OFFICIAL BOUT AGREEMENT

THIS AGREEMENT, made this day of (city) (state), by and between (of city) (state), a professional unarm From the Nevada Athletic Commission, licensed manager (license no. ) under the laws of the State of Nevada (whether one or more, hereinafter referred to as the “Promoter”); and (of city) (state), a duly licensed manager of the Bout, on a date to be hereafter agreed upon, for rounds to a decision with of a measured by the certified scales of the Promoter (this context is hereinafter referred to as the “Bout”).

3. Compensation of Contestant. The Promoter will pay the Contestant for the Bout, and the Contestant agrees to accept in full of all claims and demands for his services and expenses for his or her participation in or on account of the Bout. If the Bout is not contested, the Promoter shall pay the Contestant the sum of $.

4. The Bout. The Bout shall be conducted in accordance with the rules and regulations of the Nevada State Athletic Commission ("NASCAN") and the Nevada Administrative Code ("NAC"), Chapter 467.

5. Reporting Requirements. The Contestant shall personally report to the Nevada Athletic Commission at the site location for weigh-ins and medical examinations, in accordance with the rules and regulations of the Commission, and shall report at the site to the Executive Director two (2) hours before the start of the Bout.

6. Publicity. The Contestant agrees to appear when and as directed by the Promoter at all reasonable times for publicity purposes.

7. Payment of Manager’s Share. Should the Contestant desire the Manager to be paid directly by the Promoter, deducting the amount of the purse: (a) the Manager must be licensed by the Commission, (b) a valid contract between the Contestant and the Manager must be on file with the Commission, (c) the amount to be paid to the Manager must not exceed one-third of the compensation, and (d) the Manager must sign and submit the above amount before the Bout.

INITIALS OF CONTESTANT:

INITIALS OF PROMOTER:

10. Applicable Law. This Agreement is governed by the laws of the State of Nevada and any disputes arising under this Agreement shall be resolved in accordance with the laws of the State of Nevada.

11. Assumption of Risk. Contestant understands and acknowledges that participation in combat sports, the Contestant is engaging in an inherently dangerous activity. The Contestant further understands and acknowledges that the Contestant is at risk of serious injury or death. The Contestant, with full knowledge of this risk, nonetheless, agrees to enter into this Agreement and hereby waives any claim that the Contestant or Contestant’s heirs may have against the Nevada State Athletic Commission and/or the State of Nevada as a result of any injury the Contestant suffers as a result of Contestant’s participation in any contest or exhibition of unarmed combat in the State of Nevada.

12. Release. The parties, for themselves, their heirs, executors, administrators, successors, and assigns, hereby release and forever discharge the State of Nevada and the Commission, and each of their members, agents, and employees in their (individual, personal and representative capacities, from and any and all actions, causes of action, suits, debts, judgments, executions, claims, and demands however known or unknown, in law or equity, that the parties ever had, now have, may have, or claim to have against and any and all persons and firms or entities that have arisen, or shall arise, out of, or by reason of this Agreement, or any other matter relating thereto.

13. Indemnification. The parties, parties, parents, and successors hereby fully and forever hold and harmless the Nevada State Athletic Commission and each of its members, agents, and employees in their individual, personal and representative capacities against any and all claims, suits, and actions, brought against the persons named in this paragraph and other matters relating thereto, against and any and all expenses, damages, charges and costs, including court costs and expenses, which may be incurred by the persons and entities named in this paragraph as a result of said claims, suits and actions.

14. Assignment and Modification. This Agreement constitutes the entire agreement of the parties and as such is intended as a complete and exclusive statement of the promises, representations, warranties, covenants, and other agreements that may have been made in connection with the specific subject matter hereof. Unless otherwise expressly authorized by the terms of this Agreement, no modification or amendment to this Agreement shall be binding upon the parties unless in writing and signed by each party.

15. Proper Authorization. The parties hereto represent and warrant that the person executing this Agreement on behalf of another party, if applicable, has the full power and authority to enter into this Agreement.

16. No Modification or Amendment. If any provision of this Agreement is held to be unenforceable by a court of law or equity, this Agreement shall be construed as if such provision did not exist and the non-enforceability of such provision shall not affect the validity or enforceability of any other provision or provisions of this Agreement unenforceable.

17. Notices. Any notices or communications required or permitted to be given under this Agreement shall be addressed to the Promoter, and shall be deemed to have been duly given if delivered personal, by United States mail or by a reliable overnight delivery service. Any notice or communications hereunder shall be deemed to be given if delivered personal, by United States mail or by a reliable overnight delivery service.

18. IN WITNESS WHEREOF, the parties hereto affix their signatures on the date indicated.

PROMOTER

By (Signature)

OFFICER OF LICENSED MATCHMAKER

CONTESTANT

MANAGER

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.

Managers handling contestants under so-called "verbal agreements" cannot sign contracts for contestants' appearance, as "verbal agreements" are not recognized by the Commission.

WHITE COPY - Commission

YELLOW COPY - Promoter

BLUE COPY - Contestant

0-460 (Revised 3/04)