ARGOS

Roberta Cement Plant

An Environmental Product Declaration
# An Environmental Product Declaration

In accordance with ISO 14025 and 21930

## About this EPD

This is a cradle-to-gate environmental product declaration (EPD) for Argos North America’s EcoStrong Type IL cement as produced at its Roberta plant located in Calera, AL. The results of the underlying LCA are computed with the North American (N.A.) version of the Global Cement and Concrete Association (GCCA) Industry EPD Tool for cement and concrete [1]. This tool and the underlying LCA model and database [2] have been previously verified to conform to the prevailing sub-product category rule (PCR) [3], ISO 21930:2017 (the core PCR) [4] as well as ISO 14020:2000 [5] and ISO 14040/44:2006 LCA standards [7], [8].

This EPD is certified by ASTM to conform to the sub-Product Category Rule (PCR) referenced above, as well as to the requirements of ISO 14025 [6], ISO 21930 and ASTM International’s General Program Instructions [9]. This EPD is intended for business-to-business audiences.

## General Summary

**EPD Commissioner and Owner**

Argos North America  
3015 Windward Plaza, Suite 300  
Alpharetta, GA 30005  
[https://argos-us.com](https://argos-us.com)

The Roberta plant provided both LCI and meta-data for, clinker production and cement manufacture for reference year 2022/23. Argos personnel also completed the LCA modeling within the GCCA EPD tool. The owner of the declaration is liable for the underlying information and evidence.

**Product Group and Name**

*Cement, UN CPC 3744.*

**Product Definition**

*Blended cement* is a hydraulic cement consisting of two or more inorganic constituents (at least one of which is not portland cement or portland cement clinker) which separately or in combination contribute to the strength gaining properties of the cement, (made with or without other constituents, processing additions and functional additions, by intergrinding or other blending).

- Type IL (ASTM C595[13]) — is a Portland-limestone cement and is a hydraulic cement in which the limestone content is more than 5% but less than or equal to 15% by mass of the blended cement

**Product Category Rules (PCR)**

NSF International, Product Category Rules for Preparing an Environmental Product Declaration for Portland, Blended Hydraulic, Masonry, Mortar, and Plastic (Stucco) Cements, V3.2, September 2021 [3].

**Date of Issue & Validity Period**

September 29, 2023 – 5 years

**Declared Unit**

1 metric ton of cement

## EPD and Project Report Information

**Program Operator**

ASTM International
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Declaration Number: EPD 583

Declaration Type: Cradle-to-gate (modules A1 to A3). Facility and product-specific.

Applicable Countries: United States

Product Applicability: Portland cement is the basic ingredient of concrete. Concrete, one of the most widely used construction materials in the world, is formed when Portland cement creates a paste with water that binds with sand and rock to harden.

Content of the Declaration: This declaration follows Section 9; Content of an EPD, NSF International, Product Category Rules for Preparing an Environmental Product Declaration for Portland, Blended Hydraulic, Masonry, Mortar, and Plastic (Stucco) Cements, V3.2, September 2021 [3].

This EPD was independently verified by ASTM in accordance with ISO 14025 and the reference PCR: Tim Brooke, ASTM International, 100 Barr Harbor Drive, PO Box C700, West Conshohocken, PA 19428-2959, USA cert@astm.org

Thomas P. Gloria, Ph. D., Industrial Ecology Consultants, 35 Bracebridge Rd., Newton, MA

Internal: X

Notes: The EPD results reported herein are computed using the N.A. GCCA Industry EPD tool for Cement and Concrete (https://concrete-epd-tool.org).

EPD Prepared by: Athena Sustainable Materials Institute, 280 Albert Street, Suite 404, Ottawa, Ontario, Canada K1P 5G8 info@athenasmi.org www.athenasmi.org

PCR Information:

Program Operator: NSF International

Reference PCR: Product Category Rules for Preparing an Environmental Product Declaration for Portland, Blended Hydraulic, Masonry, Mortar, and Plastic (Stucco) Cements, V3.2, September 2021 [3].

