



AWFI tel: (609)-319-9200
 8334 Pineville Matthews Rd fax: (856)-696-3758
 Ste 103-159 email: Phil@awfi.org
 Charlotte NC 28226 web: www.AWFI.org

IWCM 220 - SEMINAR REGISTRATION FORM

Place an 'x' Next to the Course(s) You Are Attending. Seminar Course Dates Available at awfi.org

ex. 7/4/20xx

ex. QTY 2

ex. \$ 5180.00

X = Select Seminar/Course (s)		DAYS	SEMINAR DATE(s)	# ATTENDING	\$ COST	\$ TOTAL	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - 1st Attendee	5	9/15/18 - 9/18/18	1	\$2,500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - Additional Attendees	5	9/15/18 - 9/18/18		\$500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - 1st Attendee	5	12/10/18 - 12/14/18	1	\$2,500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - Additional Attendees	5	12/10/18 - 12/14/18		\$500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - 1st Attendee	5	1/7/19 - 1/11/19	1	\$2,500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - Additional Attendees	5	1/7/19 - 1/11/19		\$500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - 1st Attendee	5	2/25/19 - 3/1/19	1	\$2,500.00	
	IWCM 220	Industrial Wood Finishing & Color Matching with Finish Genius - Additional Attendees	5	2/25/19 - 3/1/19		\$500.00	
	Finish Genius	Small Shop (1 Admin, 2 Users) - 1 Year Finish Genius License Agreement with Finishing Technical Support	1 Year	--	Up to 3 Users	\$98/month	--
	Finish Genius	Medium Shop (1 Admin, 10 Users) - 1 Year Finish Genius License Agreement with Finishing Technical Support	1 Year	--	Up to 11 Users	\$129/month	--
Total Seminar Price:							

Minimum 1 Year Finish Genius License Required - Starting at \$98/month. FG License Agreement will begin during Online Pre-Training Course. (Online Pre-Training Courses are held 1 week prior to beginning of Seminar Date)



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FINISH GENIUS PRO+ LICENSE AGREEMENT

LICENSE AGREEMENT

THIS LICENSE AGREEMENT (this “**Agreement**”) is made as of the Effective Date (as hereinafter defined) by and between **AMERICAN WOOD FINISHING INSTITUTE, L.L.C.**, a New Jersey limited liability company with its principal place of business at 8334 Pineville Mathews Rd, Ste 103-159 Charlotte, NC 28226 (“**AWFI**”), and the licensee listed in **Exhibit A** attached hereto and incorporated herein by this reference (“**Licensee**”).

WITNESSETH:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficient of which are hereby acknowledged, and in further consideration of the mutual promises set forth herein, AWFI and Licensee agree as follows:

1. Recitals. The parties recite the following:
 - (a) AWFI is the owner of that certain proprietary computer software and related documentation more particularly described in **Schedule 1(a)** attached hereto and incorporated herein by this reference (the “**Software**”).
 - (b) Licensee desires to access and use the Software, and AWFI desires to make the Software available to Licensee for use, on the terms and conditions set forth herein.
2. License. Subject to the terms and conditions set forth herein, AWFI hereby grants to Licensee a nontransferable, nonexclusive, limited license to access and use the Software only for the purposes set forth in **Schedule 2** attached hereto and incorporated herein by this reference.
3. Rights in Software and Data.
 - (a) Legal title to the Software and related documentation provided hereunder shall remain at all times in AWFI as its sole property, subject to Licensee’s specific rights specified in this Agreement. Unless otherwise noted, the Software, the website provided by AWFI from which Licensee accesses the Software, app.finishgenius.net (the “**Website**”), the name of the Software, designs, logos, titles, text, images, audio, video

and all other content on and within the Website and the Software are the trademarks, service marks, trade names, copyrights, patents, or other intellectual property of AWFI (the “**AWFI Intellectual Property**”).

