

INDIANA HIGH SCHOOL ATHLETIC ASSOCIATION

9150 North Meridian Street, P.O. Box 40650

Indianapolis, Indiana 46240-0650

CONTINUING CONTRACT FOR ATHLETIC CONTESTS

Type or print all information and mark applicable spaces with an 'X'

Contracting Schools:

High School High School E-mail High School High School E-mail

- 1. Boys Girls Varsity Junior Varsity Freshman Jr. High Other Baseball Golf Softball Track & Field Basketball Gymnastics Swimming Volleyball Cross Country Soccer Tennis Wrestling Football

Table with 5 columns: Beginning Year, Week #, Date, Time, Location. Rows for Year 20__.

This contract is considered valid until either party notifies the other of termination on year prior to next renewal date, i.e. end of two year home and home contract. All contracts are to be completed in quadruplicate.

2. FINANCIAL – The host school principal agrees to pay the guest school principal as follows:

3. OFFICIALS – The major game officials shall be paid by the host school unless otherwise indicated herein (to be paid by High School). Officials shall be mutually agreed upon by the contracting parties, in advance of the contest date, by using Form A-2 (Contract for Contest Officials) and attaching to this contract.

4. TERMS & CONDITIONS – The contracting parties agree that the contests listed above shall be conducted under the following terms and conditions:

- a. The IHSAA By-Laws are considered a part of this contract. b. This contract shall become null and void: - if either party to the contract has its IHSAA membership suspended or terminated. - if either party to the contract shall use or propose to use as a member of its team, any student who is ineligible in accordance with IHSAA regulations. c. Eligibility lists shall be maintained by member school principals, for all participants by sport or by team, kept current for each grading period, and a copy made available when requested by the other contracting party or Commissioner. d. The final decisions of the major officials shall be accepted without protest by both contracting parties. e. Whenever a contest is interfered with by spectators, the major game officials shall be instructed by the contracting parties to strictly enforce the rules. When considered necessary, the contest is to be stopped and detailed written reports made to the Commissioner. f. It is agreed that when the contest conditions are not as herein represented, the contest shall be forfeited to the visiting team. g. Failure on the part of either contracting party to fulfill the terms of this contract, except by mutual consent or when declared null and void under paragraph B above, shall be cause for the offending party to pay the other party a forfeiture fee of \$500 per contest cancelled in basketball, \$500 per contest cancelled in football and \$25 per contest cancelled in any other sport. It is understood that there is a moral obligation to be considered in the making and breaking of contracts. Where obligations are not mutually adjusted, the Executive Committee reserves the right to review the facts and determine what adjustments should be made.

(This contract must be signed and returned on or before to be considered valid.)

SIGNED:

Principal Date

School Phone

Principal Date

School Phone