MICHIGAN HIGH SCHOOL ATHLETIC ASSOCIATION, INC. SCHOOL CONTRACT — FORM 3-C

It is hereby agreed between				School, party of the first part (1), and				
	·			S	chool, pa	arty of the second part	(2), that theirE	oys Girls
VarsityJV	9th8	th7th		te	eams sh	all compete at		
on	the	day of	20	_ at	o'clo	ock. Both the parties (1	and 2) hereto m	utually agree
a properly certifi Regulations. Bo	ed list of play th parties (1	ers, signed by the and 2) also agre	superintender e that the regi	nt or principal o stered official	of each s s shall b	nc. shall govern particip school, shall be exchang be mutually agreed upo ot acceptable:	ged in accordance on not later than t	with MHSAA en days prior
) agrees to pay to		-		sum of \$	at the close o	f the contest.
This contract ma	-	ed or altered only	by mutual agre	eement of the	contract	ting parties, as provided	d by the Michigan	High School
	Sig	ned in duplicate th	nis	day c	of	20_		
	For the part	y of the first part (1):			For the party of the	second part (2):	
	(Authori	zed Representative)				(Authorized Rep	resentative)	
School telephone number				School telephone number				
						of the second part (2)		
This contract is not valid if re				urned after _		, 20	, 20	
IMPORTANT —			•••••	••••••				•••••

The superintendent of schools, principal of the high school, or that member of the faculty designated by either of them shall be manager of the teams representing the school.

The final management of all interscholastic athletics shall be in the hands of some member or members of the faculty who shall sign all contracts

The person responsible for arranging for the immediate training of a team should be a member of the regular teaching staff of the school. If a non-faculty member is used he/she must be registered by the school with MHSAA on a form provided for that purpose before he or she begins assigned duties.

No Michigan high school shall schedule or play a game with a school in another state unless that school is a member in good standing of its State Association, provided it is eligible to membership. Status of schools in other states should be ascertained from the director of that state's athletic association prior to completion of arrangements for interstate games.

Failure on the part of a school to fulfill a contract properly signed by the superintendent, principal, or faculty manager may subject a school to discipline by the Executive Director.

A school competing in any meet or tournament not sanctioned by the MHSAA shall be liable to discipline by the Executive Director.

NOTE — Schools should check invitational meets or tournaments, not sponsored by or involving non-member schools or out of state schools, with the MHSAA to ascertain that they have been approved by the MHSAA or National Federation.

Under Regulation II (high school) and Regulation IV (junior high/middle school), except in football, MHSAA member schools may participate against non-member teams (including community "club" teams), regardless of who the sponsor is and the number of school and non-school teams involved. In advance, host schools are expected to notify member schools of non-member teams scheduled to participate in contracted competition.