### CERTIFICATION OF ENROLLMENT

#### ENGROSSED SUBSTITUTE HOUSE BILL 2301

Chapter 99, Laws of 2012

62nd Legislature 2012 Regular Session

BOXING, MARTIAL ARTS, MIXED MARTIAL ARTS, AND WRESTLING

EFFECTIVE DATE: 06/07/12

Passed by the House February 9, 2012 Yeas 95 Nays 2

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate March 2, 2012 Yeas 44 Nays 5

BRAD OWEN

#### President of the Senate

Approved March 29, 2012, 1:25 p.m.

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE HOUSE BILL** 2301 as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

FILED

March 29, 2012

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

### ENGROSSED SUBSTITUTE HOUSE BILL 2301

Passed Legislature - 2012 Regular Session

## State of Washington 62nd Legislature 2012 Regular Session

**By** House Business & Financial Services (originally sponsored by Representatives Green, Kirby, Pettigrew, Condotta, and Jinkins)

READ FIRST TIME 01/31/12.

AN ACT Relating to boxing, martial arts, and wrestling; amending RCW 67.08.002, 67.08.015, 67.08.017, 67.08.050, 67.08.110, 67.08.170, and 67.08.240; and reenacting and amending RCW 67.08.090 and 67.08.100.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 67.08.002 and 2004 c 149 s 1 are each amended to read 6 as follows:

7 The definitions in this section apply throughout this chapter 8 unless the context clearly requires otherwise.

9 (1) "Amateur" means a person who has never received nor competed 10 for any purse or other article of value, either for expenses of 11 training or for participating in an event, other than a prize of fifty 12 dollars in value or less.

13 (2) "Boxing" means the sport of attack and defense which uses the 14 contestants fists and where the contestants compete with the intent not 15 to injure or disable an opponent, but to win by decision, knockout, or 16 technical knockout, but does not include professional wrestling.

17 (3) "Chiropractor" means a person licensed under chapter 18.25 RCW
18 as a doctor of chiropractic or under the laws of any jurisdiction in
19 which that person resides.

1

(4) "Department" means the department of licensing.

2 (5) "Director" means the director of the department of licensing or3 the director's designee.

4 (6) "Event" includes, but is not limited to, a professional boxing,
5 wrestling, or martial arts or an amateur mixed martial arts contest,
6 sparring, fisticuffs, match, show, or exhibition.

7 (7) "Event physician" means the physician licensed under RCW
8 67.08.100 and who is responsible for the activities described in RCW
9 67.08.090.

10 (8) "Face value" means the dollar value of a ticket or order, which 11 value must reflect the dollar amount that the customer is required to 12 pay or, for a complimentary ticket, would have been required to pay to 13 purchase a ticket with equivalent seating priority, in order to view 14 the event.

(9) "Gross receipts" means the amount received from the face valueof all tickets sold and complimentary tickets redeemed.

(10) "Kickboxing" means a type of boxing in which blows are delivered with the fist and any part of the leg below the hip, including the foot and where the contestants compete with the intent not to injure or disable an opponent, but to win by decision, knockout, or technical knockout.

(11) "Martial arts" means a type of boxing including sumo, judo, karate, kung fu, tae kwon do, pankration, muay thai, or other forms of full-contact martial arts or self-defense conducted on a full-contact basis where weapons are not used and the participants utilize kicks, punches, blows, or other techniques with the intent not to injure or disable an opponent, but to defeat an opponent or win by decision, knockout, technical knockout, or submission.

(12) "No holds barred fighting," also known as "frontier fighting" and "extreme fighting," means a contest, exhibition, or match between contestants where any part of the contestant's body may be used as a weapon or any means of fighting may be used with the specific purpose to intentionally injure the other contestant in such a manner that they may not defend themselves and a winner is declared. Rules may or may not be used.

36 (13) "Combative fighting," also known as "toughman fighting," 37 "toughwoman fighting," "badman fighting," and "so you think you're 38 tough," means a contest, exhibition, or match between contestants who use their fists, with or without gloves, or their feet, or both, and which allows contestants that are not trained in the sport to compete and the object is to defeat an opponent or to win by decision, knockout, or technical knockout.

5 (14) "Physician" means a person licensed under chapter 18.57, 6 18.36A, or 18.71 RCW as a physician or a person holding an osteopathic 7 or allopathic physician license under the laws of any jurisdiction in 8 which the person resides.

