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)

rne	Livingston Central High Scho	ooi High School,	750 U.S. 60 W. SM	itniand, KY 42081			
	(Name of High School	ol) and	(Stree	t Address, City, S	tate, Zip)		
The	Graves County High School	High School,	1220 Eagles Way,				
	(Name of High Schoo	ol)	(Stree	t Address, City, S	tate, Zip)		
hereby	enter into a contract for	2		Boys and Girls Va Basketball	arsity to be		
played	l as follows:	(number of contests)	_	(SPOR	Γ)		
One c	ontest will be played on	November 28, 2017 (date, month)	/day/year)	at 6:00 (time)	and the		
Grave	s County High School (Girls)		h School will be desig		ne school.		
One c	ontest will be played on	November 28, 2017		at <u>7:30</u>	and the		
Grave	s County High School (Boys)	(date, month) Hig	<sup>(day/year)</sup> h School will be desig	(time) gnated as the hom	ne school.		
1. Tpp s 2. A 3. Tf fc c c c fc	ontracting parties agree that the The rules and regulations of the Provisions of the Constitution and chool time, and the provisions for the school failing to carry out the eper contest remaining on the consent. It is the financial respontract to pay the officials fees or cancellation of the contest anade part of the won-loss recoverans. In case of inclement weather or administrative control the principle ontest up to how many hours be neutred by the visiting team of the cancellation in the following local officials' associated for the contents and contents and the cancellation in the following special terms and contents	ne Kentucky High School At d Bylaws and subsequent interpretation canceling this agreement. Achanged prior to the contest? The terms of the contract shall precede contract unless the contest onsibility of the school failing in addition to any applicable failter the first legal playing dard of both teams and count of the for other documented emergial of either school shall have before the time set for the start game officials through failure on a timely manner shall be paiciation shall provide the contept of the sagreements apply to the	hletic Association are repretations related to any to the other the list t(s) is/are canceled to to carry out the term or feit fee. If a forfeit feet, the victory/defeaton the limit of games gency reasons beyon the privilege of cancet of the contest? All of the home team to d by the home schoost officials	Yes ted forfeit by mutual ms of the ee is paid t shall be for both Forfe md school celing the expenses notify the l. Hours	contract including all conents, avoidance of No x  it Fee-\$ \$\frac{\$1000.00}{}\$		
*	Boys to pay 400.00, and provide	e pizza for Livingston boys					
This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 22 and its interpretations.  The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees.  The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable.  All notations and amendments made on the contracts shall be initialed by both parties before being considered valid.  The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.							
ORIGI	NATING SCHOOL				O O		
Date	Principal/Designated Rep Signature	Paul K. filliott	Position Athletic Direct	tor School	Graves County High School		
OTHER PARTICIPATING SCHOOL (This contract shall be void unless signed by both Principals or Designated Representatives within thirty (30) days of the signature by the originating school per Bylaw 22.)  Principal/Designated // [ ]							
Date	10/18/17 Rep Signature	Vuty	Position Superintende		Livingston Central		
	ITERSIGNED BY ORIGINATING Principal/Designated				DOL TO FINALIZE		
Date	Rep Signature		Position	School			