

LandStar, Inc.

**OTC PINK BASIC DISCLOSURE
FOR THE QUARTER ENDING 30 SEPTEMBER 2018**

LandStar, Inc.
For the Period Ended 30 September 2018

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Item 1. Name of the Issuer and its predecessors (if any).

The name of the issuer is LandStar, Inc. (the “Issuer” or “Company”).

Item 2. Address of the Issuer's principal executive offices.

1053 E. Whitaker Mill Rd.
Suite 115
Raleigh, North Carolina 27604
Phone: 919.858.6542
Email: ir@data443.com

Item 3. Security Information.

Trading Symbol: LDSR
Exact title and class of securities outstanding: Common Stock
CUSIP: 515097103
Par Value: \$0.001
Total Shares Common Stock Authorized as of 30 September 2018: 8,888,000,000
Total Shares Common Stock Issued as of 30 September 2018: 4,447,676,982

Additional Class of Securities:
Exact title and class of securities outstanding: Preferred (Series A)
Par Value: \$0.001
Total Shares Preferred Stock Authorized as of 30 September 2018: 50,000,000
Total Shares Series A Preferred Stock Designated as of 30 September 2018: 1,000,000
Total Shares Series A Preferred Stock Issued as of 30 September 2018: 1,000,000

Transfer Agent:

Madison Stock Transfer Inc.
Michael Ajzenman, President
2500 Coney Island Ave, Sub Level
Brooklyn, New York 11223
Ph: 718-627-4453
Fax: 718-627-6341
info@madisonstocktransfer.com

- (i) Transfer Agent registered under the Exchange Act (YES)
- (ii) There are NO restrictions on the transfer of securities.
- (iii) There have been NO trading day suspensions ordered by the SEC in the past 12 months.

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

In or around July 2017, while under the control of prior management and majority ownership of the Company, the Company sought to effect a merger transaction (the “Merger”) under which the Company would be merged into Data443 Risk Mitigation, Inc. (“Data443”). Data443 was formed as a

North Carolina corporation in July 2017 under the original name LandStar, Inc. The name of the North Carolina corporation was changed to Data443 in December 2017. In November 2017 the controlling interest in the Company was acquired by our current chief executive officer and sole board member, Jason Remillard. In that same transaction Mr. Remillard also acquired all of the shares of Data443. Initially, Mr. Remillard sought to recognize the Merger initiated by prior management, and respect the results of the Merger. The Company relied upon documents previously prepared and proceeded as if the Merger had been effected.

In January 2018 the Company acquired substantially all of the assets of Myriad Software Productions, LLC, which is owned 100% by Mr. Remillard. Those assets were comprised of the software program known as ClassiDocs, and all intellectual property and goodwill associated therewith. This acquisition changed the Company's status to no longer being a "shell" under applicable securities rules. In consideration for the acquisition, the Company agreed to a purchase price of \$1,500,000 comprised of (i) \$50,000 paid at closing; (ii) \$250,000 in the form of our promissory note; and, (iii) \$1,200,000 in shares of our common stock, valued as of the closing, which equated to 1,200,000,000 shares of our common stock. The shares have not yet been issued and are not included as part of the issued and outstanding shares count disclosed earlier in this Report. However, these shares have been recorded as "Common Shares Issuable" within our financial statements for the period ending 30 September 2018.

In April 2018 the Company amended the designation for its Series A Preferred Stock by providing that a holder of Series A was entitled to (i) vote 15,000 shares of common stock for each share of Series A on all matters submitted to a vote by shareholders; and, (ii) convert each share of Series A into 1,000 shares of our common stock.

In May 2018 the Company amended and restated its Articles of Incorporation. The total authorized number of shares is: 8,888,000,000 shares of common stock, \$0.001 par value; and, 50,000,000 shares of preferred stock, \$0.001 par value, designated in the discretion of the Board of Directors. The Series A remains in full force and effect.

In June 2018, after careful analysis and in reliance upon professional advisors retained by the Company, it was determined that the Merger had, in fact, not been completed, and that the Merger was not in the best interests of the Company and its shareholders. As such, the Merger was legally terminated. In place of the Merger, in June 2018 the Company acquired all of the issued and outstanding shares of stock of Data443 (the "Share Exchange"). As a result of the Share Exchange, Data443 became a wholly-owned subsidiary of the Company, with both the Company and Data443 continuing to exist as corporate entities. The finances and business conducted by the respective entities prior to the Share Exchange will be treated as related party transactions in anticipation of the Share Exchange. As consideration in the Share Exchange, we agreed to issue to Mr. Remillard:

- (a) One hundred million (100,000,000) shares of our common stock; and
- (b) On the eighteen (18) month anniversary of the closing of the Share Exchange (the "Earn Out Date"), an additional 100,000,000 shares of our common stock (the "Earn Out Shares") provided that Data 443 has at least an additional \$1MM in revenue by the Earn Out Date (not including revenue directly from acquisitions).

