STATE OF NORTH CAROLINA NORTH CAROLINA STATE BOXING AUTHORITY BOXING & MIXED MARTIAL ARTS PROMOTER'S SURETY BOND

(For Corporate Promoter)

organized and existing under the laws of the State of	, a corporation
to transact business in the State of North Carolina, with its principal office located at	
, as PRINCIPAL, and	
, as I KIIVCII AL, and	ration incorporated
, a corpor under the laws of the State of and duly licensed to trans	nsact a surety
business in the State of North Carolina, with its principal office located at	
, as SURETY, are indebted a	
NORTH CAROLINA STATE BOXING AUTHORITY, as OBLIGEE, for the use and b	enefit of any
person who is injured or damaged by acts or omissions of the PRINCIPAL in its perform	nance of activities
as a Promoter subject to regulation under Article 68 of Chapter 143 of the North Carolin	
("North Carolina State Boxing Authority"), in the sum of	, for the
payment of which sum we bind ourselves and our legal representatives and successors, jo	ointly and severally.
The condition of these obligations is that the PRINCIPAL is desirous of acting as a "Pro in N.C.G.S. §143-651(21) and as such will be subject to the provisions of Article 68 of C North Carolina General Statutes and Chapter 9 of Title 18 of the North Carolina Adminimal including the requirement imposed by N.C.G.S. §143-654(c) that any applicant for a Promust submit a surety bond in an amount no less than Ten Thousand Dollars (\$10,000.00)	Chapter 143 of the strative Code, omoter's license
If the PRINCIPAL and all its agents and employees faithfully and honestly perform and obligations imposed by Article 68 of Chapter 143 of the North Carolina General Statutes time to time, and all rules, regulations and orders issued pursuant thereto, then this obligand void; otherwise it shall remain in full force and effect.	s, as amended from
This surety bond is intended to comply with the requirements of N.C.G.S. §143-654. The expressly provided that:	nerefore, it is hereby
1. Any person who suffers or sustains any loss or damage by reason of the failut PRINCIPAL to faithfully perform and fulfill its obligations as set forth in Article Chapter 143 of the North Carolina General Statutes and in Chapter 9 of Title 18 North Carolina Administrative Code shall file a claim with the SURETY for such damage, and if the claim is not paid, may bring an action in his own name based bond and recover against the SURETY. Any fault, negligence, error or omission to fulfill contractual obligations, or any other act or failure to act by the PRINCIPAL opposition of Article 68 of Chapter 143 of the North Carolina General Statutes of 9 of Title 18 of the North Carolina Administrative Code, shall result in a claim recovery from this bond.	le 68 of B of the ch loss or I on the on, failure IPAL as a of any or Chapter
2. The NORTH CAROLINA BOXING AUTHORITY may file a claim with the SURETY on behalf of any person who has suffered or sustained a loss or damagreason of the PRINCIPAL's act or failure to act as described in Paragraph 1 about the SURETY shall pay the amount of the claim to the NORTH CAROLINA BOAUTHORITY for distribution to such claimant.	ge by ove, and
3. The total aggregate liability of the SURETY with respect to this bond shall be to the sum of	pe limited

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- 4. The SURETY may cancel this bond and be relieved of further liability hereunder by delivering SIXTY (60) days written notice to the PRINCIPAL at its address last known to the SURETY and to the NORTH CAROLINA BOXING AUTHORITY, Department of Public Safety, Alcohol Law Enforcement Division, P. O. Box 29500, Raleigh, N.C. 27626-0500: however, such cancellation shall not operate to relieve, release, or discharge the SURETY from any liability already accrued or which shall accrue before the expiration of the sixty (60) day period.
- 5. This bond shall be deemed continuous in form and shall remain in full force and effect during the period for which it is issued and for any renewal thereof, or until the bond is canceled by the SURETY.
- 6. In the event that the PRINCIPAL and the SURETY or either of them is served with notice of any action brought against the PRINCIPAL or SURETY under this bond, written notice of the filing of such action shall immediately be given by the PRINCIPAL or SURETY as each is served or notified to NORTH CAROLINA BOXING AUTHORITY in Raleigh, North Carolina, at the address shown above.

	e of the SURET	name of the PRINCIPAL are affixed and attested by its Y and signature of its duly appointed Attorney in Fact , 20
(Corporate Seal)	Ву:	(PRINCIPAL)
ATTEST:		(Signature and Official Title)
(Official Title)		
	Ву:	(SURETY)
		(Attorney in Fact)