OSAC: AGENDA FOR NOTICE OF PROPOSED RULEMAKING HEARING

Date: January 22, 2015
Time: 1:00 p.m.
Location: 4190 Aumsville Hwy SE, Salem, OR 97317

(This meeting location is accessible to persons with disabilities. A request for an interpreter for the hearing impaired or for other accommodations for persons with disabilities should be made at least 48 hours before the meeting to (Trista Robischon (503) 378-8739 / osac@state.or.us)

Conference Call: 1-888-808-6929 / Access Code: 6902410

Subject: Hearing of Proposed Rulemaking /Amendments to OARs: 230-001-0000; 230-001-0005; 230-001-0010; 230-030-0150; 230-140-0030

Agenda:

Hearing conducted by Presiding Hearing Officer: Brad Darcy, OSAC Executive Director

Hearing shall be recorded per ORS 137-001-0030
Reasonable time limits may be set for all comments
Breaks are subject to the discretion of the Hearing Officer

• Introductions: All interested parties attending the Hearing wishing to be heard shall provide their name, address and affiliation for the record.

• Proposed Rules Amendments Read into the Record by Hearing Officer:
  o Amended OAR 230-001-0000
  o Amended OAR 230-001-0005
  o Amended OAR 230-001-0010
  o Amended OAR 230-030-0150
  o Amended OAR 230-140-0030

• Statements or comments shall be heard from Hearing attendees. (This is the final date OSAC will receive public comment.)
  o Statements of proponents;
  o Statements of opponents; and
  o Statements of other witnesses present

• Conclusion: Agency Rulemaking Action (OAR 137-001-0050) – Agency may adopt, amend or repeal rules covered by the notice of intended action, fully considering all written and oral submissions to move forward before the OSAC Board for final vote scheduled on February 4, 2015.
This message is to provide stakeholders and interested persons with Notice of a Rulemaking Hearing.

Since September 2014, the Oregon State Athletic Commission (OSAC), working with a Rules Advisory Committee, has been conducting a complete review of Oregon Administrative Rules Chapter 230, related to boxing, mixed martial arts and entertainment wrestling in Oregon.

OSAC has begun the Rulemaking Process starting with the following proposed changes:

- Amendments to all of Division 1: Housekeeping Items
- Amendments to OAR 230-030-0150: Incorporated existing Temporary Rule language from 230-140-0030 into this Rule
- Amendments to OAR 230-140-0030: Existing Temporary Rule language amended and moved into 230-030-0150

*Attached are documents reflecting the proposed language changes as well as copies of Notices filed with the Oregon Secretary of State’s Office.

HOW TO MAKE COMMENT:

OSAC will be holding a public Rulemaking Hearing for those wishing to provide comment during the Rulemaking Process. Persons wishing to make public comment may do so either by: Attending the Hearing in person; Attending the Hearing by telephone conference; or by mailing or emailing your comments to OSAC.

The last day OSAC will receive public comment will be the day of the Hearing.

RULEMAKING HEARING INFORMATION:

Date/Time: January 22, 2015 @ 1:00 p.m.

Hearing Location: Department of Public Safety Standards and Training (DPSST)
(OSAC Address) Oregon State Athletic Commission
4190 Aumsville Hwy SE
Salem, Oregon 97317

CONFERENCE CALL INFORMATION:

Phone #: 1-888-808-6929
Access Code: 6902410

EMAIL INFORMATION:

Email Address: osac@state.or.us

Thank you for your interest in this program.

Sincerely,

Oregon State Athletic Commission
Amends and updates procedural rules relating to notice, adoption of AG Model Rules and correspondence.

Not more than 15 words that reasonably identifies the subject matter of the agency's intended action.

**RULE CAPTION**

Amends and updates procedural rules relating to notice, adoption of AG Model Rules and correspondence.

**RULEMAKING ACTION**

Secure approval of rule numbers with the Administrative Rules Unit prior to filing.

