1	HOUSE BILL 336
2	52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015
3	INTRODUCED BY
4	Antonio "Moe" Maestas
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10	AN ACT
11	RELATING TO UNARMED COMBAT COMPETITION; CHANGING THE NAME OF
12	THE PROFESSIONAL ATHLETIC COMPETITION ACT TO THE UNARMED COMBAT
13	COMPETITION ACT; AMENDING AND REPEALING PROVISIONS OF THE
14	UNARMED COMBAT COMPETITION ACT.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 60-2A-1 NMSA 1978 (being Laws 1980,
18	Chapter 90, Section 1, as amended) is amended to read:
19	"60-2A-1. SHORT TITLEChapter 60, Article 2A NMSA 1978
20	may be cited as the ["Professional Athletic] <u>"Unarmed Combat</u>
21	Competition Act"."
22	SECTION 2. Section 60-2A-2 NMSA 1978 (being Laws 1980,
23	Chapter 90, Section 2, as amended) is amended to read:
24	"60-2A-2. DEFINITIONSAs used in the [Professional
25	Athletic] Unarmed Combat Competition Act:
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"board" means the medical advisory board; 1 Α. 2 Β. "commission" means the New Mexico athletic 3 commission; [C. "contestant" means a person who engages in 4 unarmed combat for remuneration; 5 D_{\cdot}] <u>C.</u> "department" means the regulation and 6 7 licensing department; [E.] D. "foreign co-promoter" means a promoter who 8 9 has no place of business in this state; [F.] E. "manager": 10 (1) means a person who: 11 12 (a) undertakes to represent the interests of another person by contract, agreement or other 13 arrangement in procuring, arranging or conducting [a 14 professional] an unarmed contest [or exhibition] in which the 15 represented person will participate as [a contestant] an 16 unarmed combatant; 17 directs or controls the activities (b) 18 19 of an unarmed combatant relating to the participation of the 20 unarmed combatant in [professional] unarmed contests [or exhibitions]; 21 (c) receives or is entitled to receive 22 [at least ten percent] any of the gross purse or gross income 23 of any [professional] unarmed combatant for services relating 24 to the participation of the unarmed combatant in [a 25 .198905.1

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1 professional] an unarmed contest [or exhibition]; or 2 (d) receives compensation for services 3 as an agent or representative of an unarmed combatant; and does not include an attorney who is 4 (2) licensed to practice law in this state if the attorney's 5 participation in any of the activities described in Paragraph 6 7 (1) of this subsection is limited solely to the legal representation of a client who is an unarmed combatant; 8 9 [G. "professional boxer" or "professional wrestler" means an individual who competes for money, prizes or purses or 10 who teaches, pursues or assists in the practice of boxing, 11 12 wrestling or martial arts as a means of obtaining a livelihood or pecuniary gain; 13 H. "professional contest" means any professional 14 boxing, wrestling or martial arts contest or exhibition, 15 whether or not an admission fee is charged for admission of the 16 public; 17 I.] F. "promoter" means any person, and in the case 18 19 of a corporate promoter, includes any officer, director or 20 stockholder of the corporation, who produces or stages any [professional boxing, wrestling or martial arts] unarmed 21 contest [exhibition] or closed circuit television show; 22 [J.] G. "purse" means the financial guarantee or 23 any other remuneration, or part thereof, for which 24 [professional boxers or professional wrestlers] unarmed 25 .198905.1 - 3 -

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[K.] H. "ring official" means any person who performs an official function during the progress of $[\frac{1}{2}]$ and 7 unarmed contest; [or exhibition;

L. "unarmed combat" means boxing; wrestling; eastern or western Asian or other martial arts; or any form of unarmed competition in which a blow is usually struck that may [reasonably] be reasonably expected to inflict injury; [and

M.] J. "unarmed combatant" means:

a person who engages in unarmed combat in (1)[a] an unarmed contest [or exhibition], whether or not the person receives remuneration, including a wrestler, boxer or mixed martial artist [or other contestant]; or