(b) All right, title, and interest in the data and reports generated in connection with Licensee’s access and use of the Software hereunder, including without limitation, formulations, real time process data, finishing schedules and work instructions created specifically for Licensee containing proprietary information which is not part of the AWFI Intellectual Property (collectively, the “**Licensee Reports**”), shall belong to Licensee. The Licensee Reports will be maintained on AWFI’s server, and once a week during the Term, AWFI will perform a backup of the Licensee Reports at the designated times and to the Dropbox account of Licensee set forth in **Schedule 3** attached hereto and incorporated herein by this reference. Accordingly, Licensee hereby grants to AWFI, without compensation to Licensee, the right to maintain the Licensee Reports on AWFI’s server for maintenance, archival and consulting purposes for the benefit of Licensee. AWFI shall maintain in strict confidence and use only for Licensee’s benefit and not disclose, except as agreed to in writing by Licensee or as otherwise required by Law (as hereinafter defined), the Licensee Reports. At the end of the Term, unless otherwise directed in writing by Licensee, AWFI shall remove the Licensee Reports from its server and destroy them, without retaining any archival copy thereof.

(c) The provisions of this Section 3 with respect to rights in the Software and the Licensee Reports shall specifically and without limitation survive the expiration or other termination of this Agreement.

4. User Account; Access and Use. Upon Licensee’s execution of this Agreement and the completion by Licensee of any other registration requirements, AWFI shall create a user account for Licensee (the “**Licensee User Account**”), and shall issue a user id and password (the “**User Login Information**”) to each employee of Licensee who will access and use the Software, a list of whom is set forth in **Schedule 4** attached hereto and incorporated herein by this reference (each, an “**Authorized User**”). Each Authorized User of the Software must have his/her own User Login Information. The Software will be accessed via the Website by each Authorized User using such Authorized User’s User Login Information at the login prompt. Licensee is responsible for obtaining access to the World Wide Web in order to access the Website to access the Software and for the payment of any services associated therewith, and Licensee must provide all equipment necessary to make such connection with the World Wide Web, including a computer and modem or other access device. Licensee agrees that User Login Information shall only be used by the Authorized User to whom the User Login Information is assigned and that the User Login Information shall not be shared with or used by any other person, including other Authorized Users. Licensee shall manage its list of Authorized Users and will promptly notify AWFI to deactivate an Authorized User’s User Login Information if such person is no longer an employee of AWFI and/or is no longer authorized to access and use the Software, or if Licensee otherwise wishes to terminate the Authorized User’s access to and use of the Software. Neither Licensee nor any Authorized User shall disclose any of the User Login Information to third parties. Licensee shall not sub-license, transfer, sell or assign any of the User Login Information and/or the Licensee User Account to any other person or entity. Licensee is solely responsible for all usage or activity on the License User Account

including, but not limited to, use of the Licensee User Account by any person who uses any User Login Information, with or without authorization, or who has access to any computer on which the Licensee User Account and/or any of the User Login Information resides or is accessible. If Licensee has reason to believe that the Licensee User Account and/or any of the User Login Information is no longer secure, Licensee must promptly notify AWFI of same. Licensee represents, warrants and covenants that its access and use of the Software will at all times be in compliance and in conformity with all applicable ordinances, statutes, rules, regulations, orders, injunctions, writs or decrees of any government or political subdivision or agency thereof, or any court or similar entity established by any thereof (“**Laws**”).

5. Pricing and Payment. Licensee shall pay to AWFI a fee to access and use the Software (the “**License Fee**”) as set forth in, and payable on the terms and conditions (the “**Payment Terms**”) described in, Schedule 5 attached hereto and incorporated herein by this reference. If any payment of the Licensee Fee according to the Payment Terms fails after three (3) attempts, AWFI shall notify Licensee that it will suspend the Licensee User Account and all User Login Information fifteen (15) days after the date of such notice if the outstanding License Fee is not paid before the end of such fifteen (15)-day period. In the event of such suspension, the Licensee User Account and all User Fee Login Information shall remain suspended until the delinquent payment of the License Fee is paid in full, at which time the Licensee User Account and the User Fee Login Information will be reactivated by AWFI (subject to the right of AWFI to terminate this Agreement as set forth in Section 7(b) below).

6. Consulting. AWFI shall provide to Licensee those certain consulting services set forth in, and on the terms and conditions provided in, Schedule 6 to this Agreement.