None of our shares of our common stock to be issued to Mr. Remillard under the Share Exchange have been issued. As such, none of said shares are included as part of the issued and outstanding shares

count disclosed earlier in this Report. However, these shares, including the Earn Out Shares, have been recorded as “Common Shares Issuable” within our financial statements for the period ending 30 September 2018.

On or about June 29, we secured the rights to the WordPress GDPR Framework through our wholly owned subsidiary Data443 for a total consideration of €40,001, or \$46,521, payable in four payments of €10,000, with the first payment due at closing, and the remaining payments issuable at the end of July, August and September, 2018. Upon issuance of the final payment, we have the right to enter into an asset transfer agreement for the nominal cost of one euro (€1).

On or about July 29, we entered into a letter of intent to acquire from Modevity, LLC (“Modevity”), an enterprise cloud-based data storage, protection, and workflow automation platform known as ARALOC™. Included as part of the proposed purchase we would also acquire all technology, sales assets, and customers of Modevity. We have already paid Modevity a deposit of \$50,000. Upon closing, we will owe (i) an additional \$150,000, payable at closing; (ii) \$750,000, in the form of our 10-month promissory note; and, (iii) shares of our common stock in a number equal to the greater of (A) 81,081,081 shares; or, (B) the number of shares necessary to provide a total value of \$900,000, based upon the closing share price on the day preceding closing of the transaction.

Item 4. Issuance History.

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities.

On 26 January 2018 the Company agreed to issue \$1,200,000 in shares of our common stock, valued as of that date, to Mr. Remillard under the transaction in which we acquired substantially all of the assets of Myriad Software Productions, LLC (described in Item 3, above). This equated to 1,200,000,000 shares of our common stock, none of which have been issued to Mr. Remillard. With regard to the issuance of the 1,200,000,000 shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 1,200,000,000 shares were offered.
- D. All 1,200,000,000 are to be issued to Mr. Remillard.
- E. Substantially all of the assets of Myriad Software Productions, LLC were acquired by the Company in exchange for the 1,200,000,000 shares.
- F. The shares will be issued as restricted shares.
- G. When issued, the certificate for ownership of the shares will contain a legend (1) stating that the shares have not been registered under the Securities Act; and, (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

On or about February 5, 2018, we entered into an Equity Purchase Agreement (“EPA”) with Blue Citi LLC (“Blue Citi”), under which Blue Citi could purchase up to \$10,000,000 of the Company’s common stock over a period of time terminating on the earlier of: (i) 24-months from the date on which the EPA was executed; or, (ii) the date on which Blue Citi has purchased the aggregate maximum

purchase price of \$10,000,000 pursuant to the EPA. We intend to draw on the facility from time to time, as and when we determine appropriate in accordance with the terms and conditions of the EPA. The purchase price for our shares of common stock to be paid by Blue Citi will be 85% of the price of our shares traded on the principal market of our common stock pursuant to specific a time period and formula in the EPA. Blue Citi may not execute any short sales of the Company's common stock. Further, the Company has the right, though never the obligation, to exercise its right to draw down on the facility and have Blue Citi purchase the Company's common stock. Blue Citi's commitment to purchase our common stock is subject to various conditions, including, but not limited to, limitations based on the trading volume of our common stock, and our filing of a registration statement under the Securities Act of 1933, amended. With regard to the issuance of shares under the EPA:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering will be registered pursuant to a Form S-1 we are obligated to file.
- C. Shares will be offered pursuant to a conversion formula.
- D. All of the shares are to be issued to Blue Citi.
- E. Cash proceeds will be paid to the Company in exchange for the shares.
- F. The shares will be issued as free-trading shares.
- G. When issued, the certificate for ownership of the shares will not contain any restrictive legend.

In connection with the EPA we also entered into a Registration Rights Agreement (the "Registration Agreement"). Pursuant to the terms of the Registration Rights, we are obligated to file a registration statement with the SEC covering shares of the Company underlying the EPA. In addition, we are obligated to use all commercially reasonable efforts to have the registration statement declared effective by the SEC within 5-business days after the notification from the SEC that the registration statement may be declared effective. We are obligated to keep such registration statement effective until (i) three months after the last closing of a sale of shares under the EPA; (ii) the date when Blue Citi may sell all the shares under Rule 144 without volume limitations; or, (iii) the date Blue Citi no longer owns any of the shares.

