Second print



New South Wales

Combat Sports Amendment Bill 2024

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2024



New South Wales

Combat Sports Amendment Bill 2024

Act No , 2024

An Act to amend the Combat Sports Act 2013 and the Combat Sports Regulation 2014 for particular purposes.

EXAMINED

Speaker

The Legislature of New South Wales enacts—				
1	Name of Act	2		
	This Act is the Combat Sports Amendment Act 2024.	3		
2	Commencement	4		
	This Act commences on a day or days to be appointed by proclamation.	5		

Schedule 1 Amendment of Combat Sports Act 2013 No 96

[1] Section 4 Definitions

Insert before section 4(1)—

(1A) The dictionary in Schedule 3 defines words used in this Act. Note— The Interpretation Act 1987 contains definitions and other provisions affecting the interpretation and application of this Act. 1

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[2] Section 4(1)

Omit the definitions of *amateur combat sport contest*, *approved form*, *attending medical practitioner*, *combat sport*, *disciplinary action*, *professional combat sport contest*, *promoter*, *registration class* of combatant, *registration class* of industry participant or promoter, *registration pre-condition*, *second* and *trainer*.

[3] Section 4(1)

Insert in alphabetical order-

accreditation pre-condition—see section 37J(2).

amateur combat sport contest—see section 5(1).

approved form means a form approved by the Authority under section 109. *attending medical practitioner* means a medical practitioner, accredited under Part 2A, who is engaged by the promoter of a combat sport contest to—

- (a) carry out the functions of an attending medical practitioner in relation to the contest, and
- (b) be present, in the capacity of a medical practitioner, at a weigh-in for the contest or at the contest.

category 1 head injury sign means a physical indication, symptom or other sign of a head injury specified in the rules as being a category 1 head injury sign.

category 2 head injury sign means a physical indication, symptom or other sign of a head injury specified in the rules as being a category 2 head injury sign.

certificate of fitness—see section 7A(1).

close associate, of an applicant for registration as a promoter or manager under this Act or a registered promoter or manager—see section 6A(1).

combat sport means any sport, martial art or activity in which the primary objective of each combatant in a contest, display or exhibition of that sport, martial art or activity is to strike, kick, hit, grapple with, throw or punch one or more other combatants, but does not include a sport, martial art or activity that is prescribed by the regulations.

contest includes an exhibition contest but does not include sparring.

current certificate of fitness—see section 7A(2).

disciplinary actions—

- (a) for Part 2, Division 4—see section 33(2), or
- (b) for Part 2A, Division 2—see section 37I(2).

exhibition contest means a combat sport contest in which each combatant knowingly engages in the contest on the basis that—

- (a) there is no adjudication of the contest for the purposes of determining or declaring a winner, and
- (b) there is no intention of determining or declaring a winner of the contest.

		medi	<i>cal suspension</i> —see section 16A(2).	1				
		profe	essional combat sport contest—see section 5(2).	2				
			<i>noter</i> , of a combat sport contest, means the person who has effective rol of the promotion of the contest.	3 4				
		regis	<i>tration class</i> means—	5				
		(a)	for a combatant—the registration class, determined by the Authority under section 10, for which the combatant is registered, or	6 7				
		(b)	for an industry participant or a promoter—the registration class, determined by the Authority under section 22, for which the industry participant or promoter is registered.	8 9 10				
		regis	tration pre-condition—see section 35(2).	11				
		<i>relevant approved amateur body</i> , for a combat sport contest, means a approved amateur body for the combat sport involved in the contest.						
	<i>safety training condition</i> , in relation to a person's registration under this Act, means a condition requiring the person to undertake, and successfully complete to the standard required by the Authority, training relating to the management of concussion and head injuries.							
		peop deter	ring means a training or practice activity in a combat sport between 2 le in relation to which there is no adjudication for the purposes of mining or declaring, nor an intention of determining or declaring, a er at the end of the activity.	18 19 20 21				
		sport	ts <i>rules</i> , for a combat sport contest, means the rules relating to the combat involved in the contest under or in accordance with which the contest is g held or adjudicated.	22 23 24				
		train	er—see section 6(1)(c).	25				
Secti	ion 5			26				
Omit	the se	ction.	Insert instead—	27				
5	Ama	teur a	nd professional combat sport contests	28				
	(1)	In th	is Act, a combat sport contest is an <i>amateur combat sport contest</i> if—	29				
		(a)	the contest has been approved by a relevant approved amateur body for the contest, and	30 31				
		(b)	the contest is held in accordance with the approved amateur sports rules for the combat sport in which the combatants will engage in the contest, and	32 33 34				
		(c)	the match-maker for the contest is a person nominated or approved by a relevant approved amateur body for the contest, and	35 36				
		(d)	none of the combatants engaging in the contest are registered, under this Act or under the laws of another jurisdiction, in a professional class for the style of combat sport in which the combatants will engage in the contest, and	37 38 39 40				
		(e)	the contest satisfies any other criteria prescribed by the regulations for the purposes of this subsection.	41 42				
	(2)		is Act, a combat sport contest is a <i>professional combat sport contest</i> as the contest is—	43 44				
		(a)	an amateur combat sport contest, or	45				
		(b)	an exhibition contest.	46				

[4]

[5] Section 6 Industry participants

Omit "an individual who undertakes to represent the interests of a combatant in procuring the engagement of the combatant as a contestant" from section 6(1)(b).

