



PETE SUAZO UTAH ATHLETIC COMMISSION
CONTESTANT/MANAGER AGREEMENT

STATE OF UTAH
Cultural and Community Engagement
Pete Suazo Utah Athletic Commission
3760S. Highland Dr. 1st Floor
Millcreek, Utah 84106
Office : 801-708-0849 Fax:801-538-8876

Made and entered into this (day) _____ of (month) _____, 20____, by and between Manager's Name:
_____ hereinafter referred to as Manager, and Participant's Name:
_____ hereinafter referred to as Participant and who participates under the ring name of
_____ in the sport of: (please check below)

- Boxing Kickboxing / Muay Thai Mixed Martial Arts Bare Knuckle Fighting

COMMISSION DEFINED: As used in this contract, "Commission" shall refer to the Pete Suazo Utah Athletic Commission.

1) TERM

In consideration of this contract, and subject to the approval of this contract by the Commission, the parties hereunto bind themselves for period of _____ () years from the date of _____ through _____. This contract may not be extended beyond its initial term unless a new contract, mutually agreeable to the parties, is executed and accepted by the Pete Suazo Utah Athletic Commission.

2) ACCOUNTING

In regard to each match contest in which Participant is contractually obligated to participate, Manager shall provide Participant with a detailed accounting of any deductions made from the purse monies earned by Participant including deductions for training expenses, travel expenses, bonuses, stipends, loans, or any other advances.

3) PARTICIPANT AGREES

During the term of this contract and in particular once that Participant agrees to participate in a match contest. Participant shall take all steps reasonably necessary to prepare and train himself for the contest. Participant agrees not to engage or participate in any other physical activity or sporting event that poses a risk of harm or injury to Participant. Participant shall not take part or engage in any match contests unless Participant has obtained the written permission of Manager to do so. Participant shall use his best efforts at all times to be in the required physical condition necessary to fully participate in all scheduled match contests.

4) MANAGER AGREES

Manager agrees to make no contract for a match contest without the express agreement and approval of Participant; however, pursuant to the mutual obligation of good faith, Participant shall not unreasonably withhold his agreement and approval, even if he deems the opponent as not of sufficient rank or worth.

Manager agrees to use Manager's best efforts to secure remunerative match contests and at all times to act in the best interests of Participant. Manager agrees to make no contract for a match contest where Manager has a direct or indirect contractual interest in Participant's opponent unless Manager fully discloses such interest to Participant and Participant approves.

5) PARTICIPANT SUSPENSION, INJURY, ETC.

In the event there is any suspension to or injury or illness of the Participant or his opponent, the obligation of Participant and Manager relating to the minimum bouts, timing of the bouts, and the terms of this agreement shall automatically be extended by the period of time necessary to reschedule the postponed bout. If during the term of this agreement the Participant is mentally, physically or legally incapacitated to such an extent that Participant is rendered unable to participate in professional match contests, the obligations of the Participant and Manager relating to the minimum bouts and terms of this agreement shall automatically be extended by the period of any such incapacity.

LICENSURE

At the time of making this Contract, Manager and Participant shall be licensed by the Commission with which this contract is filed. Participant and Manager agree that if either is duly notified that their license has been revoked, suspended or denied by the Commission, the contract may be declared null and void. If Manager's license is suspended by the Commission, then the Participant may contract individually or with any other manager for his or her services during said period of suspension.

6) NO CHANGES

Participant and Manager both certify and promise to each other and to the Commission that no change in, modification of, or addition to this contract is valid nor will it be enforceable unless it is made with the same formalities as, and made a part of, this contract in writing and submitted to the Commission for approval.

7) TERMINATION

Other than by its own terms this contract may be terminated only by the Participant and Manager executing a written release of the contract. Any termination of this contract must be approved by the Commission unless the contract expires on its own.

8) ENTIRE AGREEMENT

This contract and any addendum required by sections 2 and 3 constitute the sole and entire agreement of the parties, and Participant and Manager both certify and promise to each other and to the Commission that Participant and Manager have no other oral or written agreements with each other concerning Participant’s earnings, Manager’s compensation or any other aspect of Participant’s career. Participant attests that Participant has no managerial contract with any other manager, and will not enter into any other managerial contract during the term of this contract accepted.

9) FURTHER COMPLIANCE

Participant and Manager agree to comply with the laws and rules in this state all jurisdictions where Participant is to participate in bouts arranged by Manager.

10) GOOD FAITH

Participant and Manager agree to fulfill in good faith the terms and conditions of this contract during the period covered by this contract. The parties agree to abide by “The Professional Participants Bill of Rights” as promulgated by the Association of Boxing Commissions and the National Association of Attorneys General.

11) VALIDITY

The validity and enforceability of this contract is contingent upon its acceptance and approval by the Commission. Nevertheless, the parties agree to remain bound by the provisions of this contract while the licensing and approval process by the Commission is in progress and pending a final determination thereof.

THE UNDERSIGNED HAVE READ AND UNDERSTAND THIS

Participant/Manager contract and have entered into it freely and voluntarily intending to be bound by it and to comply with each of its provisions and the provisions of any attached exhibits; each party acknowledges receipt of a complete copy hereof, including attachments, and both agree to submit this contract to the commission as required.

IN WITNESS WHEREOF, the parties have executed this contract.

_____ Date: _____

Date: _____

CONTESTANT _____ MANAGER _____

***You as a Participant should get a copy of and read the two federal boxing bills that detail many of your rights and responsibilities as a professional Participant. These two bills are: **The Professional Boxing Safety Act of 1996 and The Muhammad Ali Act of 2000.**

TERMINATION OF THIS AGREEMENT

<p>IN WITNESS WHEREOF, the parties have terminated this contract.</p> <p>_____ Date: _____</p> <p>CONTESTANT _____</p> <p>_____ Date: _____</p> <p>MANAGER _____</p>	<p>OFFICIAL USE ONLY</p>
	<p>Date Agreement received: ____/____/____</p> <p>Contestant License #: _____ Expiration: _____</p> <p>Manager License #: _____ Expiration: _____</p>
	<p>TERMINATION OF AGREEMENT</p>
	<p>_____/____/____</p> <p>Commission Approval Date:</p> <p>_____/____/____</p> <p>Commission Approval Date:</p>

DISCLAIMER: You should obtain legal advice from your own attorney prior to entering into any agreement. The State of Utah is not responsible for any damages related to the use of this form. Use this form at your own risk.