9 (15) "Professional" means a person who has received or competed for 10 any purse or other articles of value greater than fifty dollars, either 11 for the expenses of training or for participating in an event.

12 (16) "Promoter" means a person, and includes any officer, director, 13 employee, or stockholder of a corporate promoter, who produces, 14 arranges, stages, holds, or gives an event in this state involving a professional boxing, martial arts, or wrestling event or amateur mixed 15 16 <u>martial arts event</u>, or shows or causes to be shown in this state a 17 closed circuit telecast of a match involving ((a)) professional or amateur mixed martial arts participants whether or not the telecast 18 originates in this state. 19

20 (17) "Wrestling exhibition" or "wrestling show" means a form of 21 sports entertainment in which the participants display their skills in 22 a physical struggle against each other in the ring and either the 23 outcome may be predetermined or the participants do not necessarily 24 strive to win, or both.

25 (18) "Amateur event" means an event in which all the participants 26 are "amateurs" and which is registered and sanctioned by:

- 27 (a) United States Amateur Boxing, Inc.;
- 28 (b) Washington Interscholastic Activities Association;
- 29 (c) National Collegiate Athletic Association;
- 30 (d) Amateur Athletic Union;
- 31 (e) Golden Gloves of America;

# 32 (f) <u>Any similar organization nationally recognized by the United</u> 33 <u>States Olympic Committee;</u>

34 (g) United Full Contact Federation((+

35 (g)) and any similar <u>amateur sanctioning</u> organization, recognized 36 <u>and licensed</u> by the department as exclusively or primarily dedicated to 37 advancing the sport of amateur ((<del>boxing, kickboxing, or</del>)) <u>mixed</u> martial 1 arts, as those sports are defined in this section <u>and where the</u>
2 promoter, officials, and participants are licensed under this chapter;
3 or

4 (h) Local affiliate of any organization identified in <u>(a) through</u>
5 <u>(f) of</u> this subsection.

6 (19) "Elimination tournament" means any contest in which 7 contestants compete in a series of matches until not more than one 8 contestant remains in any weight category. The term does not include 9 any event that complies with the provisions of RCW 67.08.015(2) ((<del>(a)</del> 10 <del>or (b)</del>)).

11 (20) "Mixed martial arts" means a combative sporting contest, the 12 rules of which allow two mixed martial arts competitors to attempt to 13 achieve dominance over one another by utilizing a variety of techniques 14 including, but not limited to, striking, grappling, and the application 15 of submission holds. "Mixed martial arts" is a type of martial arts 16 that does not include martial arts such as tae kwon do, karate, judo, 17 sumo, jujitsu, and kung fu.

18 (21) "Training facility" means a facility that offers training in 19 one or more of the mixed martial arts and holds exhibitions in which 20 all the participants are amateurs and where an admission fee is 21 charged.

22 (22) "Event chiropractor" means the chiropractor licensed under RCW
23 67.08.100 and who is operating in a supporting role to the event
24 physician who is responsible for the activities described in RCW
25 67.08.090.

26 **Sec. 2.** RCW 67.08.015 and 2004 c 149 s 2 are each amended to read 27 as follows:

(1) In the interest of ensuring the safety and welfare of the 28 participants, the department shall have power and it shall be its duty 29 30 to direct, supervise, and control all boxing, martial arts, and 31 wrestling events conducted within this state and an event may not be held in this state except in accordance with the provisions of this 32 chapter. The department may, in its discretion, issue and for cause, 33 34 which includes concern for the safety and welfare of the participants, 35 take any of the actions specified in RCW 18.235.110 against a license 36 to promote, conduct, or hold boxing, kickboxing, martial arts, or

wrestling events where an admission fee is charged by any person, club,
 corporation, organization, association, or fraternal society.

(2) All boxing, kickboxing, martial arts, or wrestling events that:
(a) Are conducted by any common school, college, or university,
whether public or private, or by the official student association
thereof, whether on or off the school, college, or university grounds,
where all the participating contestants are bona fide students enrolled
in any common school, college, or university, within or without this
state; or

10 (b) Are entirely amateur events as defined in RCW 67.08.002(18) 11 ((and-promoted-on-a-nonprofit-basis-or-for-charitable-purposes)), 12 excluding events described in RCW 67.08.002(18)(g);

13 are not subject to the ((licensing)) provisions of this chapter. A 14 boxing, martial arts, kickboxing, or wrestling event may not be 15 conducted within the state except under a license issued in accordance 16 with this chapter and the rules of the department except as provided in 17 this section.

