



THE UNIVERSITY OF TEXAS AT SAN ANTONIO OFFICIAL GAME CONTRACT

This Official Game Contract (the "Agreement"), is entered into by and between THE UNIVERSITY OF TEXAS AT SAN ANTONIO and UNIVERSITY OF IDAHO, 875 Perimeter Dr., MS 2302, Moscow, ID 83844, and stipulates the following:

1. Each party to the Agreement shall cause its Women's Basketball Team to play one (1) game on December 10, 2022, at the UTSA Convocation Center at TBD time.
2. Rules and Regulations. Said contest(s) shall be governed by applicable National Collegiate Athletics Association (NCAA) legislation and playing rules, and by the rules of host institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the NCAA.
3. Guarantee. In consideration of the playing of said contest(s), the home team's institution agrees to pay as a guarantee to the visiting team's institution the sum of \$0, or in lieu thereof, as an option, N/A percent of the gate receipts of said contest(s). Payment of these amounts shall be made as soon as possible, but no later than thirty (30) days, after the close of the said contest(s).
4. Contest Proceeds. The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the home institution exclusively.
5. Tickets. Ticket prices shall be set by the home team's institution. The visiting institution shall be allowed 50 complimentary tickets to the above mentioned contest(s). Delivery of said complimentary tickets shall be made no later than N/A prior to the playing of the said contest(s).
6. Officials. The officials for said contest(s) shall be agreed upon by the represented institutions at least ten (10) days prior to the game(s), and the expenses for said officials shall be paid by the home institution. Officials shall be selected in the following manner: assigned by Conference USA and/or UTSA's respective sports officials arbiter or agency
7. Change in NCAA Classification. This Agreement may be voided by either party if either is reclassified to a different NCAA membership division after the contract has been executed.
8. Other Terms. NA
9. Violation of terms. In the event either party fails to produce its team and play said contest(s) on said date(s) at the agreed upon site(s) or violates any clause of the Agreement without the express written permission of the other party, it shall pay to the party not at fault the sum of fifty Thousand dollars (\$50,000.00), within one week of the date on which the breach of contract occurs. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault. This Section shall not apply in the case of a Force Majeure Event defined below.
10. Force Majeure. In the event of fire, flood, hurricane, tornado, earthquake, epidemic, pandemic, war, invasion, hostilities, rebellion, insurrection, confiscation by order of the government, military or public authority or prohibitory or government authority, including that of the Conference USA or the NCAA or other acts of God and Nature or Acts of Common Enemy making it impossible or impractical to play the game ("Force Majeure Event"), both institutions shall be relieved of any and all obligations of this said agreement.

For: The University of Texas at San Antonio

By: _____

Date: _____

For: The University of Texas at San Antonio

By: [Signature]
Karen Aston
Head Women's Basketball Coach

Date: 8/2/22

For: The University of Texas at San Antonio

By: [Signature]
Lisa Campos
Vice President/Director of Athletics

Date: 8/4/2022

For: University of Idaho

By: [Signature]
Cody Williams
Terry Gawlik
Director of Athletics

Date: 08-08-2022
Buyer, Contracts and Purchasing Services

For: University of Idaho

By: _____
Jon Newlee
Head Women's Basketball Coach

Date: _____