Mark Keenan  
500 Pickford Point  
Longwood, FL 32779  
407-234-8705  
cindymark1@aol.com

Chris Murphy  
1248 Flynn Road  
Jacksonville, FL 32223  
904-631-9209

Bill Carbello  
Acousti Engineering Co. of Central FL  
11700 NW 101st Road  
Miami, FL 33178

George Estes  
Acousti Engineering Co. of Central FL  
3610 Work Drive  
Ft. Myers, FL 33916  
239-332-1610  
georgeestes@acousti.com

Mike Haines  
Acousti Engineering Co. of Central FL  
701 Boubwell Road, Suite B3  
Lake Worth, FL 33461  
561-863-2441  
mikehaines@acousti.com

Robert Cameron  
Acousti Engineering Co. of Central FL  
6704 N. 54th Street  
Tampa, FL 33610  
813-620-0718  
robertcameron@acousti.com

Carlos Velasco  
Acousti Engineering Co. of Central FL  
4656 34th Street SW  
Orlando, FL 32811  
407-425-3467  
carlosvelasco@acousti.com

Scott Rollins  
ADR Wall Systems  
P.O. Box 971  
Ocala, FL 34478  
859-466-9445  
srollins@adrwallsystems.com

Zygmunt Czarniecki  
Advanced Applicators, Inc.  
3301 SW 14th Place, Bldg. #1  
Boyton Beach, FL 33426  
561-738-1181  
zyg.man1226@aol.com

Adam Weinstein  
Advanced Building Products  
95 Cyro Drive  
Sanford, ME 04073  
207-490-2998  
aweinstein@abp-1.com

Chris Griffin  
Allied Building Products  
8395 Garden Road  
Riviera Beach, FL 33404  
561-845-6802  
chris.griffin@alliedbuilding.com

Jeremy Scoggins  
Allied Building Products  
102 1/2 Douglas Road  
Oldsmar, FL 34677  
813-854-5989  
jeremy.scoggins@alliedbuilding.com

Barry Garwood  
Allied Building Products  
5626 Enterprise Parkway  
Ft. Myers, FL 33905  
239-215-3930  
barry.garwood@alliedbuilding.com

Devon Jenison  
Allied Building Products  
5330 Pickney Avenue  
Sarasota, FL 34233  
941-444-8797  
devon.jenison@alliedbuilding.com

Michael Mistal  
Allied Building Products  
9609 Palm River Road  
Tampa, FL 33619  
813-247-7000  
mike.mistal@alliedbuilding.com

Chris Brennan  
Allied Building Products  
103 1/2 Douglas Road  
Oldsmar, FL 34677  
813-431-9391  
chris.brennan@alliedbuilding.com

Nancy Grandbouche  
Allied Interior Products  
9301 N. A1A, Suite 202  
Vero Beach, FL 32963  
863-797-9543  
nancy.grandbouche@alliedbuilding.com

Bill Lindsay  
Allied Interior Products  
103 1/2 Douglas Road  
Oldsmar, FL 34677  
bill.lindsay@alliedbuilding.com

Jose Arevalo  
Allied Interior Products  
6550 NW 74th Avenue  
Miami, FL 33165  
305-307-5185  
jose.arevalo@alliedbuilding.com

Tom Scanlon  
Allied Interior Products  
235 Commercial Drive  
St. Augustine, FL 32092

Chris Fogleman  
Allied Interior Products  
5143 Longleaf Street  
Jacksonville, FL 32209  
richard.lopez@alliedbuilding.com

Chris Mitchell  
Allied Interior Products/Atlantic  
250 Ring Avenue NE  
Palm Bay, FL 32907  
321-631-7997  
chris.mitchell@alliedbuilding.com

Shaun McDowell  
Allied Interior Products/Dolphin  
736 Fentress Boulevard  
Daytona Beach, FL 32114  
386-274-2085  
shaun.mcdowell@atlanticbuilding.com

Jeff Ferreira  
Allied Interior Products/Osprey  
4328 Domestic Avenue  
Naples, FL 34104  
239-643-6606  
jeffrey.ferreira@alliedbuilding.com

Glenn Markus  
Allsteel & Gypsum Products  
1250 NW 23rd Avenue  
Fort Lauderdale, FL 33311  
954-587-1900  
allsteel@bellsouth.net

Rich Van Wyk  
American Cornerbread  
P.O. Box 1082  
Venice, FL 34284  
941-525-0246  
rickvanwyk@hotmail.com

Ralph Scott  
American Cornerbread  
500 West Grove Avenue  
Orange, CA 92865  
714-637-4642  
scotty@ccccorp.biz

