Initial License Fee 64B24-3.005 Active Biennial Renewal Fee 64B24-3.007 Inactive Renewal Fee 64B24-3.016

PURPOSE AND EFFECT: To raise endorsement, initial license, active biennial and inactive renewal fees to the statutory maximum as directed by the Council of Licensed Midwifery.

SUMMARY: The rule establishes the fees necessary to implement Section 467.0135, Florida Statutes.

STATEMENT SUMMARY OF OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative, must do so within 21 days of this notice.

SPECIFIC AUTHORITY: 467.005, 467.0135, 455.711(3) FS. LAW IMPLEMENTED: 467.0135(6), 467.0135(2), 467.0135(3), 455.711 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE HEAD, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 8:30 a.m., September 20, 1999

PLACE: 1309 Winewood Boulevard, Building 6, Room 240, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: William Buckhalt, Department of Health, Medical Quality Assurance, 2020 Capital Circle, S. E., Bin #C06, Tallahassee, Florida 32399-1703, (850)488-6044

THE FULL TEXT OF THE PROPOSED RULE IS:

64B24-3.004 Endorsement Fee.

The endorsement fee shall be \$500 \\$250.

Specific Authority 467.005, 467.0135 FS. Law Implemented 467.0135(6) FS. History-New 1-26-94, Formerly 61E8-3.004, Amended 8-15-95, Formerly 59DD-3.004, Amended 12-23-97.______.

64B24-3.005 Initial License Fee.

The initial license fee whether by examination or endorsement shall be \$500 \$150.

Specific Authority 467.005 FS. Law Implemented 467.0135(2) FS. History-New 1-26-94, Formerly 61E8-3.005, Amended 8-15-95, Formerly 59DD-3.005, Amended

64B24-3.007 Active Biennial Renewal Fee.

The active biennial renewal fee shall be \$500 \$250.

Specific Authority 467.005, 467.0135 FS. Law Implemented 467.0135(3) FS. History-New 1-26-94, Formerly 61E8-3.007, Amended 8-15-95, Formerly 59DD-3.007, Amended 12-23-97,

64B24-3.016 Inactive Renewal Fee.

The inactive renewal fee is \$500 \$100.

Specific Authority 455.711(3), 455.271(5) FS. Law Implemented 455.711, 455.271 FS. History-New 8-15-95, Formerly 59DD-3.016, Amended 12-23-97,

NAME OF PERSON ORIGINATING PROPOSED RULE: William Buckhalt, Executive Director on behalf of the Council on Licensed Midwifery

NAME OF PERSON OR SUPERVISOR WHO APPROVED PROPOSED RULE: Gloria Henderson, Director, Division of Medical Quality Assurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 22, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: July 23, 1999

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-1.0996 Graduation Requirements for

Certain Exceptional Students

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 27, dated July 9, 1999, issue of the Florida Administrative Weekly.

The rule has been transferred from Chapter 6A designated as State Board of Education to Chapter 6 designated as Commissioner of Education. The rule will be renumbered as 6-1.0996.

DEPARTMENT OF EDUCATION

State Board of Education

RULE TITLE: RULE NO.:

6A-7.042 Responsibilities for the School Food Service Program

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 27, dated July 9, 1999, issue of the Florida Administrative Weekly.

The rule has been transferred from Chapter 6A designated as State Board of Education to Chapter 6 designated as Commissioner of Education. The rule will be renumbered as 6-7.042.

DEPARTMENT OF COMMUNITY AFFAIRS Division of Housing and Community DevelopmentRULE NO.: RULE TITLE: 9B-7.0042 Florida Assessibility Code for Building Construction NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the above-referenced rule since its appearance in the June 11, 1999, edition of the Florida Administrative Weekly.

The back-up documentation was changed in the following manner:

- 1. Section 4.17.3 (Exception: New Construction) of the 1997 Florida Accessibility Code for Building Construction was amended to include the language "(see Fig. 30(e))".
- 2. Language and cross-hatching were added to the three drawings in Figure 30(e) to clarify the clear floor space requirement. Dimensions were also added to the drawings. The language at the bottom of Figure 30(e) was changed to read as follows:

In new construction, a lavatory shall be provided within the accessible toilet stall. The lavatory shall not encroach into the required clear floor space for the water closet. See Figure 30(a) for the required clear floor space for the water closet. The location shown for the lavatory is only one of many possible locations within the accessible toilet stall. The water closet shall be located in the corner diagonal to the door. The toilet stall door shall not swing into the required clear floor space for any fixture. Flush control shall comply with section 11.4.16.5.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida State Boxing Commission

, , , , , , , , , , , , , , , , , , ,
RULE TITLES:
Purpose, Applicability and Scope of
Rules
Commission, Commission
Employees, Duties and
Responsibilities; Deputy
Commissioners
Medical Advisory Council
Executive Director, Duties and
Responsibilities
Commission Representatives,
Duties and Responsibilities
Chief Inspector, Inspectors, Duties
and Responsibilities
Licenses, Permits; Requirement,
Procedure and Period, Fee
Insurance
Weight Classes; Weigh-In;
Pre-Match Physical of
Participant and Referee

61K1-1.005	Promoter and Matchmaker;
	Licensing and Bond; Duties and
	Conduct
61K1-1.006	Arena Equipment; Ring
	Requirements; Floor Plan and
	Apron Seating; Emergency
	Medical and Other Equipment
	and Services
61K1-1.012	Participant; License; Conduct and
	Other Requirements
61K1-1.013	Judge; License and Duties
61K1-1.019	Referee; License and Duties
61K1-1.037	Post-Match Physical Requirements;
	Suspensions
61K1-1.070	Administrative Complaints
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 1, of the January 8, 1999, issue of the Florida Administrative Weekly:

- 61K1-1.001 Purpose, Applicability and Scope of Rules.
- (1) through (2) No change.
- (3) All forms referenced in these rules may be obtained by contacting, and shall be filed with, Executive <u>Director Secretary</u>, <u>Florida State Boxing Athletic Commission</u>, 1940 North Monroe Street, Tallahassee, Florida 32399-1016.

Specific Authority 548.003 FS. Law Implemented 548.004, 548.006, 548.007 FS. History–New 2-7-85, Formerly 7F-1.01, Amended 4-6-89, 1-1-90, Formerly 7F-1.001, Amended 9-10-95, _______.

(Substantial rewording of Rule 61K1-1.0023 follows. See Florida Administrative Code for present text.)