**ADOPT:**

**AMEND:**

OAR 230-001-0000, OAR 230-001-0005 and OAR 230-001-0010

**REPEAL:**

**RENUMBER:** Secure approval of new rule numbers with the Administrative Rules Unit prior to filing.

**AMEND AND RENUMBER:** Secure approval of new rule numbers with the Administrative Rules Unit prior to filing.

**Statutory Authority:**

ORS 183.341, 183.330

**Other Authority:**

ORS 183.341, 183.330

**RULE SUMMARY**

Amendments to OAR Chapter 230 Division 1 merely provide house-keeping changes. Currently OAR Chapter 230 Division 1 contains some outdated information. These amendments update this outdated information; adopt a more current version of the Attorney General’s Model Rules of Procedure under the Administrative Procedures Act; and adds OAR 137-003-0580 to the Model Rules adopted. The rule amendments also conform language in notice rule to more closely resemble that of ORS 183.335.

The Agency requests public comment on whether other options should be considered for achieving the rule’s substantive goals while reducing negative economic impact of the rule on business.
Amends and updates procedural rules relating to notice, adoption of AG Model Rules and correspondence.

Rule Caption (Not more than 15 words that reasonably identifies the subject matter of the agency's intended action.)

In the Matter of:

Amendments to OAR 230-001-0000, 230-001-0005 and OAR 230-001-0010

Statutory Authority:
ORS 183.341, 183.330

Other Authority:

Statutes Implemented:
ORS 183.341, 183.330

Need for the Rule(s):
Amendments to OAR Chapter 230 Division 1, currently contains some outdated information. These amendments update this outdated information; adopt a more current version of the Attorney General's Model Rules of Procedure under the Administrative Procedures Act; and adds OAR 137-003-0580 to the Model Rules adopted. The rule amendment also conforms language in notice rule to more closely resemble that of ORS 183.335.

Documents Relied Upon, and where they are available:
- Attorney General's Model Rules of Procedure under the Administrative Procedures Act
- Oregon Administrative Rules Chapter 137
- Oregon Revised Statute Chapters 183 and 463

Fiscal and Economic Impact:
These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small business because these are merely house-keeping amendments.

Statement of Cost of Compliance:

1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)):
These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small business because these are merely house-keeping amendments.

2. Cost of compliance effect on small business (ORS 183.336):
   a. Estimate the number of small business and types of businesses and industries with small businesses subject to the rule:
These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small business because these are merely house-keeping amendments.

   b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services:
No fiscal impact

   c. Equipment, supplies, labor and increased administration required for compliance:
no fiscal impact

How were small businesses involved in the development of this rule?
Part of the Advisory Committee

Administrative Rule Advisory Committee consulted?: Yes
If not, why?:

<table>
<thead>
<tr>
<th>Last Day (m/d/yyyy) and Time for public comment</th>
<th>Printed Name</th>
<th>Email Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>01-22-2015 Close of Hearing</td>
<td>Shannon Peterson</td>
<td><a href="mailto:shannon.h.peterson@state.or.us">shannon.h.peterson@state.or.us</a></td>
</tr>
</tbody>
</table>
Rules of Procedure and Notice of Proposed Rule

Before permanently adopting, amending, or repealing any rule, except the Attorney General’s Model Rules, the State Athletic Commission shall give notice of the intended action:

1. In the Secretary of State’s Bulletin referred to in ORS 183.360 at least 21 days before the effective date of the intended action;

2. By mailing a copy of the notice to persons on the State Athletic Commission mailing list established pursuant to ORS 183.335(8) at least 28 days before the effective date of the rule;

3. By mailing or furnishing a copy of the notice to:
   (a) The Associated Press;
   (b) The Oregonian;
   (c) Capitol Press Room.

Stat. Auth.: ORS 183.335
Stats. Implemented: ORS 183.335
Hist.: BWC 2-1987(Temp), f. 9-30-87, ef. 10-1-87; BWC 1-1988, f. 3-22-88, cert. ef. 3-29-88; BWC 1-1995, f. 10-10-95, cert. ef. 10-13-95; SAC 2-2008, f. 6-12-08, cert. ef. 7-1-08

Model Rules of Procedure

The Commission adopts the following Attorney General’s Model Rules of Procedure under the Oregon Administrative Procedures Act bearing the effective date in effect as of January 1, 2015:

1. OAR chapter 137, division 1;

2. OAR 137-003-0001 through 137-003-0092; 137-003-0580; and

3. OAR chapter 137, division 4.

[ED. NOTE: The full text of the Attorney General’s Model Rules of Procedure is available from the office of the Attorney General or the Oregon State Athletic Commission Boxing and Wrestling Commission.]

