Ted R. Gropman, Esq. Los Angeles, California



**Current Employer-Title** Law Offices of Ted R. Gropman

**Profession** Attorney - Construction Litigation

Law Offices of Ted R. Gropman, 2024-Present; Troutman Pepper Work History

> Hamilton Sanders, 2020-2024; Pepper Hamilton LLP, 2014-2020; Attorney, Sole Practitioner, 1995-2014, 1991-1994, and 1981-1983; Partner, Negele & Gropman, A Law Corporation, 1994-1995; Attorney, Acret, Gropman & Turner, 1983-1991; Associate, Acret & Perrochet,

1980-1981.

Experience Specializes in construction law, representing contractors, subcontractors

> design professionals, developers, and corporate owners. Experience in contract drafting and review and the litigation and arbitration of disputes involving mechanic's lien and stop notices, bid protests, scope-of-work

AAA Large Complex Case Program (LCCP) panelist and Construction

disputes, delay and impact claims, and construction defects.

**Alternative Dispute Resolution Experience** 

Law Liason Committee member.

University of West Los Angeles (JD, Dean's List-1980); Sonoma State Education

College (BA-1973).

**Professional Licenses** Admitted to the Bar, California, 1980.

**Professional Associations** Los Angeles County Bar Association (Construction Law Subsection);

Construction Financial Management Association; California Construction

Law Reporter (Board of Contributing Editors, Member).

Ted R. Gropman, Esq. Neutral ID: 126311

The AAA's Rules provide the AAA with the authority to administer an arbitration including, arbitrator appointment and challenges, general oversight, and billing. Accordingly, arbitrations that proceed without AAA administration are not considered AAA arbitrations, even when the parties select an arbitrator who is on the AAA's Roster.

The information contained in this resume has been supplied solely by the individual arbitrator and may, or may not, be a complete reflection of their experience. The AAA assumes no responsibility for the content, completeness, accuracy, or reliability of the information contained in an arbitrator's resume. If you have any questions about an arbitrator's experience or background, you are encouraged to contact your case manager.

Recent Publications & Speaking Engagements

"A Pay-If-Paid Clause in a Subcontract is no Defense to a Subcontractor Action on a Statutory Payment Bond," CALIFORNIA CONSTRUCTIO

LAW REPORTER, pp. 43-45, March 1995.

Citizenship United States of America

**Languages** English

Compensation: Hearing: \$595.00 per hour

Study: \$595.00 per hour

Cancellation Period: 0 days

Ted R. Gropman ,Esq. Neutral ID: 126311

The AAA's Rules provide the AAA with the authority to administer an arbitration including, arbitrator appointment and challenges, general oversight, and billing. Accordingly, arbitrations that proceed without AAA administration are not considered AAA arbitrations, even when the parties select an arbitrator who is on the AAA's Roster.

The information contained in this resume has been supplied solely by the individual arbitrator and may, or may not, be a complete reflection of their experience. The AAA assumes no responsibility for the content, completeness, accuracy, or reliability of the information contained in an arbitrator's resume. If you have any questions about an arbitrator's experience or background, you are encouraged to contact your case manager.

Arbitrators on the AAA Roster are not employees or agents of the AAA.