

Music Addendum to Policy Change Endorsement #____

Other: SECTION II – DEFINITIONS, **M. Occurrence** and **Q. Scheduled Media** have been deleted in their entirety and replaced with the following:

Occurrence or **Occurrences** mean:

1. the creation and composition of **scheduled media**;
2. the recording of **scheduled media**;
3. the composition of video embodying **scheduled media**;
4. any distribution of **scheduled media** by or with the permission of the **named insured**;
5. any online dissemination of **scheduled media** by or with the permission of the **named insured**; or
6. **advertising** of **scheduled media** by or with the permission of the **named insured**.

Scheduled Media means the music or lyrics created, recorded, printed, distributed or licensed by the **insured**, including the music jacket, and any web sites and other related activities as set forth in ITEM 6 of the Declarations or by written endorsement on the effective date of coverage.

SECTION III – EXCLUSIONS has been amended to include the following:

- O.** based upon, arising out of, directly or indirectly resulting from, in consequence of, or in any way involving the sale of tickets relating to **scheduled media** (or performance thereof) including the availability and/or refund of such tickets;
- P.** for the exhibition of **scheduled media** (in whole or in part) in a motion picture, television show, live performance, theatrical production or internet site distributed via any format, including DVD or streaming video, unless specifically scheduled to this Policy;

The following Condition, SECTION V – GENERAL CONDITIONS, **J. Mergers, Consolidations and Acquisition**, has been deleted in its entirety and replaced with the following:

J. Mergers, Consolidations and Acquisitions

This Policy applies only to the **insured, scheduled media** and any **additional insured** described on the effective date of this Policy in the Declarations or by written endorsement. Any newly acquired or created entities or new works of the **insured** shall not be covered under this Policy unless:

1. the **Named Insured** gives the **Company** such information regarding such newly acquired or created entities or new **matter** as the **Company** requests; and
2. the **Company** has specifically agreed by written endorsement to this Policy to provide coverage with respect to such newly acquired or created entities or new works, and the **Named Insured** accepts any terms, conditions, exclusions or limitations, including payment of additional premium, as the **Company**, in its sole discretion, imposes in connection with such coverage.