

townhall.virginia.gov

# Proposed Regulation Agency Background Document

Agency name	Department of Professional and Occupational Regulation	
Virginia Administrative Code (VAC) citation	18 VAC 120-40	
Regulation title	Professional Boxing and Wrestling Regulations	
Action title	Amending	
Document preparation date	August 1, 2005	

This information is required for executive branch review and the Virginia Registrar of Regulations, pursuant to the Virginia Administrative Process Act (APA), Executive Orders 21 (2002) and 58 (1999), and the Virginia Register Form, Style, and Procedure Manual.

## Brief summary

In a short paragraph, please summarize all substantive changes that are being proposed in this regulatory action.

General clarifying changes are made, including restructuring the regulations to better distinguish between boxing, (including kick boxing, mixed martial arts, and other similar contests) and wrestling. The changes separate duties of event officials into two parts: 1) boxing, kick boxing and similar contests; and 2) wrestling. The changes separate the event licensing and standards of conduct into three parts: 1) boxing; 2) kick boxing and similar contests; and 3) wrestling. The changes are made to comply with Chapter 287, 2005 Acts of Assembly, incorporate generally accepted industry standards; and make the regulations easier to use.

# Legal basis

Please identify the state and/or federal legal authority to promulgate this proposed regulation, including (1) the most relevant law and/or regulation, including Code of Virginia citation and General Assembly chapter number(s), if applicable, and (2) promulgating entity, i.e., the agency, board, or person. Describe the legal authority and the extent to which the authority is mandatory or discretionary.

#### Town Hall Agency Background Document

Section 54.1-831 of the Code of Virginia gives the Department the authority to promulgate regulations which implement the federal Professional Boxing Safety Act of 1996 (15 USC § 6301 et seq.), as amended and "protect the public against incompetent, unqualified, unscrupulous or unfit persons engaging in the activities regulated by Chapter 8.1, Title 54.1 of the Code of Virginia." Section 54.1-828 was amended (Chapter 287, 2005 Acts of Assembly) to include "martial arts" within the definition of "boxing".

### Purpose

Please explain the need for the new or amended regulation by (1) detailing the specific reasons why this regulatory action is essential to protect the health, safety, or welfare of citizens, and (2) discussing the goals of the proposal and the problems the proposal is intended to solve.

The purpose of the proposal is to make general clarifying changes, restructure the regulations to better distinguish between boxing (including kick boxing) and wrestling; comply with Chapter 287, 2005 Acts of Assembly, incorporate generally accepted industry standards; and make other changes which may result from the Department's review of the regulations. The use of generally accepted industry standards will increase public protection by ensuring that participants in all types of events are practicing in the safest manner possible. Further, the restructuring and clarifying changes will increase compliance and therefore increase public protection.

## Substance

Please briefly identify and explain the new substantive provisions, the substantive changes to existing sections, or both where appropriate. (More detail about these changes is requested in the "Detail of changes" section.)

General clarifying changes are made, including restructuring the regulations to better distinguish between boxing, (including kick boxing, mixed martial arts, and other similar contests) and wrestling. The changes separate duties of event officials into two parts: 1) boxing, kick boxing and similar contests; and 2) wrestling. The changes separate the event licensing and standards of conduct into three parts: 1) boxing; 2) kick boxing and similar contests; and 3) wrestling. The changes are made to comply with Chapter 287, 2005 Acts of Assembly, incorporate generally accepted industry standards; and make the regulations easier to use. All changes are specifically detailed in the "Detail of change" section.

#### Issues

Please identify the issues associated with the proposed regulatory action, including:

1) the primary advantages and disadvantages to the public, such as individual private citizens or businesses, of implementing the new or amended provisions;

2) the primary advantages and disadvantages to the agency or the Commonwealth; and

3) other pertinent matters of interest to the regulated community, government officials, and the public.

If the regulatory action poses no disadvantages to the public or the Commonwealth, please so indicate.

#### **Town Hall Agency Background Document**

The advantage to the public and the Commonwealth resulting from the proposed regulatory changes is that the regulations will conform to federal and state law and will be structured in a format easily understood for all users. There are no apparent disadvantages to the proposed changes.

# Economic impact

Please identify the anticipated economic impact of the proposed regulation.

Projected cost to the state to implement and	One-Time: There are no one-time costs associated
enforce the proposed regulation, including	with the proposed regulations.
(a) fund source / fund detail, and (b) a	Ongoing: There are no ongoing costs associated
delineation of one-time versus on-going	with the proposed regulations.
expenditures	
Projected cost of the regulation on localities	None anticipated.
Description of the individuals, businesses or	Boxers, Wrestlers, Promoters and others engaged
other entities likely to be affected by the	in boxing and wrestling events.
regulation	
Agency's best estimate of the number of such	Approximately 1,100 individuals and 110 events.
entities that will be affected	
Projected cost of the regulation for affected	Many of the amendments are clarifying or
individuals, businesses, or other entities	incorporate current practice. The more substantive
	amendments relate to conduct at events and will
	not impact costs for affected individuals,
	businesses or other entities.

