

North Coast Athletic Conference Sports Officiating Contract

Baseball Officiating Assignments - 2017-18

The following terms of the Contract shall be the exclusive conditions and terms upon which the undersigned Sport Official shall officiate sporting events for the North Coast Athletic Conference (hereinafter referred to as "Client"). As a condition precedent to the offering and acceptance of this Contract, the undersigned Sports Official agrees to the following:

- 1) That you, the Sporting Official, shall serve the Client solely as an independent contractor and not as an employee of the Client or any member institutions or conferences you serve herein;
- 2) That all sporting event assignments directed to you (Sports Official) shall be made solely by the Coordinator, and shall be subject to discretionary cancellation by the Coordinator when he/she deems it to be necessary or in the Client's or your best interest; Further, the Client, or any member institutions, may revise or cancel contests as they deem necessary or in their best interest;
- 3) That you (Sports Official) shall be paid \$220 (doubleheader), \$125 (single game) per sports event as full and total consideration for services rendered herein. A composite list of assignments and a complete roster of officials will be forwarded to your attention as soon as they become available by the Coordinator.
- 4) Neither this Contract nor any duties or obligations under this Contract are assignable or transferable by you (Sports Official) without the written consent of the Client and Coordinator.
- 5) That the Client and all member institutions and conferences served by you (the Sports Official) shall be held harmless by you from any and all liability for injury or damages sustained to you or sustained by others as a result of your conduct arising out of assignments herein. You acknowledge your awareness and assume the risk of the potential or possible conditions accompanying officiating at sports events. You further agree that you are unaware of any mental or physical condition preventing you from fully performing the assignments herein, and have a continuing duty to notify the Client and Coordinator if this status changes. Further, you acknowledge that, as an independent contractor, you are not covered under any liability insurance or workers compensation coverage maintained by the Client.
- 6) You (Sports Official) hereby authorize the release of personal identifying information by the Coordinator or Client, including your social security number, to member institutions, conferences or others to facilitate your officiating duties and payment thereof. Further, that you hold harmless the Client, all member institutions and conferences from any and all liability and/or damages and/or injuries caused by the release of said information herein.
- 7) Except as listed on an attached sheet or as previously disclosed, you (Sports Official) certify that you have not been sanctioned by an officiating, or other sport-related organization, for an offense related to professional conduct resulting in a suspension or membership termination.
- 8) You (Sports Official) agree to reveal herein, upon the execution of this Contract, any and all convictions and/or deferred adjudication and/or deferred sentencing for any felony and/or misdemeanor charges (excluding minor misdemeanor traffic charges brought against you within the United States of America, without time limitation. Specifically, this obligation shall include all charges and adjudications for crimes against any minor children under the age of 18 years. You further agree to Section §2953.33 of the Ohio Revised Code (Restoration of Rights and Privileges), Subsection B, does not exempt disclosure of the above information because it bears a direct and substantial relationship to the position for which you are being considered. You acknowledge a continuing duty to notify the Client and the Coordinator if this status changes.
- 9) You (Sports Official) understand that you are subject to criminal charges for knowingly making any false statements herein under Section §2921.13 of the Ohio Revised Code.

NOTE: Disclosures of offenses should be mailed to North Coast Athletic Conference, Attention Executive Director, 815 Crocker Road, Building B, Suite 5, Westlake, Ohio 44115 and include a Journal Entry or similar documentation from a Court. Disclosures may also include a personal statement of the facts and circumstances surrounding the conviction/adjudication/diversion or proceedings.

Please sign this agreement and return one copy by _____ to the **NORTH COAST ATHLETIC CONFERENCE** at P.O. Box 16679, Cleveland, Ohio 44116 or to ncac@northcoast.org.

ACCEPTED & AGREED TO:

Name: (Print)

Signature

(Date)