C.J. Wilson  
Amerimix-Sakrete  
4630 Woodland Corp. Blvd., #200  
Tampa, FL 33613  
cj.wilson@oldcastle.com
<table>
<thead>
<tr>
<th>Name</th>
<th>Company</th>
<th>Address</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Issa Boto</td>
<td>AMES Tools</td>
<td>3115 Pineview Drive Holiday, FL 34691</td>
<td>813-550-8448</td>
<td><a href="mailto:ibotto@amestools.com">ibotto@amestools.com</a></td>
</tr>
<tr>
<td>Pedro Rodriguez</td>
<td>AMES Tools</td>
<td>1327 Northbrook Pkwy, Suite 400 Suwanee, GA 30024</td>
<td>321-499-0211</td>
<td><a href="mailto:prodriguez@amestools.com">prodriguez@amestools.com</a></td>
</tr>
<tr>
<td>Doug Lindsay</td>
<td>AMICO</td>
<td>1932 Viewpoint Landings Road Lakeland, FL 33810</td>
<td>863-559-0066</td>
<td><a href="mailto:dlindsay@gibraltar1.com">dlindsay@gibraltar1.com</a></td>
</tr>
<tr>
<td>Issa Boto</td>
<td>AMES Tools</td>
<td>3115 Pineview Drive Holiday, FL 34691</td>
<td>813-550-8448</td>
<td><a href="mailto:ibotto@amestools.com">ibotto@amestools.com</a></td>
</tr>
<tr>
<td>Pedro Rodriguez</td>
<td>AMES Tools</td>
<td>1327 Northbrook Pkwy, Suite 400 Suwanee, GA 30024</td>
<td>321-499-0211</td>
<td><a href="mailto:prodriguez@amestools.com">prodriguez@amestools.com</a></td>
</tr>
<tr>
<td>Doug Lindsay</td>
<td>AMICO</td>
<td>1932 Viewpoint Landings Road Lakeland, FL 33810</td>
<td>863-559-0066</td>
<td><a href="mailto:dlindsay@gibraltar1.com">dlindsay@gibraltar1.com</a></td>
</tr>
<tr>
<td>Steve Andersen</td>
<td>Andersen Interior Contracting</td>
<td>10101 US 41 North Palmetto, FL 34221</td>
<td>941-845-3200</td>
<td><a href="mailto:sandersen@andersencompanies.com">sandersen@andersencompanies.com</a></td>
</tr>
<tr>
<td>Chris Colson</td>
<td>Andersen Interior Contracting</td>
<td>1301 SW 37th Avenue, Suite 110 Ocala, FL 34474</td>
<td>941-845-3200, ext. 123</td>
<td><a href="mailto:ccolson@andersencompanies.com">ccolson@andersencompanies.com</a></td>
</tr>
<tr>
<td>Jennifer Kelly</td>
<td>Armstrong Ceilings</td>
<td>2621 NE 46th Street Ft. Lauderdale, FL 33308</td>
<td>941-704-7294</td>
<td><a href="mailto:jakelly@armstrong.com">jakelly@armstrong.com</a></td>
</tr>
<tr>
<td>Wade Little</td>
<td>Armstrong World Industries, Inc.</td>
<td>1233 Penny Lane Auburn, AL 36830</td>
<td>334-704-3294</td>
<td><a href="mailto:wlittle@armstrong.com">wlittle@armstrong.com</a></td>
</tr>
<tr>
<td>Bill Pullman</td>
<td>Associated Interior Systems, Inc.</td>
<td>2239 NE 35th Street, Suite D Sarasota, FL 34327</td>
<td>941-366-4655</td>
<td><a href="mailto:billpull@aisdw.com">billpull@aisdw.com</a></td>
</tr>
<tr>
<td>Jim Crews</td>
<td>AW Baylor Versapanel Plastering, Inc.</td>
<td>P.O. Box 2846 Ormond Beach, FL 32175</td>
<td>386-672-0777</td>
<td><a href="mailto:jcrews@awbaylor.com">jcrews@awbaylor.com</a></td>
</tr>
<tr>
<td>John Thomas</td>
<td>BASF</td>
<td>4509 Summer Walk Court Jacksonville, FL 32258</td>
<td>904-616-8791</td>
<td><a href="mailto:john.thomas@mbcc-group.com">john.thomas@mbcc-group.com</a></td>
</tr>
<tr>
<td>Peter Daechsel</td>
<td>BASF</td>
<td>10205 Vineyard Lake Road E Jacksonville, FL 32256</td>
<td>904-607-5360</td>
<td><a href="mailto:peter.daechsel@mbcc-group.com">peter.daechsel@mbcc-group.com</a></td>
</tr>
<tr>
<td>Rick Sweet</td>
<td>BASWA Acoustic</td>
<td>21863 Aurora Road Bedford Heights, OH 44146</td>
<td>440-951-6022</td>
<td><a href="mailto:rick@baswaw.com">rick@baswaw.com</a></td>
</tr>
<tr>
<td>William Egan</td>
<td>Bill Egan Group</td>
<td>3063 Cypress Creek Drive Ponte Vedere Beach, FL 32082</td>
<td>904-445-7135</td>
<td><a href="mailto:bill@billefgangroup.com">bill@billefgangroup.com</a></td>
</tr>
<tr>
<td>Misty Woods</td>
<td>Bradleigh Applications, Inc.</td>
<td>6900 Trivestock Lakes Blvd., Suite 400 Orlando, FL 32827</td>
<td>321-274-1492</td>
<td></td>
</tr>
<tr>
<td>Regina Durand</td>
<td>Builders Notice Corp.</td>
<td>708 South Andrews Avenue Ft. Lauderdale, FL 33316</td>
<td>800-432-1959</td>
<td><a href="mailto:regina@buildersnotice.com">regina@buildersnotice.com</a></td>
</tr>
<tr>
<td>J. P. Schuenzel</td>
<td>Building Products of America</td>
<td>P.O. Box 165209 Miami, FL 33116</td>
<td>727-470-6469</td>
<td><a href="mailto:jp@buildingproductsfamerica.com">jp@buildingproductsfamerica.com</a></td>
</tr>
<tr>
<td>Tracy L. Lane</td>
<td>Carpenter Company</td>
<td>5100 Frontage Road South Lakeland, FL 33815</td>
<td>800-723-7749</td>
<td><a href="mailto:tracy.lane@carpenter.com">tracy.lane@carpenter.com</a></td>
</tr>
<tr>
<td>Joey Rea</td>
<td>Castle Access Panels</td>
<td>173 Adesso Drive #2 Concord ON L4K 33C8 CN 905-738-8089</td>
<td><a href="mailto:castleaccesspanels@gmail.com">castleaccesspanels@gmail.com</a></td>
<td></td>
</tr>
<tr>
<td>Christian Donald Perry</td>
<td>CDP Stucco of NW Florida</td>
<td>130 E. Perry Avenue SE Fort Walton Beach, FL 32548</td>
<td>850-259-2283</td>
<td><a href="mailto:chrish@cdpca.com">chrish@cdpca.com</a></td>
</tr>
<tr>
<td>Jerry Devore</td>
<td>CEMEX, USA</td>
<td>1873 Wentworth Lane Green Cove Springs, FL 32043</td>
<td><a href="mailto:devore@cemex.com">devore@cemex.com</a></td>
<td></td>
</tr>
<tr>
<td>George DeLaTorre</td>
<td>CEMEX, USA</td>
<td>3057-75-1991 <a href="mailto:George.delatorre@cemex.com">George.delatorre@cemex.com</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mike Perez</td>
<td>CEMEX, USA</td>
<td>561-779-1179 <a href="mailto:michael.perez@cemex.com">michael.perez@cemex.com</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thomas J Tyson</td>
<td>CEMEX, USA</td>
<td>941-201-2654 <a href="mailto:thomasj.tyson@cemex.com">thomasj.tyson@cemex.com</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Evan Albertson</td>
<td>CEMEX, USA</td>
<td>813-201-2654 <a href="mailto:evan.albertson@cemex.com">evan.albertson@cemex.com</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Josh Fortner</td>
<td>CEMEX, USA</td>
<td>386-937-5800 <a href="mailto:joshuat.fortner@cemex.com">joshuat.fortner@cemex.com</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Steven Udolph</td>
<td>CEMEX, USA</td>
<td>352-804-4175 <a href="mailto:steven.j.udolph@aint-gobain.com">steven.j.udolph@aint-gobain.com</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>David Briggs</td>
<td>Certainteed Gypsum</td>
<td>5405 Sunflare Way Lutz, FL 33558</td>
<td>352-804-4175</td>
<td><a href="mailto:david.b.briggs@aint-gobain.com">david.b.briggs@aint-gobain.com</a></td>
</tr>
<tr>
<td>John Allshouse</td>
<td>Certainteed Gypsum</td>
<td>5835 Whisper Pine Drive Leesburg, FL 34748</td>
<td>352-406-9752</td>
<td><a href="mailto:john.g.allshouse@aint-gobain.com">john.g.allshouse@aint-gobain.com</a></td>
</tr>
<tr>
<td>David Thornton</td>
<td>Certainteed Insulation</td>
<td>183 Citrus Ridge Drive Ponte Vedra, FL 32081</td>
<td>904-429-9463</td>
<td><a href="mailto:norman.d.thornton@aint-gobain.com">norman.d.thornton@aint-gobain.com</a></td>
</tr>
<tr>
<td>Chris Little</td>
<td>ClarkDietrich Building Systems</td>
<td>9100 Centre Point Drive, Suite 210 West Chester, OH 45069</td>
<td>770-844-5910</td>
<td><a href="mailto:c.k.little@clarkdietrich.com">c.k.little@clarkdietrich.com</a></td>
</tr>
<tr>
<td>Chris Little</td>
<td>ClarkDietrich Building Systems</td>
<td>15530 Panther Lake Drive Winter Garden, FL 34787</td>
<td>407-376-8707</td>
<td><a href="mailto:chris.little@clarkdietrich.com">chris.little@clarkdietrich.com</a></td>
</tr>
<tr>
<td>Pete Garcia</td>
<td>Coastal Building Materials</td>
<td>645 Commercial Park Place Cape Coral, FL 33991</td>
<td>239-574-4844</td>
<td><a href="mailto:pete@coastalbuildingmaterials.com">pete@coastalbuildingmaterials.com</a></td>
</tr>
<tr>
<td>Elaine Sage</td>
<td>Coastal Construction Products</td>
<td>3401 Phillips Highway Jacksonville, FL 32207</td>
<td>904-391-3429</td>
<td><a href="mailto:esage@coastalone.com">esage@coastalone.com</a></td>
</tr>
<tr>
<td>William Rice</td>
<td>Commercial Plastering USA, LLC.</td>
<td>212 7th Street East Bradenton, FL 34208</td>
<td>941-748-0772</td>
<td><a href="mailto:cpi@commercialplastering.com">cpi@commercialplastering.com</a></td>
</tr>
</tbody>
</table>
Chris Vanhoose
Commercial Plastering USA, LLC.
212 7th Street East
Bradenton, FL 34208
941-748-0772
chris@commercialplastering.com

