

Domestic Constitution

Article I: Name

The name of the organization is Canadian Clean Energy and Storage Association (CCESA).

Article II: Purpose

The Association is a non-profit, non-governmental organization dedicated to:

Advancing clean energy and energy storage research and deployment, such as cutting-edge research in solar, wind, hydrogen, innovative nuclear, innovative oil, innovative gas, innovative coal, innovative materials, clean energy powered modular homes, innovative equipment, lithium battery, solid-state battery, and energy storage technologies etc. in Canada;

Facilitating interdisciplinary collaboration between universities, industries, Indigenous and local communities, and government bodies;

Supporting Canada's net-zero 2050 targets through innovation, policy advocacy, and commercialization;

Promoting education, public awareness, and workforce development in the clean energy sector.

Article III: Legal Status

The Association is incorporated as a non-profit entity under Canadian law and operates independently.

Article IV: Membership

Categories:

Academic Members

Corporate Members

Community Members

Student Members

Honorary Members

Rights and Duties:

Support the mission of the Association and abide by its code of ethics;

Enjoy the rights to vote, attend meetings, access materials of the association, and stand for election.

Article V: Governance Structure

Board of Directors;

Co-Chairs;

Executive Director;

Advisory Committees.

Article VI: Meetings

Annual General Meeting (AGM);

Quarterly Board Meetings;

Special meetings may be convened by the Chair or by a majority of the Directors.

Article VII: Funding

Project-based revenues

Government grants

Private donations

Membership dues

Article VIII: Amendments

Amendments require a two-thirds majority vote at the AGM.

This constitution comes into force upon approval by the CCESA Board of Directors.