18 (3) The director shall prohibit events unless all of the 19 contestants are licensed or otherwise exempt from licensure as provided 20 under this chapter.

(4) No amateur or professional no holds barred fighting or combative fighting type of contest, exhibition, match, or similar type of event, nor any elimination tournament, may be held in this state. Any person promoting such an event is guilty of a class C felony. Additionally, the director may apply to a superior court for an injunction against any and all promoters of a contest, and may request that the court seize all money and assets relating to the competition.

28 **Sec. 3.** RCW 67.08.017 and 2002 c 86 s 307 are each amended to read 29 as follows:

In addition to the powers described in RCW 18.235.030 and 18.235.040, the director or the director's designee has the following authority in administering this chapter:

33 (1) Adopt, amend, and rescind rules as deemed necessary to carry 34 out this chapter;

35 (2) Adopt standards of professional <u>and amateur</u> conduct or 36 practice;

1 (3) Enter into an assurance of discontinuance in lieu of issuing a 2 statement of charges or conducting a hearing. The assurance shall 3 consist of a statement of the law in question and an agreement not to 4 violate the stated provision. The applicant or license holder shall 5 not be required to admit to any violation of the law, and the assurance 6 shall not be construed as such an admission. Violation of an assurance 7 under this subsection is grounds for disciplinary action; ((and))

8 (4) Establish and assess fines for violations of this chapter that 9 may be subject to payment from a contestant's purse<u>;</u>

10

(5) Establish licensing requirements; and

11 (6) Adopt rules regarding whether or not specific martial arts are 12 mixed martial arts for the purpose of applying licensing provisions.

13 Sec. 4. RCW 67.08.050 and 2009 c 429 s 1 are each amended to read 14 as follows:

(1) Any promoter shall within seven days prior to the holding of 15 16 any event file with the department a statement setting forth the name 17 of each licensee who is a potential participant, his or her manager or managers, and such other information as the department may require. 18 Participant changes regarding a wrestling event may be allowed after 19 20 notice to the department, if the new participant holds a valid license 21 under this chapter. The department may stop any wrestling event in which a participant is not licensed under this chapter. 22

23 (2) Upon the termination of any event the promoter shall file with 24 the designated department representative a written report, duly verified as the department may require showing the number of tickets 25 26 sold for the event, the price charged for the tickets and the gross proceeds thereof, and such other and further information as the 27 department may require. The promoter shall pay to the department at 28 the time of filing the report under this section an event fee to be 29 determined by the director pursuant to RCW 67.08.105. However, the 30 31 event fee may not be less than twenty-five dollars. A promoter is not required to pay an event fee for promoting an amateur event as defined 32 in RCW 67.08.002(18)(q). The event fee and license fees collected 33 34 under this chapter shall be paid by the department into the business 35 and professions account under RCW 43.24.150.

Sec. 5. RCW 67.08.090 and 2002 c 147 s 2 and 2002 c 86 s 308 are each reenacted and amended to read as follows:

(1) Each contestant for boxing, kickboxing, or martial arts events 3 shall be examined within twenty-four hours before the contest by an 4 5 event physician licensed by the department. The event physician shall report in writing and over his or her signature before the event the б 7 physical condition of each and every contestant to the inspector present at such contest. No contestant whose physical condition is not 8 9 approved by the event physician shall be permitted to participate in 10 any event. Blank forms for event physicians' reports shall be provided 11 by the department and all questions upon such blanks shall be answered in full. The event physician shall be paid a fee and travel expenses 12 13 by the promoter.

(2) The department may require that an event physician be present 14 at a wrestling event. The promoter shall pay the event physician 15 present at a wrestling event. A boxing, kickboxing, or martial arts 16 17 event may not be held unless an event physician licensed by the department is present throughout the event. In addition to the event 18 19 physician, ((a)) an event chiropractor may be included as a licensed official at a boxing, kickboxing, or martial arts event. The promoter 20 21 shall pay the event chiropractor present at a boxing, kickboxing, or 22 martial arts event.

(3) Any physician licensed under RCW 67.08.100 may be selected by the department as the event physician. The event physician present at any contest shall have authority to stop any event when in the event physician's opinion it would be dangerous to a contestant to continue, and in such event it shall be the event physician's duty to stop the event.

(4) The department may have a participant in a wrestling event examined by an event physician licensed by the department prior to the event. A participant in a wrestling event whose condition is not approved by the event physician shall not be permitted to participate in the event.