In connection with the EPA we executed on February 5, 2018, we agreed to a \$100,000 commitment fee, payable in our common shares. This equated to 28,571,429 shares of our common stock (the "Commitment Shares"). We have not yet issued the Commitment Shares. As such, none of said shares are included as part of the issued and outstanding shares count disclosed in this Report. However, we recorded these as "Common Shares Issuable". In regard to the Commitment Shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 28,571,429 shares were offered.
- D. All 28,571,429 shares are to be issued to Blue Citi.
- E. The Commitment Fee under the EPA was converted into the Commitment Shares.
- F. The shares will be issued as restricted shares.
- G. When issued, the certificate for ownership of the shares will contain a legend (1) stating that the shares have not been registered under the Securities Act; and, (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

In connection with the EPA we also issued to Blue Citi our Convertible Note dated 06 February 2018 in the original principal amount of \$25,000 (the "Expense Note"). The Expense Note represented the amount of expenses incurred by Blue Citi in connection with the EPA and the equity line thereunder,

which we agreed to pay on behalf of Blue Citi. The Expense Note provided for, among other things, 8% annual interest; 12-month maturity; and, the right for Blue Citi to convert the Expense Note into shares of our common stock at a 25% discount to the lowest trading price during the ten consecutive trading days immediately preceding the date of conversion. The outstanding principal for the Expense Note as of September 30, 2018 was \$25,000.

On or about February 6, 2018, the Company entered into a Securities Purchase Agreement (the “SPA”) with Blue Citi under which Blue Citi would purchase \$500,000 in 8% interest accruing, convertible notes, maturing 18 months after issue. Subsequently, the Company and Blue Citi reached a verbal agreement to extend the SPA to \$1,000,000. Each note is convertible at the option of Blue Citi into common shares at a 25% discount to the lowest trading price during the ten consecutive trading days immediately preceding the date of conversion. The outstanding principal for these notes (collectively, the “Convertible Notes”) as of September 30, 2018 was \$785,000.

On March 16, 2018, the Company converted \$2,000 of a promissory note into 40,000,000 shares of its common stock. With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 40,000,000 shares were offered.
- D. All 40,000,000 shares were issued to Blue Citi.
- E. \$2,000 of original principal under a promissory note issued by the Company was converted into the 40,000,000 shares.
- F. The shares were issued as free-trading shares under Section 4(a)(1) of the Securities Act.
- G. The certificate for ownership of the shares did not contain any restrictive legend.

On March 20, 2018, the Company converted \$1,750 of a promissory note into 35,000,000 shares of its common stock. With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 35,000,000 shares were offered.
- D. All 35,000,000 shares were issued to Blue Citi.
- E. \$1,750 of original principal under a promissory note issued by the Company was converted into the 35,000,000 shares.
- F. The shares were issued as free-trading shares under Section 4(a)(1) of the Securities Act.
- G. The certificate for ownership of the shares did not contain any restrictive legend.

On April 18, 2018, the Company converted \$3,100 of a promissory note into 62,000,000 shares of its common stock. With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 62,000,000 shares were offered.
- D. All 62,000,000 shares were issued to Blue Citi.
- E. \$3,100 of original principal under a promissory note issued by the Company was converted into the 62,000,000 shares.
- F. The shares were issued as free-trading shares under Section 4(a)(1) of the Securities Act.

- G. The certificate for ownership of the shares did not contain any restrictive legend.

On April 19, 2018, the Company converted \$3,150 of a promissory note into 63,000,000 shares of its common stock. With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 63,000,000 shares were offered.
- D. All 63,000,000 shares were issued to Blue Citi.
- E. \$3,150 of original principal under a promissory note issued by the Company was converted into the 63,000,000 shares.
- F. The shares were issued as free-trading shares under Section 4(a)(1) of the Securities Act.
- G. The certificate for ownership of the shares did not contain any restrictive legend.

