



CONTRACT FOR NON LEAGUE CONTESTS

(Recommended for all interconference non-league games: initiating school should prepare in duplicate and exchange with opponent's school.)

_____ High School/Competitive non sports club, of
NAME OF SCHOOL

_____, Maryland
CITY

and

_____ High School/Competitive non sports club, of
NAME OF SCHOOL

_____, Maryland
CITY

DO HEREBY ENTER INTO A CONTACT FOR

Ice Hockey Contest to be played as follows: Varsity Junior Varsity (circle one)

to be held at _____, _____ on _____ at _____
RINK CITY, STATE DATE TIME

The contracting parties agree that the contest listed above shall be played under the following conditions:

- | | |
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| <ol style="list-style-type: none"> 1. The rules and regulations of the MSHL are a part of this contract. The suspension from, or termination of membership in the MSHL by either of the contracting parties shall render this contract null and void. 2. The playing rules shall be those adopted by USA Hockey and the MSHL and published by USA Hockey and the MSHL. 3. No protest shall be considered which involves decisions based upon the real or alleged failure of the contest officials to interpret or properly apply game or contest rules, or to render correct decision in matters of judgment. 4. A school which removed its team from the playing surface because of dissatisfaction with officiating, or with other game conditions, forfeits its right to the guarantee or other financial return listed in (8) below. 5. If, in the opinion of the home school, unfavorable weather conditions or rink failure make it impractical or impossible to play the contest as scheduled, the home school shall | <p>notify the visiting school, preferably 2 hours before the scheduled departure time of its team. This notice shall serve to release the home school from its financial obligation to the visiting school. If after the visiting team has arrived at the site of the contest, unfavorable rink conditions make it impractical or impossible to play the contest, the financial terms and other agreements set forth in (8) below shall be carried out in full. Should the visiting school encounter hazardous traveling conditions, the same procedure would prevail.</p> <ol style="list-style-type: none"> 6. This contract shall be considered valid only if signed and returned within (10) days of the *date indicated below. 7. In case of cancellation of the contract or failure on the part of any one of the contracting parties to fulfill any of the terms of the contract, except by mutual written consent, the offending school may be disciplined subject to the discretion of the MSHL Commissioner. 8. The financial terms (guarantee) and other agreements covering this contest shall be as follows: |
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PRINCIPAL / TEAM OFFICIAL

INITITATING SCHOOL

* DATE _____
REFERS TO ITEM NO. 6

_____, MD

PRINCIPAL / TEAM OFFICIAL

OPPONENT

DATE _____

_____, MD