Wes Nichols
Crane Composites
23525 West Eames Street
Channahon, IL 60410
803-629-6009
wnichols@cranecomposites.com

Joel Dittenber
Custom Stud
14089 East Brainerd Street
Pensacola, FL 32503
850-525-7987
joel@customstudal.com

Nancy Thorton
Custom Stud
4542 Baldwin Avenue
Montgomery, AL 36108
334-387-9095
nancy@customstudal.com

Amber Stewart
Doma Concepts, LLC.
2800 South Orange Blossom Trail
Orlando, FL 32805
407-256-5790
amberbuild@yahoo.com

Charles Wiggins
DPR Construction
315 East Robinson Street, Suite 100
Orlando, FL 32801
407-352-2233
charlesw@dpr.com

Carlos Moreno
Exterior Walls, Inc.
4031 Clarcona Ocoee Road
Orlando, FL 32810
407-854-7726
carlosmoreno@ewifl.com

Marshall Bross
FBM Sales
19245 West Princeton Street
Orlando, FL 32804
727-224-1775
marshall.bross@fbmsales.com

Mike Granatino
FBM Sales
4655 Loredo Avenue
Ft. Myers, FL 33905
561-417-0164
mike.granatino@fbmsales.com

Manuela Lyons
FF Systems, Inc.
2840 Hunter Street
Fort Myers, FL 33916
239-288-4255
manuela.lyons@ffsystemsinc.com

Tony Newman
FI-Foil Company
P.O. Box 800
Auburndale, FL 33823
863-965-1846
tnewman@ffoil.com

Floyd Hughley
Fickling Brothers, Inc.
1703 Lambert Drive
Jacksonville, FL 32206
904-359-0314
f Hughley@ficklingconst.com

Jon Whaley
FL Metal Products, Inc.
12852 Isleworth Drive
Jacksonville, FL 32223
904-334-8110
jwhaley@comcast.net

David Fleck
Fleck Exterior Systems, Inc.
2910 Kerry Forest Parkway, Suite 355
Tallahassee, FL 32309
850-671-2230
dfleck@fleckexterior.com

Cheryl Foley
Florida Surety Bonds, Inc.
620 North Wymore Road, Suite 200
Maitland, FL 32751
407-786-7770
cheryl@floridasuretybonds.com

Felipe Echarte
FMA Construction, Inc.
2749 NE 18th Street
Ft. Lauderdale, FL 33305
954-564-4410
fecharte@bellsouth.net

John Belcher
Foam Factory, Inc.
1631 South Dixie Highway, Suite B
Pompano Beach, FL 33060
954-482-4080
johnb@foamsupply.com

Tom Scanlon
Fogleman Builders Supply Co.
235 Commercial Drive
St. Augustine, FL 32092
904-810-1933
tom.scanlon@alliedbuilding.com

Chris Fogleman
Fogleman Builders Supply Co.
5143 Longleaf Street
Jacksonville, FL 32209
904-924-0333
chris.fogleman@alliedbuilding.com

Corey McKee
Franklin International
2020 Bruck Street
Columbus, OH 43207
614-455-1056
coreymckee@franklininternational.com

Chris Allen
Fry Reglet Corp.
1377 Stonefield Court
Alpharetta, GA 30004
800-237-9773
chrisallen@fryreglet.com

Richard Adan
G. Proulx, LLC.
3275 SW 42nd Street
Ft. Lauderdale, FL 33312
954-327-3465
richarda@gproulx.com

Sandy Gillman
Gillman Advertising Specialties
6555 Sanger Road
Orlando, FL 32827
407-331-5111
sandy@gillmanadspecialties.com

Angela Zischkau
Grabber - Ft. Myers
12570 Metro Parkway
Ft. Myers, FL 33966
239-278-1888
azischkau@grabberpro.com

Jeff Miller
Grabber - Jacksonville
5913-7 St. Augustine Road
Jacksonville, FL 32207
904-739-2760
jmiller@grabberpro.com

Eric Norwitch
Grabber - Miami
5717 NW 158th Street
Hialeah, FL 33014
305-820-0975
enorwitch@grabberpro.com

David Townley
Grabber - Orlando
3714 Silver Star Road
Orlando, FL 32808
407-509-4360
dtownley@grabberpro.com

Wendy McBroom
GRACO, Inc.
20500 David A. Koch Avenue
Rogers, MN 55374
612-623-6726