PCR review was conducted by: Thomas P. Gloria, PhD (Chair), Industrial Ecology Consultants, Mr. Jack Geibig, EcoForm, Mr. Bill Stough, Sustainable Research Group

Argos USA & Production Facility:

Argos is a growing multinational that consolidates its presence in 16 countries and territories with emerging and developed economies. We have been building history for more than 80 years and today we are the number one
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cement and concrete company in Colombia and one of the leading players in the sector in the United States, the Caribbean and Central America.
Argos in the US is headquartered in Alpharetta, GA, and has presence across the Gulf and East Coasts with around 140 ready mix plants, four cement plants, two grinding facilities and 18 cement terminals.
Argos is one of the global leaders in sustainability in the industry, and we create value for society and for the company through innovative solutions and products and logistic synergies. We lay foundations for sustainable development and we constantly innovate to look hopefully to the future. We assume great challenges that allow us to chart new paths, build realities and transcend limits, advancing with solid, safe steps.

Facility Name: Roberta Cement Plant
8039 Highway 25 West, Calera, AL 35040

Product Description and Standards

This EPD reports environmental transparency information for Argos’ EcoStrong Type IL cement as produced at its Roberta plant. Cements are hydraulic binders and are manufactured by grinding cement clinker and other constituents into a finely ground, usually grey colored mineral powder. When mixed with water, cement acts as a glue to bind together the sand, gravel or crushed stone to form concrete, one of the most durable, resilient and widely used construction materials in the world. Argos’ EcoStrong Type IL cement complies with ASTM C595/C595M – Standard Specification for Blended Hydraulic Cement. The Roberta plant’s Type IL cement is sold in bulk.

Declared Unit

The declared unit is one metric ton of cement.

System Boundary

This is a cradle-to-gate EPD covering the production stage (A1-A3) as depicted in the figure below. The production stage includes extraction of raw materials (cradle) through the manufacture of cements ready for shipment (gate).
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Items excluded from the system boundary include:
- Production, manufacture, and construction of manufacturing capital goods and infrastructure
- Production and manufacture of production equipment, delivery vehicles, and laboratory equipment
- Personnel-related activities (travel, furniture, and office supplies)
- Energy and water use related to company management and sales activities that may be located either within the factory site or at another location

Cut-off Criteria
The cut-off criteria per NSF PCR, Section 7.1.8 [3] and ISO 21930, 7.1.8 [4] were followed. Per ISO 21930, 7.1.8, all input/output data required were collected and included in the LCI modelling. No substances with hazardous and toxic properties that pose a concern for human health and/or the environment were identified in the framework of this EPD

Data Collection
Gate-to-gate input/output flow data were collected for the following processes for the reference year 2022/23:
- clinker production and cement manufacture.

Allocation Rules
Allocation of inventory flows and subsequently environmental impact is relevant when assets are shared between product systems. The allocation method prescribed by the PCR [3] is applied in the underlying LCA model. The sub-category PCR recognizes fly ash, furnace bottom ash, bypass dust, mill scale, polluted soils, spent catalyst, aluminum oxide waste, silica fume, granulated blast furnace slag, iron rich waste, cement kiln dust (CKD), flue gas...
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desulfurization (FGD) gypsum, calcium fluoride rich waste and postconsumer gypsum as recovered materials and thus, the environmental impacts allocated to these materials are limited to the treatment and transportation required to use as a cement material input. Further, used tires, plastics, solvents, used oil and oily waste, coal/carbon waste, roofing asphalt, household refuse-derived waste, non-hazardous liquid waste, industrial sludge, and agricultural waste are considered non-renewable and/or renewable secondary fuels. Only the materials, water, energy, emissions, and other elemental flows associated with reprocessing, handling, sorting and transportation from the point of the generating industrial process to their use in the production process are considered. All emissions from combustion at the point of use are considered. For co-products, no credit is considered, and no allocation is applied. See the LCA model and LCA database reports of the N.A. version of GCCA’s Industry Tool for EPDs of cement and concrete for more information [1 & 2].