Stat. Auth.: ORS 183.4341
Stats. Implemented: ORS 183.4341
Hist.: BWC 1-1987, f. 9-30-87, ef. 10-1-87; BWC 1-1988, f. 3-22-88, cert. ef. 3-29-88; BWC 1-1991, f. & cert. ef. 9-20-91; BWC 1-1995, f. 10-10-95, cert. ef. 10-13-95; SAC 2-2008, f. 6-12-08, cert. ef. 7-1-08
Filing of Documents

All correspondence relating to the activities of the State Athletic Commission of the Oregon Department of State Police and all documents required to be filed with the Commission shall be directed to: Executive Director, Oregon State Athletic Commission, Oregon Department of State Police, 4190 Aumsville Hwy SE, Salem, Oregon 97317; 3400 State Street, Suite G750, Salem, Oregon, 97301.

Stat. Auth.: ORS 183.330
Stats. Implemented: ORS 183.330
Hist.: BWC 1-1995, f. 10-10-95, cert. ef. 10-13-95; BWC 1-2002(Temp), f. & cert. ef. 2-15-02 thru 8-13-02; BWC 2-2002, f. & cert. ef. 8-15-02; SAC 2-2008, f. 6-12-08, cert. ef. 7-1-08
The Agency requests public comment on whether other options should be considered for achieving the rule’s substantive goals while reducing negative economic impact of the rule on business.

The Agency implements rule changes for mixed martial arts weigh-ins and physical examinations. These amendments consolidate provisions regarding mixed martial arts weigh-ins and pre and post-fight physical examinations in OAR 230-140-0030 with similar boxing provisions in OAR 230-030-0150. The amendment also streamlines and improves the clarity and organization of the rule text and updates or eliminates outdated provisions relating to weigh-ins and pre-and post-fight examinations.

Last Day for Public Comment: January 22, 2015 @ 1:00 p.m. (During Public Hearing). Public comments may either be mailed to: OSAC, 4190 Aumsville Hwy SE, Salem, OR 97317; emailed to: OSAC@state.or.us; or made in person at the Public Hearing which will be held at the OSAC address previously mentioned.

The Agency requests public comment on whether other options should be considered for achieving the rule’s substantive goals while reducing negative economic impact of the rule on business.
Amends OAR 230-030-0150 and 230-140-0030 regarding boxing and MMA weigh-ins and physical examinations.

Rule Caption (Not more than 15 words that reasonably identifies the subject matter of the agency's intended action.)

In the Matter of:

Amendments to OAR 230-030-0150 and OAR 230-140-0030

Statutory Authority:
ORS 463.113

Other Authority:

Statutes Implemented:
ORS 463.113 & ORS 463.025

Need for the Rule(s):
Rules relating to weigh-ins and pre- and post-fight examinations for boxing and mixed martial arts competitors are currently found in separate divisions. The Oregon State Athletic Commission seeks to improve the organization, accessibility, clarity, and consistency of its rules by amending OAR 230-140-0030 and OAR 230-030-0150 to incorporate text from OAR 230-140-0030 into OAR 230-030-0150, creating a single rule encompassing both boxing and mixed martial arts weigh-in and pre-and post-fight examination requirements. The rule amendment also streamlines and improves the clarity of the rule text, removes or updates various outdated requirements relating to weigh-ins and pre-and post-fight examinations to improve the function of the rule, and makes permanent portions of the September 2014 temporary amendment to OAR 230-140-0030. If the amendment is not made, the temporary rule will expire.

Fiscal and Economic Impact:
These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small businesses because they are the compilation of temporary and existing rules with the intention of improving clarity to the rule and procedures related to pre and post-fight weigh-ins and physicals for boxing and MMA competitors.

Documents Relied Upon, and where they are available:
- OAR Division 230

Fiscal and Economic Impact:
These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small businesses because they are the compilation of temporary and existing rules with the intention of improving clarity to the rule and procedures related to pre and post-fight weigh-ins and physicals for boxing and MMA competitors.

Statement of Cost of Compliance:
1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)): These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small businesses because they are the compilation of temporary and existing rules with the intention of improving clarity to the rule and procedures related to pre and post-fight weigh-ins and physicals for boxing and MMA competitors.