(2) an amateur boxer who is registered with [United States amateur boxing, incorporated, or any other] any amateur organization recognized by the commission and who, in New Mexico, participates in an amateur boxing contest or exhibition [in the state] that is registered and sanctioned by [United States amateur boxing, incorporated or golden gloves of America] any amateur organization recognized by the commission; and

K. "unarmed contest" means any unarmed contest or .198905.1

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1 exhibition between unarmed combatants, whether or not a fee for 2 admission of the public is charged." Section 60-2A-3 NMSA 1978 (being Laws 1980, 3 SECTION 3. 4 Chapter 90, Section 3, as amended) is amended to read: 5 "60-2A-3. COMMISSION CREATED--TERMS--RESTRICTIONS.--6 Α. [There is created] The "New Mexico athletic 7 commission" is created. The commission shall be 8 administratively attached to the department. 9 Β. The commission [shall consist] consists of five 10 members who are New Mexico residents and who are appointed by the governor. Three of the members shall have experience in 11 12 the professional sports, and the other two members shall represent the public. The public members shall not have been 13 14 licensed or have [any] a financial interest, direct or indirect, in the profession regulated. The members shall be 15 appointed for staggered terms of four years each. Each member 16 17 shall hold office until the expiration of the term for which 18 appointed or until a successor has been appointed. Not more 19 than three members of the commission shall be appointed from 20 the same political party. No commission member shall serve more than two full terms consecutively. Any member who fails 21 to attend three consecutive meetings after receiving proper 22 notice of the meetings shall be automatically removed from the 23 commission unless the member's absences are excused pursuant to 24 25 applicable rules.

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1 С. No member shall at any time during [his] 2 membership on the commission promote or sponsor [any 3 professional] an unarmed contest or have [any] a financial interest in the promotion or sponsorship of [any professional] 4 5 an unarmed contest." SECTION 4. Section 60-2A-4 NMSA 1978 (being Laws 1980, 6 7 Chapter 90, Section 4, as amended) is amended to read: 8 "60-2A-4. [CHAIRMAN] CHAIR--RULES.--9 Α. The commission shall elect annually in December 10 a [chairman] chair and such other officers as it deems necessary. The commission shall meet as often as necessary for 11 the conduct of business, but no less than twice a year. 12 13 Meetings shall be called by the [chairman] chair or upon the 14 written request of three or more members of the commission. Three members, at least one of whom is a public member, shall 15 constitute a quorum. 16 The commission may adopt, purchase and use a 17 Β. 18 seal. 19 C. The commission may adopt rules, subject to the 20 provisions of the State Rules Act, for the administration of the [Professional Athletic] Unarmed Combat Competition Act not 21 inconsistent with the provisions of the [Professional Athletic] 22 Unarmed Combat Competition Act. The rules shall include but 23 not be limited to the: 24

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1 officials required in [a professional] an unarmed contest; 2 powers, duties and compensation of ring (2) officials; [and] 3 qualifications and eligibility of 4 (3) 5 licensees: (4) conduct of all unarmed contest 6 7 participants, including unarmed combatants, trainers, ring officials, promoters, foreign co-promoters, matchmakers, 8 managers, seconds, referees, timekeepers and deputy inspectors; 9 10 and (5) denial, suspension or revocation of 11 12 licenses. The commission shall prepare all forms of D. 13 14 contracts between sponsors, licensees, promoters and [contestants] unarmed combatants." 15 SECTION 5. Section 60-2A-7 NMSA 1978 (being Laws 1980, 16 Chapter 90, Section 7) is amended to read: 17 "60-2A-7. MEDICAL ADVISORY BOARD .--18 19 Α. [There is created] The "medical advisory board" 20 is created to assist the commission. The board shall consist of three members to be Β. 21 appointed by the commission. Each member of the board shall be 22 licensed to practice medicine in this state and shall have had 23 at the time of [his] appointment at least five years' 24 experience in the practice of [his] the member's profession. 25 .198905.1

