KHSAA Form GE14 Rev. 7/20



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		High School,		
	(Name of High School)	(Street Address	s, City, State, Zip)
The		and High School,		
1110	(Name of High School)		(Street Address	s, City, State, Zip)
here	eby enter into a contract for		contest(s) in	to be
played as follows:		(number of contests)		(SPORT)
One contest will be played on			at _	and the
		(date, month Hig	^{/day/year)} h School will be designated as	(time) s the home school.
One contest will be played on			at _	and the
		(date, month Hig	^{/day/year)} h School will be designated as	
 2. 3. 	contracting parties agree that the constitution and Bylaws and and the provisions for canceling the Are rosters/eligibility lists to be except the school failing to carry out the fee per contest remaining on the consent. It is the financial respect to pay the officials fees in for cancellation of the contest after part of the won-loss record of both In case of inclement weather or administrative control the principal contest up to how many hours be incurred by the visiting team of gradients and contest after part of the contest up to how many hours be incurred by the visiting team of gradients and contest up to focus of the cancellation in the following local officials' associated the contest and contest up to how many hours be incurred by the visiting team of the cancellation in the following local officials' associated the contest and contest up to how many hours be incurred by the visiting team of the cancellation in the following local officials' associated the contest and contest up to how many hours be incurred by the visiting team of the cancellation in the following local officials' associated the contest and contest and contest up to how many hours be incurred by the visiting team of the cancellation in the following local officials' associated the contest and contest up to how many hours be incurred by the visiting team of the cancellation in the contest up to how many hours be incurred by the visiting team of the cancellation in the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hours be incurred by the visiting team of the contest up to how many hou	entucky High School Athletic subsequent interpretations is agreement. Thanged prior to the contest? terms of the contract shall procontract unless the contest insibility of the school failing addition to any applicable for the first legal playing date, the teams and count on the limit for other documented emeral of either school shall have fore the time set for the startame officials through failure a timely manner shall be paid	Association are a part of this or related to the legality of opponent ay to the other the listed forfeit (s) is/are canceled by mutual to carry out the terms of the orfeit fee. If a forfeit fee is paid to games for both teams. If a gency reasons beyond schools the privilege of canceling the tof the contest? All expenses of the home team to notify the doby the home school.	contract including all provisions ents, avoidance of school time, Yes No t ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! !
5. 6.	The following special terms and of	•		-
p Th Th	he Association has no authority to medi. Constitution, Bylaws and e Association will not enforce or arbitrate adjustment no	in the final jurisdiction of the loc. Sections 1 through 8 and penal ate the basic terms and condition. Tournament Rules related to for any dispute which is based on a signed by both school Principals made on the contracts shall be a right to intercede, up to and in	al court system, with the exceptior ties contained in Bylaw 22 and its as of this agreement, except for the feit fees and the specifics contain any oral or unwritten amendment to is is not enforceable by the Associa initialed by both parties before be cluding the cancellation of contest ulation of the Association, or in the	n of those provisions specifically interpretations. e applicable parts of the KHSAA ed in Bylaw 22. to this agreement. Any revision or ation. ing considered valid. s, into an existing contract in any
ORIG	SINATING SCHOOL			
Date	Principal/Designated Rep Signature		Position	School
	ER PARTICIPATING SCHOOL (Thing thirty (30) days of the signature by Principal/Designated Rep Signature	the originating school per By	law 22.)	Designated Representatives
COU	NTERSIGNED BY ORIGINATING S	CHOOL UPON RECEIPT FF	ROM OTHER PARTICIPATING	S SCHOOL TO FINALIZE
Date	Principal/Designated Rep Signature		Position	School