



ACO StormBrixx Structural Calculator

Terms of Use

The ACO Structural Calculator (the “Calculator”) is owned and operated by ACO, Inc., an Ohio Corporation (“ACO”). Any and all individuals or entities accessing, browsing and/or using the Calculator are identified as “you” or “your” in these Terms of Use (“Terms”).

Acceptance of Terms

By accessing, browsing and/or using this Calculator, you agree to be bound by these Terms and to comply with all applicable laws and regulations, including, without limitation, U.S. export and re-export laws and regulations. If you do not agree with these Terms, do not use this Calculator or access, use or download any reports, material or content from it.

Disclaimer Of Warranty and Assumption of Risk

To the fullest extent allowed by applicable law, ACO provides this calculator “as is.” ACO expressly disclaims all express and implied warranties, including all implied warranties of merchantability, non-infringement, fitness for a particular purpose, title, or any warranties arising from a course of dealing, usage or trade practice. ACO does not make any warranties related to the operation, accuracy, reliability or completeness of this calculator, or to the information, reports, content, materials, features and/or products included or referred to in this calculator. ACO does not warrant that the calculator will be free of harmful code or viruses. ACO disclaims any warranty that the operation of the calculator will be uninterrupted or error free. You agree that you are using this calculator at your own risk and the calculator should not be relied upon by you for any purpose whatsoever.

Limitation of Liability and Release of Claims

You acknowledge and agree that given changing market conditions and circumstances of every project, there is no way to guarantee the accuracy of the calculator or its results even without user error. ACO will not be liable for damages of any kind arising from the use of this calculator, including but not limited to direct, indirect, incidental, punitive and consequential damages, regardless of whether the company has been notified of such damages. You expressly waive and release any and all claims, now known or hereafter known, against ACO from your access, browsing, use of or reliance on the calculator or any information, materials or reports generated therefrom.

Updates

ACO may make changes to the information, reports, content or materials of this Calculator, or to the products and prices described in them, at any time without notice. The materials and services in this Calculator may be out of date or unavailable to you. Consult with representatives of ACO in your area regarding the products, programs and services that may be available to you.



Intellectual Property

The contents of the Calculator are copyrighted and protected by the copyright laws of the United States and other countries. You may only copy, download or print materials contained in the Calculator for your own internal use. The copying, downloading, printing, redistribution or republication of any content or material contained the Calculator is prohibited without the express, written permission of ACO. All product or service names used on this Calculator are trademarks of ACO unless otherwise indicated. These Terms do not grant any right for you to use any ACO trademarks or tradenames.

Choice of Law and Venue

These Terms shall be governed and construed in accordance with the laws of the State of Ohio, without regard to such state's conflict of law rules. You hereby submit to and consent to the jurisdiction of the state or federal courts located in the State of Ohio.

Contact info@acousa.com for more information.