- 61K1-1.0023 Commission, <u>Commission Employees</u>, Duties and Responsibilities; Deputy Commissioners.
- (1) A meeting of the commission shall be convened, after the executive director gives notice as required by chapters 120 and 286, F.S., upon the call of the chairman or at least three members of the commission. The location of the meeting shall be determined by a majority of the commission. Under no circumstances shall a meeting of the commission occur unless notice has been made as required in chapters 120 and 286, F.S.
- (2) At the first meeting after June 1 of each year, the commission shall elect a chairman and vice-chairman from among its membership.
- (3) No member or employee of the commission shall be a member of, belong to, contract with, or receive any compensation from, any person or entity who sanctions, arranges, or promotes professional boxing or who otherwise has a financial interest in an active boxer currently registered with a boxing registry.

- (4) No commissioner shall represent to another person or organization that he is acting for or representing the commission unless he has first obtained the authority of the commission to so act or represent.
- (5) No member or employee of the commission shall supervise a boxing event in another state, except as authorized by s. 548.003(7), F.S.

Specific Authority 548.003 FS. Law Implemented 548.003, 548.004, 548.006, 548.011, 548.025, 548.035, 548.054, 548.056, 548.07, 548.071, 548.073 FS. History–New 4-6-89, Amended 8-28-89, Formerly 7F-1.0023, Amended ...

(Substantial rewording of Rule 61K1-1.0024 follows. See Florida Administrative Code for present text.)

61K1-1.0024 Medical Advisory Council, Duties and Responsibilities.

A meeting of the council shall be convened, after the executive director gives notice as required by chapters 120 and 286, F.S., upon the call of the chairman of the commission, three members of the commission or the executive director to consider such matters as requested by the commission. The location of the meeting shall be determined by a majority of the council. Under no circumstances shall a meeting of the council occur unless notice has been made as required in chapters 120 and 286, F.S.

Specific Authority 548.003 FS. Law Implemented 548.046 FS. History–New 4-6-89, Formerly 7F-1.0024, Amended

- 61K1-1.0025 Executive <u>Director Secretary</u>, Duties and Responsibilities.
- (1) The executive secretary of the commission is designated as a deputy commissioner and commission representative. The executive director secretary shall:
 - (a) through (d) No change.
 - (e) Attend all meetings of the commission;
 - (f) through (g) No change.
- (h) Ensure that all matches are conducted in accordance with the provisions of chapter 548, F.S., and the rules set forth herein. This shall include appointing or causing to be appointed licensed match officials, in accordance with the criteria established within these rules, and reviewing and approving or disapproving a match or fight card based on weights, abilities, records or physical condition of the prospective participants. The executive director secretary shall not approve a match where it is reasonable to assume, based on weights, abilities, records or physical condition of the prospective participants, that the match would not be competitive, would be unreasonably physically unsafe for one or both participants, would be in conflict with the suspension requirements imposed by any other jurisdiction's boxing commission against one or both participants, except as provided for in Pub. L. 104-272, October 9, 1996, as set forth in Title 15, Section 6306(b), USCA, or would not be in the best interest of the sport or the welfare of the public;

- (i) through (j) No change.
- (2) through (4) No change.

Specific Authority 548.003 FS. Law Implemented 548.004, 548.006, 548.056 FS. History–New 4-6-89, Amended 1-1-90, Formerly 7F-1.0025, Amended 9-10-95,______.

(Substantial rewording of Rule 61K1-1.0027 follows. See Florida Administrative Code for present text.)

- 61K1-1.0027 Commission Representatives, Duties and Responsibilities.
- (1) A commission representative shall be appointed by the commission or the executive director for the purpose of supervising or assisting in the supervision of a match regulated under chapter 548, F.S., and such other duties as described herein. The following process and criteria will be used to select commission representatives:
- (a) Any person desiring to become a commission representative must submit a State of Florida OPS employment application which may be obtained by writing to the Florida State Boxing Commission, 1940 North Monroe Street, Tallahassee, Florida 32399-1016. Any person desiring to assist the commission by attending closed circuit telecasts and accumulating information for the commission to use in the collection of taxes, needs only to contact the commission by writing to the commission address set forth above.
- (b) Commission representatives will be appointed to perform a variety of functions such as supervising at weigh-ins and boxing events in the absence of the executive director, coordinate events at weigh-ins and boxing events, travel to closed circuit venues and audit ticket sales for tax purposes and attend meetings when requested by the commission or executive director.
- (c) Recognizing that commission representatives require expertise in a variety of disciplines, each will be appointed to serve in positions in accordance with the particular expertise each commission representative possesses.
- 1. Commission representatives desiring to work boxing events will be referred to as District Coordinators.
- 2. Commission representatives desiring to be assigned to a closed circuit venue for the purpose of auditing ticket sales for taxes will be referred to as Commission Representatives and must be familiar with their duties and responsibilities as provided on Form BPR-0009-482, entitled Report Of Ticket Sales By Commission Representative For A Closed Circuit Telecast, incorporated herein by reference and effective May, 1993, and a form entitled Instruction Sheet For Form BPR-0009-482, Commission Representative's Report For Closed Circuit Event. A commission representative appointed to represent the commission at a facility during the telecast of a closed circuit match or program of matches shall be responsible for the following:

- a. Arriving at the facility prior to the opening of the gates so as to become familiar with the layout of the facility and determine how many employees of the facility are present:
- <u>b. Taking a position at a location from which the number of customers being admitted to the facility can be observed and counted;</u>
- c. Ensuring that no person is admitted to the facility to view the telecast unless a ticket stub is deposited in the ticket stub container or unless such person is an employee of the facility and is actively working during the telecast;
- d. Observing the telecast or portions of the telecast and reporting the quality of the picture and sound;
 - e. Reporting the refunding of any tickets; and
- f. Completing Form BPR-0009-482, entitled Report Of Ticket Sales By Commission Representative For A Closed Circuit Telecast with an effective date of May 1993, and submitting such report to the commission office within 24 hours after the conclusion of the telecast. A commission representative, while representing the commission at a closed circuit telecast, shall not require or request that the operator or owner of the facility allow the complimentary admittance of any other person.
- (2) The commission representative shall be responsible for immediately notifying the executive director of any violation of any person under the jurisdiction of the commission or of problems that, if unresolved, could cause the cancellation of a match or any matter which could reasonably be anticipated to negatively affect the health of a participant or the safety or welfare of the public.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.045, 548.046, 548.057 FS. History–New 4-6-89, Amended 8-28-89, 1-1-90, 5-13-90, Formerly 7F-1.0027, Amended 9-10-95, _______.

(Substantial rewording of Rule 61K1-1.0028 follows. See Florida Administrative Code for present text.)

