



Oregon State Athletic Commission
4190 Aumsville Highway SE; Salem, OR 97317
Phone (503) 378 – 8739 Fax (503) 378- 2530

Professional Competitor of Boxing and Promoter Contract

Contract Origination and Declared Parties

This contract made this ____ day of _____, at _____,
Oregon, by and between _____ of _____ (hereinafter
“Promoter”) and _____ (hereinafter "Competitor")
for the scheduled event date of _____, at the location of _____
and at the designated time of _____ (hereinafter “the Event”).

Contract Terms and Conditions

The above parties agree to and with each other to induce its acceptance of this contract as follows:

1. The parties acknowledge that ORS 463.185(9) grants the Superintendent authority to determine whether this contract conforms to the requirements of OAR 230-060-0070 and may cancel an event if an event contract does not conform. All contracts must be submitted to the Oregon State Athletic Commission in accordance to the time requirements prescribed in OAR Chapter 230, Division 060. Furthermore, compensation dispute resolutions carried out by the Oregon State Athletic Commission, can only take place when the contract is executed in conformity with the laws and rules which govern the regulations of the Event.
2. The Competitor agrees to appear and enter into a Professional Boxing contest for the Promoter at the location, date, and time specified above, at a weight not to exceed

_____ pounds at the time and location of official Weigh-Ins set by the Oregon State Athletic Commission.

3. The Competitor agrees to fight _____ (name) as their matched opponent in the Event with the expectation that their named opponent's weight shall not exceed _____ pounds at the time and location of official Weigh-Ins set by the Oregon State Athletic Commission. (Competitors of non-title bouts are allowed a 1 lb. weight allowance.)

3.a. Title YES NO

3.b. Scheduled for _____, _____ minute rounds.

4. **Weigh In** – All competitor weight measurements shall be taken on official scales at a time and location to be set by the Oregon State Athletic Commission. A Commission Representative shall determine if the Contestant and opponent make their required weight. If the Competitor fails to make the weight agreed upon in this contract, but the Competitor and the named opponent nevertheless agree to the fight, a new weight shall be agreed upon and the Competitor agrees to forfeit 20% of his/her purse to the opponent named in this contract, as required under OAR Chapter 230, Division 060.

5. **Compensation.**

5.a. The Promoter agrees to pay Competitor the sum of \$ _____ for the Competitor's performance of this contract.

5.b. The parties agree that Promoter shall pay Competitor the compensation due following the post-fight medical examination and at a time designated by the Promoter and agreed upon by the Oregon State Athletic Commission.

5.c. In addition to the compensation paid to the Competitor in Section 5.a., the Promoter agrees to make the following compensation to the Competitor (include all forms of compensation including reimbursement of expenses):

6. **Purse Reductions** – The following applicable reductions may be made against the contestant purse for the Event:

- | | |
|---|--|
| <input type="checkbox"/> Medical Testing \$ _____ | <input type="checkbox"/> Sanctioning Fees \$ _____ |
| <input type="checkbox"/> Travel Expenses \$ _____ | <input type="checkbox"/> Manager \$ _____ |
| <input type="checkbox"/> Licensing Fees \$ _____ | <input type="checkbox"/> Lodging Expenses \$ _____ |
| <input type="checkbox"/> Other Expenses \$ _____ | |

The parties acknowledge that pursuant to OAR 230-060-0070(3), any purse reductions not specified in this agreement shall not be allowed.

7. **Other Agreements** – The parties also agree to the following:

8. **Total Payment Due** - In no event may the total compensation paid to the Competitor by the Promoter be less than 66 ^{2/3}% of the Competitor’s contracted portions of the gross purse for the Event. Total payment to Competitor by the Promoter for the Event is:

Total Compensation: \$ _____

Total Reductions: \$ _____

Total Payment Due: \$ _____

9. **Appearances**

9.a. Competitor agrees to appear when and as directed by the Promoter at all reasonable times for event promotional purposes unless scheduled appearances are agreed upon in this contract and are indicated below:

9.b. Scheduled Appearances are designated at the following dates, times, and locations:

10. The Competitor understands that by participating in the Event the Competitor is engaging in a potentially dangerous activity which subjects the Competitor to a risk of severe injury or death. The Competitor, in full knowledge of the risk, voluntarily agrees to enter into this agreement and hereby waives any claim that the Competitor or Competitor’s heirs or representatives may have against the Oregon State Athletic Commission or the State of Oregon as the result of any injury the Competitor may suffer as a result of Competitor’s participation in this contest.

11. The parties agree to conduct the Event in accordance with the laws of the State of Oregon and in accordance with the statutes, rules, regulations and policies of the Oregon State Athletic Commission which are hereby made part of this agreement.
12. The parties agree that if Competitor, after signing this Agreement, enters into another contest prior to the Event contracted for herein, without the consent of Promoter, Promoter shall have the option to rescind and cancel this agreement without liability.
13. **Main Event Gloves** – In conformity with OAR Chapter 230 Division 070, the Oregon State Athletic Commission will approve the Competition Gloves supplied by the Promoter for the Competitors of the designated Main Event.
14. The Competitor and the Promoter both agree to enter into this contest in good faith and agree that the Event's outcome shall be determined solely by the honest competition skills of the competitors. The Competitor and Promoter attest by signing and entering into the contract that they know of no physical, legal, medical or mental impediment to Competitor's participation or licensure.
15. **Agreement Term.** This Agreement becomes effective on the date it is executed by both parties, and shall remain in effect until _____, unless terminated prior in accordance with other provisions of this Agreement
16. **Modification/Termination.**
 - 16.a. No amendment or modification of this Agreement is valid unless it is in writing, signed by both parties, and approved by the Superintendent for compliance with statute and rule.
 - 16.b. This agreement may be terminated by the mutual consent of both parties. This Agreement may be terminated by either party upon ____ days' notice, in writing, and delivered by certified mail or in person. The Promoter shall provide written notification of the termination of this agreement to the Oregon State Athletic Commission at least 48 hours prior to the Event.
17. **Severability.** If any provision of this Agreement shall be held to be invalid or unenforceable, it shall be severed from this Agreement, and the remainder of this Agreement shall remain in full force and effect.

18. **Integration.** This Agreement constitutes the entire agreement between the Parties and merges all prior and contemporaneous communications with respect to the Event.

BY EXECUTION OF THIS CONTRACT, EACH PARTY HEREBY ACKNOWLEDGES THAT THEY HAVE READ THIS CONTRACT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS.

Competitor:

Promoter:

Competitor Signature

Promoter Signature

Competitor Printed Name

Promoter Printed Name

Date

Promoter Company Name (dba)

Date

For Oregon State Athletic Commission Use Only:

- Contract Meets Requirements of ORS Chapter 463 and OAR Chapter 230
- Contract Fails to Meet Requirements of ORS Chapter 463 and OAR Chapter 230

Compliance Review By: _____

Date: _____

Disposition of Contract

- Approved
- Denied

Authorized Commission Signature: _____

Date: _____