## **HOUSE BILL 351**

C2 3lr0040

# By: Chair, Economic Matters Committee (By Request - Departmental - Labor, Licensing and Regulation) and Delegate Reznik

Introduced and read first time: January 25, 2013

Assigned to: Economic Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 13, 2013

CHAPTER \_\_\_\_\_

-	A 3 T	AOD	
L	AN	ACT	concerning

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## State Athletic Commission – Amateur Mixed Martial Arts and Amateur Kick Boxing – Licensing and Regulation

- 4 FOR the purpose of authorizing the State Athletic Commission to license and regulate 5 amateur mixed martial arts and amateur kick boxing; expanding the scope of 6 drug testing for certain contestants; repealing certain mandatory sanctions for 7 certain contestants who refuse to submit to certain tests or test positive for the 8 presence of certain drugs; requiring certain contestants to submit to a certain 9 blood or urine test under certain circumstances; defining certain terms; making 10 certain technical changes; and generally relating to the licensing and regulation 11 of amateur mixed martial arts and amateur kick boxing by the State Athletic 12 Commission.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Business Regulation
- 15 Section 4–101, 4–301, 4–302, 4–303, 4–304.1, 4–305, 4–308, 4–310, 4–314,
- 16 4–315, 4–316, and 4–320
- 17 Annotated Code of Maryland
- 18 (2010 Replacement Volume and 2012 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

### **Article – Business Regulation**

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	4–101.					
2	(a)	In th	is title	the following words have the meanings indicated.		
3	(b)	"Box	"Boxing" includes sparring.			
4	(c)	"Con	nmissio	n" means the State Athletic Commission.		
5	(d)	(1)	"Con	test" means a boxing, kick boxing, or wrestling:		
6			(i)	competition;		
7			(ii)	exhibition;		
8			(iii)	match;		
9			(iv)	performance; or		
10			(v)	show.		
1		(2)	"Con	test" includes a mixed martial arts:		
12			(i)	competition;		
13			(ii)	match;		
4			(iii)	performance; or		
15			(iv)	show.		
16		(3)	"Con	test" does not include a mixed martial arts exhibition.		
17 18 19	•	ROFES	SSIONA	ANT" MEANS AN INDIVIDUAL WHO PARTICIPATES IN A L KICK BOXING, AMATEUR KICK BOXING, PROFESSIONAL OR AMATEUR MIXED MARTIAL ARTS CONTEST.		
20 21	[(e)] (interdiscipli	` '		ed martial arts" means a competition in which contestants use f fighting, including various forms of martial arts, involving:		
22		(1)	striki	ing with the hands, feet, knees, or elbows; and		
23		(2)	grapp	oling by take-downs, throws, submissions, or choke holds.		
24	[(f)] <b>(</b>	(G)	"Mixe	ed martial arts exhibition" means mixed martial arts where:		
25		(1)	conta	et to the hody is permitted in only a restrained manner		

1		(2) contact to the head is not permitted; and
2 3	physical har	(3) no contact is permitted that may result, or is intended to result, in m to an opponent.
4	4–301.	
5	(a)	In this subtitle, "license" means a license issued by the Commission.
6	(b)	In this subtitle, "license" includes:
7		(1) a license to participate as a boxer in a contest;
8 9	contest;	(2) a license to participate as a PROFESSIONAL kick boxer in a
10 11	CONTEST;	(3) A LICENSE TO PARTICIPATE AS AN AMATEUR KICK BOXER IN A
12		[(3)] (4) a license to participate as a wrestler in a contest;
13 14	arts contest	[(4)] (5) a license to participate as a <b>PROFESSIONAL</b> mixed martial ant in a contest;
15 16	ARTS CONT	(6) A LICENSE TO PARTICIPATE AS AN AMATEUR MIXED MARTIAL ESTANT IN A CONTEST;
17 18	mixed mart	[(5)] (7) a license to act as a manager for a [boxer, kick boxer, or al arts] contestant;
19		[(6)] (8) a license to act as a referee in a contest;
20 21	martial arts	[(7)] (9) a license to act as a judge in a [boxing, kick boxing, or mixed] contest;
22		[(8)] (10) a license to act as a second in a contest;
23 24	mixed mart	[(9)] (11) a license to act as a matchmaker of a [boxing, kick boxing, or al arts] contest; and
25		[(10)] (12) a license to act as a promoter of a contest.
26	4 309	

