

## **ADDENDUM G: AUTOMATIC LEDGER ENFORCEMENT**

**Purpose:** To enforce digital transparency through a "Strict Liability" framework, ensuring that the failure to use the Federal Truth Archive results in immediate, personal financial responsibility.

### **I. THE "VISIBLE VIOLATION" STANDARD**

- **Strict Liability Trigger:** The failure to provide a SHA-256 hash and C2PA metadata for any budget or appropriation exceeding **\$1,000,000** is hereby defined as a **Primary Objective Red Flag**.
- **Automatic Finding:** The absence of the required digital signature on the public API at the time of submission constitutes a completed violation of this Act. No further proof of intent is required.

### **II. REMEDIAL SERVICE FEE (THE \$100K/DAY RULE)**

- **Reclassification:** The fine of **\$100,000 per day** is legally classified as a "**Remedial Administrative Fee.**" \* **Justification:** This fee is assessed to cover the emergency operational costs incurred by the FIC to perform manual "Deep-Dive" forensic auditing on unverified data.
- **Personal Liability:** This fee is a personal debt of the Agency Head and must be satisfied via personal assets, subject to the non-indemnification rules in Addendum B.

### **III. CONSTRUCTIVE KNOWLEDGE & NO-NOTICE PROVISION**

- **Constructive Knowledge:** Because the Federal Truth Archive is a public-facing ledger, the Agency Head is legally presumed to have "Constructive Knowledge" of the failure to hash from the moment of the deadline.
- **No-Grace Period:** The "Remedial Fee" begins accruing at 12:01 AM the day following the submission deadline. Lack of notification from the FIC does not stop the accrual of the fee.