### Data Quality Requirements and Assessment

<table>
<thead>
<tr>
<th>Data Quality Requirements</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Technology Coverage</strong></td>
<td>Data represents the prevailing technology in use at the Roberta facility. Whenever available, for all upstream and core material and processes, North American typical or average industry LCI datasets were utilized. The Roberta plant utilizes a preheater-pre-calciner dry kiln technology. Technological representativeness is characterized as “high”.</td>
</tr>
<tr>
<td><strong>Geographic Coverage</strong></td>
<td>The geographic region considered is U.S. Geographical representativeness is characterized as &quot;high&quot;.</td>
</tr>
<tr>
<td><strong>Time Coverage</strong></td>
<td>Activity (primary) data are representative of 2022 calendar year (12 months). - clinker production, - cement manufacturing, - In-bound/out-bound transportation data Temporal representativeness is characterized as “high”.</td>
</tr>
<tr>
<td><strong>Completeness</strong></td>
<td>All relevant, specific processes, including inputs (raw materials, energy and ancillary materials) and outputs (emissions and production volume) were considered and modeled in the GCCA Tool to complete the production profile for Argos’ EcoStrong Type IL cement. The Roberta cement plant operates a continuous emissions monitoring system and reports emissions to the US EPA. These data for 2022 were drawn on in the completion of this EPD. The completeness of the foreground process chain in terms of process steps is rigorously assessed.</td>
</tr>
<tr>
<td><strong>Consistency</strong></td>
<td>To ensure consistency, cross checks of the energy demand and the calculated raw meal to clinker ratio against ranges reported in the WBCSD Cement Sustainability Initiative, Cement CO2 and Energy Protocol, v3.1 December, 2013 were conducted [15]. The LCA team conducted mass and energy balances at the facility level and selected process levels to maintain a high level of consistency</td>
</tr>
<tr>
<td><strong>Reproducibility</strong></td>
<td>External reproducibility is not possible as the source LCI data and subsequent LCA background reports are confidential.</td>
</tr>
</tbody>
</table>
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<table>
<thead>
<tr>
<th>Transparency</th>
<th>Activity datasets are disclosed in the project LCI compilation and the background reports generated by the GCCA Tool.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uncertainty</td>
<td>A sensitivity check was conducted relative to the PCA industry average [16]. The variation across significant inputs were found to be well within the expected range and hence, there is high degree of confidence in the results.</td>
</tr>
</tbody>
</table>

### Life Cycle Impact Assessment Results: Roberta Plant

This section summarizes the production stage life cycle impact assessment (LCIA) results including resource use and waste generated metrics based on the cradle-to-gate life cycle inventory inputs and outputs analysis. The results are calculated based on 1 metric ton of Type IL cement as produced at the Roberta plant.

It should be noted that LCIA results are relative expressions and do not predict impacts on category endpoints, the exceeding of thresholds, safety margins or risks [4], [8]. Further, many LCA impact categories and inventory items are still emerging or under development and can have high levels of uncertainty that preclude international acceptance pending further development. Use caution when interpreting results for these categories – identified with an ‘*’ [3].

Only EPDs prepared from cradle-to-grave life-cycle results and based on the same function, quantified by the same functional unit, and taking account of replacement based on the product reference service life (RSL) relative to an assumed building service life, can be used to assist purchasers and users in making informed comparisons between products [3]. Environmental declarations from different programs may not be comparable [6]. EPDs are comparable only if they comply with ISO 21930, use the same sub-category PCR where applicable, include all relevant information modules and are based on equivalent scenarios with respect to the context of construction works [3&4].