7. Term; Termination.

(a) The initial term of this Agreement shall begin on the date on which AWFI creates the Licensee User Account (the “**Effective Date**”) and shall continue for a period of one (1) year thereafter, unless sooner terminated as provided herein (the “**Initial Term**”). Thereafter, this Agreement shall automatically renew for one (1) year periods (each, a “**Renewal Term**”), unless sooner terminated as provided herein, or unless either party gives a written notice of non-renewal to the other party at least thirty (30) days prior to the end of the Initial Term or any Renewal Term. The Initial Term and any Renewal Term are collectively referred to herein as the “**Term**”.

(b) In addition to AWFI’s right of non-renewal as set forth in Section 7(a) above, AWFI may terminate this Agreement immediately (i) if, as provided in Section 5 above, the Licensee User Account and all User Login Information are suspended by AWFI more than three (3) times during any consecutive six (6) month period during the Term, or if the Licensee User Account and all User Login Information are suspended by AWFI for a period of more than thirty (30) consecutive days at any time during the Term; (ii) in the event of a breach of this Agreement by Licensee which is not cured within thirty (30) days of AWFI’s notice to Licensee

detailing such breach, or (iii) in the event either party (1) becomes or is declared insolvent or bankrupt; (2) is the subject of a voluntary or involuntary bankruptcy or other proceeding related to its liquidation or solvency, which proceeding is not dismissed within than ninety (90) calendar days after its filing; or (3) makes an assignment for the benefit of creditors.

(c) In addition to Licensee's right of non-renewal as set forth in Section 7(a) above, Licensee may terminate this Agreement immediately (i) in the event of a material breach of this Agreement by AWFI which is not cured within thirty (30) days of Licensee's notice to AWFI detailing such breach, or (ii) in the event either party (1) becomes or is declared insolvent or bankrupt; (2) is the subject of a voluntary or involuntary bankruptcy or other proceeding related to its liquidation or solvency, which proceeding is not dismissed within than ninety (90) calendar days after its filing; or (3) makes an assignment for the benefit of creditors.

8. Prohibited Conduct. Licensee agrees that it will not:

(a) Access data not intended for Licensee and its Authorized Users or login to a server or user account which neither Licensee nor its Authorized Users are authorized to access;

(b) Decipher, decompile, disassemble, or reverse engineer the Software or codes or scripts comprising or in any way making up a part of the Website or the Software;

(c) Violate or attempt to violate the security of the Website or the Software, including without limitation, accessing data without authorization, circumventing authentication mechanisms, or interfering with the Website or the Software in any way;

(d) Use any engine, software, tool, agent or other device or mechanism (including without limitation, browsers, spiders, avatars, or BOTs/intelligent agents) to navigate or search the Website or access the Software other than as provided through the Website and/or a standard third party browser (e.g., Firefox, Safari, Chrome, Internet Explorer);

(e) "Frame" or "mirror" the Website or display the Website's content through any other URL or in conjunction with another person's or entity's name or trademark;

(f) Copy the code or scripts, including without limitation the HTML, XML, CSS and JavaScript, that AWFI creates to generate the pages of the Website; or

(g) Attempt to engage in any of the foregoing prohibited conduct.

9. Disclaimer of Warranties. Neither AWFI, its affiliates, officers, employees, directors, members, managers, agents, assigns, suppliers, nor service providers, represent or warrant that the operation of the Website or the Software will be error free or uninterrupted. THE WEBSITE AND THE SOFTWARE ARE PROVIDED ON AN "AS IS" BASIS, "WITH ALL FAULTS" AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. ALL SUCH WARRANTIES ARE EXPRESSLY DISCLAIMED. NO INFORMATION OBTAINED BY LICENSEE FROM THE WEBSITE OR THE SOFTWARE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED BY AWFI IN THIS AGREEMENT.

10. Limitation of Liability.

(a) A Covered Party shall not be liable to Licensee for any loss, injury, claim, liability or damage of any kind resulting in any way from (i) any errors or omissions in the Software or any of its content available or not included therein, (ii) the unavailability or interruption of access to the Software or any features thereof or any of the Software's content beyond the reasonable control of a Covered Party, (iii) the use by Licensee or its Authorized Users of the Software, (iv) the loss or corruption of any data or equipment in connection with the use of the Software, or (v) any delay or failure in performance beyond the reasonable control of a Covered Party.