- 61K1-1.0028 <u>Chief</u> Inspector, Inspectors, Duties and Responsibilities.
- (1) The executive director shall appoint a minimum of one chief inspector for each program of matches for the purpose of overseeing and coordinating the activities occurring in the dressing rooms with the activities occurring at ringside and the television coordinator as appropriate. The following process and criteria will be used to select chief inspectors:
- (a) Any person desiring to become a chief inspector shall submit a State of Florida OPS employment application which may be obtained by writing to the Florida State Boxing Commission at 1940 North Monroe Street, Tallahassee, Florida 32399-1016.
 - (b) The duties of a chief inspector are:
- 1. Enforce the rules regarding handwraps, glove weights and types, approved substances and equipment and supplies that must be in the corner during a match, conduct of the

- seconds in the corner during the match, how a fight may be stopped by the chief second, and anti-doping test administration.
- 2. Have available and in good working condition two-way radios, drug testing kits, tape, pens and gloves.
- (2) The chief inspector shall appoint a minimum of four inspectors for each program of matches for the purpose of overseeing, directing and controlling the activities occurring in the dressing room and at ringside. The following process and criteria will be used to select the inspectors:
- (a) Any person desiring to become an inspector shall submit a State of Florida OPS employment application which may be obtained by writing to the Florida State Boxing Commission at 1940 North Monroe Street, Tallahassee, Florida 32399-1016.
 - (b) Applicants for inspector must:
- 1. Be knowledgeable of the rules governing handwraps, glove weights and types, approved substances and equipment and supplies that must be in the corner;
- 2. Be able to observe, assimilate and react to a variety of complex situations:
- 3. Be able to work in a highly stressful environment with a known deadline;
- 4. Be able to work as a team member while exhibiting a demeanor of control of the dressing room area and the activities of the seconds at ringside;
- 5. Be knowledgeable of the rules governing the conduct of the seconds in the corner;
- <u>6. Be knowledgeable of the rules governing how a fight</u> may be stopped by the chief second;
- 7. Be knowledgeable and proficient regarding anti-doping test administration; and
- 8. Have participated as an unofficial inspector for a minimum of 4 events.
- (c) The duties of an inspector are to enforce the rules regarding handwraps, glove weights and types, approved substances, equipment and supplies that must be in the corner during a match, conduct of the seconds in the corner during the match, how a fight may be stopped by the chief second, and anti-doping test administration.

Specific Authority 548.003 FS. Law Implemented 548.006 FS. History–New 4-6-89, Amended 8-28-89, Formerly 7F-1.0028, Amended

- 61K1-1.003 Licenses, Permits; Requirement, Procedure and Period, Fee.
 - (1) License; Requirement, Procedure and Period, Fee.
 - (a) No change.
 - (b) Licensing Procedure and Period.
- 1. All applications for a license shall be in writing on a form provided by the commission, verified by the applicant, complete and have any required attachments, and accompanied by the required fee. An applicant for a license as an announcer, booking agent, judge, matchmaker, referee, representative of a

booking agent, second, timekeeper or trainer shall utilize Form BPR-000908-450, entitled **Application** for incorporated herein by reference and effective October, 1994. An applicant for a license as a manager shall utilize Form BPR-000908-492, entitled Application for Manager License, incorporated herein by reference and October, 1994. An applicant for a license as a physician shall utilize Form BPR-000908-470, entitled Application for Physician License, incorporated herein by July, 1993. An applicant for reference and effective a license as a promoter or foreign copromoter shall utilize Form BPR-000908-452, entitled Application for Promoter or Foreign Copromoter License, incorporated herein by reference May, 1993. An applicant for a license as a participant shall utilize Form BPR-000908-467, entitled Application for Participant License, incorporated herein by May, 1993. reference and effective _____

- 2. Upon receipt of an application for a license, the application executive secretary shall be reviewed by the executive director the application and, if the application is in compliance with the requirements of chapter 548, F.S., and the rules set forth herein, the executive director shall cause the a temporary license shall to be issued pending final approval by the commission he shall issue the license. If it is determined the executive secretary determines that the application is not in compliance, he shall notify the applicant shall be immediately notified and advised of and set forth the reasons for the his finding that the application is not in compliance.
 - 3. No change.
 - (c) No change.
 - (2) Permit; Requirement, Procedure and Period, Fee.
 - (a) No change.
 - (b) <u>Permit Applications</u> <u>Permitting Procedure and Period</u>.
- 1. Each application for a permit shall be in writing on a form provided by the commission, verified by the applicant, complete and have any required attachments, and accompanied by the required fee. The application for permit accompanied by the required fees shall be required to be on file with the commission at least seven calendar days prior to the scheduled program of matches. An applicant for a permit shall utilize Form BPR-000908-454, entitled Application for Permit, incorporated herein by reference and effective July, 1996 May, 1990.
 - 2. No change.
- 3. The promoter <u>or matchmaker</u> shall be required to provide the proposed fight card not later than 7 calendar days prior to the proposed date of the program. The promoter <u>or matchmaker will be allowed to propose additional matches until 12 noon on the day prior to the scheduled program of matches. After such time, matches may only be proposed if records can be verified to the satisfaction of the executive director and prior to the conclusion of the weigh-in. At the conclusion of the weigh-in no further matches may be</u>

proposed or approved shall advise the Executive Director verbally of the names of the proposed participants or shall submit Form BPR-08-456, entitled Proposed Fight Card, incorporated herein by reference and effective May, 1990. The executive director secretary shall review the proposed fight card and, if he determines that all the proposed matches meet the requirements of chapter 548, F.S., and the rules set forth herein, he shall approve the proposed fight card or match(s). If the executive director secretary determines that the proposed fight card or match(s) is not in compliance with chapter 548, F.S., or the rules set forth herein, he shall not approve the proposed fight card and shall immediately advise the promoter or matchmaker that the proposed fight card has been disapproved and the reasons for the disapproval.

- 4. All other pre-match requirements of the promoter described in chapter 548, F.S., and the rules set forth herein shall be accomplished before final approval is given and the permit issued. The final approval of the permit shall not be given unless the executive secretary or commission representative has observed that all requirements related to facilities, equipment, personnel, licensing and approvals, and procurement of insurance have been met by the promoter. Immediately upon determining that the promoter has met all the requirements as set forth herein, the executive secretary shall issue the permit. If the executive director secretary or commission representative determines that the promoter is not in compliance with the requirements set forth above, the executive director secretary shall rescind the tentative approval of the permit and the program of matches shall be canceled. If the program of matches is canceled, all tickets shall be refunded in accordance with the refund provisions set forth in s. 548.066, F.S.
- 5. A permit shall only be valid for the program of matches for which it was issued. A new permit shall be required for each program of matches. If, after the payment of the permit fee to the commission, a program of matches is canceled for any reason, whether by the promoter or the commission, the permit fee shall not be refunded, provided however, that the fee shall be refunded if the cancellation by the commission was the result of an error made by the commission and which was through no fault of the promoter.
 - (c) No change.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.011, 548.012, 548.013, 548.014, 548.017, 548.021, 548.025, 548.026, 548.028, 548.032, 548.035, 548.045, 548.046, 548.057, 548.066 FS. History—New 2-7-85, Amended 11-24-85, Formerly 7F-1.03, Amended 4-6-89, 8-28-89, 5-13-90, Formerly 7F-1.003, Amended 9-10-95.