Insert instead "a person who undertakes to represent the interests of a combatant in procuring the engagement of the combatant".

[6] Section 6(1)

Omit section 6(1)(c) and (d). Insert instead—

(c) an individual who does any of the following (a *trainer*)—

(i) supervises the training or instruction of a combatant or who accompanies a combatant into or onto the contest area to give advice or assistance during a combat sport contest,

- (ii) assists a combatant under the supervision or on the advice of a person mentioned in subparagraph (i),
- (iii) assists a person mentioned in subparagraph (i) in the preparation of combatants,

[7] Section 6A

Insert after section 6—

6A Close associates

(2)

(1)	In th	is Act, a person is a <i>close associate</i> , of an applicant for registration as a
	prom	oter or manager under this Act or a registered promoter or manager, if—
	(a)	the person—

- (i) holds or will hold a relevant financial interest, or is or will be entitled to exercise a relevant power, whether in the person's own right or on behalf of another person, in the business of the applicant or registered promoter or manager, and
- (ii) because of that interest or power is or will be able, in the Authority's opinion, to exercise a significant influence over or in relation to the conduct of the business, or
- (b) the person holds or will hold a relevant position, whether in the person's own right or on behalf of another person, in the business of the applicant or registered promoter or manager.

Iı	In this section—			
relevant financial interest, in relation to a business, means—				
(a)	a share in the capital of the business, or	34	
(b)	an entitlement to receive any income derived from the business, whether the entitlement arises at law or in equity or otherwise.	35 36	
r	elev	ant position means any of the following positions—	37	
(a)	the position of director, manager or secretary,	38	
(b)	another position, however designated, if it is an executive position,	39	
(c)	any other position prescribed by the regulations for the purposes of this definition.	40 41	
		<i>ant power</i> means any power, whether exercisable by voting or otherwise whether exercisable alone or in association with others—	42 43	
(a)	to participate in a directorial, managerial or executive decision, or	44	
(b)	to elect or appoint a person to a relevant position.	45	

[8]	Sect	ion 7			1
	Omit	t the se	ction.	Insert instead—	2
	7	Sero	logica	al clearances	3
		(1)		his Act, a <i>serological clearance</i> , for a person, means a certificate by a ical practitioner or a pathology service provider that states—	4 5
			(a)	in the medical practitioner's or pathology service provider's opinion, the person is not capable of transmitting to another person any medical condition or disease specified by the regulations, and	6 7 8
			(b)	the medical practitioner's or pathology service provider's opinion is based on the results of blood tests or other tests carried out on a date specified in the certificate.	9 10 11
		(2)	clear	the purposes of this Act, a serological clearance is a <i>current serological rance</i> if the tests referred to in the clearance were carried out within the od prescribed by the regulations.	12 13 14
		(3)	In th	is section—	15
			path	ology service provider means a person who provides a pathology service.	16
[9]	Sect	ion 7A			17
	Inser	t after	section	n 7—	18
	7A	Certi	ficate	s of fitness	19
		(1)	medi	his Act, a <i>certificate of fitness</i> , for a person, means a certificate by a ical practitioner, in the approved form, certifying that, on the date ified in the certificate, the person—	20 21 22
			(a)	does not have any medical, health or other physical condition prescribed by the regulations as being a condition that disqualifies a person from being registered as a combatant for the registration class of combatant in which the person is, or has applied to be, registered (a <i>disqualifying</i> <i>condition</i>), and	23 24 25 26 27
			(b)	satisfies any other health requirements determined by the Authority or specified in the rules as being required to be met by the person for registration as a combatant for the registration class of combatant in which the person is, or has applied to be, registered, and	28 29 30 31
			(c)	is, in the medical practitioner's opinion, otherwise fit to engage in combat sport.	32 33
		(2)	fitne	the purposes of this Act, a certificate of fitness is a <i>current certificate of</i> <i>iss</i> if the certificate was signed by the medical practitioner not more than ays before the certificate is sought to be relied on by the person.	34 35 36
[10]	Sect	ion 8 /	Appro	val of amateur combat sport bodies	37
	Inser	t after	section	n 8(4)—	38
		(4A)		approved amateur body must comply with any conditions to which the 's approval is subject.	39 40
			Max	imum penalty—100 penalty units.	41
[11]	Sect	ion 10			42
	Omit	t the se	ction.	Insert instead—	43

