

Lean Construction Institute Content Submission License and Release

By submitting any data, information, content or material (the "Work") by or through this portal (including, without limitation, any related website and any related mobile application), in consideration of good and valuable consideration, receipt whereof is hereby acknowledged, the user hereby irrevocably grants to Lean Construction Institute, Inc., together with its and their respective licensees, successors and assigns (herein collectively called the "licensed parties") for publication, on a perpetual basis, concerning the Work, non-exclusive consent and full rights to use, prepare derivative works from, publish, and distribute (including, without limitation, sub-licensing to other organizations for educational purposes) the Work (including, without limitation, all content within the work) and the name(s), voice(s), picture(s), portrait(s) and likeness(es) of each individual appearing in the Work in all media (including, without limitation, on social media platforms) and types of advertising and promotion of licensed parties.

User represents and warrants, by submitting any content, that: (1) user is at least 21 year of age; (2) user has all rights necessary to make the submission and to grant the licenses granted herein; and (3) the licenses granted herein do not in any way conflict with any existing commitment of user and that user is not, and each person appearing in the Work is not, a part of any labor union that would require payments or other obligations of licensed parties for use of the Work.

User further acknowledges and agrees that: (a) no advertisement, distribution, publication, or other material need be submitted to user or any third party for any further approval; (b) the licensed parties shall be without liability to user or any third-party for any distortion or illusionary effect resulting from the publication of the Work, including, without limitation, any picture, still, portrait or likeness appearing in the Work; and (c) licensed parties may receive consideration from third parties (e.g., ad revenues from a social media platform) and any such consideration is the sole property of licensed parties and user knowingly waives any claim to any payments, accounting or further consideration.

Nothing herein will constitute any obligation on the licensed parties to make any use of any of the rights set forth herein.

USER ACKNOWLEDGES THAT IT HAS READ AND UNDERSTAND AND HEREBY EXPRESSLY AND KNOWINGLY WAIVES THE BENEFITS OF CALIFORNIA CIVIL CODE §1542, WHICH SAYS: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor." USER ACKNOWLEDGES THAT IT HAS READ AND UNDERSTANDS AND HEREBY EXPRESSLY AND KNOWINGLY WAIVES THE BENEFITS OF ANY LAW OF ANY STATE, COUNTRY OR TERRITORY SIMILAR TO THAT OF CALIFORNIA CIVIL CODE §1542.

BY CLICKING "I AGREE", USER AGREES TO ALL TERMS OF THIS LICENSE AND RELEASE.