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1 Members of the board shall serve without compensation. 2 C. The board shall: (1) prepare and submit to the commission for 3 its approval standards for the physical and mental examination 4 of [professional boxers and professional wrestlers which] 5 unarmed combatants that shall safeguard their health; provided 6 7 no standard shall become effective until approved by the 8 commission: 9 (2) recommend to the commission for licensing purposes physicians who are qualified to make examinations of 10 [professional boxers and wrestlers] unarmed combatants; and 11 12 (3) upon request of the commission, advise the commission as to the physical and mental fitness of any 13 individual [professional boxer or wrestler] unarmed combatant." 14 SECTION 6. Section 60-2A-8 NMSA 1978 (being Laws 1980, 15 Chapter 90, Section 8) is amended to read: 16 "60-2A-8. JURISDICTION OF COMMISSION OVER [PROFESSIONAL] 17 18 UNARMED CONTESTS .--19 Α. The commission shall have sole direction, 20 management, control and jurisdiction over all [professional] unarmed contests to be conducted, held or given within New 21 Mexico, and no [professional] unarmed contest shall be 22 conducted, held or given in this state except in accordance 23 with the provisions of the [Professional Athletic] Unarmed 24 25 Combat Competition Act. .198905.1

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1	B. All unarmed contests shall be approved and
2	sanctioned by the commission or an Indian nation, tribe or
3	pueblo acting pursuant to its cooperative agreement with the
4	commission entered into pursuant to the Unarmed Combat
5	Competition Act.
6	C. An unarmed contest involving any form of eastern
7	<u>or western Asian or other martial arts or any form of unarmed</u>
8	self-defense shall be conducted pursuant to rules for that form
9	that are approved by the commission before the unarmed contest
10	is conducted, held or given in the state, except in accordance
11	with the provisions of the Unarmed Combat Competition Act."
12	SECTION 7. Section 60-2A-8.1 NMSA 1978 (being Laws 2005,
13	Chapter 346, Section 7) is amended to read:
14	"60-2A-8.1. COOPERATIVE AGREEMENTS WITH TRIBAL
15	GOVERNMENTS
16	A. The commission may enter into a cooperative
17	agreement with an Indian nation, tribe or pueblo whose tribal
18	lands lie wholly or partly in New Mexico for the exchange of
19	information and for the reciprocal, joint or common direction,
20	management or control of [professional] <u>unarmed</u> contests
21	conducted, held or given in New Mexico. To be effective, an
22	agreement must be signed by the governor.
23	B. Money collected by the commission on behalf of
24	an Indian nation, tribe or pueblo in accordance with an
25	agreement entered into pursuant to this section is not money of
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this state and shall be collected and disbursed in accordance with the terms of the agreement, notwithstanding any other provision of law.

C. Nothing in an agreement entered into pursuant 4 to this section shall be construed as an assertion or an 5 admission by either this state or by the Indian nation, tribe 6 7 or pueblo that the fees of one have precedence over the fees of the other when the person, event or transaction is subject to 8 9 the jurisdiction of both governments. An agreement entered into pursuant to this section shall be construed solely as an 10 agreement between the two party governments and shall not alter 11 12 or affect the government-to-government relations between this state and any other Indian nation, tribe or pueblo." 13

SECTION 8. Section 60-2A-9 NMSA 1978 (being Laws 1980, Chapter 90, Section 9) is amended to read:

"60-2A-9. LICENSES TO CONDUCT [PROFESSIONAL] <u>UNARMED</u> CONTESTS.--

A. The commission may issue licenses to conduct, hold or give [a professional] <u>an unarmed</u> contest to any promoter under such terms and in accordance with such rules as the commission may adopt.

B. [Any] <u>An</u> application for [such] a license shall be in writing and shall correctly show the promoter. The application shall be accompanied by the annual fee prescribed by law.

