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# **Conditional and Unconditional Waiver and Release Forms**

**Civil Code Section 3262** 

#### **General Principles:**

No lien release is binding unless the claimant executes (signs) and delivers a waiver and release.

**Be careful:** paying your contractor (and/or getting a release from your contractor) does not guarantee that other claimants, like subcontractors and suppliers, are paid. A claimant is a person who, if not paid, can file a lien on your home.

To be effective, the waiver and release forms must follow substantially one of the forms set forth in Civil Code Section 3262. The four forms are:

- · Conditional Waiver And Release Upon Progress Payment
- Unconditional Waiver And Release Upon Progress Payment
- · Conditional Waiver And Release Upon Final Payment
- · Unconditional Waiver And Release Upon Final Payment

These forms are binding if signed by the claimant or his or her authorized agent. The signed form is effective to release:

- the owner;
- · the construction lender; and
- the surety (in the case of a payment bond).

**Caution:** in the case of a conditional release, the release is only binding if there is evidence of payment to the claimant. Evidence of payment may be demonstrated by:

- the claimant's endorsement on a single check or a joint payee check which has been paid by the bank upon which it was drawn; or
- · written acknowledgment of payment given by the claimant.

## **Conditional Waiver and Release Upon Progress Payment**

Use this form when the claimant is required to execute a waiver and release in exchange for or in order to induce the payment of a progress payment and the claimant has not been paid. This form is useful when the claimant has not been paid yet, but will be paid out of a progress payment that is not the final payment. This conditional waiver and release is only effective if the claimant is *actually paid*. This release does not cover all items. See the "Conditional Waiver And Release Upon Progress Payment" form for more information.

		Civil Code Section 3	3262(d)(1)	
Upon receipt by tl	e undersigned of	a check from	MAKEF	
				PAYEES OF CHECK
and when the ch	ck has been prop	perly endorsed an	d has been paid b	y the bank upon which it is
			-	en, stop notice, or bond right
the undersigned h	as on the job of _		OWNER	
				to the following extent
		JOB DESCRIPTION		to the following extent.
This release cov	ers a progress pa	ayment for labor,	services, equipme	nt, or material furnished to
	YOUR CUSTOMER	{	through	DATE
before the release release date. Rig	e date for which pa hts based upon w	ayment has not be vork performed or	en received; extras items furnished ur	ease date; extras furnished or items furnished after the ider a written change order are covered by this release
unless specifically notice, or bond rig the contract base undersigned to re	ht shall not othen d upon a rescissi cover compensatio	wise affect the con ion, abandonment on for furnished lab	ease. This release atract rights, includin , or breach of the por, services, equipr	of any mechanic's lien, stop ng rights between parties to contract, or the right of the nent, or material covered by ompensated by the progress
unless specifically notice, or bond rig the contract base undersigned to re this release if that payment.	t shall not other d upon a rescissi cover compensatio urnished labor, ser	wise affect the con ion, abandonment on for furnished lab rvices, equipment, c	ease. This release atract rights, includin , or breach of the por, services, equipr or material was not c	of any mechanic's lien, stop ng rights between parties to contract, or the right of the nent, or material covered by
unless specifically notice, or bond rig the contract base undersigned to re this release if that payment. Before any recipie undersigned.	t shall not other d upon a rescissi cover compensatio urnished labor, ser	wise affect the con ion, abandonment on for furnished lab rvices, equipment, c	ease. This release atract rights, includin , or breach of the por, services, equipr or material was not c party should verify	of any mechanic's lien, stop ng rights between parties to contract, or the right of the nent, or material covered by ompensated by the progress evidence of payment to the

## **Unconditional Waiver and Release Upon Progress Payment**

Use this form when the claimant is required to execute a waiver and release in exchange for or in order to induce payment of a progress payment and the claimant asserts in the waiver that he or she has in fact been paid the progress payment. This release does not cover all items. See the "Unconditional Waiver And Release Upon Progress Payment" form for more information.