Nick Long
GRACO, Inc.
88-11th Avenue NE
Minneapolis, MN 55413
612-623-6290
nicklong@graco.com

Brian Jordan
Greenemaker Industries
697 Oakwood Avenue
West Hartford, CT 06110
860-761-2830
bjordan@greenemakerind.com

Nathan Kelly
Gulfshore Drywall, Inc.
P.O. Box 3678
Sarasota, FL 34237
941-923-6630
natek@gulfshoredrywall.com
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<tr>
<th>Name</th>
<th>Address</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arnaldo Goenaga</td>
<td>Gypsum Board Specialists - FL</td>
<td>954-348-8869</td>
<td><a href="mailto:agoenaga@gbpsr.com">agoenaga@gbpsr.com</a></td>
</tr>
<tr>
<td>Todd Landreth</td>
<td>Hamilton Drywall Products</td>
<td>714-981-8363</td>
<td><a href="mailto:todd@hamiltondp.com">todd@hamiltondp.com</a></td>
</tr>
<tr>
<td>Joe Petty</td>
<td>Hunter Panels</td>
<td>773-230-3829</td>
<td><a href="mailto:joe.petty@hppanels.com">joe.petty@hppanels.com</a></td>
</tr>
<tr>
<td>Grant Stahl</td>
<td>Hunter Panels</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kyle Ryerson</td>
<td>Hunter Panels</td>
<td>410-385-8590</td>
<td><a href="mailto:kryerson@hppanels.com">kryerson@hppanels.com</a></td>
</tr>
<tr>
<td>Michael Starks</td>
<td>In-Spek, LLC.</td>
<td>813-241-0203</td>
<td><a href="mailto:joanne@daggerz.com">joanne@daggerz.com</a></td>
</tr>
<tr>
<td>Jessica Laidlaw</td>
<td>Insulfoam of Florida</td>
<td>813-948-9000</td>
<td><a href="mailto:katstucco@aol.com">katstucco@aol.com</a></td>
</tr>
<tr>
<td>David Harland</td>
<td>INTERCORP</td>
<td>813-627-2219</td>
<td><a href="mailto:janet.puglisi@khss.com">janet.puglisi@khss.com</a></td>
</tr>
<tr>
<td>Rick Veal</td>
<td>INTERCORP</td>
<td>352-621-8501</td>
<td><a href="mailto:nramsey@lwsupply.com">nramsey@lwsupply.com</a></td>
</tr>
<tr>
<td>Joanne Blais</td>
<td>International Fasteners, Inc.</td>
<td>863-382-4566</td>
<td><a href="mailto:rroman@lwsupply.com">rroman@lwsupply.com</a></td>
</tr>
<tr>
<td>Dennis Abercrombie</td>
<td>J.E. Abercrombie, Inc.</td>
<td>904-731-4407</td>
<td><a href="mailto:rsthompson@lwsupply.com">rsthompson@lwsupply.com</a></td>
</tr>
<tr>
<td>Irene Su</td>
<td>JAACO Corp.</td>
<td>435-952-4205</td>
<td><a href="mailto:qaoco@qwestoffice.net">qaoco@qwestoffice.net</a></td>
</tr>
<tr>
<td>Pam Jackson</td>
<td>Jackson-Flayler Co.</td>
<td>407-872-7003</td>
<td><a href="mailto:pam@jacksonflayler.com">pam@jacksonflayler.com</a></td>
</tr>
<tr>
<td>Jeff Sterner</td>
<td>JMS Sales &amp; Marketing, Inc.</td>
<td>954-821-1805</td>
<td><a href="mailto:jmssales.mktg@comcast.net">jmssales.mktg@comcast.net</a></td>
</tr>
<tr>
<td>Jeff Stoneback</td>
<td>JP Specialty Products, Inc.</td>
<td>312-446-9924</td>
<td><a href="mailto:jlstoneback@gmail.com">jlstoneback@gmail.com</a></td>
</tr>
<tr>
<td>Ken Tillberg</td>
<td>Kat Stucco, Inc.</td>
<td>813-948-9000</td>
<td><a href="mailto:katstucco@aol.com">katstucco@aol.com</a></td>
</tr>
<tr>
<td>Mike Griffin</td>
<td>Keene Building Products</td>
<td>440-605-1020</td>
<td><a href="mailto:mjg@keenebuilding.com">mjg@keenebuilding.com</a></td>
</tr>
<tr>
<td>Tyler Baier</td>
<td>Keene Building Products</td>
<td>407-464-7070</td>
<td><a href="mailto:pkloe@kenpat.net">pkloe@kenpat.net</a></td>
</tr>
<tr>
<td>Phil Kote</td>
<td>KENPAT Central FL, LLC.</td>
<td>407-464-7070</td>
<td><a href="mailto:pkloe@kenpat.net">pkloe@kenpat.net</a></td>
</tr>
<tr>
<td>Rick Asta</td>
<td>KENPAT/Eiro Holdings</td>
<td>407-464-7070</td>
<td><a href="mailto:rasta@elroholdings.com">rasta@elroholdings.com</a></td>
</tr>
<tr>
<td>Luke Casper</td>
<td>KHS&amp;S Contractors</td>
<td>407-464-7070</td>
<td><a href="mailto:luke.casper@khss.com">luke.casper@khss.com</a></td>
</tr>
<tr>
<td>Pete Costello</td>
<td>KHS&amp;S Contractors</td>
<td>407-425-5550</td>
<td><a href="mailto:pete.costello@khss.com">pete.costello@khss.com</a></td>
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2510 Manatee Avenue East  
Bradenton, FL 34208  
941-714-0933  
acinelli@lwsupply.com

Michael Sickler  
L&W Supply  
2919 Dawn Road  
Jacksonville, FL 32207  
904-824-9106  
msickler@lwsupply.com

Dan Hinkle  
L&W Supply  
2817 North 36th Street  
Tampa, FL 33605  
813-247-5402  
dhinkle@lwsupply.com

Shawn McCord  
L&W Supply  
250 Carmalita Street  
Englewood, FL 34224  
941-474-8185  
smccord@lwsupply.com

Gary Reger  
L&W Supply  
3045 South McCall Road  
Englewood, FL 34224  
941-474-8185  
greg@lwsupply.com

Chris Mitchem  
L&W Supply  
4260 Aviation Avenue  
Tallahassee, FL 32301  
christopher.mitchem@lwsupply.com

Tim Mahaffey  
L&W Supply  
6969 West 20th Avenue  
Hialeah, FL 33014  
tmahaffey@lwsupply.com

John Sanderson  
L&W Supply  
408 Old Dixie Highway  
Auburndale, FL 33823  
john.sanderson@lwsupply.com

