INDEMNITY AGREEMENT & WAIVER OF LIABILITY

(Non-Lyon County Student under Age 18)

Agreement made, effective as of	[month/day/year], by and between the
Board of Education of Lyon County, Kentucky, whose address is 217 Jenkins Road, Eddyville, Kentucky 42038,	
acting by and through its authorized agent(s),	hereinafter referred to as "Board," and
of	
address is	
referred to as "Visitor."	
The parties agree as follows:	
SECTION ONE: NATURE OF AGREEMENT	
Visitor is not a student enrolled in the Lyon County School E sponsored camp, open gym, open field, or other similar act no insurance policy purchased by the Board or its officers, a provides insurance coverage for Visitor.	ivity or event. Visitor expressly acknowledges that
SECTION TWO: INDEMNIFICATION AND WAIVER	R OF LIABILITY
Visitor hereby releases and agrees to hold harmless Board and damages sustained by Visitor's person or property arising camp, open gym, open field, or other similar activity or ever waiver by Visitor of any liability against Board and/or Board shall indemnify Board and Board's officers, agents, and enfees, arising or resulting from Visitor's action contemplated	from Visitor's participation in a Board-sponsored ent. Execution of this agreement shall be an express d's officers, agents, and employees. Further, Visitor imployees for any loss, including costs and attorney
SECTION THREE: GOVERNING LAW This agreement shall be governed by, construed, and enforce of Kentucky.	d in accordance with the laws of the Commonwealth
SECTION FIVE: AMBIGUITIES Ambiguities arising from the interpretation of this agreeme consideration of the employment of the draftsman.	ent shall not be construed against the Board out of
SECTION FOUR: ASSIGNMENT OF RIGHTS The rights of Visitor under this agreement are personal to Visitor and may not be assigned or transferred to any other person, firm, corporation, or other entity without the prior express written consent of Board or Board's agent. SECTION FIVE: AMBIGUITIES Ambiguities arising from the interpretation of this agreement shall not be construed against the Board out of consideration of the employment of the draftsman. SECTION SIX: ENTIRE AGREEMENT This agreement constitutes the entire agreement between the parties, and any prior understanding or representation of any kind preceding the date of this agreement shall not be binding on either party except to the	