All costs incurred in support of program activities and regulatory operations are paid by the department and funded through fees paid by applicants and licensees. All boards within the Department of Professional and Occupational Regulation must operate within the Code provisions of the Callahan Act (§ 54.1-113), and the general provisions of § 54.1-201.

In order to regulate the boxing and wrestling events, the program must be able to cover the cost of services provided directly to regulants who pay the event fee.

	FY 2003	FY 2004	FY2005	FY2006
Fund	NGF (0200)	NGF (0200)	NGF (0200)	NGF (0200)
Program/Subprogram	560 44	560 44	560 44	560 44

Impact of Regulatory Changes:			-	
One-Time Costs	0	0	0	0
Ongoing Costs	0	0	0	0
Total Fiscal Impact	0	0	0	0
FTE	0.00	0.00	0.00	0.00

## Alternatives

Please describe any viable alternatives to the proposal considered and the rationale used by the agency to select the least burdensome or intrusive alternative that meets the essential purpose of the action.

Failure to adopt these changes will prevent the Department from fully regulating the types of events permitted by statute, resulting in unsafe events for licensees and audiences.

The Department will consider comments received regarding any proposed alternatives.

## Public comment

Please summarize all comments received during public comment period following the publication of the NOIRA, and provide the agency response.

No comment was received during the public comment period following publication of the NOIRA.

# Family impact

Please assess the impact of the proposed regulatory action on the institution of the family and family stability.

The proposed changes are expected to have no impact on families.

# Detail of changes

Please detail all changes that are being proposed and the consequences of the proposed changes. Detail all new provisions and/or all changes to existing sections.

If the proposed regulation is intended to replace an emergency regulation, please list separately (1) all changes between the pre-emergency regulation and the proposed regulation, and (2) only changes made since the publication of the emergency regulation.

For changes to existing regulations, use this chart:

Current section number	Proposed new section number, if applicable	Current requirement	Proposed change and rationale
10		Clarifies how amateur contests are handled.	Clarifies that amateurs may participate in licensed professional contests only if the portion of the event containing amateur matches is sanctioned by a nationally recognized sanctioning organization. It is becoming increasing common for licensed professional events to include amateur matches. The current regulations are unclear as to what

			standards apply to portions of licensed professional events that include amateur matches.
	15	None	As part of reformatting the regulations for clarity, Section 15 was added to direct applicants and licensees to the appropriate regulatory provisions.
20		None	Adds a reference to statutory definitions for clarity.
			Adds a definition of "event" to clarify when the event standards set forth in the regulations apply. Adds a definition of "ten point must system" – the term is not currently included in the regulations but
			has been added to Sections 360 and 411.20,
80		Current requirements to obtain a boxer license include submission of a list of ring names and a current personal identification number as required by 15 USC § 6305.	therefore a definition is necessary. The proposal deletes the requirement for submission of a list of rings names because the information is not used. The DPOR licensing system and the boxer registry use legal names, not ring names. The proposal moves the requirement for a personal identification number from Section 80 to Section 280, Contest approval. There is no need to require a personal identification number to obtain a license and in fact some individuals may want to obtain a license without intending to compete in a professional boxing bout where federal law requires a personal identification number. Therefore, the requirement is better placed in the Contest Approval Section for professional boxing bouts.
		Current provisions do not require submission of an amateur record for amateurs just turning professional.	The proposal requires submission of an amateur record for amateurs just turning professional for consistency with Subsection A 1 of the Section which permits applicants who have participated in fewer than five professional bouts to qualify for a license.
		Current requirements reference issuance of licenses in accordance with the federal Professional Boxing Safety Act of 1996 (15 USC § 6301 et seq.) as amended.	This reference is no longer applicable because some individuals may want to obtain a license without intending to compete in a bout subject to the requirements of the federal law.
90		None	The proposal increases protection of the licensee by adding a requirement for an applicant for a wrestler license to sign a statement verifying understanding of the risks involved in participation in a wrestling event.
140		Specifically lists event inspector, inspector, referee,	The proposal refers to event inspector, inspector, referee, judge and timekeeper as event official for clarity. Event official is defined in Section 20.