$\frac{1}{2}$	(a) apply to:	Exce	pt as p	provided in subsection (b) of this section, this subtitle does not
3 4	or wrestling	(1) g;	inter	collegiate, interscholastic, or intramural boxing, kick boxing,
5 6	supervision	(2) of a na		eur boxing[, kick boxing, or wrestling] conducted under the ly recognized amateur organization;
7 8	an amateur	(3) kick b	_	teur mixed martial arts conducted under the supervision of organization or mixed martial arts organization that:
9 10	neither arb	itrary 1	(i) nor cap	has been reviewed by the Commission on a basis that is pricious;
11			(ii)	has been approved by the Commission;
12 13	regulations	adopte	(iii) ed by t	administers and enforces amateur mixed martial arts he Commission; and
14			(iv)	does not have a direct or indirect financial interest in:
15				1. a mixed martial arts contestant; or
16				2. the promotion of a mixed martial arts contest;
17		(4)]	mart	ial arts where:
18			(i)	contact to the body is permitted in only a restrained manner;
19			(ii)	contact to the head is not permitted; and
20 21	result, in pl	nysical	(iii) harm	no contact is permitted that may result, or is intended to to an opponent; or
22		[(5)]	(4)	a mixed martial arts exhibition.
23 24	(b) or exhibition		boxer	shall wear protective headgear in each amateur boxing match
25	4–303.			
26 27 28	(a) [mixed man appropriate	rtial a	rts] co	may not participate as a [boxer, kick boxer,] wrestler[,] or ntestant in a contest in the State unless the person has an

$\frac{1}{2}$	· · · · =		ay not act as a manager, referee, judge, second, matchmaker, in the State unless the person has an appropriate license.
3	4–304.1.		
4 5 6	` '	rts] co	cant for a license to participate as a [boxer, kick boxer, or ontestant in a contest shall present documentary evidence, mission, that:
7 8	(1) the presence of:	with	in the prior 30-day period, the applicant has been tested for
9		(i)	antibodies to the human immunodeficiency virus (HIV);
10		(ii)	the antigen of virus hepatitis B; and
11		(iii)	antibodies to virus hepatitis C; and
12	(2)	the r	esults of all tests are negative.
13 14 15	participate as a [	ooxer,	directed by the Commission, an individual who is licensed to kick boxer, or mixed martial arts] contestant in a contest shall idence, satisfactory to the Commission, that:
16 17	(1) has been tested for		in 30 days prior to participating in a contest, the individual presence of:
18		(i)	antibodies to the human immunodeficiency virus (HIV);
19		(ii)	the antigen of virus hepatitis B; and
20		(iii)	antibodies to virus hepatitis C; and
21	(2)	the r	esults of all tests are negative.
22 23 24	` ,	onducte	the presence of HIV conducted under the provisions of this ed in accordance with the provisions of Title 4, Subtitle 3 and § General Article.
25 26 27 28	because of the fa	a lice ilure o	e Commission denies a license, suspends or revokes a license, use, or does not allow an individual to participate in a contest of the individual to comply with this section, the Commission on confidential and may not disclose the reason for its action.
29 30	(2) misdemeanor and	_	rson who violates paragraph (1) of this subsection is guilty of a nviction is subject to a fine not exceeding \$1,000 for the first

offense and not exceeding \$5,000 for each subsequent conviction.

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contestant in a contest.

1	4–305.	
2	(a)	An applicant for a license shall:
3 4	Commission	(1) submit to the Commission an application on the form that the provides; and
5		(2) pay to the Commission an application fee of:
6 7 8	wrestler[,] c	(i) \$10 for a license to participate as a [boxer, kick boxer,] or [mixed martial arts] contestant in a contest or to act as a second in a
9		(ii) \$15 for a license to act as a referee or judge in a contest;
10 11	or mixed ma	(iii) \$25 for a license to act as a manager of a [boxer, kick boxer, artial arts] contestant;
12		(iv) \$25 for a license to act as a matchmaker of a contest; or
13		(v) \$150 for a license to act as a promoter of a contest.
14 15	(b) requires by	The application shall contain the information that the Commission regulation.
16	4–308.	
17 18	(a) contest.	A boxer license authorizes the licensee to participate as a boxer in a
19 20	(b) participate a	(1) A PROFESSIONAL kick boxer license authorizes the licensee to as a PROFESSIONAL kick boxer in a contest.
21 22	LICENSEE T	(2) AN AMATEUR KICK BOXER LICENSE AUTHORIZES THE TO PARTICIPATE AS AN AMATEUR KICK BOXER IN A CONTEST.
23 24	(c) contest.	A wrestler license authorizes the licensee to participate as a wrestler in a
25 26	(d) authorizes	(1) A PROFESSIONAL mixed martial arts contestant license the licensee to participate as a PROFESSIONAL mixed martial arts

