

These terms and conditions are made pursuant to section 11 of *The Athletics Commission Act*. A licenced contestant must comply with *The Athletics Commission Act*, *The Athletics Commission Regulations* and these terms and conditions.

Section 1 – Contestant General Terms and Conditions

- 1(1) Every event shall be conducted in accordance with Commission approved rules of the sport and every contestant involved in an event shall ensure that they comply with the rules of the sport in respect of an event.
- (2) A contestant must carry, or have available, his/her licence at all times when engaged in the activity the licence authorizes.
- (3) A contestant must make his/her licence available for inspection on request of the Commission, an official appointed by the Commission or a law enforcement officer.
- (4) A contestant must not participate in an event unless an event permit has been granted to a promoter for the event.
- (5) A contestant must:
 - a. be present in the locale where the event is to take place during the 30-hour period immediately before the event is scheduled to begin;
 - b. report to his/her dressing room at least 2 hours before his/her match is scheduled to begin; and
 - c. remain in his/her dressing room until directed to the ring/fenced area by a Commission appointed official.
- (6) A contestant may not use more than three seconds, all of whom are required to be licenced by the Commission, in a match unless approved by the Commission.
- (7) A contestant must identify to the Commission his/her seconds for an event at the time the contestant appears for a pre-match medical examination. If the contestant has more than one second for a match, the contestant must designate one second as the chief second for the match.
- (8) The Commission may disqualify a contestant from an event if the contestant's second fails to comply with the terms and conditions of the second's licence.

Section 2 – Medical Requirements

Contestants pre-match medical requirements

- 2(1) To be eligible to participate in a match, a contestant must:

- a. hold a valid contestant's annual license or a contestant's temporary license issued by the Commission;
 - b. provide the Commission with satisfactory evidence that the contestant has;
 - (i) within 60 days before the event, a complete physical examination performed by a physician that includes the matters specified in the Complete Physical Examination form provided by the Commission;
 - (ii) within 60 days before the event, a complete ophthalmologic examination performed by an optometrist or ophthalmologist that includes the matters specified in the Eye Examination form provided by the Commission;
 - (iii) within 60 days before the event, negative tests for HIV, Hepatitis B and C. The contestant must submit an antigen report even if immunized;
 - (iv) If the contestant is female, a negative pregnancy lab test conducted by a physician within seven days prior to the event;
 - c. undergo any additional medical test that the Commission considers necessary based on the past or present medical condition of the contestant;
 - d. weigh-in at a time and place indicated by the event permit holder; and
 - e. provide the Commission with any other information that the Commission requires.
- (2) At a time specified by the event permit holder, the contestant must submit to a pre-match medical examination by the ringside physician.
- (3) Before competing in an event, a contestant must:
- a. consent in writing to:
 - I. submit to medical examinations by the ringside physician before, during or after a match;
 - II. accept any medical treatment recommended by the ringside physician before, during or after a match; and
 - III. submit to a pre-match medical examination by the ringside physician at the place and time specified by the event permit holder.
- (4) A contestant must not compete in an event if the contestant fails to:
- a. consent as required under clause 2(3)(a);
 - b. submit to the examinations referred to in clauses 2(2) and 2(3)(a)(I);
 - c. accept medical treatment recommended by the ringside physician before a match.
- (5) If, after the examination referred to in either clause 2(2) or 2(3)(a)(I), the ringside physician determines that a contestant is not fit to compete, the contestant must not compete in the event.
- (6) A contestant must report to the Commission at or before the weigh-in if the contestant suffered an illness, injury or knockout within the preceding 90 day period.
- (7) If an event is postponed for more than a 24 hour period, a contestant must submit to a new pre-match medical examination.

Contestants medical requirements – during a match

- 3(1) A contestant must submit to a medical examination by the ringside physician during a match on request of either the ringside physician or the referee.
- (2) A contestant must not continue to compete in a match if the contestant fails to;
 - a. submit to an examination referred to in clause 3(1), or
 - b. accept medical treatment recommended by the ringside physician during a match.
- (3) If, after an examination referred to in clause 3(1), the ringside physician determines that a contestant is not fit to compete, the contestant must not continue to compete in the match.

Contestant post-match medical requirements

- 4(1) Immediately after a match ends, a contestant must submit to a medical examination by the ringside physician.
- (2) The ringside physician, after conducting an examination under clause 4(1) may administer any treatment that the physician considers advisable and may require the contestant to submit to further treatment, examination or laboratory procedures.
- (3) If a contestant is required to submit to further treatment, examination or laboratory procedures following the examination under clause 4(1), the license of that contestant is temporarily suspended until the contestant submits to the treatment, examination, or laboratory procedure and the Commission receives a medical report stating that the contestant is fit to resume participating in combative sports.
- (4) A contestant must sign the medical examination report referred to in clause 4(1) to indicate that the contestant understands the rest period, suspension period and any other condition placed on the contestant by the ringside physician.

Commission may cancel a post-match medical suspension

- 5(1) If the Commission is satisfied that a contestant who is subject to a post-match medical suspension imposed by the Commission is fit to compete in a match, the Commission may cancel the post-match medical suspension.

Drug and alcohol testing

- 6(1) The contestant must not use a prohibited substance.
- (2) On request of the Commission, a contestant must report for and provide samples for testing for the presence of a prohibited substance.

- (3) For the purposes of these terms and conditions and the rules of the sport, the World Anti-Doping Agency's list of prohibited substances and methods applies as amended from time to time.
- (4) A contestant must not compete in an event if the contestant fails to comply with a request under clause 6(2).