A BILL FOR AN ACT

RELATING TO MIXED MARTIAL ARTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	MIXED MARTIAL ARTS CONTESTS
6	§ -1 Definitions. As used in this chapter, unless the
7	context otherwise requires:
8	"Amateur mixed martial arts contest" means a mixed martial
9	arts contest in which no money, prize, purse, or other form of
10	compensation is offered or given to contestants.
11	"Department" means the department of commerce and consumer
12	affairs.
13	"Director" means the director of commerce and consumer
14	affairs.
15	"Executive officer" means the executive officer assigned to
16	the director.

"Manager" means any person who:

1	(1)	Undertakes or has undertaken to represent in any way
2		the interests of any mixed martial arts contestant in
3		procuring, arranging, or conducting any contest in
4		which the mixed martial arts contestant is to
5		participate; provided that "manager" shall not include
6		an attorney licensed to practice in this State while
7		the attorney is representing the legal interests of a
8		mixed martial arts contestant as a client; or
9	(2)	Directs or controls the mixed martial arts activities
10		of the mixed martial arts contestant.
11	"Mix	ed martial arts" means unarmed combat involving the
12	use, subj	ect to any applicable limits set forth in this chapter
13	and any r	ules adopted to implement these limits, of a
14	combinati	on of techniques from different disciplines of martial
15	arts, inc	luding grappling, kicking, and striking.
16	"Mix	ed martial arts contest" or "contest" means a contest
17	or exhibi	tion in which a mixed martial arts contestant competes
18	with anot	her mixed martial arts contestant, using mixed martial
19	arts, whe	ther or not for money, prize, purse, or other forms of
20	compensat	ion, including an amateur mixed martial arts contest.

1	"Mixed martial arts contestant" or "contestant" means a
2	person who is trained in mixed martial arts and competes in a
3	mixed martial arts contest.
4	"No rules combat, extreme or ultimate fighting, or similar
5	contest" means a contest or exhibition performed in this State
6	in which the contestants:
7	(1) Are permitted to use, with few or no rules or
8	restrictions, a combination of combative contact
9	techniques, including punches, kicks, chokes, joint
10	locks, and other maneuvers, with or without the use of
11	weapons, that place contestants at an unreasonably
12	high risk of bodily injury or death; and
13	(2) Have received, directly or indirectly, any money,
14	prize, reward, purse, or other compensation, or
15	promise thereof, for the expenses of training, taking
16	part in the contest, or winning the contest;
17	provided that the term does not include a contest involving the
18	exclusive use of boxing, wrestling, kickboxing, martial arts, or
19	mixed martial arts.
20	"Promoter" means an individual, corporation, joint venture,
21	partnership, limited liability corporation, limited liability

- 1 partnership, or any other type of business entity that promotes,
- 2 conducts, holds, or gives a mixed martial arts contest.
- 3 § -2 Executive officer. The director shall assign an
- 4 executive officer to carry out the director's activities,
- 5 duties, and other obligations under this chapter.
- 6 § -3 Assistants. The director may appoint and remove
- 7 assistants. The director may direct one or more assistants to
- 8 be present at any mixed martial arts contest and to supervise
- 9 and control the mixed martial arts contest, in accordance with
- 10 this chapter and the rules adopted by the director pursuant
- 11 thereto. The assistants shall submit a written report to the
- 12 executive officer in the manner and form prescribed by the
- 13 director detailing the conditions prevailing at every contest.
- 14 § -4 Other employees. Subject to chapter 76, the
- 15 department may employ clerks, inspectors, and other employees as
- 16 it deems necessary for the purposes of this chapter.
- 17 § -5 Authority to subpoena witnesses and administer
- 18 oaths and penalties. The director may issue subpoenas for the
- 19 attendance of witnesses, with the same effect as if the
- 20 subpoenas were issued in an action in the circuit court, and may
- 21 administer oaths in all matters connected with the
- 22 administration of this chapter. Disobedience of a subpoena and