10 Reg	gistrati	on class	ses of combatants	1
	regis	stration	ity may, with the approval of the Minister, determine the classes of combatants for which persons may be registered under	2 3 4
Section 1	1 Appl	ication	for registration as a combatant	5
Omit sect	ion 11(2	2). Inser	t instead—	6
(2)	The	applicat	ion must—	7
	(a)	be in t	the approved form, and	8
	(b)			9 10
	(c)	be acc	companied by—	11
		(i)	a current certificate of fitness for the applicant, and	12
				13
			the application, and	14 15
		(iv)	the fee, if any, prescribed by the regulations.	16
Section 1	1(2C)			17
Omit sect	ion 11(2	2C). Inse	ert instead—	18
(2C)				19 20
	(a)			21 22
	(b)			23 24
	(c)			25 26
Section 1	3 Dete	rminatio	on of application	27
Insert afte	er sectio	n 13(2)((c)—	28
	(c1)	registe	ered for 1 or more other registration classes of combatant and the	29 30 31
	(c2)	in the	Authority's opinion, it would be contrary to the public interest to	32 33
Section 1	4 Conc	litions o	of registration	34
Insert "sta	andard"	before '	'conditions" in section 14(3).	35
Section 1	4(6)			36
Insert afte	er sectio	n 14(5)-	_	37
(6)			t must comply with any conditions imposed on the combatant's	38 39
	•		enalty—50 penalty units.	40
Section 1	5 Dura	tion of I	registration	41
				42
	Section 1 Omit sect (2) Section 1 Omit sect (2C) Section 1 Insert after Insert after (6) Section 1	Section 11 → ppH Omit section 11(2 (2) The (2) The (2) The (3) (b) (c) (c) Section 11(2 (c) Omit section 11(2 (c) (2C) The (2C) The (2C) The (2) (c) Section 13 Detendent Insert after section (c1) (c2) (c2) Section 14 Conce Insert after section (c1) (6) A conce (2) Section 15	The Author registration this Act. Section 11 Application f Omit section 11(2). Inser (2) The applicat (a) be in f (b) specific applicat (c) be acc (i) (ii) (iii) (iii) (iv) Section 11(2C). Insection 11(2C). Insection 11(2C). Insection 11(2C). Omit section 11(2C). Insection 11(2C). Insection 11(2C). Insection 11(2C). Insection 11(2C) for a r (c) for a r (c) for a r currer (b) for a r a curr (c) for a r the dot Section 13 Determination Insert after section 13(2)((c1) at the registric application 13(2)((c2) in the grant Section 14 Conditions of Insert "standard" before for Section 14(6) Insert after section 14(5)- (6) A combatan registration. Maximum p	The Authority may, with the approval of the Minister, determine the registration classes of combatants for which persons may be registered under this Act. Section 11 Application for registration as a combatant Omit section 11(2). Insert instead— (2) The application must— (a) be in the approved form, and (b) specify 1 or more registration classes of combatant for which the applicant is applying to be registered, and (c) be accompanied by— (i) a current certificate of fitness for the applicant, and (ii) a current serological clearance for the applicant, and (iii) a current serological clearance for the applicant, and (iv) the fce, if any, prescribed by the regulations. Section 11(2C) Omit section 11(2C). Insert instead— (2C) The Authority may exempt an applicant from a requirement under subsection (2)(c)(i)(iii)) if, at the time the application is made— (a) for a requirement under section (2)(c)(i)—the Authority already holds a current serological clearance for the applicant, or (b) for a requirement under section (2)(c)(ii)—the Authority already holds a current serological clearance for the applicant, or (c) for a requirement under section (2)(c)(ii)—the Authority already holds a current serological clearance for the applicant, or (c) for a requirement under section (2)(c)(ii)—the Authority already holds a current serological clearance for the applicant, or (c) for a requirement under section (2)(c)(ii)—the Authority already holds the document or information. Section 13 Determination of application (c1) at the time the application is being determined, the applicant is registration for the other class or classes is suspended, or (c2) in the Authority's opinion, it would be contrary to the public interest to grant the registration, or Section 14(6) Insert after section 14(5)— (6) A combatant must comply with any conditions imposed on the combatant's registration. Maximum penalty—50 penalty units.

[18]	Sect	Section 15A							
	Inser	t after s	section 15—	2					
	15A	A Variation of registration to add registration classes							
		(1)	A person registered as a combatant may apply to the Authority to vary the registration to add 1 or more registration classes of combatant.	4 5					
		(2)	The application must—	6					
			(a) be in the approved form, and	7					
			(b) be accompanied by the fee, if any, payable for the application as prescribed by the regulations, and	8 9					
			(c) specify the registration class or classes the person is applying to add, and	10 11					
			(d) be accompanied by—	12					
			(i) a current certificate of fitness for the applicant, and	13					
			(ii) a current serological clearance for the applicant, and	14					
			(iii) any other document or information required by the Authority for the application.	15 16					
		(3)	The Authority may exempt an applicant from a requirement under subsection (2)(d) if, at the time the application is made—	17 18					
			(a) for a requirement under section (2)(d)(i) or (ii)—the Authority already holds a current certificate or clearance for the applicant, or	19 20					
			(b) for a requirement under section (2)(d)(iii)—the applicant has already provided Authority with the document or information.	21 22					
		(4)	Section 13 applies to the application as if it were an application, under section 11, to be registered as a combatant for the class to be added.	23 24					
		(5)	To avoid doubt, if the Authority grants an application to add a registration class (the <i>added class</i>) to the applicant's registration as a combatant, the person's registration in the added class ends on the same day as the applicant's registration as a combatant before the addition of the added class.	25 26 27 28					
[19]	Sect	ion 16		29					
	Omit	section	n 16. Insert instead—	30					
	16	Restr class	riction on registration of former professional combatants in amateur	31 32					
		(1)	This section applies to a person who—	33					
			 (a) is, or has been, registered as a combatant in a registration class applicable to professional combat sport contests for a style of combat sport, or 	34 35 36					
			(b) has competed as a combatant in a professional combat sport contest.	37					
		(2)	The Authority must not register the person for a registration class applicable to amateur combat sport contests for the same style of combat sport unless the Authority is satisfied the subsequent registration is appropriate.	38 39 40					
		(3)	The Authority may determine guidelines for deciding whether it is appropriate to subsequently register a person under subsection (2).	41 42					
		(4)	The Authority must publish any guidelines determined under subsection (3) on the Authority's website.	43 44					