1 2 3	(2) AN AMATEUR MIXED MARTIAL ARTS CONTESTANT LICENSE AUTHORIZES THE LICENSEE TO PARTICIPATE AS AN AMATEUR MIXED MARTIAL ARTS CONTESTANT IN A CONTEST.
4 5	(e) A manager license authorizes the licensee to act as a manager of a [boxer, kick boxer, or mixed martial arts] contestant.
6	(f) A referee license authorizes the licensee to act as a referee in a contest.
7 8	(g) A judge license authorizes the licensee to act as a judge in a [boxing, kick boxing, or mixed martial arts] contest.
9	(h) A second license authorizes the licensee to act as a second in a contest.
10 11	(i) A matchmaker license authorizes the licensee to act as a matchmaker of a [boxing, kick boxing, or mixed martial arts] contest.
12 13	(j) A promoter license authorizes the licensee to act as a promoter of a contest.
14	4–310.
15 16 17	(a) (1) Subject to the hearing provisions of § 4–311 of this subtitle, the Commission may deny a license to an applicant, reprimand a licensee, or suspend or revoke a license if the applicant or licensee:
18 19	(i) fraudulently or deceptively obtains or attempts to obtain a license for the applicant or licensee or for another person;
20	(ii) fraudulently or deceptively uses a license;
21	(iii) violates this title; or
22	(iv) violates a regulation adopted under this title.
23 24 25	(2) (i) Instead of or in addition to reprimanding a licensee or suspending or revoking a license under this subsection, the Commission may impose a penalty of up to \$5,000 for each violation.
26 27	(ii) To determine the amount of the penalty imposed under this subsection, the Commission shall consider:
28	1. the seriousness of the violation;
29	2. the good faith of the violator;

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(ii)

martial arts contest.

1	3. any previous violations;
2	4. the assets of the violator; and
3 4	5. the harmful effect of the violation on the general public and the sporting industry.
5 6 7 8 9 10 11 12 13	(b) In addition to the grounds in subsection (a) of this section, the Commission may deny a boxer, AMATEUR KICK BOXER, PROFESSIONAL kick boxer, AMATEUR MIXED MARTIAL ARTS CONTESTANT, or PROFESSIONAL mixed martial arts contestant license to an applicant or suspend or revoke a boxer, AMATEUR KICK BOXER, PROFESSIONAL kick boxer, AMATEUR MIXED MARTIAL ARTS CONTESTANT, or PROFESSIONAL mixed martial arts contestant license if the Commission finds that the applicant or licensee is not fit, based on the neurological examination required under §§ 4–304 and 4–314 of this subtitle and the recommendation of the physician who made the examination.
14 15 16 17 18 19 20 21	(c) Subject to the hearing provisions of § 4–311 of this subtitle, the Commission [shall] MAY suspend or revoke a boxer, AMATEUR KICK BOXER, PROFESSIONAL kick boxer, AMATEUR MIXED MARTIAL ARTS CONTESTANT, or PROFESSIONAL mixed martial arts contestant license and MAY ORDER the boxer, AMATEUR KICK BOXER, PROFESSIONAL kick boxer, AMATEUR MIXED MARTIAL ARTS CONTESTANT, or PROFESSIONAL mixed martial arts contestant [shall] TO forfeit the purse or other compensation from the contest if the [boxer, kick boxer, or mixed martial arts] contestant:
22 23	(1) refuses to submit to [the urine] A DRUG test required under § 4-315(b) of this subtitle; or
24 25 26 27 28	(2) submits a urine <b>OR BLOOD</b> sample that tests positive for the presence of a controlled dangerous substance defined in § 5–101 of the Criminal Law Article or other substance that the Commission prohibits by regulation, <b>INCLUDING HUMAN GROWTH HORMONES</b> , <b>STEROIDS</b> , <b>OR OTHER PERFORMANCE ENHANCING DRUGS</b> .
29 30 31	(d) (1) Subject to the hearing provisions of § 4–311 of this subtitle, the Commission shall deny a promoter license to an applicant or revoke a promoter license if the applicant or licensee:
32 33	(i) fails to pay the boxing and wrestling tax required under Title 6 or Title 13 of the Tax – General Article; or