Shawn McCord  
L&W Supply  
3045 South McCall Road  
Englewood, FL 34224  
941-474-8185  
smccord@lwsupply.com

Jason Rice  
L&W Supply  
21192 Boca Rio Road  
Boca Raton, FL 33433  
561-479-2200  
jrice@lwsupply.com

Anabel Hernandez  
L&W Supply  
6969 West 20th Avenue  
Hialeah, FL 33014  
305-821-8000  
ahernandez@lwsupply.com

Regi Shelley  
L&W Supply  
2817 North 36th Street  
Tampa, FL 33605  
813-267-5393  
rshelley@lwsupply.com

Mitchell S. Lee  
Lee Drywall, Inc.  
5845 Corporation Circle  
 Ft. Myers, FL 33905  
239-939-9779  
mitchell@leedrywall.com

Justin Lee  
Lee Drywall, Inc.  
5845 Corporation Circle  
 Ft. Myers, FL 33905  
239-939-9779  
justin@leedrywall.com

Scott Masson  
Lotspeich Company, Inc.  
16101 NW 54th Avenue  
Miami, FL 33014  
305-624-7777  
scottm@lotspeich.com

John Dusnick  
Lotspeich Contracting  
2738 Broadway Center Boulevard  
Brandon, FL 33510  
813-626-1748  
john@lotspeich.com

Larry Pennington, Jr.  
LP Construction  
1336 SW 12th Avenue  
Ocala, FL 34471  
352-304-5919  
larry@lpconstructionfl.com

Michael Gardner  
M. Gardner Services, LLC.  
6030 Daybreak Circle, A150/268  
Clarksville, MD 21029  
202-423-5704  
michael@mgardnerservices.com

Jim Morehead  
Mader Southeast  
2300 East Landstreet Road  
Orlando, FL 32824  
407-877-8818  
jmorehead@madersoutheast.com

Adam Ecklebarger  
Mader Southeast  
2300 East Landstreet Road  
Orlando, FL 32824  
407-877-8818  
eacl@leedrywall.com

Kyle Reed  
Mader Southeast  
2300 East Landstreet Road  
Orlando, FL 32824  
407-877-8818  
kreed@madersoutheast.com

Jim Deslaurier  
MarinoWARE  
777 Green Belt Parkway  
Griffin, GA 30223  
678-688-7732  
jdeslaurier@marinoware.com

Bill Mayne  
MarinoWARE  
777 Green Belt Parkway  
Griffin, GA 30223  
678-688-7720  
bmayne@marinoware.com

Mike Fults  
MarinoWARE  
2511 Bartolo Drive  
Land O Lakes, FL 34639  
813-295-6195  
fults@marinoware.com

Leo Giovanni  
Marjam Supply  
1355 Lexington Parkway  
Apopka, FL 32712  
407-948-5312  
lgiovanni@marjam.com

Steve Smithwick  
Master Wall, Inc.  
6975 Flat Rock Road  
Midland, GA 31820  
706-569-0092  
ssmithwick@bellsouth.net

Regi Mendoza  
Master Wall, Inc.  
2738 Via Tivoli, Unit 230A  
Clearwater, FL 33764  
407-488-2817  
regimendoza@masterwall.com

Mike Irving  
Master Wall, Inc.  
72 1/2 West Main Street  
Danville, IN 46122  
888-313-9966  
mirv@msn.com

Steven Smithwick  
Master Wall, Inc.  
6975 Flat Rock Road  
Midland, GA 31820  
706-569-0092  
ssjrmw@gmail.com

Grant Smithwick  
Master Wall, Inc.  
6975 Flat Rock Road  
Midland, GA 31820  
706-569-0092  
grantsmithwick@masterwall.com

Angela Souza  
Miami Foam Design, Inc.  
4375 NW 128th Street  
Opa Locka, FL 33054  
305-688-4866  
miami.foam@gmail.com

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Dave Muccia
Niles Building Products
P.O. Box 662
Niles, OH 44446
330-544-0880
dmuccia@nilesbldg.com

Mike Graham
Niles Building Products
P.O. Box 662
Niles, OH 44446
813-240-1547
mgraham@nilesbldg.com

Randy Willis
Nustar Building Materials, LLC.
601 Whitney Avenue, Suite 2
Lantana, FL 33462
561-444-2662
randy@nustarmaterials.com

Jim McDaniel
Oldcastle Coastal APG
4630 Woodland Corp. Blvd., Suite 200
Tampa, FL 33614
813-367-9780
jmcdaniel@oldcastle.com

Michael Robelo/Agnes Valenza
Paramount Drywall, Inc.
6940 S.W. 12th Street
Miami, FL 33147
305-828-4757
mrobelo@paramountdrywall.com

Dan Parmele
Parmele Contracting, Inc.
1646 Poe Avenue
Orlando, FL 32806
407-832-6928
danparmele@yahoo.com

Jeanne Rubin
Phillips Manufacturing Co.
4949 South 30th Street
Omaha, NE 68107
402-935-9246
jrubin@philipsmfg.com

Jean Sebastian Marineau
Pinta Acoustics, Inc.
2601 49th Avenue North
Minneapolis, MN 55430
612-425-9729
jmarineau@pinta-acoustics.com

Mario Botelho
Plaster Form, Inc.
1180 Lakeshore Road East
Mississauga, ON, Canada L5E 1E9
905-891-9500
mario@plasterform.com

Herman Guevara
Plastic Components, Inc.
9051 NW W 97th Terrace
Miami, FL 33178
800-327-7077
hguevara@plasticcomponents.com

Ray Horan
Protech Spec Resources
1425 Mission Road
Lancaster, PA 17601
717-575-1789
jstoneback@protechspec.com

Carl Lincoln
Quikrete Companies
2250 Stephenson Road
Lithonia, GA 30058
404-797-0429
clincoln@quikrete.com

Jeff Russell
Quikrete/Spec-Mix
4230 Main Avenue
Lakeland, FL 33808
407-423-3477
reliott@reliott.com

Eddie Garcia
Ram Steel Framing
7700 NW 37th Avenue
Miami, FL 33147
786-228-7751
egarcia@ramsteelframing.com

Doug Wachtel
Ram Steel Framing
1627 Bayfield Court
Trinity, FL 34655
727-224-9396
dwachtel@ramsteelframing.com

Chris Nizol
Raynor Co. Group, Inc
350 Douglas Road East, Suite A
Oldsmar, FL 34677-2023
727-581-4558
chrisnizol@theraynorgroup.com

Kyle Dallmann
Raynor Company Group
350 Douglas Road East, Suite A
Oldsmar, FL 34677
727-581-4558
dallmann@theraynorgroup.com