		(5)		cciding whether it is appropriate to register the person, the Authority must regard to any guidelines published under subsection (4).	1 2
		(6)	comb subse	person's registration in the registration class applicable to professional bat sport contests for a style of combat sport is cancelled if the person is equently registered in the registration class applicable to amateur combat t contests for the same style of combat sport.	3 4 5 6
[20]	Sect	ions 1	6A–16)G	7
	Inser	t after	section	n 16—	8
	16A	Auto	matic	suspension of registration—medical suspensions	9
		(1)		erson's registration as a combatant is automatically suspended in the wing circumstances—	10 11
			(a)	the person loses a combat sport contest by knockout under the sports rules for the combat sport involved in the contest,	12 13
			(b)	the person becomes the subject of an automatic or other suspension on the basis of a medical suspension certification by an authority responsible for the regulation and administration of combat sports in another jurisdiction,	14 15 16 17
			(c)	the person becomes the subject of a medical suspension certification by a medical practitioner in New South Wales,	18 19
			(d)	the person becomes the subject of a medical suspension certification by a medical practitioner in another jurisdiction.	20 21
		(2)		is Act, the suspension of a person's registration under this section is a <i>ical suspension</i> .	22 23
		(3)	appli	suspension of the person's registration as a combatant under this section les to each registration class of combatant in which the person is tered.	24 25 26
		(4)	In thi	is section—	27
			knoc	kout—	28
			(a)	includes a technical knockout if the person who calls for the contest to be stopped (the <i>caller</i>) does so—	29 30
				(i) on the basis that the caller observed a category 1 head injury sign in a combatant, or	31 32
				(ii) under a direction by another person who observed a category 1 head injury sign in a combatant, but	33 34
				does not include a tap out or submission. <i>ical suspension certification</i> means a certification by a medical itioner on any of the following terms—	35 36 37
			(a)	that, in the medical practitioner's opinion, the person is not medically fit to engage in a combat sport contest or sparring,	38 39
			(b)	that the person must not engage in any combat sport contest or sparring until the person has been examined and cleared by a medical practitioner as being fit to engage in combat sport,	40 41 42
			(c)	that the person must not engage in any combat sport contest or sparring before a specified date,	43 44
			(d)	that the person must not engage in any combat sport contest or sparring before a specified date unless the person has been examined and cleared by a medical practitioner as being fit to engage in combat sport.	45 46 47

16B	Automatic suspension of registration—safety training conditions				
			rson's registration as a combatant is automatically suspended if the person not comply with a safety training condition of the person's registration.	2 3	
16C	Dura	tion o	f automatic suspensions	4	
	(1)	The 1	medical suspension of a person's registration starts—	5	
		(a)	for a medical suspension under section $16A(1)(a)$ —as soon as the knockout occurs, or	6 7	
		(b)	for a medical suspension under section $16A(1)(b)$ —when the automatic or other suspension started, or	8 9	
		(c)	for a medical suspension under section $16A(1)(c)$ or (d)—when the person is notified of the medical suspension.	10 11	
	(2)	The 1	medical suspension of a person's registration ends—	12	
		(a)	for a medical suspension under section $16A(1)(a)$ —in accordance with the regulations, or	13 14	
		(b)	for a medical suspension relating to a certification that the person is not medically fit to engage in a combat sport contest or sparring—on the day a medical practitioner subsequently certifies that the person is medically fit to engage in a contest or sparring, or	15 16 17 18	
		(c)	for a medical suspension under section $16A(1)(b)$ —on the day the automatic or other suspension ends, or	19 20	
		(d)	for a medical suspension relating to a certification that the person must not engage in any combat sport contest or sparring until the person has been examined and cleared by a medical practitioner as being fit to engage in combat sport—on the day the person is examined and cleared by a medical practitioner as being fit to engage in combat sport, or	21 22 23 24 25	
		(e)	for a medical suspension relating to a certification that the person must not engage in any combat sport contest or sparring before a specified date—on the specified date, or	26 27 28	
		(f)	for a medical suspension relating to a certification that the person must not engage in any combat sport contest or sparring before a specified date unless the person has been examined and cleared by a medical practitioner as being fit to engage in combat sport—on the earlier of the specified date or the day the person is examined and cleared by a medical practitioner as being fit to engage in combat sport.	29 30 31 32 33 34	
	(3)	The a	automatic suspension of a person's registration under section 16B—	35	
		(a)	starts at the end of the day on which the person was due to comply with the safety training condition, and	36 37	
		(b)	ends at the end of the day on which person complies with the safety training condition as stated in the notice given under section $16G(2)$.	38 39	
16D	Auth	ority r	nust notify combatants of particular medical suspensions	40	
	(1)	the suby a :	boon as reasonably practicable after becoming aware that a combatant is ubject of a medical suspension imposed as a result of a certification given medical practitioner under Part 3, the Authority must give the combatant en notice of the combatant's medical suspension.	41 42 43 44	
	(2)		notice must state the following—	45	
	~ /	(a)	the combatant's name,	46	