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1	C. Before [any] <u>a</u> license is granted to a promoter,
2	the promoter [must] shall file a bond in an amount fixed by the
3	commission but not less than [two thousand dollars (\$2,000)]
4	ten thousand dollars (\$10,000) with good and sufficient surety
5	and conditioned for the faithful performance by the promoter of
6	the provisions of the [Professional Athletic] <u>Unarmed Combat</u>
7	Competition Act."
8	SECTION 9. Section 60-2A-10 NMSA 1978 (being Laws 1980,
9	Chapter 90, Section 10) is amended to read:
10	"60-2A-10. LICENSES FOR PROMOTERS, [BOXERS, WRESTLERS]
11	UNARMED COMBATANTS, TRAINERS, RING OFFICIALS AND OTHERS
12	A. All promoters, foreign co-promoters,
13	matchmakers, [professional boxers, professional wrestlers]
14	unarmed combatants, managers, seconds, announcers, referees,
15	trainers, [booking agents] <u>ring officials</u> and timekeepers shall
16	be licensed by the commission.
17	B. No person shall be permitted to participate
18	either directly or indirectly in [any professional] <u>an unarmed</u>
19	contest unless [such] <u>the</u> person [shall have] <u>has</u> first
20	procured a license from the commission.
21	C. Any person violating the provisions of this
22	section is guilty of a petty misdemeanor."
23	SECTION 10. Section 60-2A-11 NMSA 1978 (being Laws 1980,
24	Chapter 90, Section 11) is amended to read:
25	"60-2A-11. LICENSES FOR PHYSICIANSThe commission may
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1	issue licenses without fees to physicians, authorizing them to
2	officiate at [professional] <u>unarmed</u> contests."
3	SECTION 11. Section 60-2A-12 NMSA 1978 (being Laws 1980,
4	Chapter 90, Section 12, as amended) is amended to read:
5	"60-2A-12. LICENSE FEES
6	A. The annual license fee shall not exceed the
7	following amounts:
8	[A.] <u>(1)</u> promoters \$300.00
9	[B.] <u>(2)</u> foreign co-promoters 500.00
10	[C.] <u>(3)</u> referees 40.00
11	$[D_{\bullet}]$ (4) timekeepers and announcers 25.00
12	[E.] <u>(5)</u> seconds and trainers 25.00
13	[F.] <u>(6)</u> managers 50.00
14	[G. professional boxers
15	H. professional wrestlers
16	I. booking agents
17	(7) unarmed combatants
18	[J.] <u>(8)</u> matchmakers 50.00
19	[K.] <u>(9)</u> judges
20	<u>B.</u> Every license shall expire at midnight on
21	December 31 of the year in which the license is issued.
22	C. The department may collect an administrative fee
23	not to exceed fifty dollars (\$50.00) from every person who
24	submits an application for a state or federal identification
25	<u>license.</u> "
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1 SECTION 12. Section 60-2A-13 NMSA 1978 (being Laws 1980, 2 Chapter 90, Section 13) is amended to read: "60-2A-13. REAL PARTY IN INTEREST.--The commission shall 3 not issue [any] a license for [a professional] an unarmed 4 5 contest unless it is satisfied that the promoter is the real party in interest and intends to conduct, hold or give [such 6 7 contests himself] the unarmed contest or unless the promoter 8 receives at least twenty-five percent of the net receipts. A 9 license may be revoked at any time if the commission finds that the promoter is not the real party in interest." 10 SECTION 13. Section 60-2A-14 NMSA 1978 (being Laws 1980, 11 12 Chapter 90, Section 14, as amended) is amended to read: 13 "60-2A-14. DENIAL--SUSPENSION--REVOCATION OF LICENSES.--The commission may <u>deny</u>, suspend or revoke [any] 14 Α. a license when in [its] the commission's judgment the licensee: 15 16 (1) participated in [any] <u>a</u> sham or fake 17 [professional] unarmed contest; is guilty of a failure to give [his] the 18 (2) 19 licensee's best efforts in [a professional] an unarmed contest; 20 is guilty of [any foul or] unsportsmanlike (3) conduct in connection with [a professional] an unarmed contest; 21 22 [or] is guilty of participating in an [event] 23 (4) unarmed contest while under the influence of illegal drugs; 24 (5) is guilty of fraud, deceit or 25 .198905.1 - 13 -