Ernest Lanning
RMC, Inc.
12915 SW 132 Avenue
Miami, FL 33186
305-278-2627
elanning@rmc-co.com

Richard M. Martino
Robert Drywall Company, Inc.
2480 - 20th Avenue North
St. Petersburg, FL 33713
727-323-5211
rmartino@robertdrywall.com

Amy Neumann
Rockfon, LLC.
4849 South Austin Avenue
Chicago, IL 60638
352-408-7116
amy.neumann@rockfon.com

Jerry Holloway
Rockwool
4443 Hanover Park Drive
Jacksonville, FL 32224
855-876-3755
jerry.holloway@rockwool.com

Andy Cathey
Rosen Materials
12330 Metro Parkway
Ft. Myers, FL 33966
239-253-8529
acamethy@rosenmaterials.com

Bo Salters
Rosen Materials
301 West Mary Jess Road
Edgewood, FL 32839
407-491-5880
bsalters@rosenmaterials.com

James Phillips
Rosen Materials
1102 North 50th Street
Tampa, FL 33619
813-628-8238
jphillips@rosenmaterials.com

Ryan MacCallum
Rosen Materials
12330 Metro Parkway
Ft. Meyers, FL 33966
239-253-8529
rmaccallum@rosenmaterials.com

Bill Ryan
Rosen Materials
1601 Australian Avenue
Riviera Beach, FL 33404
561-848-0699
bryan@rosenmaterials.com

Ric Mills
Rosen Materials
1755 Desoto Road
Sarasota, FL 34234
941-351-4945
rmills@rosenmaterials.com

Tim Czencz
Rosen Materials
14850 SW 137th Street
Miami, FL 33196
786-573-9288
tczencz@rosenmaterials.com

Keith Prusak
Rosen Materials
12330 Metro Parkway
Ft. Myers, FL 33966
407-491-5880
kprusak@rosenmaterials.com
Marcos Riberio  
**Rosen Materials**  
1800 NW 22nd Street  
Ft. Lauderdale, FL 33311  
561-596-5455  
mriberio@rosenmaterials.com

Michelle Logan  
**Rosen Materials**  
1800 NW 22nd Street  
Ft. Lauderdale, FL 33311  
561-596-5455  
mlogan@rosenmaterials.com

Pamela Jay  
**Roxul, Inc.**  
420 Bronte Street South, Suite 105  
Milton, ON L9TOM9  
905-875-5711  
pamela.jay@roxul.com

Eddy Michael Gil  
**Royal Plastering Corp.**  
16225 SW 117 Avenue, Unit 3  
Miami, FL 33177  
305-256-1300  
michael@royalplastering.com

Jorge Sanchez  
**S & J Plastering, Inc.**  
13656 SW 142 Avenue  
Miami, FL 33186  
305-278-2432  
sjplastering@bellsouth.net

Mike Callahan  
**Senco**  
4270 Ivy Pointe Boulevard  
Cincinnati, OH 45245  
856-506-2651  
mcallahan@kyocera-senco.com

Kenny Petty  
**Simpson Strong Ties**  
2221 Country Lane  
McKinney, TX 75069  
972-439-3031  
kpetty@strongtie.com

Don Corsi  
**Southern Acoustics, Inc.**  
1211 Seminola Blvd, Suite #101  
Casselberry, FL 32707  
407-696-4448  
soacoustic@earthlink.net

Jeff Albright  
**Southmost Drywall**  
605 Broad Street  
Fremont, NE 68025  
402-936-3174  
jeff@southmostdrywall.com

Cathy Jordan  
**Spectro Construction, Inc.**  
P.O. Box 455  
Howey In The Hills, FL 34737  
407-271-9128  
cjordan@spectroconstruction.com

William Steacy  
**Steel Cons Systems**  
11250 Astronaut Boulevard  
Orlando, FL 32837  
williamsteacy@steelconsys.com

Jim Doyle  
**STO Corp.**  
770 Thistle Lane  
Maitland, FL 32751  
407-782-8579  
jdoyle@stocorp.com

Clark Larson  
**STO Corp.**  
3556 Moss Point Place  
Lake Mary, FL 32746  
407-718-4449  
clarson@stocorp.com

Jason Rivera  
**STO Corp.**  
111 N. Pompano Beach Blvd. #602  
Pompano Beach, FL 33062  
954-290-1662  
jrivera@stocorp.com

J. Scott Young  
**Stockton Products**  
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352-569-5393  
jfleming@americancementcompany.com

Bobby McEnroe  
Titan Florida  
6208 Hoffman Street  
North Port, FL 34287  
941-650-3770  
rmenroe@titanamerica.com

Oskar Torres  
Towers Construction Co.  
8600 Commodity Circle #170  
Orlando, FL 32819  
407-883-4367  
otorres@towerscc.com

Drew Robinson  
Tytan Professional  
486 Century Lane  
Holland, MI 49423  
616-994-8959  
vinny.savelli@selena.com

Nick Apan  
Vinyl Corp.  
8000 NW 79th Place  
Miami, FL 33166  
813-787-0228  
napan@clarkdietrich.com

Kevin Barnhart  
Wal-Mark Contracting Group, LLC.  
5203 North Howard Avenue  
Tampa, FL 33603  
813-348-4711  
kbarnhart@wmo.nceusa.com

Coby Welch  
Wal-Mark Contracting Group, LLC.  
3630 Silver Star Road  
Orlando, FL 32808  
407-294-5051  
cwelch@wmo.nceusa.com

Cale Chamberlin  
Wal-Mark Contracting Group, LLC.  
6222 Tower Lane, Suite B-11  
Sarasota, FL 34240  
941-342-6900  
cchamberlin@wmo.nceusa.com

Amy Tuttle  
Walls & Ceiling Magazine  
2401 W. Big Beaver Road, Suite 700  
Troy, MI 48084  
800-533-5653  
tuttlea@bnpmmedia.com

Jill Bloom  
Walls & Ceilings Magazine  
2401 W. Big Beaver Road, Suite 700  
Troy, MI 48084  
800-533-5653  
bloomj@bnpmmedia.com

John Wyatt  
Walls & Ceilings Magazine  
2401 W. Big Beaver Road, Suite 700  
Troy, MI 48084  
j.wyatt@bnpmmedia.com

Larry Burnes  
WB Interior Finishes  
9401 Workmen Way  
Fort Myers, FL 33905  
239-244-9492  
lburnes@wb-if.com

Robert Shortt  
West Star Interiors, Inc.  
5415 Bonacker Drive  
Tampa, FL 33610  
813-626-1788

Willard Grummert  
Willard, Inc.  
P.O. Box 121700  
Clermont, FL 34712  
800-945-5273  
grummert@gmail.com

Paul Dodge  
Wilmot Construction  
1720 SW 15th Avenue  
Ocala, FL 34471  
352-368-6071  
paul@wilmotconstruction.com

Carter Benjamin  
Windlock Corp.  
1055 Leis czs Bridge Road  
Leesport, PA 19533  
800-872-5625  
carter.benjamin@wind-lock.com

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AMICO HYDRODRY® helps you fight back, creating continuous airflow throughout the wall cavity by draining water out the bottom and venting moisture from the top. High performance profiles allow the system to work equally well over doorways, windows, sill stones and roof pitches – providing a fully vented wall system no matter which wall cladding is used.