	judge and timekeeper.	
150	The current requirement specifies at least five years licensure as a physician with a certification in cardiopulmonary resuscitation.	The proposal does not require licensure as a physician for 5 years and permits the certification to be in osteopathic medicine as well as cardiopulmonary resuscitation. There is no evidence to show that the 5 year requirement increases public protection. A physician certification in osteopathic medicine (a system of medical practice based on a theory that diseases are due chiefly to loss of structural integrity which can be restored by manipulation of the parts supplemented by therapeutic measures) will protect the boxer in the same way that a certification in cardiopulmonary resuscitation does.
160	Current language applies only to boxing events.	The proposal deletes references to boxing to clarify that the Section applies to all events.
170	Current language applies only to boxing events.	The proposal deletes references to boxing to clarify that the Section applies to all events.
180	Current language references boxing inspectors. Current language uses the term dressing room.	The proposal deletes references to boxing to clarify that the term event inspectors applies to all events. The terms dressing room and locker room are used interchangeably throughout the regulations, therefore the proposal changes all references to
		dressing room to locker room for clarity.
190	Current language references boxing referees.	The proposal deletes references to boxing to clarify that the term referees applies to all events.
	Current language does not include a general provision regarding duties to be performed by referees.	The proposal adds language requiring referees to perform other duties as assigned to assure compliance with the regulations. This is clarifying language to ensure the Department has the ability to assign any duty that relates to compliance with the regulations.
	Current language does not reference Section 342 in Subsection 8.	Section 342 has been added (see justification below) and relates to duties a referee must perform, therefore it is appropriate to add a reference to Section 342 in Subsection 8 of this Section.
200	Current language references boxing judges.	The proposal deletes references to boxing to clarify that the term judge applies to all events.

		Current language does not include a general provision regarding duties to be performed by judges. Current language in Subsection 1 references scoring of the contest.	The proposal adds language requiring judges to perform other duties as assigned to assure compliance with the regulations. This is clarifying language to ensure the Department has the ability to assign any duty that relates to compliance with the regulations. The proposal moves language relating to the scoring of contests to Sections 360 and 411.14.
210		Current language references boxing timekeepers.	The proposal deletes references to boxing to clarify that the term timekeeper applies to all events.
		Current language does not include a general provision regarding duties to be performed by timekeepers.	The proposal adds language requiring timekeepers to perform other duties as assigned to assure compliance with the regulations. This is clarifying language to ensure the Department has the ability to assign any duty that relates to compliance with the regulations.
220		Current language requires a pregnancy test if determined necessary by the ringside physician.	The proposal requires a pregnancy test for all female boxers (see Section 290 below).
	221	None	As part of reformatting the regulations for clarity, the duties of event inspectors for wrestling were separated out from the other types of events. The language in this section is similar to 170 with revisions applicable to wrestling.
	222	None	As part of reformatting the regulations for clarity, the duties of locker room inspectors for wrestling were separated out from the other types of events. The language in this section is similar to 180 with revisions applicable to wrestling.
230		Applications must be received by the department at least 14 days before the date of the event.	The proposal requires applications to be received by the department at least 30 days before the date of the event. This change will give the department time necessary to assure that officials can be assigned to the event before issuing the license. The new requirement will also increase compliance with Subsection B of this Section which prohibits advertising until the event is licensed.
		Current language applies to boxing and wrestling events.	As part of reformatting the regulations for clarity, all references to wrestling are taken out of this section and included in Sections 415 through 415.3.

		Current language does not require the boxer's federal identification number with the event application but rather requires it with the boxer license application.	The proposal requires the boxer's federal identification number at the time of the event application rather than at the time the boxer obtains a license. Under the revised law and regulations, individuals may obtain a boxer's license but not participate in events that come under the federal law. Only those events controlled by federal law require a personal identification number for all boxers.
		Current language does not require verification of boxer's fight records.	Current practice is to require the boxer's fight record at the time of event application. This is the time that the record is actually checked against the federal registry. The proposal simply puts the current procedure into regulation.
		Current insurance requirement is for a minimum coverage of \$25,000.	The proposal changes the minimum insurance requirement to \$10,000 consistent with the Association of Boxing Commissions Regulatory Guidelines.
		Current language is unclear.	The proposal clarifies that the gate fee is required by statute and the total amount of the bond shall not exceed \$100,000.
240 1	240 1	Current requirement for a ring is a square between 16 and 24 feet within the ropes on each side.	The proposal changes the size of a square ring to between 18 and 20 feet within the ropes and permits an octagon shape between 18 feet and 32 feet. Rings are not manufactured to have 24 feet within the ropes. A ring that measures a total of 24 feet is 20 feet within the ropes. A ring that is 16 feet within the ropes is too small for professional boxers to use safely, especially for heavy weights. The proposed change ensures safety, is consistent with rings currently available for purchase and is consistent with the Association of Boxing Commissions Regulatory Guidelines.
	Current requirements for a ring floor do not specify the thickness of the padding, permit duck as a covering, and do not specify that material with a slick covering shall not be used.	The proposal requires a one inch thick padding, and prohibits the use duck or other material with a slick covering. This provision is for the safety of the boxers and consistent with industry standards.	
		Current requirements for the ring platform are unclear.	The proposal adds language to clarify that the steps are for the use of boxers in their corners and by the ringside physician in a neutral corner.

