


FIRST-TIME USER REBATE - 2025

Valid January 1 - December 31, 2025

Available to licensed professional builders,
contractors, remodelers, and installers only.



LP Building Solutions appreciates the building professionals who choose LP Structural Solutions products to complete their projects. As such, LP offers the following rebates to licensed builders, contractors, remodelers, and installers who purchase certain LP Structural Solutions products. Qualify for the rebates below by purchasing the minimum amount of the Qualifying Products specified.

QUALIFYING PRODUCT	REBATE AMOUNT	MINIMUM PURCHASE REQUIREMENT	MAXIMUM PURCHASE QUANTITY/REBATE AMOUNT
 Top Notch® 350 DURABLE SUB-FLOORING	CA\$5.00/sheet	40 sheets	200 sheets/CA\$1,000

Eligibility: This First-Time User Rebate (“**FTU Rebate**” or “**Rebate**”) is available to licensed building professionals (“**Purchaser**”) on their first purchase of the LP Structural Solutions products as identified above (“**Qualifying Products**”). Qualifying Products excludes all other LP products. Qualifying Products must be purchased between January 1, 2025, and December 31, 2025, to qualify for this Rebate. To qualify as a first-time user, Purchaser cannot have submitted any rebate claim on the same Qualifying Product between January 1, 2023, and December 31, 2024.

Redemption: Sales invoices supporting each Rebate claim (“**Claim**”) must show Purchaser’s name and address, date of purchase, product description, and purchase price paid. Purchaser must submit each Claim at [LPCorp.com/rebates](https://lpcorp.com/rebates) and provide all requested information. Mail-in Claims may also be sent to LP Building Solutions, Attn: Sales Services, 1610 West End Avenue #200, Nashville, TN 37203. All Claims must be received by LP on or before **January 31, 2026**. Claims made after this date will not be honored. Valid Claims will be paid by check in Purchaser’s name within 6-8 weeks. All materials submitted in connection with a Claim become the property of LP and will not be returned. Purchaser should keep a copy of any Claim for its records.

Terms and Conditions: This FTU Rebate program is subject to these terms and conditions and by submitting a Claim, Purchaser expressly agrees to these terms and conditions. All Claims are subject to review and verification by LP. There is a limit of one Rebate per Purchaser per Qualifying Product. The maximum total Claim cannot exceed the Maximum Rebate Amount per Qualifying Product. This Rebate may not be combined with any other rebate or discount. Rebate not available to homeowners, builder-owners, dealers, distributors, electricians, plumbers, HVAC professionals, or subcontractors or non-licensed persons or entities. Purchaser tax identification number issued to a valid legal entity (no personal social security numbers) and a valid sales invoice are required for the payment of any Rebate. All Claims must be received by LP on or before **January 31, 2026**. Claims received after this date will not be honored. Valid Claims will be paid within 6-8 weeks. All materials and information submitted in connection with a Claim become the property of LP and will not be returned. LP is not responsible for lost, late or misdirected Claims due to Purchaser’s failure to properly complete any required forms, or due to any technical or carrier issues, or for any other reason outside of LP’s sole control. Illegible or incomplete Claims will not be honored. LP’s decisions on any issues relating to this Rebate program and the payment of any Claim are final. LP reserves the right to modify or terminate this Rebate program at any time without notice. This offer is only available to Purchasers with mailing addresses within Canada and is void where restricted or prohibited by law. Purchaser is solely responsible for any local, provincial, or federal taxes on any Claim payment. Fraudulent submissions will be denied and may result in prosecution under provincial or federal law. This promotion is governed by the laws of the Province of Ontario, without regard to the conflict of law principles. As a condition of receiving any payment under this Rebate program, Purchaser agrees that any and all disputes which cannot be resolved between Purchaser and LP and any causes of action arising out of or which are in any way connected to the FTU Rebate program, any Claim, or these terms and conditions, shall be resolved individually, without resort to any form of class action, exclusively before a court located in Ontario having jurisdiction. LP’s maximum liability in any such dispute is limited to the maximum Rebate available under the FTU Rebate program. Purchaser expressly waives any right to claim punitive, incidental, or consequential damages. All rebate Claim submissions are subject to LP’s privacy policy located at <https://lpcorp.com/privacy-policy>.