Nevada Athletic Commission

3300 W. Sahara Avenue, # 450, Las Vegas, Nevada 89102 Telephone: (702) 486-2575 Fax: (702) 486-2577 Web site http://boxing.nv.gov

OFFICIAL BOUT AGREEMENT

THIS AGREEMENT, Made this	day of	,,	, by and between
	of (City)	, (State)	, a promoter of
unarmed combat, duly licensed under	the laws of the State of Nevada (whether one	or more, individually, or as an association, herein	after referred to as the "Promoter"), and
of (City)	, (State)		, professional unarmed combatar
("Contestant"), and	of (City) , (State) _	, a duly
		s of the State of Nevada (whether one or more, he	
MUTNECOETII.			d with a sale attended to fall according
	_	ereinafter contained, the parties hereto agree to ar	
("NRS") and Nevada Administrative C	code ("NAC") Chapter 467.	text otherwise requires, shall have the meanings a	
	• • • • • • • • • • • • • • • • • • • •	of unarmed combat at the site location of	
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a date to be hereafter agreed upon, fo	or rounds to a decision with		of
	ne Promoter will pay the Contestant for the Bou	be taken on the certified scales of the Promoter ut, and the Contestant agrees to accept in full of al	
performance by him or her of the Bout, th	he sum of) (the "Compe	ensation"). vs of the State of Nevada, and the rules and regula	Dolla
"Commission"), which are hereby mac referee of the Bout by the Commission 5. Reporting Time. The Contestant is Commission, and shall report at the si 6. Publicity. The Contestant agrees if 7. Payment of Manager's Share. Sh (a) the Manager must be licensed by the Manager must not exceed one-third on MANAGER'S SH. 8. Breaches of this Agreement. The either of them, did not enter into this a termination of the Bout other than that honest exhibition of his or her skill; or violating any provision of NRS/NAC C9. Agreements in the event of a Breforth in section 8 of this agreement, the Compensation of the Compensation as it the Commission or its Executive Direct distributed unless so ordered by the Commission.	de a part of this agreement. The referee of the n. shall personally report at the above-named site ite to the Executive Director two (2) hours before to appear when and as directed by the Promotould the Contestant desire the Manager to be the Commission, (b) a valid contract between the the the compensation, and (d) the Contestant mulare: **The Contestant of the contestant mulare: **The Contestant of the contestant and the same should be on an honest exhibition of (d) The Contestant, the Manager and the Properties agree that if the Commission or its Executive Director, in the sion. The parties hereby waive any right or cladeems to be in the best interest of unarmed of	Bout shall be licensed to act as such by the State e location for weighing and medical examination, it are the time set for the contest. It is all reasonable times for publicity purposes. Paid directly by the Promoter, deducting such amount be contestant and the Manager must be on file woust specify and initial any such amount below. **NITIA** The Commission shall decide the Manager, or either of them, had any collusive of skill on the part of the contestants; (c) The Contestants or any of them, is guilty of an act detriments on or its Executive Director determines that the position is accretion, may order that the Promoter or any paim to a hearing on this matter. The Commission should be subject to the provisions of NRS/NAC Chalexists, as set forth in section 5 of this agreement, with NRS/NAC Chapter 467.	of Nevada, and selected and assigned to act as a naccordance with the rules and regulations of the ount from the Contestant's share of the purse: ith the Commission, (c) the amount to be paid to the that (a) The Contestant and the Manager, or the understanding or agreement regarding the estant is not honestly competing or did not give an all to the interest of unarmed combat or is guilty of sibility of a breach of this agreement exists, as set the erson holding the Compensation, to pay the hall thereupon, in its sole discretion, make such a pter 467. The parties agree and understand that if
		of the parties hereto shall be governed by, and con	
Commission, which laws and rules are commenced in the State of Nevada. 11. Assumption of the Risk. The Codangerous activity. The Contestant fur nonetheless, agrees to enter into this the result of any injury the Contestant INITIALS OF CON. 12. Release. The parties, for themsel Commission, and each of their membiguidyments, executions, claims, and depersons or entities named in this para 13. Indemnification. The parties, joir employees in their individual, persona agreement and all other matters relativersons and entities named in this para 14. Entire Agreement and Modifical promises, representations, negotiation authorized by the terms of this agreem parties hereto, and filed with the Commistential this paraties hereto, and filed with the Commistential this agreement. 16. Severability. If any provision in the non-enforceability of such provision shall. Notices. All notices or other compersonally in hand, by telephonic facs parties that it is the responsibility of each a waiver of Breach. Failure to decide a waiver by such party of any of its rig 19. Assignment. Neither party shall the Executive Director of the Commission.	e hereby made a part of and incorporated into contestant understands that by participating in a rither understands that this participation subject agreement and hereby waives any claim that it may suffer as a result of Contestant's participations. Items of the image is a result of Contestant's participations, their heirs, executors, administrators, such ers, agents, and employees in their individual, emands whatsoever known or unknown, in law agraph arising out of, or by reason of this agreently and severally hereby indemnify and hold hall and representative capacities against any and all expenses, ragraph as a result of said claims, suits and action. This agreement constitutes the entire agains, discussions, and other agreements that manent, no modification or amendment to this agreement, no modification or amendment to this agreement is held to be unenforceable by a hall not be held to render any other provision of munications required or permitted to be given simile or mailed regular or certified mail to the ach party to notify the Commission of any charled a breach or the actual waiver of any participations, assign, transfer nor delegate any rights, obligations.	narmless the State of Nevada and the Commission and all claims, suits and actions, brought against the damages, charges and costs, including court cost ctions. reement of the parties and as such are intended a ay have been made in connection with the subject reement shall be binding upon the parties unless the ecuting this agreement on behalf of another party, as court of law or equity, this agreement shall be conformation of this agreement unenforceable. Under this agreement shall be in writing and shall appropriate party at the last known address on recipe of address. Cular breach of the agreement or its material or no ations or duties under this agreement without the parties.	at any action arising out of this agreement, shall be a Contestant is engaging in an abnormally h. The Contestant, with full knowledge of this risk, ainst the Commission and/or the State of Nevada pat in the State of Nevada and the state of Nevada and the state of Nevada and all actions, causes of action, suits, debts, and have, or claim to have against any and all of the analysis of their members, agents, and a persons named in this paragraph by reason of the sand attorney fees which may be incurred by the matter hereof. Unless otherwise expressly he same is in writing, signed by the respective if applicable, has the full power and authority to enstrued as if such provision did not exist and the be deemed to have been duly given if delivered ord with the Commission. It is understood by the inmaterial terms by either party shall not operate a
PROMOTER			
	Company Name		
By (Signature)		Date:	
	Officer of Promotion or Licensed Matchmaker		
CONTESTANT		Date:	
MANAGER		Date:	

NOTICE TO MATCHMAKER: Each contestant MUST BE SIGNED on this Official Bout Agreement, The original Bout Agreement MUST be submitted by weigh in time to the Commission.