		(b)	that the person's registration as a combatant is automatically suspended under the Act, section 16A,	1 2
		(c)	for a medical suspension under section 16A(1)(a)—the details of the contest in which the combatant was knocked out,	3 4
		(d)	for a medical suspension under section 16A(1)(c)—the details of the medical suspension certification,	5 6
		(e)	when the medical suspension started and will end.	7
16E	Com	batan	t must notify Authority of particular medical suspensions	8
	(1)	suspe	section applies to a combatant who becomes the subject of a medical ension other than a medical suspension imposed as a result of a fication given by a medical practitioner under Part 3.	9 10 11
	(2)	soon suspe	combatant must give the Authority notice of the medical suspension as as reasonably practicable after becoming aware of the medical ension.	12 13 14
		Maxi	imum penalty—50 penalty units.	15
	(3)		notice must—	16
		(a)	state the combatant's name, and	17
		(b)	state that the combatant is the subject of a medical suspension, and	18
		(c)	state the day on which the combatant became aware of the medical suspension, and	19 20
		(d)	for a medical suspension referred to in section $16A(1)(b)-(d)$	21
			(i) state the name and contact details of the authority or medical practitioner, and	22 23
			(ii) state the terms of the medical suspension, and	24
			(iii) be accompanied by a copy of the medical suspension certification.	25 26
16F	Com	batan	t must notify Authority of end of particular medical suspensions	27
	(1)	unde	section applies if the notice of a combatant's medical suspension given r section 16D or 16E does not specify a date on which the medical ension ends.	28 29 30
	(2)	comb	combatant must give the Authority written notice of the end of the patant's medical suspension as soon as practicable after the medical ension ends.	31 32 33
	(3)	The 1	notice must include the following information—	34
		(a)	the combatant's name,	35
		(b)	the day on which the medical suspension ended,	36
		(c)	details of the medical suspension to which the notice relates, including the conditions that were required to be met for the medical suspension to end,	37 38 39
		(d)	a copy of any certification by a medical practitioner required to end the medical suspension.	40 41

16G Authority must notify combatants of automatic suspension-safety training conditions

I6G	Authority must notify combatants of automatic suspension—safety training conditions				
	suspension		oon as reasonably practicable after becoming aware of the automatic ension of a person's registration under section 16B, the Authority must the person written notice of the suspension.	3 4 5	
	(2)	comp relate	oon as reasonably practicable after becoming aware that a person has blied with the safety training condition to which the automatic suspension es, the Authority must give the person written notice of the end of the ension.	6 7 8 9	
	(3)	A no	tice given under this section must state the following—	10	
		(a)	the person's name and combatant registration number,	11	
		(b)	the safety training condition to which the suspension relates,	12	
		(c)	that the person's registration as a combatant is, or was, automatically suspended under the Act, section 16B,	13 14	
		(d)	the day on which the suspension started,	15	
		(e)	for a notice under subsection (1)—that the suspension will end at the end of the day on which the person complies with the safety training condition,	16 17 18	
		(f)	for a notice under subsection (2)—the day on which the person complied with the safety training condition.	19 20	
Section	on 17	Regis	ster of combatants	21	
Omit section 17(5). Insert instead—				22	
	(5)	The 1	regulations may make provision for or with respect to—	23	
		(a)	the information on the register that may be made publicly available, and	24	
		(b)	the circumstances in which information on the register must be made available to particular persons.	25 26	
Section	on 18	lssue	of medical record books	27	
Omit	section	n 18(1) and (2). Insert instead—	28	
	(1)		Authority must issue each registered combatant with a medical record in the form the Authority considers appropriate, including in electronic	29 30 31	
	(2)		edical record book may contain 1 or more medical record cards in the oved form.	32 33	
Section	on 20	Indus	try participants and promoters must be registered	34	
Omit	section	n 20(3	b) and (4). Insert instead—	35	
	(3)	A co	rporation must not—	36	
		(a)	carry out an activity as a manager unless the corporation is registered as a manager for the registration class applicable to the contest, or	37 38	
		(b)	otherwise carry out an activity as an industry participant.	39	
		Maxi	imum penalty—	40	
		(a)	for a corporation whose registration for the applicable registration class has been cancelled, other than cancellation on surrender of registration—320 penalty units, or	41 42 43	
		(b)	otherwise—200 penalty units.	44	

[21]

[22]

[23]