1	false swearing	before the executive officer or the director
2	shall be attend	ded by the same consequences and be subject to the
3	same penalties	as if disobedience or false swearing occurred in
4	an action in th	ne circuit court.
5	§ -6 Pc	owers and duties of the director. (a) In
6	addition to any	y other powers and duties authorized by law, the
7	director shall	have the following powers and duties:
8	(1) To ac	dopt, amend, or repeal rules and forms as
9	neces	ssary to effectuate this chapter. All rules shall
10	be pu	ersuant to chapter 91 and shall have the force and
11	effec	ct of law. The rules may include, but not limited
12	to th	ne following:
13	(A)	An appropriate method of ensuring that all
14		financial obligations are met by a promoter who
15		conducts, holds, or gives a mixed martial arts
16		contest;
17	(B)	A public record accounting for the distribution
18		of all tickets provided to the director by a
19		promoter and anything else of value which is
20		provided to the director;
21	(C)	Clinics or seminars on health and safety for
22		licensees deemed necessary by the director.

1	(D)	A mandatory neurological examination for any
2		mixed martial arts contestant who is knocked out
3		in a mixed martial arts contest, and an eye
4		examination as part of a mixed martial arts
5		contestant's annual medical examination;
6	(E)	An automatic medical suspension from mixed
7		martial arts contests for a period of time to be
8		determined by the director for any mixed martial
9		arts contestant who is knocked out from head
10		blows or who has received a severe beating about
11		the head. The period of time of the automatic
12		medical suspension shall be based upon the
13		severity of the beating received by the mixed
14		martial arts contestant;
15	(F)	Procedures to evaluate the professional records
16		and physician's certification of each mixed
17		martial arts contestant participating in a mixed
18		martial arts contest in the State and to deny
19		authorization to a mixed martial arts contestant
20		to fight when the requirements of this paragraph
21		are not met;

<u>I</u>	(G)	Proce	edures to ensure that no mixed martial artist
2		is pe	ermitted to compete while under suspension
3		from	any entity which regulates mixed martial
4		arts	due to:
5		(i)	A recent knockout or series of consecutive
6			losses;
7		(ii)	An injury, any required medical procedure,
8			or a physician's denial of certification to
9			compete;
10	(.	iii)	Failure of any drug test; or
11		(iv)	The use of false aliases or falsifying or
12			attempting to falsify official
13			identification cards or documents relating
14			to mixed martial arts contests;
15	(H)	Proce	edures to review a suspension if appealed by
16		a mix	ked martial arts contestant, including an
17		oppor	tunity for the contestant to present
18		contr	radictory evidence;
19	(I)	Proce	edures to revoke a suspension if a mixed
20		marti	al arts contestant furnishes proof of
21		suffi	ciently improved medical or physical
22		condi	tion or furnishes proof that the suspension

1		was not, or is no longer, warranted by the facts;
2		and
3	(J) Procedures to require updated medical and
4		criminal background checks prior to a contest and
5		at the time of license renewal; and
6	(2) To	enforce this chapter and the rules adopted pursuant
7	th	ereto; and
8	(3) To	discipline a person or entity who violates this
9	ch	apter or the rules adopted pursuant thereto.
10	(b) Th	e director shall either establish a mixed martial
11	arts registr	y or data bank on mixed martial arts contestants or
12	use a regist	ry or data bank already established and approved by
13	the director	, and issue identification cards to mixed martial
14	arts contest	ants.
15	(c) Th	e director may appoint an advisory committee to
16	assist with	the implementation of this chapter and any rules
17	adopted purs	uant to this chapter.
18	§ -7	Jurisdiction of director. (a) The director is
19	vested with	the sole jurisdiction, direction, management, and
20	control over	all mixed martial arts contests to be conducted,
21	held, or give	en within the State; provided that this shall not
22	include amate	eur mixed martial arts contests. No mixed martial

