KHSAA Form GE14 Rev. 8/17



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	McCracken County	McCracken County High School, 6530 New Hwy 60 We				st, Paducah, KY 42001		
	(Name of High Sch		(S	(Street Address, City, State, Zip)				
The	Livingston Central	and High Schoo	ol, 750 US 60 Wes	st. Smithland.	KY 42081			
	(Name of High Sch				s, City, State,	Zip)		
	by enter into a contract for	2	contest(s) in	Basketba		to be		
played as follows: (no		(number of contest	sts)		(SPORT)			
One contest will be played onI		Dec 1, 2017 FRB, VC		at _	5/6/730	and the		
McC	racken County	(date	e, month/day/year) High School will be d	esignated as	(time) the home sch	nool.		
One	contest will be played on	Nov 30, 2018 FRB, V	– G. VB	at	5/6/730	and the		
	gston Central	(date	e, month/day/year) High School will be d		(time)	anal		
The 1. 2. 3. 4.	Contracting parties agree that the The rules and regulations of provisions of the Constitution as school time, and the provisions Are rosters/eligibility lists to be The school failing to carry out fee per contest remaining on consent. It is the financial recontract to pay the officials fee for cancellation of the contest made part of the won-loss reteams. In case of inclement weather administrative control the prince contest up to how many hours incurred by the visiting team of visiting team of the cancellation. The following local officials' as:	the Kentucky High Sch and Bylaws and subseque is for canceling this agreen exchanged prior to the co the terms of the contract the contract unless the esponsibility of the school es in addition to any applie t after the first legal play cord of both teams and of or for other documented cipal of either school sha is before the time set for the or game officials through for in a timely manner shall sociation shall provide the	ool Athletic Association ent interpretations relatement. ontest? shall pay to the other the contest(s) is/are cancel failing to carry out the cable forfeit fee. If a forfing date, the victory/decount on the limit of gate the privilege of the start of the contest? all restart of the home team be paid by the home so e contest officials	e listed forfeited by mutua terms of the eit fee is paid efeat shall be mes for both eyond school canceling the All expenses to notify the	of this control ity of opponer Yes t I Forfeit Fee	ract including all nts, avoidance of No x		
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Th The	e Association has no authority to m Association will not enforce or arbi a All notations and amendm KHSAA Board of Control shall hav	remain in the jurisdiction of the Parts 1 through 7 and pena nediate the basic terms and constitution and By trate any dispute which is basic djustment not signed by bothe nents made on the contracts s	e local court system, with the lities contained in Bylaw 22 onditions of this agreement laws related to forfeit fees. sed on any oral or unwritted school Principals is not ensishall be initialed by both past and including the cancellate.	he exception o and its interpret, except for the n amendment in forceable. rties before beation of contest	f those provision etations. etations. etapplicable parto this agreemeting considered s, into an existii	ns specifically rts of the KHSAA nt. Any revision or valid.		
ORIO	GINATING SCHOOL	-4						
Date	9-1-17 Principal/Designate Rep Signature	Kris Garrett	Position AD		School Mc0	Cracken		
	ER PARTICIPATING SCHOOL n thirty (30) days of the signatule Principal/Designate Rep Signature	re by the originating school	•	·	or Designated	Representatives		
COU	INTERSIGNED BY ORIGINATI		EIPT FROM OTHER PA	ARTICIPATI	NG SCHOOL	TO FINALIZE		
Date	Principal/Designate Rep Signature	ed	Position		School			