34 (5) Each contestant for boxing, kickboxing, martial arts, or 35 wrestling events may be subject to a random urinalysis or chemical test 36 within twenty-four hours before or after a contest. In addition to the 37 unprofessional conduct specified in RCW 18.235.130, an applicant or 38 licensee who refuses or fails to submit to the urinalysis or chemical

test is subject to disciplinary action under RCW 18.235.110. If the urinalysis or chemical test is positive for substances prohibited by rules adopted by the director, the applicant or licensee has engaged in unprofessional conduct and disciplinary action may be taken under RCW 18.235.110.

6 **Sec. 6.** RCW 67.08.100 and 2002 c 147 s 3 and 2002 c 86 s 309 are 7 each reenacted and amended to read as follows:

(1) The department upon receipt of a properly completed application 8 and payment of a nonrefundable fee, may grant an annual license to an 9 applicant for the following: (a) Promoter; (b) manager; (c) boxer; (d) 10 11 second; (e) wrestling participant; (f) inspector; (g) judge; (h) timekeeper; (i) announcer; (j) event physician; (k) event chiropractor; 12 (1) referee; (m) matchmaker; (n) kickboxer; ((and)) (o) martial arts 13 participant; (p) training facility; and (q) amateur sanctioning 14 15 organization.

16 (2) The application for the following types of licenses shall 17 include a physical performed by a physician, as defined in RCW 18 67.08.002, which was performed by the physician with a time period 19 preceding the application as specified by rule: (a) Boxer; (b) 20 wrestling participant; (c) kickboxer; (d) martial arts participant; and 21 (e) referee.

22 (3) An applicant for the following types of licenses for the sports 23 of boxing, kickboxing, and martial arts shall provide annual proof of 24 certification as having adequate experience, skill, and training from an organization approved by the department, including, but not limited 25 26 to, the association of boxing commissions, the international boxing federation, the international boxing organization, the Washington state 27 association of professional ring officials, the world boxing 28 association, the world boxing council, or the world boxing organization 29 30 for boxing officials, and the united full contact federation for 31 kickboxing and martial arts officials: (a) Judge; (b) referee; (c) inspector; (d) timekeeper; or (e) other officials deemed necessary by 32 the department. 33

34 (4) No person shall participate or serve in any of the above35 capacities unless licensed as provided in this chapter.

36 (5) The referees, judges, timekeepers, event physicians,

chiropractors, and inspectors for any boxing, kickboxing, or martial
 arts event shall be designated by the department from among licensed
 officials.

4 (6) The referee for any wrestling event shall be provided by the 5 promoter and shall be licensed as a wrestling participant.

(7) The department shall immediately suspend the license or 6 7 certificate of a person who has been certified pursuant to RCW 74.20A.320 by the department of social and health services as a person 8 who is not in compliance with a support order. If the person has 9 10 continued to meet all other requirements for reinstatement during the suspension, reissuance of the license or certificate shall be automatic 11 12 upon the department's receipt of a release issued by the department of 13 social and health services stating that the licensee is in compliance 14 with the order.

(8) The director shall suspend the license of any person who has 15 been certified by a lending agency and reported to the director for 16 nonpayment or default on a federally or state-guaranteed educational 17 loan or service-conditional scholarship. Prior to the suspension, the 18 19 agency must provide the person an opportunity for a brief adjudicative proceeding under RCW 34.05.485 through 34.05.494 and issue a finding of 20 21 nonpayment or default on a federally or state- guaranteed educational loan or service-conditional scholarship. The person's license may not 22 be reissued until the person provides the director a written release 23 24 issued by the lending agency stating that the person is making payments on the loan in accordance with a repayment agreement approved by the 25 26 <u>lending agency. If the person has continued to meet all other</u> 27 requirements for licensure during the suspension, reinstatement is automatic upon receipt of the notice and payment of any reinstatement 28 fee the director may impose. 29

30 (9) A person may not be issued a license if the person has an 31 unpaid fine outstanding to the department.

32 (((-9))) (10) A person may not be issued a license unless they are 33 at least eighteen years of age.

34 ((<del>(10)</del>)) <u>(11)</u> This section shall not apply to contestants or 35 participants in events at which only amateurs are engaged in contests 36 and/or fraternal organizations and/or veterans' organizations chartered 37 by congress or the defense department ((<del>or</del>)) <u>excluding</u> any recognized 38 amateur sanctioning body recognized by the department((<del>, holding and</del>))

promoting athletic events and where all funds are used primarily for the-benefit-of-their-members)). Upon request of the department, a promoter, contestant, or participant shall provide sufficient information to reasonably determine whether this chapter applies.