	Current requirements specify only that the ring ropes must be wrapped in soft material and that the bottom rope not be less than 18 inches above the ring floor.	The proposal requires that the ropes be evenly spaced, be padded with a closed cell padding of not less than ½ inch, be connected with soft rope ties six feet apart, be tight, be approved by the department or its contractor and that the top rope be no more than 52 inches above the floor. These requirements were added for the safety of the boxers and the officials. This provision is for the safety of the boxers and consistent with industry standards.	
		None	The proposal requires the corners to be padded, the turnbuckles to be covered in protective padding and requires a ring stool and bucket in each boxer's corner. The proposal also requires the ring to have bright lights and requires the promoter to provide a ringside restrictive barrier. These requirements were added for the safety of the boxers and the officials. This provision is for the safety of the boxers and consistent with industry standards.
240 3		Current language uses the term dressing room.	The terms dressing room and locker room are used interchangeably throughout the regulations, therefore the proposal changes all references to dressing room to locker room for clarity.
		None	The proposal adds a requirement for locker rooms to have rest room facilities easily available. This requirement was added for the safety and security of the boxers and the public in conjunction with the requirement that boxers will be disqualified if they leave the area prior to the time for the bout (See Section 295 G).
240 6		Current requirements for the weight of the glove are contained in this Section.	The proposal moves the requirements for the weight of the glove to Section 295.
		None	The proposal adds language requiring the gloves to have laces to ensure proper fit, requiring gloves used in world title fights to be new and taken from the package just prior to issuing to the boxers, and requiring boxers to be gloved in the ring in all championship bouts. The proposal also adds a requirement for gloves to be cleaned with a solution of 10% household bleach and water prior to and after each bout. These requirements were added for the safety of the boxers and the officials and are generally consistent with the Association of Boxing Commissions Regulatory Guidelines and industry standard.
240 7		None	The proposal adds a requirement for the promoter to provide the pregnancy test required of all female boxers (see Section 290).

240 8	The current language requires boxing seconds to provide a clear plastic water bottle, a bucket containing ice, adhesive tape and gauze (see Section 260).	The proposal requires the promoter, rather than the second, to provide a clear plastic water bottle, a bucket containing ice, surgeon's adhesive tape and surgical gauze. The new requirement will ensure that all boxers are provided with these items and that wraps will be the same for all boxers.
250	The current language is unclear.	The proposal clarifies the reference to the model contract developed by the Association of Boxing Commissions.
260	The current language requires boxing seconds to provide a clear plastic water bottle, a bucket containing ice, adhesive tape and gauze.	The proposal requires the promoter, rather than the second, to provide a clear plastic water bottle, a bucket containing ice, surgeon's adhesive tape and surgical gauze (See Section 240 8).
270	The current requirement is not specific as to the type of protective equipment the boxer must provide.	The proposal clarifies the type of protective equipment the boxer must provide. The new requirement will ensure uniformity and additional safety for the boxers consistent with industry standards.
	The current language references foot pads and shin pads which are for kick boxing only.	The proposal deletes the requirement from this Section and moves it to Section 411.4. This is consistent with the restructuring of the regulations to separate event licensing and conduct standards for kick boxing and similar contests from the standards for boxing.
280 A	Current language references the event inspector with regard to contest approval.	The proposal changes event inspector to department or its contractor to clarify that the contest approval function begins when the application is submitted, prior the time the application is approved and an event inspector is assigned.
	None	The proposal clarifies the type of information that is obtained from the boxer registry in accordance with current procedures and informs the applicant that boxers with 10 or more consecutive losses are a special exception and must be reviewed further before being placed on the fight card.
280 B	None	The proposal moves the requirement for a personal identification number from the license application requirements to the contest approval section (see Section 80).

280 C	The current requirement with regard to vision leaves the decision to permit participation solely in discretion of the physician. The current language	The proposal defines unsighted as uncorrected vision worse than 20/400 in one or both eyes and prohibits boxers totally unsighted in one or both eyes from competing. This provisions is added protection to the boxer to ensure that he is not permitted to compete in unsafe circumstances.
2001	specifies the weight classifications in this Section.	Section 295 for clarification.
280 G	The current language specifies the maximum weight spreads in this Section.	The proposal moves the maximum weight spreads to Section to 295 for clarification.
290 A	None	The proposal requires the boxer to present his wrapped hands for inspection prior to putting his gloves on. This provision will ensure compliance with the wrapping requirements, therefore increasing overall safety of the boxers and is consistent with the Association of Boxing Commissions Regulatory Guidelines.
290 D	None	The proposal requires the ringside physician to complete a certification stating whether the boxer is physically fit to safely compete and submit the certification to the inspector. This is current procedure.
	The current requirement is for female boxer's to take a pregnancy test at the discretion of the physician.	The proposal requires all female boxers to take a pregnancy test in the presence of a female inspector or provide the ringside physician with a negative pregnancy test result taken not more than 24 hours prior to the event. The physician still has the discretion to determine whether the boxer is fit to safely compete even if the pregnancy test is positive. Requiring pregnancy tests is consistent with Association of Boxing Commissions Regulatory Guidelines.
	None	The proposal requires boxers who are determined to be not medically fit to compete to be placed on suspension on the boxer registry. This is the current procedure in accordance with the Association of Boxing Commissions requirements.
	None	The proposal requires boxers to submit to a post fight physical at the discretion of the physician or the department. This requirement further ensures the safety of the boxer and assists in determination the appropriateness of a medical suspension.
290 F	None	The proposal permits the use of petroleum jelly on the face, arms or other parts of the body, permits topical use of any solution approved by the