2. Cost of compliance effect on small business (ORS 183.336): These Rule amendments would have no fiscal impacts to state agencies, local government, to the public or to small businesses because they are the compilation of temporary and existing rules with the intention of improving clarity to the rule and procedures related to pre and post-fight weigh-ins and physicals for boxing and MMA competitors.

   a. Estimate the number of small business and types of businesses and industries with small businesses subject to the rule: no fiscal impact

   b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services:
   no fiscal impact

   c. Equipment, supplies, labor and increased administration required for compliance:
   no fiscal impact

How were small businesses involved in the development of this rule?
part of advisory committee

Administrative Rule Advisory Committee consulted?: Yes
The Oregon Bulletin is published on the 1st of each month and updates the rule text found in the Oregon Administrative Rules Compilation.
Weigh-In, Pre-fight Physical Examination and Post-fight Physical Examination

(1) No boxing or mixed martial arts competitor shall be weighed-in or administered a pre-fight physical examination unless the competitor is properly licensed by the Superintendent.

(24) Weigh-in. Boxing and mixed martial arts contestants competitors shall undergo a pre-fight physical examination and shall be officially weighed within 24 hours prior to the commencement of the event.

(a) The weigh-in shall occur at a time and place designated or approved by the Director, and in the presence of the Director or the authorized representative of the Superintendent.

(b) Scales approved by the Director shall be utilized for the official weigh-in.

(c) Any boxing or mixed martial arts competitor who has been signed to a contract to compete at any boxing or mixed martial arts event may be ordered by the Superintendent or the Superintendent’s representative to appear at any time to be weighed by the Director or the authorized representative of the Superintendent.

(d) If a boxing or mixed martial arts competitor is late to the weigh-in or to the pre-fight physical examination, both the competitor and the competitor’s manager may be subject to disciplinary action.

(e) If a boxing or mixed martial arts competitor appears at the weigh-in, and the competitor’s body weight is 5% or more over the agreed upon weight, the competitor shall be disqualified from the bout, and the competitor and the competitor’s manager may be subject to disciplinary action by the Superintendent.

(f) If in an attempt to make weight, the boxing or mixed martial arts competitor shows evidence of significant dehydration, of having taken diuretics or other drugs, or of having used any other harsh modality, the examining ringside physician or other medical personnel may refuse to medically certify the competitor to participate in an event and may recommend disciplinary action be imposed by the Superintendent.

(g) A professional boxing or mixed martial arts competitor who fails to make the weight contractually agreed upon in his or her bout agreement forfeits 20% of his or her purse to his or her opponent, if the competitor is unable to make the contractually agreed upon weight within two hours directly following the weigh-in, and the bout takes place. If the professional competitor is able to make the contractually agreed upon weight or weighs less than 1 pound outside the agreed limits, no forfeit may be imposed or fine assessed upon the competitor. All boxing or mixed martial arts competitors are permitted two hours directly following their weigh-in to make weight regardless of whether the competitor is competing in a professional or amateur bout.

(A) If a professional boxing or mixed martial arts competitor agrees to fight an opponent who has failed to make weight, the fight may take place, if approved by the Director or authorized representative of the Superintendent. The bout agreement shall be amended to reflect the agreed upon weight.

(B) The 1 pound allowance set forth in this section does not apply to championship or title bouts. In bouts deemed to be championship or title bouts, the competitors must be at or below the agreed upon weight.

(3) Pre-fight Physical Examination. Boxing and mixed martial arts competitors shall undergo a pre-fight physical examination within 24 hours prior to the commencement of the event.

(a) The pre-fight physical examination shall occur at a time and place designated or approved by the Director, and in the presence of the Director or the authorized representative of the Superintendent.

(b) The promoter shall provide a suitable room in which to conduct pre-fight physical examinations.
(c10) Only the boxing or mixed martial arts competitor or an authorized representative of the Superintendent will be allowed in the examination room while the pre-fight physical examination is being conducted unless the competitor and examining ringside physician or other medical personnel agrees otherwise.