61K1-1.0035 Insurance.

(1) Each participant in a match held in Florida shall be covered by insurance for medical, surgical and hospital care for injuries sustained while engaged in a match as described in s. 548.049, F.S. Said coverage shall be for an amount not less than \$5,000 \$2,500 for each participant. In addition, each

participant shall have life insurance for an amount not less than \$5,000 covering death caused by injuries received while engaged in a bout.

- (2) The promoter for the match shall be responsible for providing evidence of acquiring the insurance coverage described above and filing with the commission written evidence of insurance no later than the weigh-in 72 hours prior to the date of the match. Such evidence of insurance shall specify, at a minimum, the name of the insurance company, the insurance policy number, the effective date of the coverage and evidence that each participant is covered by the insurance. Any deductible associated with the insurance policy shall be paid by the promoter and shall not be paid by or charged to the participant.
 - (3) No change.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.049, 548.071 FS. History–New 10-16-88, Amended 8-28-89, Formerly 7F-1.0035, Amended

- 61K1-1.004 Weight Classes; Weigh-In; Pre-Match Physical of Participant and Referee.
 - (1) No change.
 - (2) Weigh-In.
- (a) Participants in matches shall be weighed on the same scale at a time and place to be determined by the commission representative, in the presence of the opponent and a commission representative, provided however, that if a participant fails to arrive at the weigh-in at the time and place determined by the commission, the opponent of such participant shall be permitted to be weighed without the need for the participant to observe the weighing in of his opponent, provided however that the participant who arrived at the weigh-in on time does not lose his privilege of observing the weighing in of his opponent. The weigh-in shall occur no sooner than 4:00 p.m. the day preceding the date of the program of matches 12 hours or less prior to the scheduled starting time of the first match of the program of matches, provided however, that where a program of matches is scheduled to begin between 12:00 noon and 3:00 p.m., the executive secretary, if requested by the promoter, shall approve an early weigh-in time of 8:00 p.m. or later the evening before the day of the program of matches. When such early weigh-in time is approved, the promoter shall be required to pay actual expenses of all officials and employees of the commission for the additional day of lodging and meals which was required in order to accommodate the promoter's request for the early weigh-in. In the event that the early weigh-in requires a more costly mode of transportation due to conflicting schedules related to another program of matches, the promoter shall be required to pay the difference in transportation cost for officials and employees of the commission. Substitution of a participant or participants shall not be allowed after the weigh-in.
 - (b) No change.

- (c) If, at the time of the official weigh-in, the weight of any participant in a contest fails to meet the weight parameters of the rules set forth herein, he shall have 2 additional hours to meet such weight parameters.
- (d) A main event participant is not permitted to lose more than 3 percent of his body weight during the two additional hours established in (c) above 5-calendar-day period preceding the scheduled contest.
- (e) At the time of weigh-in, each participant in a contest shall be required to provide to the commission representative for inspection, an identification card issued by the state in which the participant resides or Florida. Such identification card shall contain a recent photograph of the participant, the participant's social security number, and a personal identification number assigned to the participant by the Association of Boxing Commissions' official boxer registry. In order to obtain an identification card issued by Florida, the participant must present to the commission a picture identification issued by a federal, state or local unit of government or other similar authority or passport issued by the United States of America or a foreign government. This identification card must be renewed every two years. If a participant presents fictitious identification to the commission, the commission shall, upon the first occurrence disallow the participant from participating in a boxing or kickboxing match for a period of one year. Upon the second occurrence, the participant shall be permanently banned from participating from boxing or kickboxing in Florida and his participant identification commonly known as a passport. A properly issued and annotated passport shall be required for all participants who are licensed in any state which requires and issues a passport. If the participant is not licensed in any state which requires a passport, then he shall be issued a passport in Florida and shall be required to maintain, in an up-to-date manner the passport from that time forward. He shall be required to present his passport prior to being allowed to engage in any future match in Florida. Any participant who fails to provide a picture identification as described above shall not be permitted to box. Failure of a participant to provide a true and accurate passport shall result in the following penalties:
- 1. In lieu of suspension or revocation of the participant's license for the first occurrence, the participant shall be penalized by assessing a fine of \$25;
- 2. If the participant fails to provide his passport at the time of weigh-in for a subsequent match, his license shall be suspended, and he shall not be permitted to engage in the match or in any future matches in Florida until such time that he is able to provide a properly issued and annotated, complete and correct passport. The participant may utilize the passport issued by another state in which he is licensed provided that such passport contains the minimum information as required

below, or shall utilize Form BPR-08-463, entitled Participant Passport, incorporated herein by reference and effective May, 1993. This passport shall contain, at a minimum, the following:

- a. Legal name of participant;
- b. Ring name of participant;
- e. A passport type picture which clearly shows the face of the participant. Passports issued by states that do not require a picture shall be accompanied by another form of positive identification:
 - d. Address of participant;
 - e. Age of participant;
- f. Date, place, opponent and result of the participant's professional contests since the issuance of the passport, which entries must be signed by the commission representative or other commission official as designated by these rules or the rules of the jurisdiction in which the match occurred; and
- g. Signature of the participant and a statement attesting to the validity of the information contained in his passport.
- (f) The participant shall be required to complete a participant information form which shall be provided by the commission. The participant shall utilize Form BPR-0009 08-469, entitled Participant Information, incorporated herein by reference and effective August, 1995 May, 1993. Any participant who refuses to complete this form shall not be allowed to engage in any match in Florida.
 - (3) Pre-Match Physical of Participant and Referee.
 - (a) No change.
- (b) No participant shall be allowed to engage in any match if any of the following conditions are found by the physician:
 - 1. through 9. No change.
- 10. Retinopathy or detached retina; provided however, that at the request of the applicant shall be permitted to participate in a fight if the participant provides, at or before the weigh-in, the written statement of a licensed ophthalmologist stating that the applicant's retina is completely healed and that in the ophthalmologist's medical opinion, no unusual extraordinary risk to the applicant is anticipated as a result of the retinopathy or a previously detached retina. the Commission shall review individual eases of repaired retinal damage for the purpose of permitting the individual to engage in a boxing match in Florida. In order for the Commission to consider such request the individual must provide to the Commission such medical information as the Commission deems appropriate which must include a written statement by the doctor performing the retinal repair that the retina is completely healed; and that in his opinion, within a reasonable medical certainty, no unusual or extraordinary risk to the individual is anticipated as a result of the repaired retina and authorizes the individual to engage in the sport of boxing. In the event the physician who made the repair is unavailable, the individual must authorize the Commission and the Commission's physician total and unlimited access to all medical records pertaining to the damage, repair of the damage

and any subsequent treatment regarding the eyes. Nevertheless, the Commission shall then direct its physician to review all information and to examine the individual seeking licensure and report the results and recommendation to the Commission for consideration by the full Commission. Any costs associated with the review and examination of records or the individual shall be borne by the individual seeking licensure.