On 29 June 2018 the Company agreed to issue 100,000,000 shares of our common stock, and an additional 100,000,000 shares upon satisfaction of certain conditions, to Mr. Remillard under the transaction in which we acquired all of the shares of Data443 (described in Item 3, above). With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 100,000,000 shares were offered, plus an additional 100,000,000 shares.
- D. All 200,000,000 shares are to be issued to Mr. Remillard.
- E. All of issued and outstanding shares of Data443 were acquired by the Company in exchange for the 200,000,000 shares.
- F. The shares will be issued as restricted shares.
- G. When issued, the certificate for ownership of the shares will contain a legend (1) stating that the shares have not been registered under the Securities Act; and, (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

Through Data443, we have signed consulting contracts with a team of consultants and advisors, of which, four provide senior leadership to the Company in corporate development, technology development, finance, operations, and sale and marketing, with the others providing services in administration, marketing, sales, and engineering. Additionally, we engage junior and mid-level engineering consultants on a project-by-project basis to further develop technology and to implement services for prospective clients. Collectively, the team is paid approximately \$200,000 each quarter. Additionally, we have granted stock and stock options to some of these consultants and advisors as part of their compensation and/or in lieu of cash to reduce cash outlays. Stock and stock options grants are awarded selectively to consultants upon their start dates, and every quarter thereafter, during the term of their engagement, at a fixed dollar amount. Each stock and stock option grant is irrevocable, and some stock grants include registration rights; however, each stock and stock option grant is restricted until the one-year anniversary from the date of each respective grant. For the period ended September 30, 2018: (i) 133,567,651 common shares were granted; and, (ii) options to purchase 182,550,551 common shares were granted, with exercise prices for the granted options ranging from \$0.0014 to \$0.018. One of our consulting contracts is with Myriad Software. Of the shares and options reserved for consultants during the period ending September 30, 2018, approximately 36,055,901 common shares and 36,287,144 in stock options were granted to Myriad Software. Of the approximately \$400,000 payable to consultants and advisors in the period ending September 30, 2018, \$30,000 of the

Company's consultant expense was due to Myriad Software for services rendered by Jason Remillard during the period. None of shares committed under this paragraph have been issued as of the date of this Statement, though these shares have been recorded as "Common Shares Issuable" within our financial statements for the period ending September 30, 2018 and have not been included in the total number of issued and outstanding shares reflected herein.

On July 2, 2018, the Company converted \$10,000 of a promissory note into 200,000,000 shares of its common stock. With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 200,000,000 shares were offered.
- D. All 200,000,000 shares were issued to Blue Citi.
- E. \$10,000 of original principal under a promissory note issued by the Company was converted into the 200,000,000 shares.
- F. The shares were issued as free-trading shares under Section 4(a)(1) of the Securities Act.
- G. The certificate for ownership of the shares did not contain any restrictive legend.

On August 9, 2018, the Company converted \$5,000 of a promissory note into 100,000,000 shares of its common stock. With regard to the issuance of these shares:

- A. It was a private placement exempt under Section 4(a)(2) of the Securities Act.
- B. The offering was not registered or qualified.
- C. 100,000,000 shares were offered.
- D. All 100,000,000 shares were issued to Blue Citi.
- E. \$5,000 of original principal under a promissory note issued by the Company was converted into the 100,000,000 shares.
- F. The shares were issued as free-trading shares under Section 4(a)(1) of the Securities Act.
- G. The certificate for ownership of the shares did not contain any restrictive legend.

On September 30, 2018, the Company entered into a Debt Restructuring Agreement with Blue Citi (the "Restructuring Agreement"). Pursuant to the Restructuring Agreement, the parties agreed, among other things, (i) to cancel the EPA and the equity line arrangement provided for thereunder; (ii) to cancel the Registration Agreement; and, (iii) to cancel the obligation to issue the Commitment Shares. The parties also agree to combine all of the Convertible Notes and the Expense Note into a single note dated 30 September 2018 (the "Consolidated Note"). The Consolidated Note made the Convertible Notes and the Expense Note null and void, and provided for, among other things, (i) an original principal amount of \$829,680; (ii) 8% annual interest; (iii) 18-month maturity; (iv) reduction in the conversion discount from 25% to 10%, meaning that the Conversion Note, at the option of Blue Citi, is convertible into common shares at a price equal to 90% of the lowest trading price during the ten consecutive trading days immediately preceding the date of conversion; and, (v) Blue Citi waived all known and unknown breaches under the Convertible Notes.

The outstanding principal for the Consolidated Note as of September 30, 2018 was \$829,680. Based on this amount, and the Company's lowest stock price of \$0.0056 per share during the preceding ten day period, the Consolidated Note is convertible into approximately 148,157,143 shares of our common stock. However, the Consolidated Note contains a limiter prohibiting the holder from converting if the conversion would cause the holder to own more than 4.99% of the Company's then outstanding

common stock after giving effect to the conversion of the stock.