The undersia	ned has been r	aid and has received a progress payment in the	sum of
-			
\$	for labor, service	s, equipment or material furnished to	
on the job of $\_$	OWNER	located at	
	by release any med enced job to the fo	chanic's lien, stop notice or bond right that the undersigned llowing extent.	d has on
This release c	overs a progress	payment for labor, services, equipment, or material fu	irnished
to		through	
	YOUR CUSTOMER	DATE	
before the relea release date. R which has beer unless specifica	ise date for which hights based upon in fully executed by ally reserved by the	entions retained before or after the release date; extras fur payment has not been received; extras or items furnished work performed or items furnished under a written chang the parties prior to the release date are covered by this e claimant in this release. This release of any mechanic's li	after the ge order release en, stop
before the release release date. R which has beer unless specificanotice, or bond the contract ba undersigned to this release if that	ise date for which lights based upon in fully executed by ally reserved by the right shall not othe sed upon a rescis recover compensa	entions retained before or after the release date; extras fur payment has not been received; extras or items furnished work performed or items furnished under a written chang the parties prior to the release date are covered by this	after the ge order release en, stop arties to nt of the vered by
before the release date. Release date. Rewhich has beer unless specification of the contract base undersigned to this release if the payment.	ise date for which lights based upon in fully executed by ally reserved by the right shall not othe sed upon a rescis recover compensa	entions retained before or after the release date; extras fur payment has not been received; extras or items furnished work performed or items furnished under a written change the parties prior to the release date are covered by this e claimant in this release. This release of any mechanic's li- erwise affect the contract rights, including rights between p asion, abandonment, or breach of the contract, or the righ- tion for furnished labor, services, equipment, or material cov- ervices, equipment, or material was not compensated by the p	after the ge order release en, stop arties to nt of the vered by
before the release release date. R which has beer unless specifica notice, or bond the contract ba undersigned to this release if tha payment.	ase date for which hights based upon in fully executed by ally reserved by the right shall not othe sed upon a rescis recover compensa at furnished labor, s	entions retained before or after the release date; extras fur payment has not been received; extras or items furnished work performed or items furnished under a written change the parties prior to the release date are covered by this e claimant in this release. This release of any mechanic's li erwise affect the contract rights, including rights between p asion, abandonment, or breach of the contract, or the right tion for furnished labor, services, equipment, or material cov ervices, equipment, or material was not compensated by the p	after the ge order release en, stop arties to nt of the vered by progress
before the release release date. R which has beer unless specifica notice, or bond the contract ba undersigned to this release if tha payment.	ase date for which hights based upon in fully executed by ally reserved by the right shall not othe sed upon a rescis recover compensa at furnished labor, s	entions retained before or after the release date; extras fur payment has not been received; extras or items furnished work performed or items furnished under a written change the parties prior to the release date are covered by this e claimant in this release. This release of any mechanic's li- erwise affect the contract rights, including rights between p asion, abandonment, or breach of the contract, or the righ- tion for furnished labor, services, equipment, or material cov- ervices, equipment, or material was not compensated by the p	after the ge order release en, stop arties to nt of the vered by progress
before the release release date. R which has beer unless specifica notice, or bond the contract ba undersigned to this release if tha payment.	ase date for which hights based upon in fully executed by ally reserved by the right shall not othe sed upon a rescis recover compensa at furnished labor, s	entions retained before or after the release date; extras fur payment has not been received; extras or items furnished work performed or items furnished under a written change the parties prior to the release date are covered by this e claimant in this release. This release of any mechanic's li erwise affect the contract rights, including rights between p asion, abandonment, or breach of the contract, or the right tion for furnished labor, services, equipment, or material cov ervices, equipment, or material was not compensated by the p	after the ge order release en, stop arties to nt of the vered by progress

#### **Conditional Waiver and Release Upon Final Payment**

Use this form when the claimant is required to execute a waiver and release in exchange for or in order to induce the payment of a final payment and the claimant has not been paid. This release is only binding if there is evidence of payment to the claimant. Evidence of payment may be demonstrated by:

- the claimant's endorsement on a single check or a joint payee check which has been paid by the bank upon which it was drawn; or
- written acknowledgment of payment given by the claimant.

Upon receipt by the unders	igned of a check from
	DF CHECK PAYEE OR PAYEES OF CHECK
and when the check has b	een properly endorsed and has been paid by the bank upon which it i
drawn, this document shall	become effective to release any mechanic's lien, stop notice, or bond righ
the undersigned has on the	pob of
	OWNER
located at	JOB DESCRIPTION
furnished on the job, excep	I payment to the undersigned for all labor, services, equipment, or materia t for disputed claims for additional work in the amount of \$ document relies on it, the party should verify evidence of payment to the
undersigned.	
C C	
Dated:	COMPANY NAME
C C	COMPANY NAME By

# **Unconditional Waiver and Release Upon Final Payment**

Use this form when the claimant is required to execute a waiver and release in exchange for, or in order to induce payment of, a final payment *and* the claimant asserts in the waiver he or she has in fact been paid the final payment.

The undersigned has been paid in i	ull for all labor, services, equipment or material furnished
to	on the job of
located at	and does hereby waive and release any right to a
mechanic's lien stop notice or any ri	
disputed claims for extra work in the ar	
disputed claims for extra work in the ar	nount of \$
disputed claims for extra work in the ar	nount of \$
disputed claims for extra work in the ar Dated:	nount of \$

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