- 11. through 16. No change.
- 17. History of any <u>abnormality</u> ehange in a CAT scan, electroencephalogram (EEG), or electrocardiogram (EKG).
 - (c) through (d) No change.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.043, 548.045, 548.046, 548.071, 548.075 FS. History—New 2-7-85, Amended 11-24-85, Formerly 7F-1.04, Amended 4-6-89, 8-28-89, 1-1-90, 5-13-90, 1-9-91, Formerly 7F-1.004, Amended 9-10-95.

- 61K1-1.005 Promoter and Matchmaker; Licensing and Bond; Duties and Conduct.
 - (1) Licensing and Bond.
 - (a) through (e) No change.
 - (f) Bond or Other Security, Requirements.
- 1. An applicant for a promoter license shall deposit with the commission a bond, cash, or certified check other security in the amount of \$15,000 \$5,000 prior to being issued a promoter license. If, at any time and for whatever reason, the bond, cash or certified check other security is not maintained in full force and effect, the license shall be automatically void.
- 2. If it is determined that the projected liability for a match may exceed \$15,000 \$5,000, the commission executive secretary shall require the deposit of an additional bond, cash, or certified check as additional security for the match. The additional bond, cash, or certified check additional security shall be required and used only for the designated match and shall be released or returned 90 calendar days after the date of the match unless, as a result of violations or suspected violations, the commission executive secretary determines that the additional bond, cash, or certified check additional security shall be retained by the commission for a longer period.
 - 3. No change.
- 4. A bond or additional bond shall be acceptable if the following conditions are met:
- a. The bond or additional bond shall be on a form provided by the commission and shall have attached a power of attorney, which power of attorney shall not have an expiration date. The promoter shall use Form BPR-000908-465, entitled Surety Bond For Promoter, incorporated herein by reference and effective May, 1990, and shall use Form BPR-000908-472, entitled Additional Surety Bond For Promoter, incorporated herein by reference and effective May, 1990;
 - b. through e. No change.
 - 5. No change.
 - (2) Duties and Conduct.
 - (a) through (c) No change.

- (d)1. Contracts between a manager and a professional shall contain provisions as required by s. 548.05(2), F.S. Contracts between participants and the promoter for each bout shall be filed with the commission no later than at the time of weigh-in and shall contain:
- a. The name of each licensed promoter and both participants;
 - b. The date of the contest to which the contract applies;
 - c. The location of the contest to which the contract applies;
- d. The number of rounds to be fought in the contest to which the contract applies;
- e. The weight at which each fighter is to qualify for the contest to which the contract applies;
- f. The amount, to be set forth in American dollars, that will be paid to the participant for the contest to which the contract applies and a statement that the designated amount shall be paid directly to the participant or the participant's designated agent;
- g. The affixed signatures of the promoter and each participant in the contest to which the contract applies, however, the licensed manager of a participant may be authorized by the participant to sign the contract; and
- h. The contracts for each participant in the same contest must include the same terms regarding the conduct of the contest, but are permitted to provide for different amounts of consideration provided to the participant.
- 2. Once the contracts are filed and after determination that they are in compliance with these rules, each contract will be affixed with the signature of the Commission Representative.
- (e) Contracts for broadcasting of a proposed match shall be filed with the commission within 14 business days after such contract is received by the promoter or when the Post Event Tax Report and 5% tax payment are filed, whichever is later, provided however that if the promoter pays to the commission the maximum amount of \$40,000, the contract is not required to be filed at least 7 calendar days prior to the date of the broadcast. Additionally, the promoter shall be responsible for assuring compliance with section 61K1-1.040 of these rules.
 - (f) through (h) No change.
- (i) The promoter shall be responsible for ensuring that each participant scheduled to be engaged in a match shall have received an ophthalmic examination, which examination shall have been performed within the immediate past 12-month period. The results of the examination shall be filed with the commission prior to the match. The promoter, participant and examining professional shall utilize Form BPR-000908-485, entitled Ophthalmic Examination, incorporated herein by reference and effective May, 1993 or a form submitted by the examining professional which form provides the same information as required by Form BPR-0009-485.
 - (j) through (n) No change.

- (o) Each referee who is required to be present shall be compensated \$125 by the promoter, provided however, that if the promoter has a television contract greater than \$40,000, each referee shall be compensated \$175. Each judge who is required to be present shall be compensated \$85.00 by the promoter, provided however, that if the promoter has a television contract greater than \$40,000, each judge shall be compensated \$135. In the case of championship matches, the minimum fee as described above or the prevailing fee required by the sanctioning organization, whichever is greater, shall be paid to the referee and judges. Any above referenced official who must travel a distance greater than 30 miles from his home to the premises of the program of matches shall be compensated an additional amount as determined by the Executive Director Secretary. This additional amount shall be paid by the promoter. No promoter shall pay, contribute to the pay of or provide any gift or other gratuity to any participant, referee, judge or other licensed official other than specifically provided in these rules.
- (p) The promoter shall be responsible for providing the proper arena equipment, seating and services as described in section 61K1-1.006 of these rules, facilities, personnel, ushers, ticket sellers, security and other equipment, services or personnel necessary to provide for the correct handling of the program of matches. The promoter is solely responsible for ensuring that adequate security is on site and prepared to immediately respond to any situation. If a permit fee of \$100 or greater is paid to the commission, the promoter shall ensure that, in addition to other regular security, a minimum of 2 certified law enforcement officers are located immediately adjacent to each of the red and blue corners and that additional certified law enforcement officers are located within the premises of the program of matches in positions to have a clear and unobstructed view of the ring and are able to immediately respond to their fellow officers at ringside.
- (q) The promoter shall ensure that all tickets shall have clearly printed on them the admission price, and no ticket shall be sold for a price higher than the price shown on its face. In the case of generic tickets that are not printed with the ticket prices, each different priced ticket shall be a different color. Each complimentary ticket shall by some distinguishing mark indicate have clearly printed on its face the face value of the ticket, and in no case shall the dollar value of a complimentary ticket be less than the lowest ticket price available for sale to the general public shown on the face of the ticket be \$0.00. Each complimentary ticket shall be either marked "COMPLIMENTARY" in large letters on its face or shall be marked or punched in such a manner as to make it clear that the ticket is complimentary.
 - (r) through (t) No change.

Specific Authority 548,003 FS, Law Implemented 548,006, 548,011, 548,012, 548.013, 548.014, 548.017, 548.028, 548.032, 548.037, 548.046, 548.049, 548.05, 548.052, 548.053, 548.054, 548.056, 548.058, 548.061, 548.064, 548.066, 548.071 FS. History–New 2-7-85, Amended 11-24-85, Formerly 7F-1.05, Amended 4-6-89, 8-28-89, 1-1-90, 5-13-90, 1-9-91, Formerly 7F-1.005, Amended 9-10-95.

