

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)

(Name of High School) and (Street Address, City, State, Zip) The Graves County H.S. High School, 1220 Eagles Way, Mayfield, KY 42066 (Name of High School) (number of contests) Contest (S) in Git Basketball U/V played as follows: (number of contests) Contests (S) in Git Basketball U/V to be One contest will be played on Jan 24, 2019 at 6.00 and the Uningston Centrat H.S (date, month/day/wer) at 6.00 and the Graves Co, H.S (date, month/day/wer) at 6.00 and the Graves Co, H.S (date, month/day/wer) at 6.00 and the The rules and regulations of the Kentuck High School will be designated as the home school. The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions: The contract including all provisions of the Kentuck High School will be designated as the home school. 2. Are rosters/eligibility lists to be exchanged prior to the contract all pay to the detter the listed forfat fmen 3. The school falling to carry out the terms of the contract all pay to the detter the listed forfat fmen 4. In crast of the difficulty east of alling to carry out the terms of the contract in legap play	The	Livingston Central H.S	High School,	750 U.S. 60 W Smithland, KY 42	2081			
The Graves County H.S High School, 1220 Eagles Way, May/Held, KY 42066 (Street Address, City, State, Zip) hereby enter into a contract for played as follows: 2 (varsity/junior varsity) (inumber of contests) contest (s) in Girls basketball JV/V to be glayed on dotted as follows: One contest will be played on _Jan 23, 2020 at		(Name of High Scho	pol)			State, Zip)		
(Name of High School) (Street Address, City, State, Zip) hereby enter into a contract for played as follows: Contest(s) in Citte basketball V/V (SPORT) One contest will be played on lan 24, 2019 at 2.000 and the citte basketball V/V to be contest will be played on lan 24, 2019 at 6.00 cmme cmme <t< td=""><td>TL -</td><td>Orreste Oreste U.O.</td><td></td><td></td><td></td><td>40000</td><td></td></t<>	T L -	Orreste Oreste U.O.				40000		
hereby enter into a contract for	The							
played as follows: (number of contests) (gitte, month/daylyear) at 6:00 and the Livingston Central H.S High School will be designated as the home school. One contest will be played on Jan 23, 2020 at 6:00 and the Graves Co. H.S High School will be designated as the home school. The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions: 1. The rules and regulations of the Kentucky High School Althetic Association are a part of this contract including all provisions of canceling this agreement. 2. Are rosters/eligibility its to be exchanged prior to the contest: Yes No 3. The school failing to carry out the terms of the contract unleast the contest (s) listed above shall be held and played unput to the school failing to carry out the terms of the contest the sing add for cancellaged prior to the school failing to carry out the terms of the contract unleast the contest shall have the privilego of canceling the contest to pay the dificults tees in addition to any applicable fortel the e. It a fortist fiels is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the vom-loss record of both teams and count on the limit of games for both teams. Forteit Fee-\$ 500.00 4. In case of inclement weather or for other documented emergency reasons beyond school administrative control to private dificials association shall provide the contest(s):								
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Graves Co. H.S [time] Graves Co. H.S High School will be designated as the home school. The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions: 1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, avoidance of school time, and the provisions for canceling this agreement. 2. Are rosters/elipibility lists to be exchanged prior to the contest? Yes No 3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) larger cancelled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contest after the first legal playing date, the victory/defeat shall be made part of the contest after the first legal playing date, the victory/defeat shall be made part of the onnices are not the terms of the contest after the first legal playing date, the victory/defeat shall be forfeit Fee-\$ 500.00 4. In case of inclement weather or for other documented emergency reasons beyond school administrative control the principae of canceling the home team to notify the visiting team or game officials through failure of the home team to notify the visiting team or game officials through failure of the contest of ficials 5. The following local officials association shall provide the contest of the splay and the argreement shall made part of these provisons of this agreement shall regatement and is considered								
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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. ORIGINATING SCHOOL Principal/Designated Date 3/29/18 Rep Signature Principal/Designated Paul %. Elliett Position AD Date Rep Signature Position School GCHS 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.) School GCHS		visiting team of the cancellation	in a timely manner shall be pa	aid by the home sch		′S	6	
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