(b) **“Covered Party”** means (i) AWFI and its affiliates, and any officer, director, member, manager, employee, subcontractor, agent, successor or assign of AWFI and its affiliates; and (ii) each third party supplier of any of the Software content or any services in connection with the Software, its affiliates, and any officer, director, member, manager, employee, subcontractor, agent, successor or assign of any such third party supplier or its affiliates.

(c) TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES WILL THE AGGREGATE LIABILITY OF THE COVERED PARTIES IN CONNECTION WITH ANY CLAIM ARISING OUT OF OR RELATING TO THE SOFTWARE OR ITS CONTENT OR THIS AGREEMENT EXCEED THE LESSER OF LICENSEE'S ACTUAL DIRECT DAMAGES OR THE AMOUNT LICENSEE PAID FOR THE SOFTWARE IN THE TWELVE MONTH PERIOD IMMEDIATELY PRECEDING THE DATE THE CLAIM AROSE. LICENSEE'S RIGHT TO MONETARY DAMAGES IN THAT AMOUNT SHALL BE IN LIEU OF ALL OTHER REMEDIES WHICH LICENSEE MAY HAVE AGAINST ANY COVERED PARTY. THIS LIMITATION APPLIES TO ALL CAUSES OF ACTION IN THE AGGREGATE, INCLUDING, WITHOUT LIMITATION, BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATIONS, NON-INFRINGEMENT, AND OTHER CAUSES OF ACTION OR ALLEGATIONS.

(d) TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, NONE OF THE COVERED PARTIES WILL BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT, EXEMPLARY, PUNITIVE, OR SPECIAL DAMAGES SUFFERED BY LICENSEE OR ANY OTHER PARTY ARISING OUT OF OR RELATED TO LICENSEE'S USE OF THE WEBSITE AND THE SOFTWARE, THE MALFUNCTION OF THE WEBSITE OR THE SOFTWARE, OR ARISING IN ANY WAY FROM OR RELATING TO THE SOFTWARE, ITS CONTENT OR THE FAILURE OF ANY COVERED PARTY TO PERFORM ITS OBLIGATIONS, REGARDLESS OF WHETHER OR NOT SUCH PARTIES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

(e) The provisions of this Section 10 shall specifically and without limitation survive the expiration or other termination of this Agreement.

11. **Indemnification.** Licensee agrees to indemnify, defend, and hold harmless AWFI, its officers, directors, members, managers, attorneys, employees, agents, and assigns for any and all suits, claims, losses, damages, expenses, costs, judgments or other liabilities (including but not limited to reasonable attorneys' fees, costs and expenses) (collectively, **“Claims”**) incurred by AWFI arising out of or related to: (1) Licensee's breach or alleged breach of this Agreement, including without limitation any breach or alleged breach of Licensee's representations and warranties; (2) Licensee's violation or alleged violation of any Law; (3) Licensee's use of the Website and the Software; and/or (4) Licensee's negligence or willful misconduct. In the event of Claims brought by third parties, AWFI shall have the exclusive right to: (1) select legal counsel to defend Claims, (2) to direct the defense or settlement of Claims, (3) to make, accept or reject any offers of settlement of Claims, (4) to enter into any non-monetary settlement, and (5) to admit or deny fault or liability. The provisions of this Section 11 shall specifically and without limitation survive the expiration or other termination of this Agreement.

12. **Unaffiliated Sites.** The Website may contain links to other websites or resources and/or advertisements or other promotional materials for third parties (**“Third Party Websites”**). AWFI has no control over the content of Third Party Websites or the quality of the goods or services offered via such Third

Party Websites. Licensee acknowledges and agrees that AWFI is not responsible for and in no way guarantees or endorses: (a) the availability of Third Party Websites; (b) the accuracy, value, or completeness of any content available at or through the Third Party Websites; or (c) the goods or services offered via Third Party Websites. Accordingly, Licensee acknowledges and agrees that AWFI shall not be responsible to Licensee in any manner, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of or reliance on the content of any Third Party Websites and/or the quality of any goods or services offered by or through any Third Party Websites.

13. Due Authorization. Each party represents, warrants and agrees that the execution and performance of this Agreement have been duly approved by all necessary company action and are not in violation of any other agreement such party has with any third parties; and that this Agreement is a valid binding, legal obligation of each party, enforceable in accordance with its terms.