			Association of Boxing Commissions for cuts, and prohibits the use of all other solutions. This requirement is consistent with Association of Boxing Commission Regulatory Guidelines.
290 G		None	The proposal prohibits the use of headgear. This requirement is clarifying and consistent with industry standards.
	295 A	The current language (in Section 280 F) does not take the weight out one decimal and specifies the break between cruiserweight and heavyweight as 190 pounds. The current language also permits a maximum weight spread of 5 pounds from 118 to 126 pounds, 7 pounds from 126 to 135 pounds, 9 pounds from 135 to 147 pounds, 11 pounds from 147 to 160 pounds, 12 pounds from 160-175 pounds from 160-175 pounds and no limit over 190 pounds.	The proposal moves the weight classifications to Section 295 and takes the minimum weight in each class out one decimal to clarify where the break is. The proposal changes the break between a cruiserweight and a heavyweight to 200 pounds. The proposal also moves the maximum weight spreads to Section to 295 and decreases the maximum spread for weights above 118 pounds. These requirements are consistent with Association of Boxing Commission Regulatory Guidelines.
	295 B	Specifies that boxers may not participate without approval of the department if the weight differences exceed those specified.	The proposal moves the requirement from Section 280 G to this section. The language is the same.
	295 C	None	The proposal specifies that if one of the boxers is above or below the specified weight both boxers will wear the gloves of the higher weight. This requirement is consistent with the Association of Boxing Commissions Regulation Guidelines.
	295 D	None	The proposal requires boxers to be weighed within 24 hours of the event at a time designated by the promoter and approved by the department, in the presence of each other, the promoter and the department. The proposal further requires the boxers to remove weight from their bodies prior to weighing except that males may wear shorts and

			females may wear shorts and shirts. Also states
			that the scales shall not be moved until the weigh- ins are complete. This requirement is consistent with the Association of Boxing Commissions Regulation Guidelines.
	295 E	None	The proposal sets forth requirements for weigh-ins occurring between 12 and 24 hours prior to the event and specifies how much weight the boxer must lose up to 2 hours prior to the event to be approved to compete. States that if the boxer still exceeds the weight limits 2 hours prior to the event, he may renegotiate his contract. This requirement is consistent with the Association of Boxing Commissions Regulation Guidelines.
	295 F	None	The proposal sets forth requirements for weigh-ins occurring less than 12 hours prior to the event and states that if the boxer exceeds the weight specified in the contract, he shall not be permitted to lose more than 2 pounds prior to the contest. States that if the boxer still exceeds the weight limit 6 hours prior to the event, he will not be approved to compete and may renegotiate his contract. This requirement is consistent with the Association of Boxing Commissions Regulation Guidelines.
	295 G	None	The proposal requires promoters to be responsible for ensuring that all boxers and seconds be present at the prefight meeting and report to the event location and their locker rooms at the specified time. The proposal also states that if a boxer leaves the locker room prior to the time for the bout or leaves the event facility before the end of the bout the boxer will be disqualified. This is clarifying language consistent with current practice.
300		Current language uses the term dressing room.	The terms dressing room and locker room are used interchangeably throughout the regulations, therefore the proposal changes all references to dressing room to locker room.
		Current language does not specify that the manager, trainer, second and cutman referenced must be licensed and does not include the promoter as an individual that has access to the locker room.	The proposal clarifies that the manager, trainer, second and cutman referenced in this section must be licensed and also clarifies that the promoter, as well as the promoter's representative may have access to the locker room.
310		Current language references boxing contestants and	The proposal references boxers for clarity.