1	arts	contest	shall	be	conducted,	held,	or	given	within	the	State
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- 2 except in accordance with this chapter and the rules adopted by
- 3 the director pursuant thereto.
- 4 (b) No mixed martial arts contest shall take place unless
- 5 the director has granted a permit for the proposed contest. In
- 6 addition, the director shall not allow any mixed martial arts
- 7 contest unless:
- 8 (1) The contest consists of not more than five rounds of a duration of not more than five minutes each with an interval of at least one minute between each round and
- 11 the succeeding round;
- 12 (2) Each contestant is at least eighteen years of age, is
 13 not disqualified from competing in a similar mixed
 14 martial arts contest in another jurisdiction at the
- 15 time of the contest, and does not use stimulants or
- banned substances before or during the contest;
- 17 (3) Each mixed martial arts contestant is examined one
- hour prior to the contest by at least one physician
- 19 licensed under chapter 453 or 460 who shall certify in
- 20 writing to the referee of the contest that the
- 21 contestant is physically fit to engage therein;
- 22 (4) Each contestant furnishes to the director:

1		(A) A medical report of a medical examination
2		completed not less than six months before the
3		contest, including the results of HIV and
4		hepatitis testing; and
5		(B) Previous fight records that establish the
6		contestant's fitness to compete in the contest;
7	(5)	The contest is under the control of a licensed referee
8		in the ring who has at least one year's experience in
9		refereeing a match or exhibition involving mixed
10		martial arts and who has passed a physical examination
11		by a physician licensed under chapter 453 or 460,
12		including an eye examination, within two years prior
13		to the contest;
14	(6)	The promoter has complied with sections -8 and
15		-9; and
16	(7)	All participants have complied with the requirements
17		of this chapter and rules adopted in accordance with
18		chapter 91, including any rules or requirements that
19		protect the safety of the contestants to the extent
20		feasible.
21	(c)	No person shall hold, promote, or participate in no

rules combat, extreme or ultimate fighting, or similar contests.

- 1 The director shall enforce the prohibition on no rules combat,
- 2 extreme or ultimate fighting, or similar contests, and may adopt
- 3 rules, pursuant to chapter 91, to enforce the prohibition. In
- 4 addition to any applicable judicial remedy, a person who
- 5 violates this subsection shall be subject to the penalties,
- 6 fines, and other provisions applicable to violators of this
- 7 chapter.
- 8 S -8 Licenses; promoters. (a) A promoter may apply to
- 9 the director for a license which shall be required to conduct,
- 10 hold, or give mixed martial arts contests. The application
- 11 shall be in writing, addressed to the director, and signed by
- 12 the applicant, and shall include the following:
- 13 (1) Evidence of financial integrity in accordance with
- rules adopted by the director pursuant to chapter 91;
- 15 and
- 16 (2) Proof that the applicant has currently satisfied all
- of the applicable requirements of the department's
- 18 business registration division.
- 19 (b) The application shall contain a recital of the facts
- 20 as may be specified by the director for the director to
- 21 determine whether or not the applicant possesses the necessary

- 1 physical, mental, moral, and financial qualifications to entitle
- 2 the applicant to a license.
- 3 (c) The director shall not issue any license to conduct,
- 4 hold, or give mixed martial arts contests unless the director is
- 5 satisfied that the applicant has complied with the conditions of
- 6 this chapter, possesses the necessary qualifications for a
- 7 license, is the real party in interest, and intends to conduct,
- 8 hold, or give the mixed martial arts contest itself. The
- 9 director shall not issue a promoter's license to an applicant if
- 10 the applicant or any of the applicant's officers, partners,
- 11 members, or associates have been convicted of any crime related
- 12 to gambling or a crime that is directly related to the person's
- 13 performance in the sport of mixed martial arts.
- (d) A license may be revoked at any time if the director
- 15 finds after a hearing that:
- 16 (1) The licensee is not the real party in interest or has
- not complied with this chapter or the rules of the
- director; or
- 19 (2) The licensee or any of the licensee's officers,
- 20 partners, members, or associates have been convicted
- of any crime related to gambling or a crime that is

