

AIA Trust Week LegaLine Webinar

LegaLine is an AIA Trust member benefit service that offers members access to qualified professionals who can help identify and manage risks while minimizing claims-whether dealing with clients, contractors, employees, or others. The AIA Trust is pleased to provide AIA members with the opportunity to earn 1 AIA Continuing Education Credit by reviewing the webinar and answering the following 10 questions. The objective of each test is to learn about LegaLine, but you don't have to ace the test to get credit. After you complete the test, write your name and member number on the completed test, scan, and email it to <u>AIATrust@aia.org</u>. Once we receive your questionnaire, you will be emailed an answer sheet with the correct responses and the learning credit will be added to your online transcript.

- 1. Every individually licensed architect is liable for his own negligence, regardless of the form of practice his firm takes (whether it be a sole proprietorship, partnership, corporation, etc.):
 - a. True
 - b. False
- State Board and/or state practice acts may dictate business form options and ownership percentages (i.e., businesses must be 100% owned by licensed individuals, etc.):
 - a. True
 - b. False
- 3. If you do your research, you can find a business form that will provide an absolute shield from professional liability:
 - a. True
 - b. False
- 4. Commercial General Liability (CGL) usually covers damages arising out of professional negligence:
 - a. True
 - b. False

- 5. Professional Liability (PL) Insurance is generally the most important insurance for an architectural practice:
 - a. True
 - b. False
- 6. Professional Liability Insurance does not cover intentional wrongdoing such as fraud or intentional misrepresentation:
 - a. True
 - b. False
- 7. A defined description of your scope of services is usually not a major consideration in your contract:
 - a. True
 - b. False
- 8. Guaranteeing that your services will be free from defects is within the standard of care:
 - a. True
 - b. False
- 9. A sole corporate remedy clause in a contract serves to protect individual employees or owners of an architectural practice from being named in a lawsuit:
 - a. True
 - b. False
- 10. Since your client pays for your services, they have full rights to your drawings and there is nothing you can do about it if you get paid:
 - a. True
 - b. False