

Public Access Television Stations

Broadcasting of NYSPHSAA – Section 2 Events

Any outlet wishing to broadcast NYSPHSAA – Section 2 events must be under the NYSPHSAA – Section 2 television contract regardless of tape delay, live or non-profit status.

Any outlet running commercials or selling sponsors for their broadcast does not qualify as non-profit, thus a rights fees will be paid according to the NYSPHSAA – Section 2 Constitution.

Waivers of broadcasting fees will be approved under the following conditions:

- 1. No incorporation of commercials before, during or after their broadcast.**
- 2. No incorporation of logos, except the NYSPHSAA – Section 2 logo or their company's logo in the broadcast.**
- 3. Submission of a letter stating a not-for-profit status with not intentions of obtaining revenues from the broadcast. This letter must be submitted and signed by the school superintendent, principal and athletic director OR from the Station owner. This letter must also include the channel on which the broadcast will occur with times and dates of all broadcasts and rebroadcasts.**
- 4. A television-broadcasting contract for the specified event must be completed and approved by the Executive Director of the NYSPHSAA – Section 2 prior to the telecasting of the event.**

AGREEMENT

Public Access Television Broadcasting

Agreement made this _____ day of _____ by and between the New York
(month, year)

State Public High School Athletic Association, Inc. – Section 2 with its principal offices located at 234 Glen Street, Glens Falls, N. Y. 12801, hereinafter referred to as “Section 2”

(complete name of contracting organization)

with its principal offices located at _____
(street)

(city, state, zip)

herein after referred to as “contracting entity.”

WHEREAS; Section 2 does desire to give and grant permission for the contracting entity to broadcast the Section 2 sponsored contest(s).

WHEREAS; the Contracting Entity desires to purchase the non-exclusive rights to televise such event(s) upon certain terms and conditions.

WHEREAS; this agreement shall be binding upon all parties hereto, and their respective successors and assigns may not be amended, changed or altered without the written consent of both parties hereto.

WHEREAS; this agreement contains the entire agreement and understanding between the parties and the waiver of any provisions of this agreement shall not constitute a waiver of any other portion of said agreement.

IN WITNESS THEREOF, the parties hereto have set their hands.

New York State Public High School Athletic Association, Inc. – Section 2 Athletics

By _____ Douglas L. Kenyon, Section 2 Executive Director

And

(name of contracting entity)

By _____
(signature) (title)

(print name)

Phone Number _____ Fax Number _____

Please indicate the contest(s) you are contracting to broadcast.

Game _____

Class	Time	Site	Tape Delay	Live