14. Non-waiver. No waiver of any term or condition of this Agreement by any party shall be deemed a continuing or further waiver of the same term or condition or a waiver of any other term or condition of this Agreement.

15. Entire Agreement. This Agreement and the schedules hereto contain the entire agreement and understanding of the parties to this Agreement with respect to the transactions contemplated hereby; and this Agreement and the schedules hereto supersede all prior understandings and agreements of the parties with respect to the subject matter hereof.

16. Headings. The descriptive headings in this Agreement are inserted for convenience only and do not constitute a part of this Agreement.

17. Notices. Any notice required or contemplated to be given to a party by the other party shall be in writing and shall be given by hand delivery, certified or registered United States mail, or a private courier service which provides evidence of receipt as part of its service, as follows:

If to AWFI: American Wood Finishing Institute, L.L.C.
Attention: Manager
8334 Pineville Matthews Rd
Ste 103-159
Charlotte NC 28226

If to Licensee: To the address set forth in Exhibit A

Any party may change the address to which notices hereunder are to be sent to it by giving written notice of such change in the manner provided herein. A notice given hereunder shall be deemed given on the date of

hand delivery, deposit with the United States Postal Service properly addressed and postage prepaid, or delivery to a courier service properly addressed with all charges prepaid, as appropriate.

18. Binding Effect. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns, and legal representatives.

19. Amendment, Modification and/or Supplement. The parties may amend, modify, and/or supplement this Agreement in such manner as may be agreed upon by the parties, provided such amendments, modifications, and/or supplement are reduced to writing and signed by the parties or their successors in interest.

20. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same Agreement. A facsimile or scanned copy (*.pdf) signature to this Agreement shall have the same effect as an original for all purposes.

21. Severability. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof, and this Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

22. Governing Law; Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey. The parties hereby submit to the exclusive jurisdiction of the state court located in Mecklenburg County Charlotte, NC, or the U.S. District Court for the Mecklenburg County District of North Carolina. In any action or proceeding arising out of, or related to this Agreement, and the parties hereby agree that all claims in respect of any action or proceeding shall be heard or determined only in either of these courts. The parties agree that a final judgment in any action or proceeding shall, to the extent permitted by applicable law, be conclusive and may be enforced in other jurisdictions by suit on the judgment, or in any other manner provided by applicable law related to the enforcement of judgments. If any ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the parties and no presumptions or burden of proof shall arise favoring or disfavoring any party by virtue of authorship of any of the provisions of this Agreement.

23. Attorneys' Fees. AWFII shall be entitled to recover from Licensee reasonable attorneys' fees and costs associated with the enforcement by AWFII of this Agreement, including without limitation in connection with any default or breach of this Agreement by Licensee.

SMALL SHOP PRICING

Setup Fee.....Included in Seminar Training

Users.....1 Admin, 2 Shop Users

Monthly Fees.....\$98/month (Minimum 1 Year FG PRO+ License Agreement)

MEDIUM SHOP PRICING

Setup Fee.....Included in Seminar Training

Users.....1 Admin, 10 Shop Users

Monthly Fees.....\$129/month (Minimum 1 Year FG PRO+ License Agreement)

Finish Genius Automatically Renews if Cancellation is not Requested.

SIGNATURES

IN TESTIMONY WHEREOF, witness our signatures to this LICENSE AGREEMENT:

Please Select One: SMALL SHOP _____ MEDIUM SHOP _____			
For	Print _____	Company	_____
		Title	_____
Signature	sign _____	Date	_____
Authorized Representative			

ATTENDEES

Company:		Work Contact Phone #:	
Street Address:		Billing Email Address:	
City, State, Zip:		List Attendee Names:	
Country:		Group Contact Cell Phone#	

PAYMENT INFO

Enter the **Deposit Amount** to be paid now under the method of payment

	VISA	MASTER CARD	DISCOVER	BANK TRANSFER
PAYMENT METHOD:	\$	\$	\$	\$
NAME OF CARD HOLDER:	Call the AWFJ office at (888) 840-2934 to provide payment details.			
CREDIT CARD #:	Call the AWFJ office at (888) 840-2934 to provide payment details.			
CC BILLING ADDRESS:	Call the AWFJ office at (888) 840-2934 to provide payment details.			
EXPIRATION DATE / 3 DIGIT SVC#:	Call the AWFJ office at (888) 840-2934 to provide payment details.			

