

## Indemnification and Hold Harmless Agreement

As part of the agreement between Lone Star Runners Club ("LSRC") and \_\_\_\_\_ ("the Race Sponsor") for LSRC to provide timing services including equipment and personnel to the racing event sponsored by the Race Sponsor ("the Race"), and for other valuable and legal consideration the sufficiency of which is hereby acknowledged, the Race Sponsor hereby releases Lone Star Runners Club, its officers, directors, agents, representatives, contractors, volunteers, and all other persons associated with Lone Star Runners Club (collectively "Releasees") from liability for any injuries or harm sustained or claimed by any participant in the Race or any spectator, visitor or other person at the Race (collectively "Participants"), whether the alleged injuries or harm occur before, during, or after the Race. Furthermore, the Race Sponsor agrees to defend, indemnify and hold Releasees harmless for any and all claims or demands by any Participants at the Race, whether the alleged injuries or harm occur before, during, or after the Race. As part of the obligation to defend, the Race Sponsor will be directly and immediately responsible for any and all legal expenses incurred by or on behalf of Releasees in defense of any and all such claims, whether the claims have merit or not.

These release, hold harmless, indemnification, and defense obligations, which are being assumed by the Race Sponsor as part of the legal consideration for LSRC to provide timing services including equipment and personnel to the Race, are applicable to any and all claims for or demands related to injuries or harm by Participants, including but not limited to personal injury, death, property damage, medical bills, or any other type of claim or demand, and these obligations apply to the Race Sponsor whether the claim or demand is in the form of a verbal request, a written claim or demand, or a lawsuit.

### AGREED:

By: \_\_\_\_\_

On behalf of \_\_\_\_\_, the Race Sponsor

Date: \_\_\_\_\_