(d2) The ringside physician or other medical personnel conducting the pre-fight physical examination shall determine the fitness of the boxing or mixed martial arts competitor to compete in the event based on standards recommended by the Medical Advisory Committee and adopted by the Commission. Standards adopted by the Commission are found referenced on the “Pre/Post Fight Physical Examination Record” form and are available on the Commission website located at http://www.oregon.gov/osp/gaming/Pages/b_w_welcome.aspx. A physical and eye examination shall be given each contestant by an Oregon State Boxing and Wrestling Commission Section physician. Referees may be required to have a physical examination prior to officiating at any match, such physical to be administered by a Section physician.

(3) Only the manager or the manager’s authorized agent shall accompany the boxer to the scales. No boxer shall be weighed in or be administered a pre-fight physical examination unless the boxer is properly licensed by the Superintendent.

(4) Any boxer who has been signed to a contract to box at any club may be ordered by the Director to appear at any time to be weighed by a representative of the Director.

(5) The boxer’s manager or agent shall be at any rules meeting preceding the physicals.

(6) The medical and boxing history on the physical exam form shall be completed before a boxer is examined. Such information shall be attested to by both boxer and manager. Falsification of entries on the physical exam form may result in disqualification, suspension or fine of both boxer and manager.

(7) If a boxer is late to weigh-in or physical exam, disciplinary action may result to both the boxer and manager.

(8) The promoter shall provide the Commission physician with a suitable room in which to conduct these examinations.

(9) If a boxer appears at the weigh-in, and the boxer’s body weight is 5% or more over the contracted weight, if applicable, the boxer will be disqualified for the bout, and the boxer and the boxer's manager may receive disciplinary action by the Superintendent.

(10) Only the boxer and a representative of the Superintendent will be allowed in the examination room while the physical is given unless the examining physician agrees otherwise.

(11) If in an attempt to make weight, the boxer shows evidence of dehydration, of having taken diuretics or other drugs, or of having used any other harsh modality, the examining physician may disqualify the boxer and recommend disciplinary action by the Superintendent.

(12) If a boxer has engaged in a contest in Oregon previously, a post-bout injury form must be presented to the Director. If the boxer has fought out of the State of Oregon, and the jurisdiction in which the boxer fought has pass books, they shall be presented to the Director.

(e13) During the course of the administration of the pre-fight physical examination and the weigh-in, the boxer or mixed martial arts competitor and their manager must make full disclosure of all information required by the Section ringside physician or other medical personnel and the authorized representative of the Superintendent. Falsification of entries on the pre-fight physical examination form may result in disqualification, suspension or fine of both the competitor and their manager.
(f) The competitor boxer and their manager shall also conduct themselves in an appropriate manner and shall desist from unruly, boisterous, or disruptive behavior at all times.

(414) Should any contestantcompetitor who has been examined and deemed prove medically unfit for competition or any referee deemed medically unfit for officiating by the ringside physician or other medical personnel, the contestantcompetitor or referee shall be rejected and an immediate report of that fact shall be made to the Director or authorized representative of the Superintendent, promoter by the physician member—This determination may be made during the pre-fight physical examination for thea competitors or at the event for competitors or the referees.

(5) **Post-Fight Physical Examination.** Immediately upon completion of the bout, boxing and mixed martial arts competitors must participate in a post-fight physical examination by the ringside physician or other medical personnel assigned to the event. The ringside physician or other medical personnel conducting the examination shall submit to the Director a report documenting each competitor's injuries and indicating any recommended waiting periods if deemed necessary. Waiting periods shall include limits on contact as well as participation in future competition. Waiting periods may also include any required tests or follow-up treatment recommended by the ringside physician or other medical personnel conducting the examination.

Stat. Auth.: ORS 463.113
Stats. Implemented: ORS 463.113, 463.047
Hist.: BWC 1-1988, f. 3-22-88, cert. ef. 3-29-88; BWC 1-1991, f. & cert. ef. 9-20-91; Renumbered from 230-060-0250; BWC 1-1995, f. 10-10-95, cert. ef. 10-13-95; BWC 1-1996, f. & cert. ef. 4-8-96; BWC 1-2002(Temp), f. & cert. ef. 2-15-02 thru 8-13-02; BWC 2-2002, f. & cert. ef. 8-15-02
Contestant and Second Requirements

(1) Weigh-in and Pre-fight Physical Examination. Mixed martial arts contestants shall undergo a weigh-in and pre-fight physical examination and shall be officially weighed within 24 hours of the commencement of the event. The weigh-in and pre-fight physical examination shall occur at a time and place designated or approved by the Executive Director, and in the presence of the Executive Director or the authorized representative of the Superintendent at the event.