1	directly related to the person's performance in the
2	sport of mixed martial arts.
3	(e) Every license shall be subject to this chapter and the
4	rules of the director.
5	(f) The application for a license to promote mixed martial
6	arts contests shall be accompanied by a fee as provided in rules
7	adopted by the director pursuant to chapter 91.
8	§ -9 Permit required to hold each mixed martial arts
9	contest. (a) No mixed martial arts contest shall be held
10	unless the director issues a permit for the contest. To obtain
11	a permit to conduct, hold, or give a mixed martial arts contest,
12	a promoter shall:
13	(1) Provide proof of medical insurance for mixed martial
L 4	arts contestants in accordance with rules adopted by
15	the director. All promoters shall be responsible for
16	paying any deductible amount of the medical insurance
17	policy;
18	(2) Submit all contracts with managers, mixed martial arts

contestants, and venues, including any agreement of

either by the promoter or manager or any party of

pre-contest training funds advanced to any contestant

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1		interest, to the director for the director's review
2		and approval;
3	(3)	Submit to the director, for the director's review and
4		approval, all ring records of all mixed martial arts
5		contestants scheduled to participate in the contest;
6	(4)	Provide cashier's or certified checks made payable to
7		each mixed martial arts contestant for the amount due
8		the contestant or the contestant's manager, as the
9		case may be, in accordance with the contracts approved
10		by the director;
11	(5)	Provide to the director written confirmation that an
12		ambulance with paramedics and appropriate security
13		have been obtained and will be present at all times at
14		the venue of the mixed martial arts contest;
15	(6)	Provide evidence to the director that security
16		personnel and resources will be present in sufficient
17		number and force to exercise crowd control and to
18		protect spectators at the mixed martial arts contest;
19	(7)	Provide to the director evidence that the mixed
20		martial arts contest will be conducted in compliance
21		with municipal fire codes; and

1	(8)	Maintain sanitary conditions at the mixed martial arts
2		contest.
3	(b)	Failure, refusal, or neglect of any licensed promoter
4	to comply	with this section shall result in the automatic denial
5	of a perm	it to hold the mixed martial arts contest.
6	(c)	Licensed promoters may engage in promotions with other
7	licensed p	promoters as long as each promoter holds a valid,
8	unexpired	license and has received the written approval of the
9	director p	prior to the promotion.
10	(d)	In addition to the payment of other fees and moneys
11	due under	this chapter, a licensed promoter shall pay:
12	(1)	A license fee of three per cent of the first \$50,000
13		of the total gross receipts from admission fees to a
14		contest, exclusive of federal, state, and local taxes;
15	(2)	A license fee of two per cent of the total gross
16		receipts over \$50,000 from admission fees to a
17		contest, exclusive of federal, state, and local taxes;
18	(3)	Two per cent of the gross sales price for the sale,

lease, or other exploitation of broadcasting,

contest, without any deductions for commission,

brokerage fees, distribution fees, advertising,

television, Internet, and motion picture rights for a

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1	contestants' purses, or any other expenses or charges,
2	including federal, state, or local taxes; and
3	(4) Two per cent of the gross receipts from subscription
4	or admission fees, exclusive of federal, state, and
5	local taxes, charged for viewing within the State of a
6	simultaneous telecast of a contest;
7	provided that payments under this subsection shall be deposited
8	into a separate account in the compliance resolution fund and
9	shall be used for the costs of administering this chapter and
10	for costs incurred by the advisory committee.
11	(e) Within seven days following a mixed martial arts
12	contest, the promoter shall provide the director with an
13	unedited video record of the contest in a format prescribed by
14	the director.
15	(f) No mixed martial arts contest shall be commenced
16	without a permit from the director pursuant to this section.
17	§ -10 Licenses, participants. (a) Any person may apply
18	to the director for a license to act as a physician, referee,
19	judge, manager, second, or mixed martial arts contestant to
20	participate, either directly or indirectly, in any mixed martial
21	arts contest. The application shall be in writing, addressed to
22	the director, and signed by the applicant. The application

