E2404.1 Subpoena Defense Costs Coverage Endorsement

In consideration of the premium charged and on the understanding that this endorsement leaves all other terms, conditions and exclusions unchanged, it is agreed that:

1. WHAT WE WILL PAY (Section IV) of the policy is amended to include the following:

   Payments toward subpoena defense costs

   We will pay the reasonable and necessary attorney's fees and legal costs you incur in proceedings to quash or challenge the scope of a subpoena ordering you to disclose or produce any information or material gathered, acquired, collected, created or compiled by you, provided such information or material was gathered, acquired, collected, created or compiled for the purpose of the creation, production or dissemination of media content in or for <TYPEOFCOVER>, and provided that such subpoena was served on you during the policy period.

   2. For purpose of applying the terms and conditions of WHAT YOU MUST NOTIFY AND WHEN (Section III), HOW MUCH WE WILL PAY (Section V), YOUR OBLIGATIONS TO US (Section VII) and GENERAL MATTERS (Section IX) of the policy to the coverage afforded by this endorsement, wherever the word claim appears in such sections, it shall be construed to include a subpoena that falls within the scope of coverage afforded by this endorsement.

   3. The coverage afforded by this endorsement is part of and not in addition to the policy limit.

   4. If a sub-limit is indicated below, the sub-limit is the most we will pay under this policy in connection with any one subpoena. All sub-limits under this endorsement are included within the policy limit and are not in addition to the policy limit.

   Sub-limit: $<SUBLIMIT>

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5. The Retention listed on the Declarations is amended as follows:

   Retention:
   a. $<RETENTION> Each and every claim inclusive of defense costs and damages
   b. $<SUBRET> Each and every subpoena

   The title of this endorsement is solely for ease of reference and forms no part of the terms and conditions of coverage.