

**DECLARATION OF CONTRACTUAL RELATIONSHIP
FOR PURPOSES OF OBTAINING CERTIFICATES OF INSURANCE AND ADDITIONAL INSURED**

_____ (“Vendor”) hereby declares and certifies as follows:

Vendor has entered into one or more written contractual agreements (i.e., the Purchase Order Agreements) (the “Agreements”) to provide goods and/or services to Blue Star Operations Services, LLC (“Client”) at or around one or more of the following facilities: AT&T Stadium, Cowboys Center, Dallas Cowboys Merchandising, any Dallas Cowboys Pro Shop, any Blue Star Imaging, Radiology and Pain Management office, any Blue Star Land location and any other facility owned or controlled by Client (each a “Client Facility”). As a condition of providing goods and/or services under the Agreements, Client requires that its agent, Global Risk Management Solutions, LLC (“GRMS”), be provided valid certificates of insurance naming Client and its affiliates as additional insured on Vendor’s General Liability, Auto Liability, Excess Liability, with waiver of subrogation and alternate employer on Workers Compensation and other insurance policies, as applicable. Client further requires that Blue Star Operations Services, LLC, c/o Global Risk Management Solutions, LLC be specified as a certificate holder of said policies and shall be entitled to thirty (30) days prior to any material policy changes or cancellations. In addition, Vendor hereby agrees and accepts all of the terms and conditions of the Agreement (or Agreements). This declaration shall remain in effect as long as Vendor performs work or provides services at or around a Client Facility. Notwithstanding anything contrary contained in the Agreements or in any insurance policy, Vendor hereby agrees that it is responsible for its work and the work of any contractor/subcontractor hired by Vendor or hired by the Vendor’s contractors/subcontractors and shall assume financial responsibility for any insurance coverage less than the minimums required by Client hereunder in each instance.

The format for the additional insured language shall be substantially as follows:

“Blue Star Operations Services, LLC, Cowboys Stadium, L.P., Dallas Cowboys Football Club, Ltd., Legends Hospitality, LLC, (City of Arlington, AT&T Services, Inc. and the National Football League with respect to work done at AT&T Stadium), Cowboys Center, Ltd., Dallas Cowboys Merchandising, Ltd., Blue Star Imaging, L.P., and Blue Star Land, L.P. and all subsidiaries, related or affiliated companies are additional insureds, provided on CG2010 04/13 and CG2037 04/13 endorsements or their equivalent, with waiver of subrogation under the Commercial General Liability, Auto Liability and Umbrella Liability policies and waiver of subrogation and alternate employer on Workers Compensation. Such policies are primary and non-contributory as respects to any other insurance available to above entities.”

The certificate of insurance must remain current and any lapse in coverage may result in termination of the Agreements.

HOLD HARMLESS

For all matters related to Vendor’s professional services it is further agreed that Vendor will indemnify and hold harmless, Blue Star Operations Services, LLC, Cowboys Stadium, L.P., AT&T Services, Inc., Dallas Cowboys Football Club, Ltd., Legends Hospitality, the City of Arlington, Cowboys Center, Ltd., Dallas Cowboys Merchandising, Ltd., Blue Star Imaging, L.P., Blue Star Land, L.P. and all related or affiliated companies including their officers, directors, and employees from any and all damages, loss, causes of action (including pre-lawsuit court orders), costs, expenses or injury to any person and property, arising out of or related to this Agreement and/or Vendor’s work at the Client Facility and/or City Facility.

For all matters other than Vendor’s professional services it is further agreed that Vendor will indemnify and hold harmless, Blue Star Operations Services, LLC, Cowboys Stadium, L.P., AT&T Services, Inc., Dallas Cowboys Football Club, Ltd., Legends Hospitality, the City of Arlington, Cowboys Center, Ltd., Dallas Cowboys Merchandising, Ltd., Blue Star Imaging, L.P., Blue Star Land, L.P. and all related or affiliated companies including their officers, directors, and employees from any and all damages, loss, cause of action (including pre-lawsuit court orders), costs, expenses or injury to any person and property, arising out of or related to this Agreement and/or Vendor’s work at the Client Facility and/or City Facility.

Vendor: _____

Date: _____

By: _____

Address: _____

Printed Name/Title: _____

City, State, and Zip Code: _____

Instructions to Vendor: Please upload the fully executed declaration above into your GRMS Vendor Account or fax to Global Risk Management Solutions, LLC at (949) 608-0963. Your failure to return this declaration in a timely manner may result in a delay in completing your company screening process.