- 61K1-1.006 Arena Equipment; Ring Requirements; Floor Plan and Apron Seating; Emergency Medical and Other Equipment and Services.
 - (1) Ring Requirements.
 - (a) through (b) No change.
- (c) The ring shall be formed of four posts and four ropes. The ropes shall extend in parallel lines 18, 30, 42, and 54 inches in height above the ring floor. The top three ropes shall be not less than 1 inch in diameter, and the lowest rope shall be not less than 1 1/2 inches in diameter. The lowest rope shall extend outward a distance of 4 inches beyond the other three ropes and in a line parallel to the other three ropes. All ropes shall be wrapped in velvet or other similarly soft material. Ropes shall be properly adjusted and sufficiently taut to inhibit the participant from falling between the ropes. An additional tie rope shall be centered on all four sides of the ring surrounding the ring ropes to prevent excessive separation of the ring ropes. The juncture of the ropes at each corner shall be padded with at least an inch and one half of foam rubber or other similar padding.
- (d) Ring posts shall be not less than 3 inches in diameter and shall extend from the floor of the ring to a height of no more than 58 inches and shall be padded with at least 1 1/2 inches of foam rubber or other similar material.
 - (e) through (g) No change.
 - (2) Floor Plan and Apron Seating.
- (a) The executive director eommission representative shall determine the seating arrangements and space requirements for each location at which a match or program of matches is to be held and shall advise the promoter of the floor plan to be used.
- (b) The executive director commission representative shall designate seating at the ring apron as provided in these rules. Ring apron seating on all four sides of the ring shall be exclusively controlled by the commission and no person shall be permitted to be seated or have access to the apron without the approval of the commission or the executive director. The commission's control of the apron is for the purpose of providing for appropriate control of the event including participant, staff, and audience safety, ensuring that only those officials assigned by the commission are seated at the apron and ensuring that adequate seating for working officials is available at the apron. Apron seating not designated by the commission or executive director representative may be utilized as desired by the promoter, provided however that such use does not interfere with any of the officials or commission representatives seated at the ring apron. The At a minimum, the following seating shall be provided at the ring apron for all matches:

- 1. Three stools The seats for judges shall be located on opposite sides of the ring and in such location and at such height that will allow them a clear and unobstructed view of the ring and ring floor;
 - 2. No change.
 - 3. No change.
- 4. A seat for the executive director commission representative shall be located in such location and at such height that he shall have a clear and unobstructed view of the ring, ring floor, referee and timekeeper; and
 - 5. No change.
 - (c) No change.
 - (3) Emergency Medical Equipment and Services.
- (a) It shall be the responsibility of the promoter to provide the following:
 - 1. through 2. No change.
- 3. A clean stretcher and clean blanket, to be located along with the ambulance attendants, at a location determined by the executive director placed under or adjacent to the ring which shall be in place at all times throughout the program of matches.
 - (b) No change.
 - (4) Other Equipment and Services.
 - (a) No change.
- (b) The promoter shall supply the following items which shall be in good working order and available for use as needed:
 - 1. through 2. No change.
- 3. A bell, positioned in a neutral location designated by the commission representative, for use by the timekeeper;
- 3.4. Five Three stools or chairs, a clean water bucket and a clean water container for drinking purposes for each participant's corner; and
 - 4. A spit bucket and three clean towels per corner; and
 - 5. No change.
 - (c) No change.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.032, 548.045, 548.046, 548.057 FS. History–New 2-7-85, Amended 11-24-85, Formerly 7F-1.06, Amended 4-6-89, 1-1-90, Formerly 7F-1.006, Amended

- 61K1-1.012 Participant; License; Conduct and Other Requirements.
 - (1) No change.
 - (2) Conduct and Other Requirements.
 - (a) No change.
- (b) A participant, losing by knockout or having been rendered a decision of technical draw as a result of being counted out in any jurisdiction, shall be automatically suspended for a period of time as determined by the physician or commission representative, or at least 60 calendar days from the date of the knockout or technical draw, whichever is longer. A participant shall not engage in any match, contact exhibition or contact sparring for training purposes during the suspension period. After the suspension period and prior to

engaging in any match, contact exhibition or contact sparring for training purposes he shall be examined by a physician. The participant shall advise the physician of the previous knockout or technical draw and shall provide medical records or his permission for the physician to consult with the physician who treated him at the time of the previous knockout or technical draw. The results of this examination shall be filed with the commission prior to any further matches being approved for the participant.

(c) A participant losing by technical knockout or disqualification shall be automatically suspended for a period of time to be determined by the physician or commission representative, or 30 calendar days from the date of the technical knockout, whichever is longer. A participant shall not engage in any match, contact exhibition or contact sparring for training purposes during the suspension period without the approval of the physician. After the suspension period and prior to engaging in any match, contact exhibition or contact sparring for training purposes he shall be examined by a physician. The participant shall advise the physician of the previous knockout or technical draw and shall provide medical records or his permission for the physician to consult with the physician who treated him at the time of the previous knockout or technical draw. The results of this examination shall be filed with the commission prior to any further matches being approved for the participant. In the case of a disqualification, the commission representative shall determine whether a medical clearance shall be required following suspension.

(d) Any participant who has been suspended by any state as a result of a recent knockout or series of consecutive losses, an injury, requirement for a medical procedure, or physician denial of certification, failure of a drug test, or the use of false aliases, or the falsifying or attempting to falsify official identification cards or documents shall not be permitted to participate in this state until such time as the state in which the participant is suspended removes his name from the suspension list or until the requirements of such suspension have been fulfilled and proof of such has been provided to this state. If a participant has been suspended in another state for any reason other than those stated above, the participant may be permitted to participate if the state in which the participant is suspended is notified and consulted with by this state prior to the granting of approval to participate or the participant appeals to the Association of Boxing Commissions (ABC) and the ABC determines that the suspension of such participant was without sufficient grounds, for an improper purpose, or not related to the health and safety of the participant lost six consecutive matches shall be automatically suspended and not be reinstated unless he has been examined and pronounced fit by a physician. In the case of repeated knockouts and severe beatings as determined by the commission, the license of the participant shall be revoked and shall not be reissued or renewed.

- (e) No change.
- (f) The license of any participant shall be revoked and shall not be reinstated, if such participant intentionally strikes, strikes at, or touches in any way or threatens to touch in any way, any official.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.011, 548.017, 548.041, 548.045, 548.046, 548.056, 548.071 FS. History–New 2-7-85, Amended 11-24-85, Formerly 7F-1.12, Amended 4-6-89, 8-28-89, 1-1-90, 1-9-91, Formerly 7F-1.012, Amended 9-10-95,

(Substantial rewording of Rule 61K1-1.013 follows. See Florida Administrative Code for present text.)

