

Professional Pool Services

Management • Maintenance • Construction

January 6, 2025

Hello Customer,

I am writing to inform you of a change within United Pool Maintenance. In the fourth Quarter of 2024 our Board of Directors has decided to migrate our "contracts" into a new entity name. As you may know, our two parties are governed by a Swimming Pool Maintenance Agreement (SPMA). The entity that United Pools represents in the SPMA is changing to United Pool Maintenance of Georgia, LLC.

Please understand that there are no operational changes that will impact your services. This change is to align our organization with our business structure and how we operate in this market. This is nearly an entity name change, however we need to reflect this in the documents that govern our relationship.

Attached to this letter is an assignment that outlines the responsibilities of the Agreement being transferred from United Pool Maintenance, LLC to United Pool Maintenance of Georgia, LLC. We request that you review this assignment and submit it back to us by January 31, 2025, so that our legal team can file it in your customer folder.

Should you have any questions regarding this change, please do not hesitate to contact me. Thank you for your attention to this matter.

After you have signed the document, please email it back to Legal@unitedpools.com so that it may be saved in your file.

Sincerely,

Sean Legg President

United Pools



United Pools Office: (844) POOL-MGT • Fax: (678) 999-5914 www.unitedpools.com • corporate@unitedpools.com





ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (this "Assignment") is made and entered by and between United Pool Maintenance, LLC, a Georgia limited liability company ("UPM"), United Pool Maintenance of Georgia, LLC, a Georgia limited liability company ("UPMG"), and	
WHEREAS, on or about certain swimming pool maintenance agreement (the	, UPM and Owner executed a te "SPMA"); and
WHEREAS, UPM and UPMG are related entities having an identity of ownership; and	
WHEREAS, UPM wishes to assign its rights and obligations under the SPMA to UPMG and UPMG wishes to take such an assignment and assume all of UPM's obligations under the SPMA; and	
NOW, THEREFORE, in consideration of the covenants and agreements to be performed by one party to the other and other good and valuable consideration, the receipt and sufficiency of which is conclusively acknowledged by the Parties, the Parties agree as follows:	
1. <u>Assignment and Assumption</u> . UPM hereby grants, transfers, and assigns to UPMG the entire right, title and interest of UPM in and to the SPMA. UPMG hereby assumes the covenants, agreements, rights, and obligations of UPM under the SPMA.	
2. <u>Consent by Owner</u> . By executing this Agreement, Owner hereby acknowledges and consents to the aforementioned assignment of the SPMA by UPM to UPMG.	
3. <u>Power and Authority</u> . Each Party represents and warrants to the other that it is fully empowered and authorized to execute and deliver this Assignment, and the individual signing this Assignment on behalf of such Party represents and warrants that he or she is fully empowered and authorized to do so.	
IN WITNESS WHEREOF, UPM, UPMG, and Owner have executed and delivered this Assignment as of the day and year first above written.	
OWNER	UPM
By: Name: Title:	By: Name: Sean Legg Title: President
	UPMG

By: Name: Sean Legg Title:President