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1	misrepresentation in procuring or attempting to procure a
2	<u>license;</u>
3	(6) has been adjudicated as mentally
4	incompetent by the board or a qualified medical professional;
5	(7) has been convicted of a felony;
6	(8) is unfit to participate in an unarmed
7	contest due to a physical or mental condition;
8	(9) has had a license denied, suspended or
9	revoked in any jurisdiction, territory or possession of the
10	United States or another country, as conclusively shown by a
11	certified copy of the record showing the denial, suspension or
12	revocation from the jurisdiction, territory or possession of
13	the United States or other country; or
14	(10) is guilty of violating a provision of the
14 15	(10) is guilty of violating a provision of the Unarmed Combat Competition Act or any rule promulgated by the
15	Unarmed Combat Competition Act or any rule promulgated by the
15 16	<u>Unarmed Combat Competition Act or any rule promulgated by the</u> <u>commission pursuant to the Unarmed Combat Competition Act</u> .
15 16 17	Unarmed Combat Competition Act or any rule promulgated by the commission pursuant to the Unarmed Combat Competition Act. B. Before revocation of a license, the commission
15 16 17 18	Unarmed Combat Competition Act or any rule promulgated by the <u>commission pursuant to the Unarmed Combat Competition Act</u> . B. Before revocation of a license, the commission shall afford the licensee opportunity for a hearing, and upon
15 16 17 18 19	Unarmed Combat Competition Act or any rule promulgated by the commission pursuant to the Unarmed Combat Competition Act. B. Before revocation of a license, the commission shall afford the licensee opportunity for a hearing, and upon request of the licensee and after reasonable notice, the
15 16 17 18 19 20	Unarmed Combat Competition Act or any rule promulgated by the commission pursuant to the Unarmed Combat Competition Act. B. Before revocation of a license, the commission shall afford the licensee opportunity for a hearing, and upon request of the licensee and after reasonable notice, the commission shall conduct a hearing on the revocation,
15 16 17 18 19 20 21	Unarmed Combat Competition Act or any rule promulgated by the commission pursuant to the Unarmed Combat Competition Act. B. Before revocation of a license, the commission shall afford the licensee opportunity for a hearing, and upon request of the licensee and after reasonable notice, the commission shall conduct a hearing on the revocation, permitting the licensee to appear personally and by counsel,
15 16 17 18 19 20 21 21 22	Unarmed Combat Competition Act or any rule promulgated by the commission pursuant to the Unarmed Combat Competition Act. B. Before revocation of a license, the commission shall afford the licensee opportunity for a hearing, and upon request of the licensee and after reasonable notice, the commission shall conduct a hearing on the revocation, permitting the licensee to appear personally and by counsel, introduce evidence and examine and cross-examine witnesses.
15 16 17 18 19 20 21 22 23	Unarmed Combat Competition Act or any rule promulgated by the commission pursuant to the Unarmed Combat Competition Act. B. Before revocation of a license, the commission shall afford the licensee opportunity for a hearing, and upon request of the licensee and after reasonable notice, the commission shall conduct a hearing on the revocation, permitting the licensee to appear personally and by counsel, introduce evidence and examine and cross-examine witnesses. C. A majority vote of the members of the commission

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1 the record of the proceedings and shall send a copy [thereof]
2 of it to the licensee.

D. The commission may suspend a license without 3 holding a hearing; provided that the licensee is notified of 4 the suspension and is given an opportunity for a post-5 suspension, license-reinstatement hearing. The commission may 6 7 delegate authority to suspend a license at any unarmed contest to a single commissioner or the chair of the commission. All 8 9 disciplinary actions shall be governed by the rules promulgated by the commission." 10

SECTION 14. Section 60-2A-16 NMSA 1978 (being Laws 1980,
Chapter 90, Section 16) is amended to read:

"60-2A-16. CONTRACTS.--

A. Every [professional boxer or professional wrestler] unarmed combatant, except an amateur boxer, competing in [a professional] an unarmed contest [shall be] is entitled to receive a copy of a written contract or agreement, approved as to form by the commission, binding a licensee to pay the [professional boxer or professional wrestler] unarmed combatant a certain fixed fee or percentage of the gate receipts. Amateur boxers shall sign a written contract or agreement in a form approved by the commission.

B. One copy of [such] <u>the</u> contract or agreement shall be filed with the executive secretary of the commission, and one copy shall be retained by the licensee or promoter of .198905.1 - 15 -

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the [professional] unarmed contest."

