091151091026 08 POLICY NO. FL 5/20/2022 - 5/20/2023 POLICY TERM \$500,000.00 AMT OF BLDG COV AT TIME OF LOSS

AMT OF CONTS COV AT TIME OF LOSS

\$500.000.00

DEPARTMENT OF HOMELAND SECURITY FEDERAL EMERGENCY MANAGEMENT AGENCY NATIONAL FLOOD INSURANCE PROGRAM

PROOF OF LOSS

(See reverse side for Privacy Act Statement and Paperwork Burden Disclosure Notice) O.M.B. No. 1660-0005 Expires April 30, 2017

RISK MANAGEMENT	ASSOCIATES
INC	

AGENT

PO BOX 2416, DAYTONA BEACH, FL 32115

AGENCY AT

TO THE NATIONAL	FLOOD INSURA	ANCE PROGRAM

At time of loss, by above indicated policy of insurance, you insured the interest of

City of Fort Lauderdale (City Hall); 100 N ANDREWS AVE; FORT LAUDERDALE, FL 33301-1016

against loss by flood to the property described according to the terms and conditions of said policy and of all forms, endorsements, transfers and assignments attached thereto.

TIME AND ORIGIN	A Flood	loss occurred about the hour of Ten	o'clock PM.,	
	on the 12 day of April, 2023	The cause of the said loss was:		
	Accumulation of Rainfall or Snow Melt			
OCCUPANCY	The premises described, or containing the property described, was occupied at the time of the loss as follows, and for no other purpose whatever: Owner			
INTEREST	No other person or persons had any interest therein None, Insured	n or encumbrance thereon except:		
1. FULL AMOUNT OF	F INSURANCE applicable to the property for which cla	aim is presented is	\$1,000,000.00	
2. ACTUAL CASH VA	ALUE of building structures		\$6,397,858.03	
3. ADD ACTUAL CAS	SH VALUE OF CONTENTS of personal property insur	ed	\$500,000.00	
4. ACTUAL CASH VA	ALUE OF ALL PROPERTY		\$6,897,858.03	
5. FULL COST OF RE	EPAIR OR REPLACEMENT (Building and Contents)		\$965,302.20	
6. LESS APPLICABL	E DEPRECIATION		\$282,843.83	
7. ACTUAL CASH VA	ALUE LOSS is		\$682,458.37	
B. LESS DEDUCTIBL	.ES		\$182,458.37	
9. NET AMOUNT CLA	AIMED under above numbered policy is		\$500,000.00	
The said loss did not	originate by any act. design or procurement on the pa	rt of your insured, nothing has been done by or with the	e privity or consent of	

The said loss did not originate by any act, design or procurement on the part of your insured, nothing has been done by or with the privity or consent of your insured to violate the conditions of the policy, or render it void; no articles are mentioned herein or in annexed schedules but such as were destroyed or damaged at the time of said loss, no property saved has in any manner been concealed, and no attempt to deceive the said insurer as to the extent of said loss, has in any manner been made. Any other information that may be required will be furnished and considered a part of this proof.

I understand that this insurance (policy) is issued Pursuant to the National Flood Insurance Act of 1968, or Any Act Amendatory thereof, and Applicable Federal Regulations in Title 44 of the Code of Federal Regulations, Subchapter B, and that knowingly and willfully making any false answers or misrepresentations of fact may be punishable by fine, imprisonment, or both under applicable United States Codes.

Subrogation - To the extent of the payment made or advanced under this policy; the insured hereby assigns, transfers and sets over the insurer all rights, claims or interest that he has against any person, firm or corporation liable for the loss or damage to the property for which payment is made or advanced. He also hereby authorizes the insurer to sue any such third party in his name.

The insured hereby warrants that no release has been given or will be given or settlement or compromise made or agreed upon with any third party who may be liable in damages to the insured with respect to the claim being made herein.

The furnishing of this blank or the preparation of proofs by a representative of the above insurer is not a waiver of any of its rights.

I declare under penalty of perjury that the information contained in the foregoing is true and correct to the best of my knowledge and belief.

Executed this	day of	 , 20
Name		