	contestants.	
320	None	The proposal requires identification of the chief second and other seconds before the contest begins, requires the corner to present the boxer to the official when the event inspector calls the boxers to the ring and when the referee calls the boxers to the center of the ring for final instructions. This is clarifying language consistent with current practice.
	The current regulations permit four seconds in bouts that are not world title bouts.	The proposal changes the number of seconds permitted in bouts that are not world title bouts from 4 to 3. This requirement is consistent with the Association of Boxing Commissions Regulation Guidelines.
	The current regulations do not contain a requirement for seconds to appear at the weigh-in and prefight meeting.	The proposal requires seconds to appear at the weigh-in and prefight meeting. This is clarifying language consistent with current practice.
	None	The proposal requires that seconds keep their shoulders below the ring floor level, prohibits seconds from standing up or leaning on the edge of the ring, mat or floor, or slapping the ring, mat or floor while the bout is in progress or touching the ropes until the bell sounds to end the round. The proposal also requires seconds to keep the coaching volume down during the bout and prohibits them from interfering with the officials. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
	None	The proposal clarifies that the second shall not enter the ring until the bell signals the end of the round. The proposal also clarifies that the second may coach his boxer, treat cuts, abrasions or swelling and provide water, ice, approved sport drinks or other cooling-down techniques during the rest period. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
	None	The proposal requires seconds to wipe up any fluids in their corners between rounds. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.

	The current requirement states that seconds shall not enter the ring until the bell signals the end of a round.	The proposals clarifies that seconds may not enter the ring to assist or move a boxer who has been knocked down or injured until instructed to do so by the ringside physician. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
	The current regulation references the prohibition against the use of Monsol's solution, alcoholic beverages, stimulants, or other unapproved substances.	The proposal moves the prohibition against use of the referenced substances from this Section to Section 430.
	None	The proposal prohibits throwing in the towel by any second, states that if the second enters the ring during the round the boxer will be disqualified and states that only the referee can stop the bout. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
330	None	The proposal states that boxing contests for males shall not be scheduled for less than four or more than 12 rounds and contests for females not for more than 10. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
340	The current language does not make clear when a knockdown has occurred.	The proposal specifically states that a knockdown is when a boxer touches the floor or is being held up by the ropes or is hanging on the ropes without the ability to protect himself and cannot fall to the floor. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
	The current language references the mandatory 8 count in Subsection C.	The proposal moves the language referencing a mandatory 8 count from Subsection C to Subsection A for clarity.

		The current language does not impose requirements on an opponent when the boxer is down or helpless on the ropes.	The proposal states that the count shall not begin until the opponent is in a neutral corner, that the referee may stop the count if the opponent fails to go to the neutral corner, and that the referee will resume the count where he left off when the opponent returns to the neutral corner. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
		The current language states that the referee shall rule a knockout on a count of ten where the boxer is unable or unwilling to reenter the contest or on a count of 20 if the boxer has left the ring for any reason.	The proposal rephrases the current requirements for clarity.
		None	The proposal states that a boxer who leaves the ring cannot be touched while out of the ring by his second or others. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
	342	None	The proposal clearly states when a bout may be terminated by a referee, how knockouts and technical knockouts are recorded and when a boxer is placed on the suspension list on the boxer registry. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 A		The current language states that hitting below the belt is a foul.	The proposal changes hitting below the belt to hitting below the naval for clarification purposes.
		None	The proposal adds fouls for hitting behind the ear, intentionally spitting out the mouthpiece, biting or spitting, not following referee's instructions, stepping on opponent, crouching below opponent's belt, leaving neutral corner and corner shouting. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
		The current language does not contain clarifying language regarding rabbit punches.	The proposal states that a rabbit punch is a punch thrown to the back of the head and neck areas and states that a rabbit punch is a foul even if it was not deliberate. This change was made for clarity.

350 D	The current language uses the term contestants.	The proposal changes contestants to boxing for clarity; all of Part VII relates to boxing only.
350 E	The current language does not set a limit on the length of time a referee may suspend a contest when a foul occurs.	The proposal limits to five minutes the time a referee may suspend a contest when a foul occurs. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 F	The current language is not clear as to scoring when a contest is stopped due an injury resulting from an accidental foul.	The proposed language clarifies that the contest is a draw if the accidental foul occurs during the first four rounds of a contest of more than four rounds or in a contest of four rounds. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 H	None	The proposed language specifies how scoring is to be done when an intentional foul causes an injury. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 I	None	The proposed language states that if a boxer conducts himself in an unsportsmanlike manner the referee may stop the bout and disqualify the boxer. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 J	None	The proposed language states how the bout is scored when an injury is caused by an accidental four or legal strike. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 K	None	The proposed language sets forth how the bout is scored when an injury caused by an accidental foul is severe enough to stop the bout. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 L	None	The proposed language states that if a boxer is hit with an accidental blow and does not rise by the count of 10 and continue after a reasonable time, not to exceed five minutes, he will lose the bout. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
350 M	None	The proposed language states when disqualification may occur for flagrant or continual fouls and when the referee may give a rest period.