2 SECTION 15. Section 60-2A-17 NMSA 1978 (being Laws 1980, 3 Chapter 90, Section 17) is amended to read: "60-2A-17. 4 INSURANCE.--The commission may by rule require insurance 5 Α. 6 coverage for each [licensed professional boxer or professional 7 wrestler] unarmed combatant to provide for medical, surgical and hospital care for injuries sustained while preparing for or 8 9 engaged in [a professional] <u>an unarmed</u> contest, in [an] <u>a</u> minimum amount of one thousand dollars (\$1,000) payable to 10 [such boxer or wrestler] the unarmed combatant as beneficiary. 11 12 Β. In lieu of or in addition to the insurance provided for in Subsection A of this section, the commission 13 14 may establish a voluntary injury fund in the state treasury to provide for the medical care of [a professional boxer or 15 professional wrestler] unarmed combatants injured in the course 16 of [a professional contest] unarmed contests. The fund shall 17 consist solely of voluntary contributions by promoters equal to 18 19 two percent of the gross receipts of the [professional] unarmed 20 contest. [The funds may] Money in the fund shall be expended upon warrants drawn by the secretary of finance and 21 administration pursuant to vouchers signed by the [chairman] 22 chair of the commission [and warrants drawn by the secretary of 23 finance and administration]." 24 25

SECTION 16. Section 60-2A-18 NMSA 1978 (being Laws 1980, .198905.1 - 16 -

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Chapter 90, Section 18) is amended to read:

2 "60-2A-18. ADVANCES AGAINST CONTESTANT'S PURSE.--No 3 promoter or foreign co-promoter shall pay or give any money to a licensee before any [professional] unarmed contest as an 4 advance against [a contestant's] an unarmed combatant's purse 5 or for a similar purpose, except that a promoter may, with the 6 7 prior written consent of the commission, pay or advance to [a 8 contestant] an unarmed combatant necessary expenses for 9 transportation and maintenance in preparation for [a professional] an unarmed contest." 10 SECTION 17. Section 60-2A-19 NMSA 1978 (being Laws 1980, 11 12 Chapter 90, Section 19) is amended to read:

"60-2A-19. WITHHOLDING OF PURSE.--

A. The commission or its executive secretary may order a promoter to withhold [any] <u>a</u> part of a purse or other funds belonging or payable to [any contestant] <u>an unarmed</u> <u>combatant</u>, manager or second if, in the judgment of the commission or the executive secretary, the [contestant] <u>unarmed</u> <u>combatant</u> is not competing honestly or to the best of [his] <u>the</u> <u>unarmed combatant's</u> skill and ability or if the manager or second has violated any of the provisions of the [Professional <u>Athletic</u>] <u>Unarmed Combat</u> Competition Act or [any] <u>a</u> rule promulgated [thereunder] <u>pursuant to that act</u>.

B. This section does not apply to [any] <u>a</u> professional wrestler who appears not to be competing honestly .198905.1 - 17 -

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C. Upon the withholding of [any] <u>a</u> part of a purse pursuant to this section, the commission shall [immediately] schedule a hearing on the matter as promptly as possible. If it is determined that [such contestant] the unarmed combatant, manager or second is not entitled to [any] <u>a</u> part of [his] <u>a</u> share of the purse or other funds, the promoter shall turn [such] that money over to the commission, and it shall become forfeit to the state and be disposed of as are fees."

SECTION 18. Section 60-2A-20 NMSA 1978 (being Laws 1980, Chapter 90, Section 20) is amended to read:

"60-2A-20. ATTENDANCE AT WEIGH-INS--MEDICAL EXAMINATIONS--[PROFESSIONAL] <u>UNARMED</u> CONTESTS.--

A. The executive secretary or a member of the commission shall be present at all weigh-ins, medical examinations and [professional] unarmed contests and shall see that the provisions of the [Professional Athletic] Unarmed <u>Combat</u> Competition Act and the rules [made] promulgated pursuant [thereto] to that act are strictly enforced.

B. Every [participant in a professional boxing] <u>unarmed combatant in an unarmed</u> contest shall be present and weighed in no later than twelve o'clock noon on the day of the [professional] <u>unarmed</u> contest."

