TO THE FULLEST EXTENT PERMITTED BY LAW, (NAME OF CUSTOMER and ADDRESS) SHALL HOLD HARMLESS (NAME OF CONTRACTOR/SERVICING COMPANY) AND IT’s SUBCONTRACTORS, EMPLOYEES, OFFICERS FROM AND AGAINST ALL CLAIMS, DAMAGES, LOSSES AND EXPENSES, INCLUDING, BUT NOT LIMITED TO ATTORNEYS FEES ARISING OUT OF OR RESULTING FROM PROPERTY DAMAGE, BODILY INJURY, PERSONAL INJURY,SICKNESS, DISEASE OR DEATH OF ANY PERSON REGARDLESS OF WHETHER SUCH CLAIM, DAMAGE, LOSS OR EXPENSE IS ALLEGED TO BE CAUSED IN WHOLE OR IN PART BY (NAME OF SERVICING COMAPY) INVOLVING ANY AND ALL POOL COVERS AT THE (NAME OF CUSTOMER) PREMISES.

IT BEING THE EXPRESSED INTENT OF (NAME OF SERVICING COMPANY) THAT IN SUCH EVENT (NAME OF CUSTOMER) SHALL HOLD HARMLESS AND DEFEND (NAME OF SERVICING COMPANY) FOR PROPERTY DAMAGE, OR BODILY INJURY, PERSONAL INJURY, SICKNESS, DISEASE OR DEATH OF ANY PERSON AS IT RELATES TO POOL COVERS. IT IS MUTUALLY UNDERSTOOD AND AGREED THAT THE ASSUMPTION OF LIABILITIES PROVIDED FOR IN THIS AGREEMENT SHALL INDEFINATELY SURVIVE ANY EXPIRATION, COMPLETION OR TEREMINATION OF THIS AGREEMENT.