WAC 36-14-360 Suspensions. (1) A participant whose manager has been suspended under chapter 67.08 RCW may continue participating during the term of such suspension, signing his/her own participant/ promoter contract.

(2) Participants scheduled for a contest shall sign a letter of agreement with the department accepting temporary suspension of their license if they receive an injury during the contest. The schedule for suspensions is:

(a) Thirty days for a technical knockout;

(b) Sixty days for a knockout;

(c) A period of time different than (a) and (b) of this subsection if serious injury or condition is detected by the event physician during the postfight physical; and

(d) A period of time or an indefinite period of time if serious injury or condition is detected by the event physician. If the suspension is for an indefinite period of time, the participant may not compete again without an examination completed by a physician who has provided written certification to the department that the medical condition no longer exists.

(3) If at any time a participant's ability to perform is questionable, whether for reasons of health, mental condition, or no longer possessing the ability to compete or for any other reason, the department may recommend that the participant be retired from further competition.

(4) Participants who have been recommended for retirement have a right to a hearing under chapter 34.05 RCW, Administrative Procedure Act.

[Statutory Authority: RCW 43.24.023, 67.08.015, and 67.08.017. WSR 13-21-149, § 36-14-360, filed 10/23/13, effective 12/1/13.]