- 1 shall contain a recital of facts as specified by the director
- 2 for the director to determine whether or not the applicant
- 3 possesses the necessary licensure and physical, mental, and
- 4 moral qualifications to entitle the applicant to a license. The
- 5 director shall adopt rules for licensure in accordance with
- 6 chapter 91.
- 7 (b) In addition, the applicant for a referee, judge,
- 8 manager, or second license shall take and pass a written
- 9 examination as provided by the director. The director may
- 10 exempt an applicant for a manager or second license from taking
- 11 the examination, if the applicant holds a valid manager or
- 12 second license in another jurisdiction with comparable mixed
- 13 martial arts regulations.
- (c) Any license to act as a physician, referee, judge,
- 15 manager, second, or mixed martial arts contestant may be
- 16 suspended or revoked, or the person otherwise disciplined by the
- 17 director after a contested case hearing held in accordance with
- 18 chapter 91.
- (d) No license shall be granted to a contestant or
- 20 promoter unless the contestant or promoter has authorized the
- 21 Hawaii criminal data justice center to release a criminal

- 1 history record check on the contestant to the director and the
- 2 director has received the criminal history record information.
- 3 § -11 License fees. License fees shall be paid
- 4 biennially to the State by every applicant to whom a license is
- 5 issued to participate in the conduct of mixed martial arts in
- 6 any of the following capacities set forth in this chapter:
- 7 promoter, physician, referee, judge, manager, second, and mixed
- 8 martial arts contestant. The charge for a duplicate license and
- 9 all fees required by this chapter shall be as provided in rules
- 10 adopted by the director pursuant to chapter 91 and shall be
- 11 deposited with the director to the credit of the compliance
- 12 resolution fund.
- 13 § -12 Licenses, limitations, renewals. (a) No mixed
- 14 martial arts contest shall be conducted, held, or given unless
- 15 all the parties participating, as designated in this chapter,
- 16 are licensed by the director, and it shall be unlawful for any
- 17 individual or promoter to participate in a contest in any
- 18 capacity designated in this chapter unless the person is
- 19 licensed to do so.
- 20 (b) The director may limit the number of licenses issued
- 21 for any purpose as specified in this chapter and may limit the

- 1 number of mixed martial arts contests conducted, held, or given
- 2 in any county.
- 3 (c) All licenses shall be for a period of not more than
- 4 two years and all licenses shall expire on December 31 of each
- 5 even-numbered year.
- 6 (d) The director, at the director's discretion and upon
- 7 application, may renew a license for the following biennium.
- 8 Failure to timely apply for renewal of any license shall result
- 9 in the automatic forfeiture of the license. Any applicant whose
- 10 license has been forfeited shall file an application for a new
- 11 license and meet all current requirements, including successful
- 12 passage of the examination, as the case may be, for the license.
- (e) Every individual or promoter licensed under this
- 14 chapter shall be subject to the rules adopted by the director.
- 15 § -13 Receipts and reports thereon. (a) Every promoter
- 16 holding a license to conduct, hold, or give mixed martial arts
- 17 contests, within seventy-two hours after the determination of
- 18 every contest for which admission fees are charged and received,
- 19 shall furnish to the director a written report, duly verified,
- 20 showing the number of tickets sold for the contest, the amount
- 21 of the gross receipts or proceeds thereof, and other matters as
- 22 the director prescribes.