The Consolidated Note contains an embedded conversion feature that the Company has determined is a derivative requiring bifurcation. As of September 30, 2018, the total estimated liability for this derivative was \$174,250.

Item 5. Financial Statements.

The quarterly financial statements for the Company, as of September 30, 2018, have been posted separately through the OTC Disclosure & News Service as a separate report (identified as the Quarterly Report – Q3 Financials - LDSR) on October 15, 2018. The Quarterly Report –Q3 Financials - LDSR are hereby incorporated herein by reference.

Item 6. Describe the Issuer’s Business, Products, and Services.

Describe the Issuer’s business so a potential investor can clearly understand the company.

- A. The Company operates by a set of guiding principles, primarily set as: Identify product & solution whitespace existing in the market; identify acquisition target products/companies that fulfill product and customer profile requirements; and, build/integrate the rollup candidate organizations into a larger operating umbrella. We focus heavily on customer experience and adoption into existing investments made in the cyber security, cyber operations, data protection and management realms. We will seek to leverage existing and new skillsets in the organization to introduce unique product offerings that also encompass cyber response, data and identity governance, blockchain ledgers, and other distributed big-data oriented capabilities.
- B. The Company was formed on 04 May 1998 under the laws of the State of Nevada.
- C. The Company’s SIC Code is 5084. The Company will be submitting for a change in SIC code.
- D. The Company’s fiscal year-end is 31 December.
- E. The Company’s principal products or services, and their markets are data protection, management, and cyber security services, provided on a world-wide basis.

Item 7. Describe the Issuer’s Facilities.

The Company currently uses Raleigh’s leading co-working space as its primary operating facility, located at 1053 E. Whitaker Mill Rd., Suite# 115, Raleigh, NC 27604.

Item 8. Officers Directors and Control Persons.

- A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the Issuer’s executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer’s equity securities), as of the date of this information statement.

Jason Remillard Director; sole officer; once shares are issued to him, owner of 23.86% of

our issued and outstanding shares of common stock. Also the owner of 1,000,000 shares of our Series A Preferred Stock, representing the right to (i) vote 15,000 shares of common stock for each share of Series A on all matters submitted to a vote by shareholders; and, (ii) convert each share of Series A into 1,000 shares of our common stock.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses):

NO.

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities:

NO.

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated:

NO.

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities:

NO.

C. Beneficial Shareholder. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders. Percentages are based on shares issued as of the date of this report:

1. With regard to the Common Stock, as of 30 September 2018 and as of the date of the posting of this Disclosure Statement, the Company did not have any Beneficial Shareholders.

2. With regard to the Preferred Stock, as of 30 September 2018 and as of the date of the posting of this Disclosure Statement, the Company's sole director and sole officer, Jason Remillard was the owner of 1,000,000 shares of our Series A Preferred Stock, which represents one hundred percent (100%) of the issued and outstanding shares of Preferred Stock. Mr. Remillard's address is 1053 E. Whitaker Mill Rd., Suite 115, Raleigh, North Carolina 27604.

3. While not currently a Beneficial Shareholder with regard to the Company's Common Stock, once the shares of Common Stock owed to Mr. Remillard are issued to him, Mr. Remillard will be the owner of 22.62% of our issued and outstanding shares of common stock. Further, as the owner of 1,000,000 shares of our Series A Preferred Stock, Mr. Remillard has the right to (i) vote 15,000 shares of common stock for each share of Series A on all matters submitted to a vote by shareholders; and, (ii) convert each share of Series A into 1,000 shares of our common stock. Mr. Remillard's address is noted in subparagraph 2, above.

Item 9. Third Party Providers.

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Keith A. Rosenbaum
SPECTRUM LAW GROUP, APC
23 Corporate Plaza, Suite 150
Newport Beach, California 92660
949-851-4300
keith@spectrumlawgroup.com

Outside Accounting Services Provider

Thomas H. Fagley
HUGHES PITTMAN & GUPTON, LLP
1500 Sunday Drive, Suite 300
Raleigh, NC 27607
919-232-5900
rwilson@hpg.com

Item 10. Certification.

I, JASON REMILLARD, certify that:

1. I have reviewed this Quarterly Disclosure Statement of LandStar, Inc.; and
2. Based on my knowledge, this Disclosure Statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Disclosure Statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this Disclosure Statement.

Dated: 15 October 2018

BY: /s/ JASON REMILLARD
TITLE: Chief Executive Officer; Chief Financial Officer