			This is algorithing longuage generally several to the
			This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
360		None	The proposed language clarifies that judges, not referees, score a contest, and sets forth the criteria the judges will use. This is clarifying language generally consistent with the Association of Boxing Commissions Regulatory Guidelines and current practice.
370		The current language sets forth standards of conduct for boxers.	The proposal moves the standards of conduct to Section 430, which apply to all events, for clarification. No standards are deleted.
380		The current language sets forth standards of conduct specifically for kick boxing.	The proposal moves the standards of conduct for kick boxing to Sections 411.11 and 411.13 for clarity.
	385		The proposal creates a new Section setting forth rules for elimination boxing contests only. The new language is consistent with industry standard and current practice. Following is a breakdown by subsection of the need for each provision: 385.1 – Most participants in elimination contests have no formal training in boxing. Boxers who have federal identification numbers have training and experience. It would be unsafe to permit the trained professional boxers to compete against untrained participants. 385.2 – The shorter rounds for elimination boxing are to protect the safety of the participants. 385.3 – The standing eight count is a safety measure to further protect less trained participants from injury. 385.4 – In elimination contests, a participant who continues to win could fight several times before the end of the tournament. Limiting the number of times a participant can fight over a 2-3 day period increases the safety of the participants. 385.5 – There are no federal requirements for suspensions for elimination boxing and no boxer registry to report suspensions to. Having the provisions in regulation with 60 days for both a technical knockout and a knockout further protects the safety of the participants. 385.6 – Professional boxers may not participate in an event within 14 days of their last event. The 14 days is increased to 30 days for elimination boxing and elimination boxing because the boxers are not as well trained and in the same physical condition as professional boxers. 385.7 – Boxers in both professional boxing and elimination boxing are not permitted to participate if they do not pass the physical given by the ringside physician. The provision in the elimination boxing

			section regarding drugs and alcohol is necessary to heighten the awareness of participants about the danger of participating when using any type of drug or consuming alcohol within 24 hours of the event. 385.8 – The requirements in this section are the same as for professional boxing except that the normal boxing headgear is not used. All provisions are for the safety of the participant. 385.9 – In elimination boxing, the weight classes are set by the promoter. This provision establishes parameters for weight differences to increase the safety of the participants. 385.10 – Establishing a uniform glove weight for all participants increases the safety of the participants.
400		The current language sets forth standards of conduct specifically for wrestling.	The proposal moves the standards of conduct for wrestling to Section 415.2 for clarity.
410		None	The proposal clarifies that the promoter is responsible for security of the locker room area. This is clarifying language consistent with current practice. The requirement protects the participants as well as the public.
	411	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411 is similar to that used in Section 230 for boxing.
	411.1	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.1 is similar to that used in Section 240 for boxing.
	411.2	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.2 is similar to that used in Section 250 for boxing.
	411.3	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.3 is similar to that used in Section 260 for boxing.
	411.4	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.4 is similar to that used in Section 270 for boxing. The style of shorts used for mixed martial arts differs from boxing. The requirement for two pairs of shorts, one being tight, is to eliminate indecent exposure. Kick boxers are not permitted to wear shoes but use foot pads and shin pads because they are permitted to use their

		legs and feet as weapons.
411.5	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.5 is similar to that used in Section 280 for boxing. Section 411.5 does not reference standards of approval as set forth by the Association of Boxing Commissions because those standards do not cover mixed martial arts. Also, Section 411.5 does not reference federal law, which is not applicable to mixed martial arts.
411.6	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.6 is similar to that used in Section 290 for boxing. Section 411.6 does not reference standards of approval as set forth by the Association of Boxing Commissions because those standards do not cover mixed martial arts. Also, Section 411.6 does not reference federal law, which is not applicable to mixed martial arts.
411.7	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.7 is similar to that used in Section 295 for boxing. The specific weights are industry standard for mixed martial arts.
411.8	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.8 is similar to that used in Section 300 for boxing.
411.9	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.9 is similar to that used in Section 310 for boxing.
411.10	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.10 is similar to that used in Section 320 for boxing.
411.11	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.11 is similar to that used in Section 330 for boxing. The length of rounds, number of rounds and rest periods between rounds are industry standard for mixed martial arts.
411.12	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.12 is similar to that