- (b) For purposes of this section, "gross receipts"
- 2 includes income received from the sale of print, Internet,
- 3 broadcasting, television, and motion picture rights.
- 4 § -14 Failure to report receipts. Whenever any promoter
- 5 holding a license to conduct, hold, or give mixed martial arts
- 6 contests fails to make a report of any contest at the time and
- 7 in the manner prescribed by this chapter, or whenever the report
- 8 is unsatisfactory to the director, the executive officer, at the
- 9 licensee's expense, may examine or cause to be examined, the
- 10 books and records of the promoter.
- 11 § -15 Admission tickets. All tickets of admission to
- 12 any mixed martial arts contest for which admission fees are
- 13 charged and received shall have printed clearly upon the face
- 14 thereof the purchase price of same, and no ticket shall be sold
- 15 for more than the price as printed thereon.
- 16 § -16 Inspectors; duties. The director shall appoint
- 17 official representatives designated as inspectors, each of whom
- 18 shall receive from the director a card or badge authorizing the
- 19 person to act as inspector whenever the director may designate
- 20 the person to so act. An inspector or the executive officer
- 21 shall be present at all mixed martial contests and see that this

- 1 chapter and the rules adopted pursuant thereto are strictly
- 2 observed.
- 3 S -17 Judges; duties. The director, in the director's
- 4 discretion may appoint two licensed judges to act with the
- 5 referee in rendering a decision, or three licensed judges to act
- 6 with a nonvoting referee in rendering a decision.
- 7 § -18 Physician; duties. Every promoter holding a
- 8 license to conduct, hold, or give mixed martial arts contests
- 9 shall have in attendance at every contest at least two
- 10 physicians licensed to practice medicine in the State under
- 11 chapter 453 or 460, who shall observe the physical condition of
- 12 the mixed martial arts contestants and advise the referee with
- 13 regard thereto and, one hour before each contestant enters the
- 14 ring, certify in writing as to the physical condition of the
- 15 contestant to engage in the contest. A report of the medical
- 16 examination shall be filed with the director not later than
- 17 forty-eight hours after the termination of the contest. In
- 18 addition, at least one physician shall immediately examine every
- 19 contestant who was knocked down or who sustained a severe
- 20 beating about the head during the contest and shall file a
- 21 written medical opinion within forty-eight hours of the contest
- 22 to the executive officer.

- 1 S -19 Referees; duties. (a) At each mixed martial arts
- 2 contest there shall be in attendance a duly licensed referee
- 3 designated by the director, who shall direct and control the
- 4 contest. The referee shall render a decision for each contest,
- 5 except as otherwise provided under section -17.
- 6 (b) The referee may recommend and the director, in the
- 7 director's discretion, may declare the termination of the
- 8 contest or the forfeiture of any prize, purse, or remuneration,
- 9 or any part thereof, to which one or both of the mixed martial
- 10 arts contestants may be entitled, or any part of the gate
- 11 receipts for which the contestants are competing, if in the
- 12 director's judgment one or both of the contestants are not
- 13 honestly competing.
- (c) Each referee shall warn contestants of the referee's
- 15 power to terminate the contest or to recommend the forfeiture of
- 16 any purse or purses, should there be any apparent cause for the
- 17 warning.
- 18 (d) In any case where the referee decides that the
- 19 contestants are not honestly competing and that under the law
- 20 the contest should be terminated or that the purse or purses of
- 21 one or both of the contestants should be forfeited, the contest
- 22 shall be stopped before the end of the last round, and no