Call for Bank Transfer Information

ADDITIONAL INFO

SATISFACTION GUARANTEED

Your complete satisfaction is important to us. If you are dissatisfied for any reason, please notify your instructor and return your workshop materials at the end of the class, and we will issue you a refund or arrange for you to attend another AWFJ program. It's that easy! Financial Policy All seminars must be 100% prepaid before seminar start date.

CANCELLATION POLICY

Cancellations received in writing 30 days before seminar date will be refunded in full, less \$100 cancellation fee. Written notification of cancellation 20 days before seminar date will be refunded 50% less a \$200 cancellation fee. After 20 days prior to seminar date, entire class fee is due and non-refundable. Seminars may be transferred to another attendee with proper notification prior of scheduled seminar. No transfers from one seminar to another seminar will be allowed. Please call if you have any questions regarding this refund policy.

SIGNATURE

I hereby have read and understand the above information & policies.

(registration invalid unless signed)

Signature

Date

Send Completed Registration Form To info@awfi.org

Seminar Location Address:
6125 Harris Technology Blvd
Charlotte, NC 28269



AWFI tel: (609)-319-9200
8334 Pineville Matthews Rd fax: (856)-696-3758
Ste 103-159 email: Phil@awfi.org
Charlotte NC 28226 web: www.AWFI.org

TRAVEL PACKET

Location

AWFI Training courses and seminars are held in the Cefla Finishing Lab located in Charlotte, North Carolina.

Cefla Finishing Lab
6125 Harris Technology Blvd.
Charlotte, NC, 28269 United States

Charlotte Douglas International Airport (CLT)

The lab is approximately 15-20 minute by car north of the Charlotte Douglas International Airport (CLT). Visit <http://www.cltairport.com> for more information.

Transportation

All car rentals are available at the airport lower level. You may Uber from the airport to the hotels for approximately \$18 - \$22.

Accommodations:

Local accommodations close to the Cefla Finishing Lab include:

Fairfield Inn by Marriott Charlotte Northlake 9230 Harris Corners Pkwy, Charlotte, NC 28269 Visit Website	Courtyard by Marriott Charlotte Northlake 9110 Harris Corners Pkwy, Charlotte, NC 28269 Visit Website	Suburban Extended Stay Hotel 8615 Hankins Rd, Charlotte, NC 28269 Visit Website
Hilton Garden Inn Charlotte North 9315 Statesville Rd, Charlotte, NC 28269 Visit Website	Holiday Inn Express & Suites Charlotte North 7230 Smith Corners Blvd, Charlotte, NC 28269 Visit Website	Comfort Suites Northlake 7315 Smith Corners Blvd, Charlotte, NC 28269 Visit Website

Additional Questions

Please direct all questions to AWFI at info@awfi.org or call **(888) 840-2934**. Cefla is not associated with AWFI (*AFF 210 does utilize Cefla's automated lab equipment*). A variety of manufacturer's equipment & material is used during the hands-on portion of the training course.

Parking

Parking is located near the front entrance.

Upon Arrival



- Enter the Cefla Front Office
- Enter Your Name Using the Electronic Sign-In Pad
- Select 'AWFI Training'
- The Receptionist will Direct You to the Meeting Area

Daily Course Times

	Monday	Tuesday	Wednesday	Thursday	Friday
2 Day Courses	8:30am to 4:30pm	8:30am to 4:00pm			
3 Day Courses			8:30am to 4:30pm	8:30am to 4:30pm	8:30am to 4:00pm
5 Day Courses	8:30am to 4:30pm	8:30am to 4:30pm	8:30am to 4:30pm	8:30am to 4:30pm	8:30am to 4:00pm

Please note, days and times may deviate from schedule.

Lunch

Lunch will be catered in each day and served between 12:00 - 12:45.

What to Bring

If you choose to provide whitewood samples to use in the course, you may ship to the following address:

**AWFI Training - Cefla Finishing Lab
6125 Harris Technology Blvd.
Charlotte, NC, 28269 United States**

Samples should arrive 3 days prior to course start date.

What's Included

All course materials will be provided. You may request specific coating materials to be used in the course using the Registration Form.

All safety equipment will be provided to attendees.

Attire

Casual work attire.