Preventing moisture collection will not only help increase the life of your home and avoid costly damage to structural members – it can improve air quality and provide a healthier home for you and your family.

E-Z VENT allows vapor release/ventilation through the top of the wall. Concealed vent slots promote proper ventilation while preventing water from entering the wall cavity.

HYDRODRY RAIN SCREEN provides an air and drainage cavity that allows water to drain and air to circulate for drying.

AMIFLOW Mid-Wall creates a drainable juncture between block and framing with built-in flexibility that enables expansion and contraction.

DRAIN SCREED Large slots drain and ventilate the bottom of the wall, creating a termination that prevents cracking.
A DRY BUILDING IS A HEALTHY BUILDING

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ARTICLE I: NAME
Section 1. The name of this corporation shall be the Florida Wall and Ceiling Contractors Association, Inc. And shall hereinafter be referred to as the “Association”.

ARTICLE II: GEOGRAPHICAL JURISDICTION AND OFFICES
Section 1. The geographical jurisdiction of the Association shall be the entire state of Florida. It also shall accept members from outside the state who have an interest in the industry in Florida.

Section 2. The principle office of this Association shall be determined by the Board of Directors.

Section 3. The Board of Directors, in its discretion, shall have the right to select and appoint subordinate offices as it may deem necessary.

ARTICLE III: PURPOSES AND OBJECTIVES
Section 1. The purposes of this Association shall be to promote the free enterprise systems with the construction industry in Florida; to promote the full wall and ceiling industry in Florida; to advance honorable relationships between and among businesses in the wall and ceiling industry in Florida; and to take such steps as shall be necessary under the law to encourage, develop, and protect the building industry, especially the wall and ceiling portion of that industry.

ARTICLE IV: MEMBERSHIP
Section 1. Classes of Membership. There shall be four classes of membership in this Association: Active, Associate, Honorary and Non-Resident.

Section 2. Active Membership. Any company, person, partnership engaged in any area of the wall and ceiling industry, including, but not limited to, acoustical systems, demountable partitions, drywall systems, fireproofing, flooring, insulation, lathing, plastering, roof deck, and similar work, shall be eligible for Active Membership, provided the company has an office in the State of Florida.

Section 3. Associate Membership. Any company, person, partnership engaged in supplying materials, equipment, or ancillary services such as insurance, engineering, and so forth, to the wall and ceiling industry within the State of Florida, shall be eligible for Associate Membership.

Section 4. Honorary Membership. The Board of Directors, by a two-thirds majority vote, may confer Honorary Membership for Life on any person no longer pursuing an active business role in the industry but who has served both the Association and the industry well, provided however, that such Honorary Member may be reconsidered by the Board of Directors if such Honorary Member shall re-enter the industry.

Section 5. Non-Resident Membership. Any company, person, partnership engaged in any area of the wall and ceiling industry, who would be eligible for Active or Associate Membership if domiciled in the State of Florida, shall be eligible for Non-Resident Membership in this Association.

All classes of membership in the Association shall be limited to open shop/merit shop walls & ceilings industry contractors. All classes shall not be required to serve open shop/m mit shop walls and ceilings contractors exclusively. However, they must have a proven track record of being “industry neutral” and respect the confidentiality of the Association and its business.

Section 6. Applications. Applicants for membership in any category except Honorary, shall file application on such form as approved by the Board of Directors, such form to include a statement attesting to the applicant’s Association and all lawfully passed motions and resolutions of the Board of Directors and/or the Membership. Such application shall be accompanied by payment of a full year’s dues or by the appropriate pro rata amount shown in the Application, where applicable. The fee shall be promptly refunded if the application is rejected.

A. Any company, person, partnership who submits an application in the proper form shall become a member after review of the application has been made by the Executive Committee or the Board of Directors or the Executive Vice President if so charged by the Board of Directors.

B. If the Chief Staff Officer and/or majority of the Executive Committee should reject an application for any cause, said application shall be submitted to the Board of Directors at its next regular meeting. A two-thirds majority of the Board present and voting shall then be required for final rejection of said application. Should rejection take place, the applicant shall be advised of the action and invited to appeal the decision to the Board of Directors and shall be advised at least 10 days prior to the meeting at which the appeal will be addressed by the Board and shall be allowed to attend and present his/her case for appeal. Should rejection be voted by the Board of Directors by a two-thirds majority of those present and voting, the applicant shall have the right of appeal to the next General Membership Meeting and again shall be given at least 10 days notice of the meeting and shall be given a reasonable amount of time on the agenda to state his/her reasons for appeal. A two-thirds majority of the Membership present and voting shall be necessary for election into membership of an applicant previously rejected by the Board of Directors.

Section 7. Dues. Dues for membership in this Association shall be set from time to time by the Board of Directors by a two-thirds majority of the Board members present and voting.

Section 8. Expulsion and Termination of Membership. The Board of Directors may cancel the membership of any member for failure to pay dues for a period of three months after the same shall become due and payable. The member shall automatically be, dropped from membership without specific Board action if dues remain unpaid past the deadline date set from time to time by the Board of Directors.

Any member may be expelled for just cause from membership by two-thirds vote of the Board of Directors. Such expulsion, however, shall be effective only after written notice has been provided to the member and a hearing held, should the member so desire, at a meeting of the board of Directors. The expelled member shall have the right to appeal his expulsion to the Membership at its regular meeting. A two-thirds majority of the membership shall be necessary to override an expulsion order by the Board of Directors.

Upon termination of membership, the member shall cease all use of the name of the Association, its emblem and insignia, and shall promptly return all properties of the Association which may be in his possession.

ARTICLE V: MEETINGS AND VOTING
Section 1. Voting Privileges. Each paid member of the Association shall have one vote at any meeting of the Membership. In the event such membership is a partnership or corporation, any employee designated by the company may cast the one allocated vote.
ARTICLE VII: OFFICERS AND EXECUTIVE COMMITTEE

Section 1. The officers of this Association shall be the President, Vice President, Secretary and Treasurer.

Section 2. The duties of these officers shall be generally the same as those duties set forth for such officers in the latest edition of Roberts’ Rule of Order.

