

DC Combat Sports Commission BOXERS CONTRACT AGREEMENT

Name			
Address			
Business Telephone			
THIS AGREEMENT n	nade and entered into this	day of	, 20
between	of t	he city of Washington, Dist	trict of Columbia, duly
licensed to conduct boxing conte promoter, and	sts in the District of Colu	mbia, party of the first par	t, hereinafter called the
	, a duly licensed contestant, under the rules and regulations of the		
District of Columbia Combat Spo	orts Commission, all of which	ch rules are hereby made a pa	art of this contract.
promoter, at,	200, for	rounds, to	he day of a decision with and state of
o'clock			
match the party of the first part a as in full for all his claims and der dollars, or	ngrees to pay after said con mands for and on account o	test and the party of the second the performance by him of	ond part agree to accept this contract the sum of
fees, and expenses as follows:			

In case of postponement for any cause the actual place and date of the postponed contest shall be as mutually agreed upon and, if no agreement can be reached, the place and date shall be as directed by the Commission.

IT IS UNDERSTOOD AND AGREED that said contest shall be with not less than six-ounce gloves, to be furnished by the party of the first part and shall be conducted in all respects in conformity with the rules and regulations of the Commission, which are hereby made part of this agreement. The referee for said contest shall be a person duly licensed to act as such by the Commission and assigned as a referee by the Commission. If the referee shall decide that the party of the second part did not enter into this contract in good faith or is not honestly competing, or did not honestly compete, or is guilty of any act detrimental to the interest of boxing or that a foul was committed by the party of the second part, terminating the contest, it is agreed that the contest shall be stopped; in which event the party of the second part shall not be entitled to the compensation above named or any part thereof, and that such decision of the referee shall be revisable only by the Commission.

Note: Contract is not to be used for a Promoter's Boxer's expenses, and it is not to be used by Seconds.



Contract (Boxers Only) Continued

If said party of the second part shall fail to appear or make the weight agreed upon, or if said party is not in physical condition and should fail to pass the required examination by a physician licensed by the Commission, then said forfeit money may, at the discretion of the Commission, be forfeited to the party of the first part and under these circumstances, the party of the first part will pay to the other contestant in this match, or his duly authorized manager, the sum of _______ dollars, as liquidated damages. If for any reason, other than failure on the part of either of the two contestants to appear, the party of the first part does not fulfill this contract the party of the first part shall then pay to the party of the second part an amount equal to said forfeit as liquidated damages, unless this match is canceled by mutual consent.

The party of the second part agrees to post an appearance forfeit in the sum of _____

The party of the second part hereby certifies that he knows of no physical ailment or injury that would prevent him from taking part in this contest; that as far as he personally knows, he is in excellent physical condition and free from ailments or injuries that might prevent him from his best efforts for his contest and that he has taken part in the proper amount of training for the contest.

The party of the second part agrees that should he be approached by any person or persons asking him to take part in a "fake" or "sham" contest, or the bribe, or who discusses with him participation in a "sham" or "fake" contest, or the acceptance of a bribe, he will immediately report all facts pertaining to such a proposition to the Commission.

IT IS UNDERSTOOD AND AGREED that the party of the second part shall personally report for weighting and medical examination in accordance with the rules and regulations of the Commission and shall report to the Commission at _____a.m./p.m. on the date set for the contest, the default of which shall be a breach of his contract. It is also distinctly agreed that there shall be no other agreement for covering this contest than herein contained for weights or times for weighing in, unless authorized in writing by the Commission.

IT IS FURTHER AGREED that if said party of the second part enters into another contest prior to the one herein contracted for and defeated, or in any other way does anything calculated to lessen his prevent value as an attraction, the party of the first part shall have the option to rescind and cancel this contract without further liability thereunder, provided such cancellation is approved by the Commission.

IT IS UNDERSTOOD AND AGREED that said party of the first part is to make all arrangements for said contest and to provide a suitable place and proper facilities for the staging of said contest, and such conveniences and appliances as may be reasonably necessary shall be provided.

IT IS UNDERSTOOD AND AGREED that all parties of this contract hold licenses as provided for by the rules and regulations of the Commission and that no one shall be permitted to participate in said contest in any way who is not so duly licensed.

Note: Contract is not to be used for a Promoter's Boxer's expenses, and it is not to be used by Seconds.



Contract (Boxers Only) Continued

IN WITNESS WHEREOF, the said parties have hereunto set their hands and seal the day and year first above written.

	Date:
In the presence of:	
WITNESS	PROMOTER
ADDRESS	ADDRESS
	BOXER
	ADDRESS
	MANAGER
	ADDRESS
This contract has been reviewed by the District of Co established pursuant to DCMR 19, Section 2103.	olumbia Combat Sports Commission and meets the criteria
Chairman, Combat Sports Commission	Date

Note: Contract is not to be used for a Promoter's Boxer's expenses, and it is not to be used by Seconds.