THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. FLORIDA POLICY CHANGES

Effective Date of Change:	08/13/2024
Change Endorsement No.:	1
Named Insured:	Artistic Pools of Florida Inc
	PO Box 7036
	Clearwater, FL 33758

The following item(s):

Insured's Name		Insured's Mailing Address		
Policy Number		Company		
Effective/Expiration Date		Insured's Legal Status/Business of Insured		
Payment Plan		Premium Determination		
Additional Interested Parties	X	Coverage Forms and Endorsements		
Limits/Exposures		Deductibles		
Covered Property/Location Description		Classification/Class Codes		
Rates		Underlying Insurance		

is (are) changed to read {See Additional Page(s)}:

The above amendments result in a change in the premium as follows:

Х	NO CHANGES		TO BE ADJUSTED AT AUDIT	ADDITIONAL PREMIUM	RETURN PREMIUM		
Countersigned By:							

(Authorized Agent)

POLICY CHANGES ENDORSEMENT DESCRIPTION

It is understood and agreed that the policy is amended as follows:

The following forms are added: FCG 1020A (02-22) Pool Pop-Up Sublimit

The following forms are deleted: FCG 1020 (02-19) Exclusion - Pool Pop-Up Hazard

All other terms and conditions remain unchanged.

REMOVAL PERMIT

If this policy includes the Capital Assets Program (Output Policy) Coverage Part with all property scheduled on the Scheduled Location Endorsement **OP 14 01**, or the Commercial Property Coverage Part, the following applies with respect to such Coverage Part(s):

If Covered Property is removed to a new location that is described on this Policy Change, you may extend this insurance to include that Covered Property at each location during the removal. Coverage at each location will apply in the proportion that the value at each location bears to the value of all Covered Property being removed. This permit applies up to 10 days after the effective date of this Policy Change; after that, this insurance does not apply at the previous location.

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POOL POP-UP SUBLIMIT

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY of **SECTION I – COVERAGES** is amended as follows:

Exclusion j. Damage To Property, paragraph (5) and paragraph (6) and **Exclusion I. Damage To Your Work** do not apply to "property damage" to swimming pools or spas caused by "pool pop-up" when the "pool pop-up" is a result of "your work".

With respect to the coverage provided by this endorsement, we will not pay for:

- a. Your profit or expected profit from any repairs you make; or
- b. Fines or penalties assessed against you.

DEFINITION:

"Pool Pop-Up" means: Any elevation of an in-ground pool or spa that is caused by underground water pressure or a high water table.

LIMITS OF INSURANCE:

The Limits of Insurance shown below are the most we will pay for coverage afforded by this endorsement regardless of the number of:

- a. Insureds;
- b. Claims made or lawsuits brought; or
- c. Persons or organizations making claims or bringing lawsuits.

Our obligation to pay damages on your behalf applies only to the amount of damages in excess of any deductible applicable to Coverage A. The limits shown below are part of, and not in addition to, the limits of liability shown in the Policy Declarations for General Liability Coverage.

LIMITS OF INSURANCE:

\$50,000 PER OCCURRENCE \$100,000 AGGREGATE

All other terms and conditions remain unchanged.