University Interscholastic League
Football Game Contract

THIS AGREEMENT, entered into this _____ day of _______________, 20____, by and between _________________________, _________________________ (title), _________________________ (home town), High School, hereinafter designated as the part of the first part, and _________________________, _________________________, of _________________________ (visiting team), High School, hereinafter designated as the party of the second part, stipulates as follows:

1. The said parties mutually agree to cause the _________________________ teams of the high school of which they are respectively officials to meet in the city of _________________________ on the _____ day of _______________, 20____, and then and there engage in a game of _________________________, said game to start at or about __________ o’clock, p.m.

2. The above mentioned game of _________________________ shall be conducted under the University Interscholastic League rules and regulations in force at the time of the game, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the League shall invalidate the whole contract.

3. The part of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.

4. The party of the first part agrees to pay the part of the second part:
   (a) the sum of $_______________ for playing said game or, in lieu thereof, at the option of the party of the second part,
   (b) actual traveling expenses of a party to the number of _________________________, said expenses to consist of cost of transportation of the party to the number of _________________________, from _________________________, Texas, to _________________________, Texas, and reasonable hotel expenses, together with one-half of the net gate receipts of said game. It is agreed that the above mentioned traveling expenses shall be considered as an expense of the game in computing the net gate receipts.

5. Both parties agree that in case they fail mutually to agree upon officials for said above mentioned game at least 7 days prior to the time set for the game, the Athletic Director of the Interscholastic League shall have authority to appoint the officials necessary for the proper conduct of said game.

6. In case either party fails to produce his team and play the said game on said date and at said place, or breaches any clause of this agreement, the party so in fault agrees to pay to the party not in fault the sum of $_______________ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 4 above.

7. In case either the _________________________ High School or the _________________________ High School shall be suspended in the sport of _________________________ from the Interscholastic League, this agreement shall become null and void.

8. Both parties agree to the radio broadcast; with the understanding that any income from said broadcast shall be considered in the gross receipts.

Signed in duplicate:

__________________________________________________________________________________
Superintendent/Principal
______________________________________________________ High School

__________________________________________________________________________________
Superintendent/Principal
______________________________________________________ High School

(Duplicate as needed.) (Revised 11-2014)