61K1-1.013 Judge; License and Duties.

(1) License.

- (a) No person shall act as a judge in a match held in Florida without first having obtained a judge license.
- (b) A judge shall not also be licensed as a booking agent, manager, matchmaker, participant, representative of a booking agent, second or trainer.
- (c) No judge shall have a financial or pecuniary interest in any participant.
- (d) No judge licensed in this state shall act as a judge at any boxing or kickboxing match in a state, territory, commonwealth, or Native American Reservation without a state boxing commission unless the match is supervised by a state boxing commission.
- (e) No judge shall also serve as a supervisor or serve on the ratings committee or recommend boxers to the ratings committee for a sanctioning body.
- (2) Applications for a professional judge's license will be reviewed, evaluated and processed in the following manner.
- (a) Any person desiring to become licensed for the first time as a professional boxing judge shall submit to the commission the appropriate application using Form BPR-0009-450, effective September, 1997. Included in this application shall be a certification from the executive director attesting that the applicant has completed the unofficial scoring of a minimum of 350 rounds of professional boxing held in this state and has been unofficially judging in this state for a minimum of eighteen months. The applicant must have a demonstrated record and evidence that he/she has the ability to perform the duties outlined below. The Executive Director may issue a temporary license pending final action by the Commission. The commission shall render a decision as to whether or not the application for judge license shall be approved, which decision is solely that of the commission. If a license application is not granted by the commission, the commission shall set forth the reasons for not granting the license. Any person whose application for a judge license has been denied shall not be permitted to reapply for a judge license for a period of six months. Any person whose application for a judge license has been denied on three occasions shall not be permitted to reapply.

- (b) Foreign licensed officials may be temporarily licensed by the executive director upon demonstrating an ability to perform the duties outlined below. The foreign licensed official's record and ability shall be verified by obtaining records from a central repository and any such other information as the Executive Director deems necessary to qualify the official. After issuance of a temporary license, the Commission shall approve or disapprove the license, in accordance with these rules.
- (c) At its first meeting after November 1 of each year, the commission shall review the performance of each licensed professional judge in Florida and shall approve or disapprove the application for renewal.
- (d) The commission shall limit to three the number of unofficial judges at each event. The commission will make arrangements for unofficial judges to enter the premises of the program of matches free of charge and have an appropriate seat from which to judge the contests, provided however that in the case of television and such other events which by their nature severely limit ringside access, permission to sit and judge at ringside will not be authorized. In the case that the event is sold out, authorization will not be granted to attend the event free of charge. Travel and other expenses of the unofficial judge shall be borne solely by the unofficial judge. Unofficial judges must present their scorecards to the commission representative prior to the announcement of the result by the announcer and all contests within one program of matches must be judged by the unofficial judge in order for any contest within that program of matches to be included in the judge's statistical record.

(3) Duties

- (a) The number of judges shall be assigned in accordance with these rules. In the event that sufficient judges are not available, a referee shall be selected to act as a judge for that specific program of matches.
- (b) The judges shall be located in seats designated for them by the commission representative.
- (c) No match shall begin or continue unless three judges are in their designated seats.
 - (d) It shall be the duty of each judge to:
- 1. Be fully informed of and conversant with the rules, regulations, standards, guidelines and policies of chapter 548, FS, the rules set forth herein with particular attention given to section 61K1-1.035 of these rules;
- 2. Observe carefully at all times during the match the performance of the participants:
- 3. Appraise such performance fairly, accurately and expertly using chapter 548, F.S., the rules set forth herein;
- 4. Inscribe the result of such appraisal after each round on the round score card or match score card, whichever is appropriate, according to the scoring system adopted herein; and
- 5. Complete and sign the round or match score card and deliver it to the referee at the conclusion of the match.

(e) Judges shall utilize for scoring, Form BPR-0009-459, entitled Round Score Card, incorporated herein by reference and effective May, 1990, and Form BPR-0009-457, entitled Match Score Card, incorporated herein by reference and effective May, 1990.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.011, 548.017, 548.056, 548.057 FS. History–New 2-7-85, Amended 11-24-85, Formerly 7F-1.13, Amended 4-6-89, 5-13-90, 1-9-91, Formerly 7F-1.013, Amended 9-10-95.

- 61K1-1.019 Referee; License and Duties.
- (1) License.
- (a) through (d) No change.
- (e) No licensed referee licensed in this state shall act as a referee at any boxing or kickboxing match in a state without a state boxing commission unless the match is supervised by a state boxing commission sanctioned by a national or international organization recognized by the commission, or at any boxing or kickboxing match held in this state unless the match is sanctioned by the commission.
- (f) No referee shall also serve as a supervisor or serve on the ratings committee or recommend boxers to the ratings committee for a sanctioning body. The applicant must have a demonstrated record and evidence that he/she has the ability to perform the duties outlined below. The Executive Director may issue a temporary license pending final action by the Commission.
- (2) Applicants for a professional referee's license will be reviewed, evaluated and processed in the following manner:
- (a) Any person desiring to become licensed for the first time as a professional boxing referee, shall submit the appropriate application for license.
- (b) At its next meeting following the timely submittal of the application for license, the commission shall render a decision as to whether or not the license will be granted.
- (c) Applicants for a referee license will be admitted free of charge to professional boxing venues for the purpose of observing and interacting with licensed referees, provided however, that in the case of television events and such other events which by their nature severely limit ringside access, permission to sit at ringside will not be authorized. In the case that an event is sold out, authorization will not be granted to attend the event. Travel and other expenses will be borne solely by the applicant.
- (d) At it's first meeting after November 1 of each year, the commission shall review the performance of each licensed professional referee in this state and shall approve or disapprove applications for renewal.

(3)(2) Duties.

- (a) A referee, in addition to being examined by a physician prior to officiating, shall submit to an annual physical examination to establish his physical fitness. The result of this examination shall be filed with the commission.
 - (b) No change.

- (c) When a participant receives an injury which the referee believes may incapacitate the participant, the referee shall call time out and consult with the physician as to the advisability of allowing the match to continue. No person shall attempt to render aid to or move a participant other than what may be required to move the participant inside the ropes or to remove the mouthpiece of a participant who has been counted out during the course of a match before the physician has examined the participant. However, the referee shall may remove the participant's mouthpiece.
 - (d) The referee shall have the authority to:
- 1. Terminate a match at any time when the referee determines he considers that one of the participants has such superior skills or ability as to make such match unreasonably dangerous to the other participant;
 - 2. No change.
- 3. Terminate a match and disqualify either or both participants if the referee determines he considers that either or both participants are not competing in earnest;
- 4. Terminate a match if either participant has been injured and is in such condition that to continue the match might subject the participant him to a debilitating or life threatening more serious injury;
- 5. Temporarily or permanently halt a match if the referee he believes that a significant health hazard exists, when such which hazard could reasonably be anticipated to create a significant danger hazard to the participants or the public; and
 - 6. No change.
- (e) The referee shall not touch the participants, except for the failure of either or both participants to obey the break command.
- (f) The referee's remarks shall be limited to instructions to the participants and to the chief seconds.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.011, 548.017, 548.056, 548.057, 548.058 FS. History–New 2-7-85, Amended 11-24-85, Formerly 7F-1.19, Amended 4-6-89, 1-1-90, 1-9-91, Formerly 7F-1.019, Amended 9-10-95.

