**RELATED INVESTIGATION RESPONSE COSTS APPENDIX**

In consideration of the premium charged, it is hereby understood and agreed as follows:

1. **Related Investigation Costs Coverage**

   A. The definition of “Defense Costs” is amended to include the following to the end thereof:

   **Defense Costs** of an Organization shall include Related Investigation Response Costs.

   B. The following definitions are added:

   | **Potential Related Investigation** | means a civil, criminal, administrative or regulatory investigation or inquiry of, or proceeding against, an Organization by an Enforcement Body that, if such investigation, inquiry or proceeding was in connection with a Wrongful Act alleged in a Securities Claim, such investigation, inquiry or proceeding would be a Related Investigation. |
   | **Related Investigation** | means a civil, criminal, administrative or regulatory investigation or inquiry of, or proceeding against, an Organization by an Enforcement Body regarding |
   | | (1) any statute, rule, or regulation regulating securities, if the Declaration ‘Violation of Statute, Rule or Regulation Regulating Securities’ box is checked; |
   | | (2) any law, other than: (a) any statute, rule, or regulation regulating securities; or (b) the Foreign Corrupt Practices Act of 1971 (FCPA), as amended, or any similar provisions of any state, local or foreign statutory or common law, if the Declaration ‘Violation of Any Law Other Than Securities or Foreign Corrupt Practices Law Coverage’ box is checked; or |
   | | (3) the Foreign Corrupt Practices Act of 1971 (FCPA), as amended, or any similar provisions of any state, local or foreign statutory or common law, if the Declarations ‘Violation of Foreign Corrupt Practices Law Coverage’ box is checked, and subject to the Declarations ‘Foreign Corrupt Practices Violation’ sublimit; |
   | | in connection with a Wrongful Act alleged in a covered Securities Claim. |
   | **Related Investigation Response Costs** | means reasonable fees, costs, and expenses consented to by the Insurer incurred by an Organization solely in responding to a Related Investigation. “Related Investigation Response Costs” shall not include: (1) any amounts incurred to determine whether or not to self-report a potential violation of any law; or any amounts incurred responding to or complying with any regulatory or internal supervision, inspection, compliance, review, examination, production or audit, including any request for mandatory information from a regulated entity, |

Pursuant to the above, the Insurer shall take into reasonable consideration all evidence and information available to and presented by the Insured to determine if such investigation, inquiry or proceeding is in connection with any Wrongful Act alleged in a covered Securities Claim.

Notwithstanding the definition of Claim, for the purposes of this definition “Securities Claim” shall not include any Insured Person Investigation, Extradition, Derivative Demand, Books and Records Demand, Insured Person Inquiry or request to toll or waive a period or statute of limitations.
2. **Related Investigation Costs Lookback Coverage**

If the Declarations ‘Lookback Coverage’ box is checked and the Organization notifies the Insurer of a Potential Related Investigation, and such notice constitutes a timely and effective notification of circumstance under Clause 7.B Reporting of Potential Claims, then if such Potential Related Investigation subsequently becomes a Related Investigation, Related Investigation Response Costs shall include reasonable and necessary fees, costs and expenses incurred by an Organization, with or without the Insurer’s consent, solely in responding to such Potential Related Investigation (“Lookback Coverage”). The coverage described above shall be limited to fees, costs and expenses incurred from the time of the notification of such circumstances to the time the Securities Claim connected to the Related Investigation is deemed first made, and shall be subject to the Lookback Coverage’ sublimit stated in the Declarations and the Retention applicable to the Securities Claim connected to the Related Investigation. “Lookback Coverage” shall not include: (a) any amounts incurred to determine whether or not to self-report a potential violation of any law; or any amounts incurred responding to or complying with any regulatory or internal supervision, inspection, compliance, review, examination, production or audit, including any request for mandatory information from a regulated entity, conducted in an Enforcement Body’s normal review or compliance process, or (b) the compensation of any Insured Person.

If the Declarations ‘Lookback Retention Credit Coverage’ box is checked, then the Lookback Coverage Related Investigation Response Costs, up to the amount of the Lookback Retention Credit credit, shall erode the Retention applicable to the Securities Claim connected to the Related Investigation.

3. **Known Wrongful Act Exclusions**

The Insurer shall not be liable to make any payment for any Related Investigation Response Costs:

(1) in connection with any Wrongful Act occurring prior to the Declarations applicable Known Wrongful Act Date, if as of the applicable Known Wrongful Act Date any Control Group Person knew or could have reasonably foreseen that such Wrongful Act could lead to a Related Investigation under this policy. Related Investigation Response Costs arising out of the same or related Wrongful Act shall be deemed to arise from the first such same or related Wrongful Act; or

(2) of a Related Investigation known by or that should have been known by a Control Group Person as of the applicable Known Wrongful Act Date.

For the purposes of this endorsement, “Control Group Person” means any Chairman of the Board, Chairman of the Audit Committee, Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, General Counsel, Risk Manager, or Ethics and Compliance Officer (or the equivalent of any of the foregoing) of the Named Entity.

4. **Pre-Authorized Securities Defense Attorneys**

Clause 9.B. Pre-Authorized Securities Defense Attorneys is deleted in its entirety and replaced with the following:

The Insureds shall select a Panel Counsel to defend any Securities Claim made against, or respond to any Potential Related Investigation or Related Investigation of or made against, such Insureds. The
policy terms pertaining to selection of Panel Counsel for Securities Claims and Related Investigations are set forth in the Panel Counsel Appendix to the policy.

© American International Group, Inc. All rights reserved.