- 1 decision shall be given. A contestant earns nothing and shall
- 2 not be paid for a contest in which there is stalling, faking,
- 3 dishonesty, or collusion. The director, independently of the
- 4 referee or the referee's decision, may determine the merits of
- 5 any contest and take whatever action the director considers
- 6 proper. In any case, the executive officer may order the purse
- 7 of the offender held up for investigation and action.
- 8 (e) The referee shall stop the contest when, in the
- 9 referee's judgment, either of the contestants shows a marked
- 10 superiority or is apparently outclassed.
- 11 § -20 Drug test; withholding of wages; penalty. (a) On
- 12 the advice of one or both of the physicians in attendance at
- 13 every contest, a post-contest drug test may be administered to
- 14 any contestant, at the sole expense of the promoter, to
- 15 determine whether the contestant has consumed any illegal drugs
- 16 or drugs banned by the commission.
- 17 (b) Any wages due to a contestant shall be withheld by the
- 18 commission until the commission, in consultation with the two
- 19 attending physicians, is satisfied that the contestant did not
- 20 have any illegal or banned drugs in the contestant's system.
- (c) Any contestant who fails a drug test shall have their
- 22 license suspended by the commission for not less than twelve

- 1 months from the date of the offense and, in the discretion of
- 2 the commission, may have their license permanently revoked.
- 3 § -21 Sham mixed martial arts contest; forfeiture of
- 4 license. Any promoter who conducts, holds, gives, or
- 5 participates in any sham or fake mixed martial arts contest,
- 6 knowing the same to be a sham or fake, shall forfeit the license
- 7 issued in accordance with this chapter, and the license shall be
- 8 canceled and declared void by the director. The promoter and
- 9 any officers, partners, or members of the promoter shall not
- 10 thereafter be entitled to receive and shall not be given another
- 11 license.
- 12 § -22 Sham mixed martial arts contest; penalty against
- 13 contestant. Any mixed martial arts contestant who knowingly
- 14 participates in any sham or false mixed martial arts contest
- 15 shall be suspended by the director for not less than twelve
- 16 months from the date of the offense from further participation
- 17 in any contest held or given under this chapter and may be
- 18 permanently disqualified from further participation in any
- 19 contest held or given under this chapter.
- 20 § -23 Financial interest in mixed martial arts
- 21 contestant prohibited. (a) The director shall not receive any
- 22 compensation from any person who sanctions, arranges, or



- 1 promotes mixed martial arts contests; nor shall the director
- 2 have, either directly or indirectly, any financial interest in
- 3 any contestant competing in any mixed martial arts contest.
- 4 (b) For the purposes of this section, "compensation" shall
- 5 not include funds held in escrow for payment to another person
- 6 in connection with a mixed martial arts contest. The
- 7 prohibition set forth in this section shall not apply to any
- 8 contract entered into, or any reasonable compensation received,
- 9 by the director to supervise a mixed martial arts contest in
- 10 this State or another state.
- 11 § -24 Wages of contestant; prepayment prohibited. All
- 12 moneys paid to a mixed martial arts contestant for services, as
- 13 money prize, reward, compensation, or otherwise, shall be
- 14 considered wages. No contestant shall be paid for services
- 15 before a mixed martial arts contest; provided that with the
- 16 approval of the director, a promoter may advance sums of money
- 17 for training purposes.
- 18 § -25 Disposition of receipts. Except as otherwise
- 19 provided for in this chapter, all fees and other moneys received
- 20 by the director shall be deposited into the compliance
- 21 resolution fund.

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1 S -26 Summary disciplinary action. The director may 2 fine, withhold purse money or fees, and issue immediate 3 temporary suspensions of not more than sixty days against a 4 licensee for violations of this chapter or rules adopted 5 pursuant thereto. The director shall notify the licensee in 6 writing of any temporary suspension, fine, or withholding of 7 purse money within five days of the director's action. 8 licensee shall have a right to a hearing in accordance with 9 chapter 91; provided that the licensee notifies the director in 10 writing of the request for a hearing within thirty days after

the director notifies the licensee in writing, by mail or

personal service, of the director's order.