	(4)	A corporation must not promote a combat sport contest unless the corporation is registered as a promoter for the registration class applicable to the contest. Maximum penalty—				
		(a)	for a c has b	orporation whose registration for the applicable registration class been cancelled, other than cancellation on surrender of ation—320 penalty units, or	4 5 6	
		(b)	otherv	vise—200 penalty units.	7	
[24]	Section 20	(6)(c)			8	
	Omit the pa	ıragrap	oh.		9	
[25]	Section 22				10	
- 1	Omit the se		Insert ir	istead—	11	
				ses of industry participants and promoters		
	ZZ Reyi				12	
		regis	tration o	ity may, with the approval of the Minister, determine the classes of industry participants and promoters for which persons tered for this Act.	13 14 15	
[26]	Section 23	Appli	cation f	for registration as industry participant or promoter	16	
	Omit "of a	specifi	ied" from	m section 23(1). Insert instead "for a specified".	17	
[27]	Section 23	(1A)			18	
	Insert after	section	n 23(1)-	_	19	
	(1A)			on may apply to the Authority to be registered as a manager or a specified registration class or classes.	20 21	
[28]	Section 23	(2)			22	
	Omit the su	lbsecti	on. Inse	rt instead—	23	
	(2)	The	applicat	ion must—	24	
		(a)		he approved form, and	25	
		(b)		y 1 or more classes in which the applicant is applying to be ered, and	26 27	
		(c)		application by a corporation—	28	
				include the name and contact details of a person nominated by the corporation to be the contact person for the purposes of the registration, and	29 30 31	
				include the following details for each close associate of the applicant—	32 33	
				(A) the close associate's name,	34	
				(B) the close associate's date and place of birth,	35	
		(4)		(C) the close associate's residential address, and	36	
		(d)		ompanied by any other document or information required by the rity for the application, and	37 38	
		(e)	be acc	ompanied by the fee, if any, prescribed by the regulations.	39	
[29]	Section 23	(2C)			40	
	Omit "subs	ection	(2)(c)".	Insert instead "subsection (2)(d)".	41	

[30]	Sect	Section 23(3)						
	Omit the subsection.							
[31]	Section 25 Determination of application							
	Insert "for an application by an individual—" before "that the applicant" in section $25(1)(c)$.							
[32]	Sect	ion 25	5(2)(c1)	e				
	Inser	t after	section 25(2)(c)—	7				
			(c1) that, in the Authority's opinion, it would be contrary to the public interest to grant the registration, or	8 9				
[33]	Sect	ion 25	i(5)	10				
	Inser	t after	section 25(4)—	11				
		(5)	For the purposes of determining an application by a corporation for registration as a manager or promoter, a reference in this section to the applicant includes a reference to each close associate of the applicant.	12 13 14				
[34]	Sect	ion 26	Security determinations	15				
	Inser	t after	section 26(5)—	16				
		(6)	For the purposes of investigating and making a determination in relation to an application by a corporation for registration as a manager or promoter, a reference in this section to the applicant includes a reference to each close associate of the applicant.	17 18 19 20				
[35]	Sect	ion 27	Conditions of registration	21				
	Insert "standard" before "conditions" in section 27(2).							
[36]	Sect	ion 27	(5)	23				
	Inser	t after	section 27(4)—	24				
	(5)		An industry participant or promoter must comply with any conditions imposed on the industry participant's or promoter's registration. Maximum penalty—	25 26 27				
			(a) for an individual—50 penalty units, or	28				
			(b) otherwise—100 penalty units.	29				
[37]	Sect	ion 28	Duration of registration	30				
	Omi	t sectio	on 28(2).	31				
[38]	Sect	ions 2	28A–28D	32				
	Inser	t after	section 28—	33				
	28A	Varia	ation of registration to add registration class	34				
		(1)	A person registered as an industry participant may apply to the Authority to vary the person's registration to add 1 or more registration classes of industry participant.	35 36 37				
		(2)	A person registered as a promoter may apply to the Authority to vary the person's registration to add 1 or more registration classes of promoter.	38 39				