Section 3. President. In addition to the duties as set forth for him in the latest edition of Roberts’ Rules of Order, the President shall have a vote at all meetings of the Board of Directors and at all membership meetings. The President shall name all committees set forth in these Bylaws and shall be empowered to name such other committees as he may deem necessary to carry out the work and purposes of this Association.

Section 4. Executive Committee. The Executive Committee shall be composed of the above named officers plus the Immediate Past President. The Executive Committee shall function on behalf of the Board of Directors between meetings of the Board of Directors but shall not have the power to override decisions duly made by the Board of Directors, including the employment of a chief staff officer.

ARTICLE VIII: COMMITTEES AND STAFF

Section 1. Standing Committees. The President shall appoint a Budget and Finance Committee and a Committee on Nominations and shall name such other committees as he deems necessary.

Section 2. Committee on Nominations. The President, with approval of the Executive Committee, shall appoint a committee on nominations consisting of five (5) members, at least one of whom shall be a past president of the Association. Efforts shall be made to have both active and associate members on the committee and to have persons from various geographical regions of the state.

Section 3. Budget and Finance Committee. The President shall appoint a Budget and Finance Committee consisting of the current and incoming (when known) Presidents and Treasurer plus other such members as the President shall deem necessary. The committee shall draft an annual budget in cooperation with the Chief Staff Officer for presentation to the Board of Directors for approval. The committee also shall oversee the operation of the Budget and make recommendations for changes when appropriate. The committee also shall serve as a Ways and Means Committee as needed.

Section 4. The President shall serve as an ex officio member of all committees.

Section 5. The chief staff officer shall, under the Budget as approved by the Board of Directors, appoint such staff as shall be necessary to carry out the purposes of this Association. This staff shall be responsible to the chief staff officer.

ARTICLE IX: NOMINATIONS AND ELECTIONS

Section 1. The committee on Nominations shall select candidates for all offices and for the seats on the Board of Directors being vacated at the end of their regular terms of office. The committee shall furnish the list of candidates selected to the president and the executive vice president at least forty-five (45) days in advance of the Annual Meeting. The Executive Vice President shall notify the members in writing of the list of candidates at least 20 days in advance of the Annual Meeting.

Section 2. Additional nominees, other than those submitted by the Committee on Nominations, may be presented on the floor of the Annual Meeting, provided each such additional nominee shall indicate his acceptance of said nomination and provided such nomination is endorsed by at least three active members.

Section 3. Election. A plurality of those voting shall elect. Only one representative of each Member firm present at the Annual Meeting shall cast a vote. In the event of a tie, the Board of Directors shall determine the winner by majority vote and secret ballot. Secret ballots shall be cast for any office for which there is a contest.

ARTICLE X: AMENDMENTS

Section 1. These bylaws may be amended at any Annual Meeting by a two-thirds vote of the Voting members present and voting, provided that such amendment shall be submitted by first class mail to all members at least thirty days before the Annual Meeting.

Section 2. Emergency amendments may be made to these bylaws by being submitted to the Voting members by mail ballot by a two-thirds affirmative vote of the Board of Directors, provided, however, that no less than 20% of the Voting Members shall return such ballots and at least two-thirds of those voting shall vote in the affirmative.

ARTICLE XI: PROXIES

No absentee or proxy vote shall be permitted or counted at any meeting of this Association.
Complete and mail with payment to:

FWCCA, PO BOX 180458, CASSELBERRY, FL 32718-0458  |  T (407) 260-1313  |  FX (407) 260-5732

All Scholarship Recipients must be a dependent of a current, paid FWCCA Member or employee.

The Scholarship amount shall be determined by the Scholarship Committee and published annually with the Scholarship Applications.

All necessary information on the scholarship application must be complete and accompanied by a sealed student transcript from the student’s current school along with a 300 word essay detailing applicant’s educational and career goals.

The scholarship will be awarded to the recipient at the Association’s Annual Meeting in July each year.

There will be established an Annual Scholarship Award Committee. There shall be 6 additional committee members appointed to serve on the committee.

SCHOLARSHIP PROGRAM CRITERIA

All funds for the Scholarship Program will be generated by Annual Donations from the industry. None of the funds will be generated through dues payments.

The Scholarship Committee is responsible for creating and modifying when necessary, the Scholarship Application.

A write-up on the Annual Scholarship Recipient’s will appear in the fall issue of the Association’s newsletter.

The deadline date for the submission of Scholarship Applications will be June 1st of each year. Scholarship information will be sent to all members by April 1st of each year. The committee will have from April 1st through June 15th to review all submissions and select a worthy recipient(s).

Recipients may reapply each year for additional award.

DONATE!

Name: __________________________________________

Company: _______________________________________

Address: _______________________________________

City: __________________________ State: ________ Zip: __________________________

CONTRIBUTION AMOUNT

☐ $25  ☐ $50  ☐ $100  ☐ $500  ☐ $1,000  ☐ Other: __________________________

Please accept this contribution for:

☐ Scholarship Program Annual Drive  ☐ General Donation

☐ Memorial in Memory of: __________________________

☐ In honor of: __________________________

PAYMENT

☐ Check (enclosed)  ☐ Invoice Me

Complete and mail with payment to:
FWCCA ANNUAL
GOLF SCRAMBLE

FRIDAY, JULY 9, 2021
BOCA RATON RESORT & CLUB

6:30 AM CHECK-IN & CONTINENTAL BREAKFAST | 8:00 AM SHOTGUN

Registration: $250 per golfer (Includes: Greens fees, Cart, Breakfast, Lunch and Prizes)
Hole/Tee Sponsorships: $200 each or two for $375
Prizes will be awarded for 1st, 2nd and 3rd Place and Closest to the Pin and Longest Drive

Yes! Please register me for a Foursome at the FWCCA Annual Golf Tournament on July 9, 2021 at Boca Raton Golf Course. Enclosed is a check in the amount of: $______________ ($250 per golfer) to cover registration.

Check MUST accompany this form in order to secure your registration. No metal spikes, please.

Name: __________________________________________________________

Company: ___________________________________________ Phone: ______________________

Name(s): ________________________________________________________

_____________________________________________________________

- Yes! I would like to sponsor a hole/tee for $200
- Yes! I would like to sponsor two holes/tees for $375
  The sign(s) should read: _______________________________________

_________________________________________________________________
FWCCA ANNUAL CONVENTION & TRADE SHOW EXHIBITION

BOCA RATON RESORT AND CLUB
BOCA RATON, FLORIDA
JULY 7 - 11, 2021

GOLF TOURNAMENT: JULY 9, 2021
FOR RESERVATIONS: 888-557-6375
Subscribe for Free to Walls & Ceilings

W&C delivers current industry news, technical solutions, helpful trade articles, new products and much more!

wconline.com