13 -27 Chapter does not apply to active duty armed 14 forces, national guard, armed forces reserve, or Police 15 Activities League. This chapter shall not apply to any mixed 16 martial arts contest held as a recreational activity by active 17 duty armed forces, armed forces reserve, or national guard 18 personnel, or the Police Activities League, when the contest is 19 held under the supervision of a recreational officer of the 20 active duty armed forces, armed forces reserve, national guard, 21 or a Police Activities League staff member.

1	\$	-28 Revocation; suspension. (a) In addition to any
2	other act	s or conditions provided by law, the director may
3	refuse to	renew, reinstate, or restore or may deny, revoke,
4	suspend,	fine, reprimand, or condition in any manner, the
5	license o	f any person or entity issued under this chapter, for
6	any cause	authorized by law, including but not limited to the
7	following	:
8	(1)	Violation of any provision of this chapter or the
9		rules adopted pursuant thereto, or any other law or
10		rule that applies to those persons licensed under this
11		chapter;
12	(2)	Manifest incapacity, professional misconduct, or
13		unethical conduct;
14	(3)	Making any false representations or promises through
15		advertising or other dissemination of information;
16	(4)	Any fraudulent, dishonest, or deceitful act in
17		connection with the licensing of any promoter under
18		this chapter or in connection with any mixed martial
19		arts contest;
20	(5)	Making any false or misleading statement in any
21		application or document submitted or required to be
22		filed under this chapter;

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l	(6)	Revocation or suspension of a license or other
2		disciplinary action against the licensee by any other
र		regulatory entity over mixed martial arts contests:

- (7) Failure to report any disciplinary action, including medical and mandatory suspensions, or revocation or suspension of a license in another jurisdiction not less than fifteen days preceding any mixed martial arts match in which the licensee participates or within thirty days following the disciplinary decision whichever is earlier; or
- 11 (8) Participation in any sham or false mixed martial arts
 12 contest.
- 13 (b) A manager may be held responsible for all violations
 14 of this chapter by a mixed martial arts contestant whom the
 15 manager manages and may be subject to license revocation or
 16 suspension, or a fine, or any combination thereof, irrespective
 17 of whether any disciplinary action is taken against the mixed
 18 martial arts contestant.
- 19 § -29 Penalties. (a) Any person in violation of this
 20 chapter or the rules adopted pursuant thereto shall be fined not
 21 more than \$5,000 for each violation. Each day's violation or
 22 failure to comply shall be deemed a separate offense.

- 1 (b) In addition to the penalties provided in this chapter,
- 2 any person in violation of this chapter may be prohibited from
- 3 engaging in any mixed martial arts activities in the State for a
- 4 period in conformity with that set forth in section 92-17.
- 5 -30 Cumulative penalties. Unless otherwise expressly
- 6 provided, the remedies or penalties provided by this chapter are
- 7 cumulative to each other and to the remedies or penalties
- 8 available under all other laws of this State.
- 9 § -31 Injunctive relief. The director may, in addition
- 10 to any other remedies available, bring an action in any court of
- 11 this State to enjoin a person from continuing any violation of
- 12 this chapter or doing any acts in furtherance thereof, and for
- 13 any other relief that the court deems appropriate."
- 14 SECTION 2. Chapter 440D, Hawaii Revised Statutes, is
- 15 repealed.
- 16 SECTION 3. There is appropriated out of the general
- 17 revenues of the State of Hawaii the sum of \$, or so much
- 18 thereof as may be necessary for fiscal year 2007-2008, to fund
- 19 the operational and administrative expenses in regulating mixed
- 20 martial arts contests.
- 21 The sum appropriated shall be expended by the department of
- 22 commerce and consumer affairs for the purposes of this Act.

- SECTION 4. This Act shall take effect on July 1, 2050;
- 2 provided that this Act shall be repealed on July 1, 2053.

Report Title:

Mixed Martial Arts; Prohibition on No Rules Combat

Description:

Gives the director of commerce and consumer affairs licensing authority over mixed martial arts contests. Prohibits no rules combat, extreme or ultimate fighting, or other similar contests. (SD1)