		used in Castion 240 for howing. The standing sight
		used in Section 340 for boxing. The standing eight count is industry standard for mixed martial arts.
411.13	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.13 is similar to that used in Section 350 for boxing. The listing of fouls and how they are to be handled in scoring is industry standard for mixed martial arts.
411.14	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.14 is similar to that used in Section 360 for boxing. The provisions regarding judging and scoring are consistent with industry standards for mixed martial arts.
411.15	None	The proposal creates a new Part VIII that applies only to kick boxing and similar contests. The language used in Section 411.15 is similar to that used in Section 410 for boxing.
411.16	None	The proposal includes full contact rules. These rules are needed to cover "any similar contest" as set forth in Section 54.1-828 of the Code of Virginia. The provisions are consistent with industry standard.
411.17	None	The proposal includes international (low kick) rules. These rules are needed to cover "any similar contest" as set forth in Section 54.1-828 of the Code of Virginia. The provisions are consistent with industry standard.
411.18	None	The proposal includes Muay Thai (Thai boxing) rules. These rules are needed to cover "any similar contest" as set forth in Section 54.1-828 of the Code of Virginia. The provisions are consistent with industry standard.
411.19	None	The proposal includes San Shou (Sanda) rules. These rules are needed to cover "any similar contest" as set forth in Section 54.1-828 of the Code of Virginia. The provisions are consistent with industry standard.
411.20	None	The proposal includes mixed martial arts rules. Mixed martial arts were added to Section 54.1-828 of the Code of Virginia effective 07/01/05 (Chapter 287, 2005 Acts of Assembly). The provisions are consistent with industry standard.
411.21	None	The proposal references other types of events included in statute and sets forth how the rules apply to those events.

	415	None	The proposal creates a new Part IX that applies only to wrestling. The language used in Section 415 is similar to that used in Section 230 for boxing but does not include requirements specific to boxing such as federal identification number, number of rounds the boxers are to compete and fight records. The proposal does require a certification by the promoter that the participant is properly trained and competent to perform.
	415.1	None	The proposal creates a new Part IX that applies only to wrestling. The language used in Section 415.1 is similar to that used in Section 240 for boxing but does not include requirements specific to boxing such as a reference to ringside physicians, stools, a fully equipped ambulance, gloves, pregnancy tests, water buckets, bucket containing ice, surgeon's adhesive tape and surgical gloves. Also, the proposal permits 3 or 4 ring ropes and requires only that the bottom rope be padded whereas boxing requires 4 ropes, all padded.
	415.2	None	The proposal creates a new Part IX that applies only to wrestling and moves the language previously contained in Section 400 to this new Section. The proposal adds a requirement to report to the locker room at a designated time and states that if a participant leaves the area before time for the match or leaves the facility before the end of the match he will be disqualified. These provisions are for the safety of the wrestler. The proposal also requires the promoter to maintain a contract on file and permit review of the contract upon request. This requirement assists in determining the appropriate amount of the gate fee to be collected in accordance with Section 54.1-833 of the Code of Virginia.
	415.3	None	The proposal creates a new Part IX that applies only to wrestling. The language used in Section 415.3 is similar to that used in Sections 410 and 411.15.
420 A-K		None	The proposal clarifies current practice with regard to individuals who may be admitted to the event, how tickets are counted for purposes of calculating the gate fees, how tickets must be labeled and colored and how tickets are handled. The proposal also states that fees shall not be reduced for portions of an event containing amateur matches. All provisions assist in determining the appropriate amount of the gate fee to be collected in accordance with Section 54.1-833 of the Code of Virginia.

430 A 11	None	The proposal includes use of profane or abusive language among the acts that may result in disciplinary action. The regulations provide that that such conduct is a foul in boxing, kickboxing and mixed martial arts but do not specifically include such act in prohibited acts for all types of events, including wrestling. This provision will assist the officials in maintaining control at events.
430 A 12	None	The proposal includes "threatening or inflicting bodily harm upon an official or members of the audience" among the acts that may result in disciplinary action. This provision will assist the officials in maintaining control at events and ensuring the safety of the audience.
430 A 13	None	The proposal includes "making allegations against officials which the licensee knows or should have known to be false" among the acts that may result in disciplinary action. Licensees have engaged in this conduct in the past which has often times resulted in difficulty maintaining control at events and ensuring the safety of the audience.
430 A 14	None	The proposal includes "use of alcohol or other controlled substances" among the acts that may result in disciplinary action. This language was previously included in Section 370 for boxing and is now included in this Section to apply to use by all licensees. The provision will protect the safety of licensees by ensuring it is safe for them to compete and assist in maintaining control at events.
430 A 15		The proposal includes "failure to submit to a urinalysis or chemical test before or after an event upon the request" among the acts that may result in disciplinary action. This language was previously included in Section 370 for boxing and is now included in this Section to apply to use by all licensees. The provision will protect the safety of licensees by ensuring it is safe for them to compete.
430 A 16		The proposal includes "failure to fulfill contracts for participation" among the acts that may result in disciplinary action. This provision will assist in protecting the promoter, all participants and the public.
430 A 17		The proposal includes "wearing facial cosmetics or jewelry" among the acts that may result in disciplinary action. This provision is for the safety of the participants in all types of events covered by

	these regulations.
430 A 18	The proposal includes "failure to secure hair with soft, nonabrasive materials when deemed appropriate" among the acts that may result in disciplinary action. This provision is for the safety of the participants in all types of events covered by these regulations.