### Production stage EPD Results – per metric ton

<table>
<thead>
<tr>
<th>Impact category and inventory indicators</th>
<th>Unit</th>
<th>Type IL ASTM C595</th>
</tr>
</thead>
<tbody>
<tr>
<td>Global warming potential, GWP 100, AR5</td>
<td>kg CO2 eq</td>
<td>793</td>
</tr>
<tr>
<td>Ozone depletion potential, ODP</td>
<td>kg CFC-11 eq</td>
<td>1.49E-05</td>
</tr>
<tr>
<td>Smog formation potential, SFP</td>
<td>kg O3 eq</td>
<td>29.0</td>
</tr>
<tr>
<td>Acidification potential, AP</td>
<td>kg SO2 eq</td>
<td>1.5</td>
</tr>
<tr>
<td>Eutrophication potential, EP</td>
<td>kg N eq</td>
<td>1.2</td>
</tr>
<tr>
<td>Abiotic depletion potential for non-fossil mineral resources, ADP elements*</td>
<td>kg Sb eq</td>
<td>1.58E-04</td>
</tr>
<tr>
<td>Abiotic depletion potential for fossil resources, ADP fossil*</td>
<td>MJ LHV</td>
<td>3136</td>
</tr>
</tbody>
</table>
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<table>
<thead>
<tr>
<th>Category</th>
<th>Unit</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewable primary resources used as an energy carrier (fuel), RPRE*</td>
<td>MJ LHV</td>
<td>81</td>
</tr>
<tr>
<td>Renewable primary resources with energy content used as material, RPRM*</td>
<td>MJ LHV</td>
<td>0</td>
</tr>
<tr>
<td>Non-renewable primary resources used as an energy carrier (fuel), NRPRE*</td>
<td>MJ LHV</td>
<td>3136</td>
</tr>
<tr>
<td>Non-renewable primary resources with energy content used as material, NRPRM*</td>
<td>MJ LHV</td>
<td>0</td>
</tr>
<tr>
<td>Secondary materials, SM*</td>
<td>kg</td>
<td>213</td>
</tr>
<tr>
<td>Renewable secondary fuels, RSF *</td>
<td>MJ LHV</td>
<td>43</td>
</tr>
<tr>
<td>Non-renewable secondary fuels, NRSF *</td>
<td>MJ LHV</td>
<td>934</td>
</tr>
<tr>
<td>Recovered energy, RE*</td>
<td>MJ LHV</td>
<td>0</td>
</tr>
<tr>
<td>Consumption of freshwater, FW*</td>
<td>m3</td>
<td>3.5</td>
</tr>
<tr>
<td>Hazardous waste disposed, HWD*</td>
<td>kg</td>
<td>0</td>
</tr>
<tr>
<td>Non-hazardous waste disposed, NHWD *</td>
<td>kg</td>
<td>0</td>
</tr>
<tr>
<td>High-level radioactive waste, conditioned, to final repository, HLRW*</td>
<td>kg</td>
<td>x₁)</td>
</tr>
<tr>
<td>Intermediate- and low-level radioactive waste, conditioned, to final repository, ILLRW*</td>
<td>kg</td>
<td>x₁)</td>
</tr>
<tr>
<td>Components for re-use, CRU*</td>
<td>kg</td>
<td>0</td>
</tr>
<tr>
<td>Materials for recycling, MFR*</td>
<td>kg</td>
<td>0</td>
</tr>
<tr>
<td>Materials for energy recovery, MER*</td>
<td>kg</td>
<td>0</td>
</tr>
<tr>
<td>Recovered energy exported from the product system, EE*</td>
<td>MJ LHV</td>
<td>0</td>
</tr>
<tr>
<td>Global warming potential - biogenic, GWPbio*</td>
<td>kg CO₂ eq</td>
<td>0.04</td>
</tr>
<tr>
<td>Emissions from calcination*</td>
<td>kg CO₂ eq</td>
<td>462</td>
</tr>
<tr>
<td>Emissions from combustion of waste from renewable sources*</td>
<td>kg CO₂ eq</td>
<td>0</td>
</tr>
<tr>
<td>Emissions from combustion of waste from non-renewable sources*</td>
<td>kg CO₂ eq</td>
<td>74.9</td>
</tr>
</tbody>
</table>

Table Notes:

x₁) – The GCCA EPD Tool does not support these indicators.
* Use caution when interpreting results for these categories.
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LCA Interpretation

The Manufacturing module (A3) drives most of the potential environmental impacts. Manufacturing impacts are primarily driven by energy use (electricity and thermal fuels) during the pyroprocessing of limestone in the production of clinker. Clinker content in cement similarly defines the relative environmental profile of the final cement product. Raw material extraction (A1) is the second largest contributor to the Production stage EPD results, followed by transportation (A2).

Additional Environmental Information

No additional environmental information is declared.

References

4. ISO 21930:2017 Sustainability in buildings and civil engineering works - Core rules for environmental product declarations of construction products and services.
5. ISO 14020:2000 Environmental labels and declarations — General principles
6. ISO 14025:2006 Environmental labeling and declarations - Type III environmental declarations - Principles and procedures.
10. NSF International, Product Category Rule Environmental Product Declarations, PCR for Concrete, V2.1, August 2021.
12. API 10a – Specification for Cements and Materials for Well Cementing