SECTION 19. Section 60-2A-21 NMSA 1978 (being Laws 1980, .198905.1

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Chapter 90, Section 21) is amended to read:

2 "60-2A-21. LENGTH OF [PROFESSIONAL] UNARMED CONTESTS--ROUNDS. -- No [professional boxing] unarmed contest, except mixed 3 martial arts unarmed contests, shall be more than fifteen 4 rounds in length, and each round shall not exceed three minutes 5 There shall be a one-minute rest between rounds. 6 in length. 7 The commission shall adopt rules governing the length of 8 [professional wrestling] unarmed contests, duration of rounds 9 and the period of rest between rounds. Mixed martial arts unarmed contests shall be no longer than five rounds in length, 10 and each round shall not exceed five minutes in length." 11 12 SECTION 20. Section 60-2A-22 NMSA 1978 (being Laws 1980,

Chapter 90, Section 22) is amended to read:

"60-2A-22. MINORS--PARTICIPANTS.--No person under the age of majority shall participate in or be licensed for any [professional] unarmed contest."

SECTION 21. Section 60-2A-23 NMSA 1978 (being Laws 1980, Chapter 90, Section 23, as amended) is amended to read:

"60-2A-23. REGULATORY FEES ON PROMOTIONS.--

A. In addition to any other taxes or fees provided by law, there is imposed upon every promoter for the privilege of promoting [a professional] an unarmed contest a regulatory fee in an amount determined pursuant to the rules of the commission to be sufficient to cover the costs of regulating the <u>unarmed</u> contest; provided that the fee shall not exceed .198905.1

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1 four percent of the total gross receipts of any [professional] 2 unarmed contest conducted live in New Mexico. 3 Β. The commission shall adopt rules for the administration, collection and enforcement of the fee imposed 4 5 pursuant to this section. C. As used in this section, "total gross receipts 6 7 of any [professional] unarmed contest" includes: 8 the gross price charged for the sale, (1)9 lease or other exploitation of broadcasting, television or motion picture rights of the [professional] unarmed contest 10 without any deductions for commissions, brokerage fees, 11 12 distribution fees, advertising or other expenses or charges; the face value of all tickets sold and (2) 13 complimentary tickets issued; and 14 any sums received as consideration for (3) 15 holding [a professional] an unarmed contest at a particular 16 location." 17 SECTION 22. Section 60-2A-24 NMSA 1978 (being Laws 1980, 18 19 Chapter 90, Section 24, as amended) is amended to read: 20 "60-2A-24. ATHLETIC COMMISSION FUND.--The proceeds of the regulatory fee on promotions and of the supervisory fee on 21 closed-circuit television or motion pictures, together with any 22 license fees or other fees authorized pursuant to the 23 [Professional Athletic] Unarmed Combat Competition Act, shall 24 25 be deposited with the state treasurer to the credit of the .198905.1

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1 "athletic commission fund", which is hereby created. Money in 2 the fund is subject to appropriation by the legislature. Expenditures from the athletic commission fund shall only be 3 made on warrants drawn by the secretary of finance and 4 administration pursuant to vouchers issued and signed by the 5 person designated by the commission [upon warrants drawn by the 6 7 department of finance and administration] in accordance with 8 the budget approved by the department of finance and administration." 9

SECTION 23. Section 60-2A-25 NMSA 1978 (being Laws 1980, Chapter 90, Section 25, as amended) is amended to read: "60-2A-25. TIME OF PAYMENT OF REGULATORY FEE.--

A. Any person upon whom the regulatory fee is imposed pursuant to Section 60-2A-23 NMSA 1978 shall, within seventy-two hours after the completion of any [professional] <u>unarmed</u> contest for which an admission fee is charged and received or a contribution is requested and received, furnish to the commission a written report on forms prescribed by the commission showing:

(1) the number of tickets sold and issued or sold or issued for the [professional] unarmed contest;

(2) the amount of the gross receipts or value thereof;

(3) the amount of gross receipts derived from the sale, lease or other exploitation of broadcasting, motion .198905.1

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picture or television rights of the [professional] <u>unarmed</u> contest, without any deductions for commissions, brokerage fees, distribution fees, advertising or any other expenses or charges; and

5 (4) such other matters as the commission may6 prescribe.