	(3)	The application must—							
		(a)	be in the approved form, and	2					
		(b)	be accompanied by the fee, if any, payable for the application prescribed by the regulations, and	3 4					
		(c)	specify the registration class or classes the person is applying to add, and	5 6					
		(d)	be accompanied by any other document or information required by the Authority for the application.	7 8					
	(4)	(3)(d	Authority may exempt an applicant from a requirement under subsection) if the applicant has already provided the Authority with the document formation.	9 10 11					
	(5)	sectio	Sections 25 and 26 apply to the application as if it were an application, under ection 23, to be registered as an industry participant or promoter for the egistration class to be added.						
	(6)	To avoid doubt, if the Authority grants an application to add a registration class (the <i>added class</i>), the applicant's registration in the added class ends on the same day as the applicant's registration as an industry participant or promoter before the addition of the added class.							
28B	Auto	matic	suspension of registration—safety training conditions	19					
		suspe	rson's registration as an industry participant or promoter is automatically ended if the person does not comply with a safety training condition of the on's registration.	20 21 22					
28C	Dura	uration of automatic suspension of registration—safety training conditions							
	(1)	at the	automatic suspension of a person's registration under section 28B starts e end of the day on which the person was due to comply with the safety ing condition.	24 25 26					
	(2)	The suspension ends at the end of the day on which the person complies with the safety training condition as specified in the notice given under section 28D.							
28D	Notic	e of a	utomatic suspension of registration—safety training conditions	29					
	(1)	suspe	oon as reasonably practicable after becoming aware of the automatic ension of a person's registration under section 28B, the Authority must the person written notice of the suspension.	30 31 32					
	(2)	As soon as reasonably practicable after becoming aware that a person has complied with the safety training condition to which the automatic suspension relates, the Authority must give the person written notice of the end of the suspension.							
	(3)	A no	tice given under this section must state the following—	37					
		(a)	the person's name and industry participant or promoter registration number,	38 39					
		(b)	the safety training condition to which the suspension relates,	40					
		(c)	that the person's registration as an industry participant or promoter is automatically suspended under section 28B,	41 42					
		(d)	the day on which the suspension started,	43					
		(e)	for a notice under subsection (1)—that the suspension will end at the end of the day on which the person complies with the safety training condition,	44 45 46					

			(f)	for a notice under subsection (2)—the day on which the person complied with the safety training condition.	1 2			
[39]	Section	on 29	Regis	ster of industry participants and promoters	3			
	Omit section 29(5). Insert instead—							
		(5)	The	regulations may make provision for or with respect to—	5			
			(a)	the information included in the register that may be made publicly available, and	6 7			
			(b)	the circumstances in which information included in the register must be made available to particular persons.	8 9			
[40]	Section	on 30	Grou	nds for disciplinary action	10			
	Insert	after	sectio	n 30(1)(d)—	11			
			(e)	the Authority is satisfied that it would be contrary to the public interest for the person to be or remain registered.	12 13			
[41]	Section	on 35	Cond	litions on suspension or cancellation	14			
	Omit	sectio	n 35(2	2). Insert instead—	15			
		(2)	Auth	ne Authority cancels a person's registration under this division, the nority may impose a condition (a <i>registration pre-condition</i>) that the on must meet before the person is again eligible to be registered under this	16 17 18 19			
[42]	Section	on 37			20			
	Omit	the se	ction.	Insert instead—	21			
	37 Surrender of r		ender	of registration	22			
		(1)		gistered combatant, industry participant or promoter may, at any time, by en notice to the Authority, surrender either—	23 24			
			(a)	the registered combatant's, industry participant's or promoter's registration as a combatant, industry participant or promoter for 1 or more classes of registration specified in the notice, or	25 26 27			
			(b)	the registered combatant's, industry participant's or promoter's registration for all classes for which the combatant, industry participant or promoter is registered.	28 29 30			
		(2)	On r	eceiving the notice, the Authority must—	31			
			(a)	for a notice under subsection (1)(a)—cancel the person's registration as a combatant, industry participant or promoter for the class or classes of registration specified in the notice, or	32 33 34			
			(b)	for a notice under subsection $(1)(b)$ —cancel the person's registration as a combatant, industry participant or promoter for all classes of registration in which the person is registered.	35 36 37			
[43]	Part 2	2 A			38			
-	Insert	after	sectio	n 37—	39			

Part 2A Accreditation of attending medical practitioners										
Divi	ision	1	Acc	reditation of attending medical practitioners	2					
37A Attending medical practitioners must be accredited										
	(1)	atten medi	A person must not carry out an activity as, or exercise a function of, an attending medical practitioner unless the person is accredited as an attending medical practitioner by the Authority. Maximum penalty—50 penalty units.							
	(2)	in th conte pract	e capa est or a itioner imum j for a	t for a combat sport contest must not engage a person to be present, acity of an attending medical practitioner, at a weigh-in for the t the contest unless the person is accredited as an attending medical by the Authority. penalty— n individual—500 penalty units, or rwise—1000 penalty units.	8 9 10 11 12 13 14					
37B	Ann			accreditation as attending medical practitioner	15					
	(1)	A m	edical	practitioner may apply to the Authority for accreditation as an nedical practitioner.	16 17					
	(2)	An a	pplicat	tion must—	18					
		(a)	be in	the approved form, and	19					
		(b)		ccompanied by the fee, if any, payable for the application as cribed by the regulations, and	20 21					
		(c)	be ac	ecompanied by—	22					
			(i)	evidence of the medical practitioner's current registration with the Australian Health Practitioner Regulation Agency as a medical practitioner, and	23 24 25					
			(ii)	evidence that the medical practitioner holds current medical indemnity insurance of an appropriate level to cover a combat sport contest, and	26 27 28					
			(iii)	evidence that the medical practitioner holds any other qualification, or has successfully completed any training or course of education, required by the Authority for accreditation, and	29 30 31 32					
			(iv)	any other document or information prescribed by the regulations or required by the Authority for the application.	33 34					
37C	Deci	ding a	pplica	ition	35					
	(1)			rity may accredit a medical practitioner as an attending medical to the Authority is satisfied of the following—	36 37					
		(a)	that t	the application is made in accordance with this division,	38					
		(b)	any c	other matter prescribed by the regulations.	39					
	(2)			rity must refuse to accredit a medical practitioner as an attending actitioner—	40 41					
		(a)	if the or	e Authority is not satisfied of the matters specified in subsection (1),	42 43					
		(b) in any other circumstances prescribed by the regulations. 44								