61K1-1.037 Post-Match Physical Requirements; Suspensions.

- (1) through (2) No change.
- (3) A participant, losing by knockout or having been rendered a decision of technical draw as a result of being counted out in any jurisdiction, shall be automatically suspended for a period of time to be determined by the executive <u>director secretary</u> based upon the recommendation of the physician, or <u>at least</u> 60 calendar days from the date of the knockout or technical draw, whichever is longer. A participant shall not engage in any match, contact exhibition or contact sparring for training purposes during the suspension period. After the suspension period and prior to engaging in any match, contact exhibition or contact sparring for training purposes he shall be examined by a physician. The participant shall advise the physician of the previous knockout or technical

draw and shall provide medical records or his permission for the physician to consult with the physician who treated him at the time of the previous knockout or technical draw. The results of this examination shall be filed with the commission prior to any further matches being approved for the participant.

- (4) A participant losing by technical knockout or disqualification shall be automatically suspended for a period of time to be determined by the executive director secretary based upon the recommendation of the physician or at least 30 calendar days from the date of the technical knockout, whichever is longer. A participant shall not engage in any match, contact exhibition or contact sparring for training purposes during the suspension period without the approval of the physician. After the suspension period and prior to engaging in any match, contact exhibition or contact sparring for training purposes he shall be examined by a physician. The participant shall advise the physician of the previous knockout or technical draw and shall provide medical records or his permission for the physician to consult with the physician who treated him at the time of the previous knockout or technical draw. The results of this examination shall be filed with the commission prior to any further matches being approved for the participant. In the case of disqualification, the commission representative shall determine whether a medical clearance shall be required following suspension.
- (5) Any participant who has lost six consecutive matches shall be automatically suspended and not be reinstated unless he has been examined and pronounced fit by a physician. In the case of repeated knockouts and severe beatings, the license of the participant shall be revoked and shall not be reissued or renewed.

Specific Authority 548.003 FS. Law Implemented 548.006, 548.045, 548.046, 548.071 FS. History–New 4-6-89, Amended 1-1-90, Formerly 7F-1.037, Amended 9-10-95,

- 61K1-1.070 Administrative Complaints; Informal Hearing Officer.
- (1) The executive <u>director</u> secretary shall issue or cause to be issued all administrative complaints as the commission so directs, either as the result of official commission action or through specific directive or delegation of authority as provided for in these rules.
- (2) The commission shall issue all final orders, provided however that the executive <u>director</u> secretary shall be delegated the authority to affix his signature to documents which attest to or represent official commission action.

Specific Authority 548.003 FS. Law Implemented 548.004, 548.006 FS. History–New 4-6-89, Formerly 7F-1.070, Amended 9-10-95.

Section IV **Emergency Rules**

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF EDUCATION

The Florida DOE has requested of US Department of Education a waiver of the Title VI, Class Size Reduction Program. This waiver request will enable Florida DOE to determine if a districts' request to expend these funds in elementary grades other than the required first through third grade is appropriate. Please refer all comments to Peggy L. Primicerio at (850)488-6547, Suncom 278-6547 or email primicp@smtp.dc.doe.state.fl.us.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Department of Community Affairs has received a Petition for Waiver dated August 16, 1999 from Palm Beach County. The petitioner seeks a temporary waiver, with respect to its Series P9A Florida Communities Trust grant application, from the literal interpretation of one aspect of Rule 9K-4.002(26), Florida Administrative Code. The rule requires that real property to be recognized as an eligible source of local match must be acquired by the grant applicant within 180 days after the application deadline. A copy of the Petition, which has been assigned the number DCA99-WAI-160, may be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

NOTICE IS HEREBY GIVEN that the Department of Community Affairs has received a Petition for Waiver dated July 9, 1999 from Martin County. The petitioner seeks a temporary waiver from the literal interpretation of Rule 9K-4.0031(9), Florida Administrative Code. The rule requires that real property to be recognized as an eligible source of local match must be acquired by the grant applicant within one year prior to the application deadline. A copy of the Petition, which has been assigned the number DCA99-WAI-158, may be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

NOTICE IS HEREBY GIVEN that the Department of Community Affairs has received a Petition for Waiver dated August 13, 1999 from the Town of Callahan. The petitioner seeks a temporary waiver, with respect to its Series P9A Florida Communities Trust grant application, from the literal interpretation of one aspect of Rule 9K-4.004(1), Florida Administrative Code. The rule requires that the applications shall be submitted by a published deadline or shall not be considered unless an exception for good cause is made by the Executive Director of Florida Communities Trust. A copy of the Petition, which has been assigned the number DCA99-WAI-161, may be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

NOTICE IS HEREBY GIVEN that the Department issued a Final Order on August 11, 1999, in response to the Petition for Waiver filed by MARTIN COUNTY and assigned the number DCA99-WAI-107. Notice of receipt of the petition appeared June 16, 1999, in Vol. 25, No. 24 of the Florida Administrative Weekly. It is ordered that the Petition for Waiver or Variance by Petitioner MARTIN COUNTY be, and by this Final Order is, hereby DENIED with respect to its Series P9A Florida Communities Trust grant application. A copy of the Final Order may be obtained from: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection has taken action on a petition for variance received from Car Spa, Inc., on June 11, 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 24, No. 19, dated May 8, 1999. No public comment was received. The petition requested a variance from the prohibition of the placement of a new underground petroleum storage tank within a wellhead protection area under rule 62-521.400(1)(1) of the Florida Administrative Code. Car Spa, Inc., petitioned for the variance in order to place an underground storage tank at a Car Wash, Lube and Detailing Center, 473 feet from a potable water well owned by the City of Clearwater around which exists a 500-foot wellhead protection area. On August 2, 1999, the Department granted a variance to Car Spa, Inc., in a final order, OGC File No.: 99-0962. The final order granted a variance with conditions from the wellhead protection area prohibition. The conditions require that all underground petroleum storage tanks must be equipped with leak protection. Specifically, triple walled fiberglass underground storage tanks; triple walled "Enviro Flex" product piping; and triple walled vapor recovery Stage II piping including a four inch minimum bed of pea gravel between Stage II piping and Enviro Flex piping at pipe crossings. A petroleum sensor shall be placed in the containment area that would both sound an audible alarm and