5 **Sec. 7.** RCW 67.08.110 and 2002 c 86 s 310 are each amended to read 6 as follows:

(1) Any person or any member of any group of persons or corporation promoting ((boxing)) events who shall participate directly or indirectly in the purse or fee of any manager of any ((boxers)) <u>participants</u> or any ((boxer)) <u>participant</u> and any licensee who shall conduct or participate in any sham or fake ((boxing)) event has engaged in unprofessional conduct and is subject to the sanctions specified in RCW 18.235.110.

(2) A manager of any boxer, kickboxer, or martial arts participant 14 15 who allows any person or any group of persons or corporation promoting 16 boxing, kickboxing, or martial arts events to participate directly or indirectly in the purse or fee, or any boxer, kickboxer, or martial 17 arts participant or other licensee who conducts or participates in any 18 sham or fake boxing, kickboxing, or martial arts event has engaged in 19 unprofessional conduct and is subject to the sanctions specified in RCW 20 21 18.235.110.

22 **Sec. 8.** RCW 67.08.170 and 1997 c 205 s 15 are each amended to read 23 as follows:

A promoter shall ensure that adequate security personnel are in attendance at ((a wrestling or boxing)) an event to control fans in attendance. The size of the security force shall be determined by mutual agreement of the promoter, the person in charge of operating the arena or other facility, and the department.

29 Sec. 9. RCW 67.08.240 and 1997 c 205 s 21 are each amended to read 30 as follows:

31 The following conduct, acts, or conditions constitute 32 unprofessional conduct for a license holder or applicant under this 33 chapter:

34 (1) Conviction of a gross misdemeanor, felony, or the commission of35 an act involving moral turpitude, dishonesty, or corruption whether the

act constitutes a crime or not. If the act constitutes a crime, 1 2 conviction in a criminal proceeding is not a condition precedent to disciplinary action. Upon such a conviction, however, the judgment and 3 sentence is conclusive evidence at the ensuing disciplinary hearing of 4 5 the guilt of the license holder or applicant of the crime described in the indictment or information, and of the person's violation of the б 7 statute on which it is based. For the purposes of this section, conviction includes all instances in which a plea of guilty or nolo 8 contendere is the basis for the conviction and all proceedings in which 9 10 the sentence has been deferred or suspended. This section does not abrogate rights guaranteed under chapter 9.96 RCW; 11

(2) Misrepresentation or concealment of a material fact in 12 13 obtaining a license or in reinstatement of a license;

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(3) Advertising that is false, fraudulent, or misleading;

(4) Incompetence or negligence that results in injury to a person 15 16 or that creates an unreasonable risk that a person may be harmed;

17 (5) Suspension, revocation, or restriction of a license to act as a professional or amateur athletic licensee by competent authority in 18 a state, federal, or foreign jurisdiction, a certified copy of the 19 20 order, stipulation, or agreement being conclusive evidence of the 21 revocation, suspension, or restriction;

22 (6) Violation of a statute or administrative rule regulating professional <u>or amateur</u> athletics; 23

24 (7) Failure to cooperate with the department's investigations by:

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(a) Not furnishing papers or documents;

(b) Not furnishing in writing a full and complete explanation 26 27 regarding a matter under investigation by the department; or

(c) Not responding to subpoenas issued by the department, whether 28 or not the recipient of the subpoena is the subject of the proceeding; 29

(8) Failure to comply with an order issued by the director or an 30 31 assurance of discontinuance entered into by the director;

32 (9) Aiding or abetting an unlicensed person to act in a manner that requires a professional <u>or amateur</u> athletics ((<del>licensee</del>-<del>[license]</del>)) 33 license; 34

35 (10) Misrepresentation or fraud in any aspect of the conduct of a professional athletics or amateur event; and 36

37 (11) Interference with an investigation or disciplinary proceeding

- 1 by willful misrepresentation of facts before the department or by the
- 2 use of threats or harassment against any person to prevent them from
- 3 providing evidence in a disciplinary proceeding or other legal action.
  - Passed by the House February 9, 2012. Passed by the Senate March 2, 2012. Approved by the Governor March 29, 2012. Filed in Office of Secretary of State March 29, 2012.