(a) Scales approved by the Executive Director shall be utilized for the official weigh-in.

(b) No mixed martial arts contestant shall be weighed-in or be administered a pre-fight physical examination unless the mixed martial arts contestant is properly licensed by the Superintendent.

(c) The medical personnel conducting the pre-fight physical examination shall determine the fitness of the contestant to compete in the contest or exhibition based on standards recommended by the Medical Advisory Committee and adopted by the Commission. Standards adopted by the Commission are maintained on the official Commission website, listed on the "Pre/Post Fight Physical Examination Record" form.

(d) Any mixed martial arts contestant who has been signed to a contract to compete at any mixed martial arts event may be ordered by the Executive Director to appear at any time to be weighed by the Executive Director or the authorized representative of the Superintendent at the event.

(e) If a mixed martial arts contestant is late to the weigh-in or physical exam, disciplinary action may result to both the mixed martial arts contestant and the contestant's manager.

(f) The promoter shall provide a suitable room in which to conduct pre-fight physical examinations.

(g) If a mixed martial arts contestant appears at the weigh-in, and the mixed martial arts contestant's body weight is 5% or more over the contracted weight, the mixed martial arts contestant will be disqualified for the bout, and the mixed martial arts contestant and the mixed martial arts contestant's manager may receive disciplinary action by the Superintendent.

(h) If, in an attempt to make weight, the mixed martial arts contestant shows evidence of significant dehydration, of having taken diuretics or other drugs, or of having used any other harsh modality, the examining physician may disqualify the mixed martial arts contestant and recommend disciplinary action by the Superintendent.

(2) Forfeiture for failure to make weight.

(a) A professional mixed martial arts contestant who fails to make the weight agreed upon in his or her bout agreement forfeits twenty percent of his or her purse to his or her opponent, if the fight takes place.

(b) If, during the 2 hours following the time of weighing in, a mixed martial arts contestant is able to make the weight or weighs less than 1 pound outside the agreed limits, no forfeit may be imposed or fine assessed upon him or her.

(c) If a mixed martial arts contestant agrees to fight an opponent who has failed to make weight, the fight may take place. The requirements of the bout agreement shall be revised to reflect the agreed upon weight.

(3) Post-Fight Medical Exams. Immediately upon completion of the contest or exhibition, contestants shall be subject to a post-fight physical examination by the medical personnel assigned to the event. The medical personnel conducting the exam shall submit to the Executive Director a report documenting contestant injuries and indicating recommended medical suspensions. Medical suspensions shall include limits on contact as well as participation in future competition. Medical suspensions may also include any required tests or follow up treatment recommended by the medical personnel that conducted the exam.
(4) Seconds. All seconds working in the corner of a professional mixed martial arts competitor must be licensed. Seconds working in the corner of an amateur mixed martial arts competitor may be licensed.

(1a) The conduct and activities of licensed seconds shall be in accordance with standards issued by the Commission. All materials utilized in a corner of a mixed martial arts competition shall be inspected and approved by the Commission. Three seconds per fighter will be allowed in a non-championship bout. Four seconds will be allowed in a championship bout. No more than two seconds are allowed between rounds in a fenced area. One second is allowed between rounds in a ring.

(2b) A license issued to a second can be immediately suspended by the Executive Director or the authorized representative of the Superintendent at the event.

(3c) Licensed seconds shall comply with the direction of the Executive Director and other Commission officials appointed by the Commission.

(4d) If, during a round, a second decides to stop a competition by corner submission, the second shall do so by stepping onto the apron of the ring or fenced area. A second shall not throw a towel or any other object into the ring or fenced area.

Stat. Auth.: ORS 463.113

Stats. Implemented: ORS 463.025 & 463.113

Hist.: SAC 1-2008(Temp), f. & cert. ef. 1-29-08 thru 6-30-08; SAC 5-2008, f. 6-12-08, cert. ef. 7-1-08; SAC 1-2014(Temp), f. & cert. ef. 8-14-14 thru 2-9-15