KHSAA Form GE14 Rev. 8/21



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION

CONTRACT FOR ATHLETIC CONTEST(S)
(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The						
	(Name of High School)		(Street Address, City, State, Zip)			
Tho		and High School,				
The	(Name of High School)	High School,	(Street A	ddress, Ci	ty, State, Zip)	
here	by enter into a contract for		contest(s) in	, .	7,, 1,	to be
played as follows:		(number of contests)		(SF	ORT)	_ 10 00
One contest will be played on				at	and	the
	. , _	(date, mont		(1	ime)	
		П	igh School will be design	ated as the	e nome school	
One contest will be played on		(date, mont	h/day/year)	at	and	the
			igh School will be design			
1. 2. 3. 4. 5. 6.	ontracting parties agree that the cor The rules and regulations of the KI Board of Control policies, including Are rosters/eligibility lists to be exc. The school failing to carry out the trace fee per contest remaining on the consent. It is the financial respon contract to pay the officials fees in for cancellation of the contest after made part of the won-loss record teams. In case of inclement weather or for administrative control the principal contest up to how many hours befor incurred by the visiting team or gar visiting team of the cancellation in The following local officials' association.	HSAA are a part of this concept properly issued interpretable and prior to the content of the contract shall properly is the contract unless the content is is in the school failing addition to any applicable of the first legal playing do for the first legal playing do for other documented eme of either school shall have been the time set for the statement of the time set for the statement of th	entract including all provisions ations and the provisions st? pay to the other the listed st(s) is/are canceled by the general state of the carry out the terms forfeit fee. If a forfeit fee late, the victory/defeat state on the limit of games for games for the privilege of cancel and of the contest? All expected the privilege of cancel and of the home team to no paid by the home school intest officials	sions of the story cance of foreit mutual story the story both France or both Fra	Constitution,	Bylaws and
The A Issue ORIG Date OTHE	Association has no authority to mediate Constitution and Bylaws related t Association will not enforce or arbitrate a	a in the jurisdiction of the locals of through 7 and penalties control to the basic terms and condition of forfeit provisions including any dispute which is based or ment not signed by both school and on the contracts shall be a matters under the provision of the contract shall be contract shall be contract shall be secontract shall be void un	al court system, with the excontained in Bylaw 22 and its ons of this agreement, exceptemergency cancelation as less and any oral or unwritten americal Principals is not enforced the initialed by both parties before of the KHSAA Due Processions of the KHSAA Due Processions of the Systems of the KHSAA Due Processions of the Systems of the KHSAA Due Processions of the Systems of t	eption of the sinterpretation of the sinterpretation of the application of the application of the sinterpretation	ose provisions spions. splicable parts of 4 of this contractis agreement. A considered validure under KRS Considered Reports of the signated Reports of the sprovision of the sprovisions.	the KHSAA tt. ny revision or Chapter 13B
COU	NTERSIGNED BY ORIGINATING S Principal/Designated	CHOOL UPON RECEIPT	FROM OTHER PARTIC	CIPATING	SCHOOL TO	FINALIZE
Date	Rep Signature		Position	Scho	ol	