holds or participates in a fake boxing, wrestling, or mixed

1 2	(2) If a person fails to pay the boxing and wrestling tax, the Commission shall:
3	(i) impose a penalty not exceeding \$5,000; and
4	(ii) act to enforce the bond of the promoter.
5	4–314.
6 7 8 9	(a) The Commission shall require an individual to be examined by a licensed physician who is chosen by the Commission and who specializes in neurology or neurosurgery before the individual may participate as a [boxer, kick boxer, or mixed martial arts] contestant in a contest in the State if:
10 11	(1) the individual has participated as a contestant in more than 12 [boxing, kick boxing, or mixed martial arts] contests in or out of the State;
12	(2) a ringside physician recommends the examination; or
13 14	(3) in 2 successive [boxing, kick boxing, or mixed martial arts] contests the individual:
15 16	(i) receives a technical knockout as a result of a neurological injury; or
17	(ii) is knocked out.
18 19	(b) The Commission shall pay the cost of the neurological examination required under this section from the license fees collected under this subtitle.
20 21 22 23	(c) On the basis of the neurological examination and the recommendation of the physician who conducts the examination, the Commission may find that the individual is not fit and may prohibit the individual from participating in a [boxing, kick boxing, or mixed martial arts] contest in the State.
24	4–315.
25 26	(a) A [boxer, kick boxer, or mixed martial arts] contestant shall be allowed to enter the ring only if:
27 28	(1) a physician approved by the Commission declares the [boxer, kick boxer, or mixed martial arts] contestant to be physically fit; and

(2) the [boxer, kick boxer, or mixed martial arts] contestant has complied with  $\S$  4–304.1 of this subtitle.

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1 2	(b) (1) Each [boxer, kick boxer, or mixed martial arts] contestant in a contest shall submit to:
3 4 5 6	(I) a chemical test of the urine <u>OR BLOOD</u> of the [boxer, kick boxer, or mixed martial arts] contestant to detect the presence of a controlled dangerous substance defined in § 5–101 of the Criminal Law Article or other substance that the Commission prohibits by regulation; <b>AND</b>
7 8 9	(II) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A TEST OF THE BLOOD <u>OR URINE</u> OF THE CONTESTANT TO DETECT THE PRESENCE OF PERFORMANCE ENHANCING DRUGS, INCLUDING:
10	1. HUMAN GROWTH HORMONES; AND
11	2. ANABOLIC STEROIDS <del>; OR</del>
12 13	3. ANY OTHER SUBSTANCE THE COMMISSION PROHIBITS BY REGULATION.
14 15	(2) A CONTESTANT SHALL BE REQUIRED TO SUBMIT TO A BLOOD OR URINE TEST UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION IF:
16 17	(I) THERE IS REASONABLE CAUSE TO BELIEVE THE CONTESTANT HAS USED A SUBSTANCE PROHIBITED BY REGULATION;
18 19	(II) THE CONTESTANT WAS RANDOMLY SELECTED BY LOTTERY; OR
20 21 22	(III) THE CONTESTANT HAS A DOCUMENTED OR OTHERWISE VERIFIED HISTORY OF DRUG USE WITHIN THE 5 YEARS IMMEDIATELY PRECEDING THE DATE OF THE CONTEST.
23 24	(c) The Commission shall set the length in rounds of each [boxing, kick boxing, and mixed martial arts] contest.
25 26	(d) (1) The Commission shall adopt regulations to ensure the safety of individuals who participate in amateur or professional mixed martial arts contests.
27	(2) In developing the regulations, the Commission shall consider:
28	(i) appropriate limits on acceptable maneuvers;
29	(ii) time limits for contest rounds; and
30	(iii) rules for termination of a contest.

1	4-316.
2 3	A [boxer, kick boxer, wrestler, or mixed martial arts] WRESTLER OR contestant who participates in a fake contest:
4 5 6	(1) for the first offense, shall be prohibited for a period of 6 months beginning immediately after the offense from participating in a contest that is held by a person licensed to act as a promoter of a contest; and
7 8 9	(2) for the second offense, shall be disqualified from attendance at or participation in a contest that is held by a person licensed to act as a promoter of a contest.
10	4–320.
11 12 13 14	A promoter may not allow a person who does not have an appropriate license to participate as a [boxer, kick boxer, wrestler, or mixed martial arts] WRESTLER OR contestant in a contest or to act as a manager, referee, judge, second, or matchmaker in a contest.
15 16	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2013.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.