B. The commission or any of its authorized
employees may inspect the books, ticket stubs or any other data
necessary for the proper enforcement of the regulatory fee and
supervisory fee imposed pursuant to the [Professional Athletic]
<u>Unarmed Combat</u> Competition Act."

SECTION 24. Section 60-2A-26 NMSA 1978 (being Laws 1980, Chapter 90, Section 26, as amended) is amended to read:

"60-2A-26. SUPERVISORY FEE ON CLOSED-CIRCUIT TELECASTS OR MOTION PICTURES--REPORT TO COMMISSION.--

A. Any person who charges and receives an admission fee for exhibiting any live [professional] unarmed contest on a closed-circuit telecast or motion picture shall, within seventy-two hours after the event, furnish to the commission a verified written report on a form prescribed by the commission showing the number of tickets sold and issued or sold or issued and the gross receipts for the exhibition without any deductions.

B. There is imposed a supervisory fee upon the privilege of exhibiting for an admission fee any live
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I [professional] unarmed contest on a closed-circuit telecast or motion picture. A supervisory fee is imposed in an amount determined pursuant to the rules of the commission to be sufficient to cover the costs of supervising the exhibition of the unarmed contest; provided that the fee shall not exceed five percent of the gross receipts derived from the exhibition of the unarmed contest.

C. The fee imposed pursuant to this section shall be administered, collected, enforced and the proceeds deposited as provided in Section 60-2A-24 NMSA 1978."

SECTION 25. Section 60-2A-27 NMSA 1978 (being Laws 1980, Chapter 90, Section 27, as amended) is amended to read:

"60-2A-27. PENALTY--NONPAYMENT OF FEE.--Any person who willfully attempts to evade or defeat any regulatory fee or supervisory fee or the payment thereof imposed pursuant to the [Professional Athletic] Unarmed Combat Competition Act is guilty of a fourth degree felony."

SECTION 26. Section 60-2A-28 NMSA 1978 (being Laws 1980, Chapter 90, Section 28, as amended) is amended to read:

"60-2A-28. CIVIL PENALTY.--In the case of failure due to negligence or disregard of rules and regulations of the commission, but without intent to defraud, to pay when due any amount of regulatory fee or supervisory fee required to be paid pursuant to the [Professional Athletic] Unarmed Combat Competition Act, there shall be added to the amount two percent .198905.1

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per month or a fraction of a month from the date the fee was due or from the date the report was required to be filed, not to exceed ten percent of the fee due."

SECTION 27. Section 60-2A-29 NMSA 1978 (being Laws 1980, Chapter 90, Section 29) is amended to read:

"60-2A-29. PENALTY.--Any person violating the provisions of the [Professional Athletic] Unarmed Combat Competition Act is guilty of a misdemeanor and upon conviction [therefor] shall be punished, in the discretion of the court, by a fine not to exceed one thousand dollars (\$1,000) or by imprisonment in the county jail not to exceed three months or by both such fine and imprisonment."

SECTION 28. Section 60-2A-30 NMSA 1978 (being Laws 1980, Chapter 90, Section 30, as amended) is amended to read:

"60-2A-30. TERMINATION OF AGENCY LIFE--DELAYED REPEAL.--The New Mexico athletic commission is terminated on July 1, [2017] 2019 pursuant to the Sunset Act. The commission shall continue to operate according to the provisions of the [Professional Athletic] Unarmed Combat Competition Act until July 1, [2018] 2020. Effective July 1, [2018] 2020, Chapter 60, Article 2A NMSA 1978 is repealed."

SECTION 29. Section 60-2A-33 NMSA 1978 (being Laws 1991, Chapter 218, Section 6) is amended to read:

"60-2A-33. CRIMINAL OFFENDER CHARACTER EVALUATION.--The provisions of the Criminal Offender Employment Act shall govern .198905.1

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1	any consideration of criminal records required or permitted by
2	the [Professional Athletic] <u>Unarmed Combat</u> Competition Act."
3	SECTION 30. REPEALSection 60-2A-8.2 NMSA 1978 (being
4	Laws 2007, Chapter 109, Section 2) is repealed.
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