37D

37E

(3)	Subsection (2) does not limit the grounds on which the Authority may refuse to accredit a medical practitioner as an attending medical practitioner.							
(4)	The Authority is not required to decide an application for accreditation as an attending medical practitioner if—	3 4						
	(a) the Authority is not satisfied as to the identity of the applicant, or	5						
	(b) the applicant fails, without reasonable excuse, to provide any relevant document or information requested by the Authority.	6 7						
Con	ditions of accreditation	8						
(1)	The Authority may, on the accreditation of an attending medical practitioner or at any later time, impose conditions on the accreditation.	9 10						
(2)	The regulations may impose standard conditions on the accreditation of attending medical practitioners.	11 12						
(3)	The Authority may, at any time, revoke a condition or vary a condition on the accreditation of an attending medical practitioner, other than a standard condition imposed by the regulations.	13 14 15						
(4)	This section does not limit any other power of the Authority under this Act to impose conditions on accreditation.	16 17						
(5)	A person must comply with any conditions imposed on the person's accreditation.	18 19						
	Maximum penalty for subsection (5)—50 penalty units.	20						
Regi	ister of attending medical practitioners	21						
(1)	The Authority must keep a register of attending medical practitioners.	22						
(2)	The register must include the following details for each person accredited as an attending medical practitioner—	23 24						
	(a) the person's name and date of birth,	25						
	(b) the person's home address and business address,	26						
	(c) the person's telephone number or email,	27						
	(d) the person's Australian Health Practitioner Regulation Agency registration number,	28 29						
	(e) details of any conditions to which the person's accreditation is subject,	30						
	(f) details of any suspension or cancellation of the person's accreditation, including any conditions or pre-accreditation conditions imposed,	31 32						
	(g) any other information prescribed by the regulations.	33						
(3)	The Authority may determine the way in which the register is maintained.	34						
(4)	The Authority must ensure that information included on the register is accurate and up to date.	35 36						
(5)	The regulations may make provision for or with respect to—	37						
	(a) the information included on the register that may be made publicly available, and	38 39						
	(b) the circumstances in which information included on the register must be made available to particular persons.	40 41						

Division 2 Disciplinary and other provisions

37F Grounds for disciplinary action

The Authority may take disciplinary action against an attending medical practitioner on any of the following grounds—

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- (a) the attending medical practitioner is no longer a medical practitioner or the attending medical practitioner's registration with the Australian Health Practitioner Regulation Agency as a medical practitioner is suspended,
- (b) the Authority considers the attending medical practitioner is not satisfactorily exercising, or cannot satisfactorily exercise, the functions of an attending medical practitioner,
- (c) the attending medical practitioner has contravened, or the Authority has reasonable ground to believe the attending medical practitioner is likely to contravene, a provision of this Act, the regulations or the rules,
- (d) the attending medical practitioner has contravened a law of another jurisdiction and the contravention would, if it had occurred in New South Wales, be a contravention of this Act, the regulations or the rules,
- (e) the attending medical practitioner has not complied with, or the Authority has reasonable ground to believe the attending medical practitioner is likely to not comply with, a condition of the attending medical practitioner's accreditation,
- (f) the attending medical practitioner no longer holds current medical indemnity insurance of an appropriate level to cover a combat sport contest,
- (g) any other ground prescribed by the regulations.

37G Notice to show cause why disciplinary action should not be taken

- (1) If the Authority believes a ground to take disciplinary action against an attending medical practitioner exists, the Authority must give the attending medical practitioner written notice (a *show cause notice*) that states the following—
 - (a) the attending medical practitioner's name,
 - (b) the disciplinary action the Authority proposes taking (the *proposed action*),
 - (b) details of the accreditation to which the proposed action relates,
 - (c) details of the ground for the proposed action,
 - (d) if the proposed action is a suspension of the attending medical practitioner's accreditation—the proposed period of the suspension,
 - (e) that the attending medical practitioner may make written submissions to the Authority, within a stated period of not less than 14 days after the show cause notice is given to the attending medical practitioner (the *submission period*), about why the proposed action should not be taken,
 - (f) the date and time of a meeting of the Authority at which the attending medical practitioner may also attend and respond to the show cause notice,
 - (g) that the attending medical practitioner may be represented at the meeting by a legal representative or other person,
 - (h) that it is an offence to give false or misleading information in response to the show cause notice.

	(2)	(2) The Authority must ensure the show cause notice does not, in stating the ground on which disciplinary action is proposed to be taken or otherwise, disclose the existence or content of any criminal intelligence report or other criminal information without the approval of the Commissioner of Police.							
	(3)	The a	attending medical practitioner may respond to the notice—						
		(a)	in writing to the Authority, or	6					
		(b)	at the meeting of the Authority stated in the notice, or	7					
		(c)	in both ways.	8					
	(4)		the end of the submission period, the Authority must decide whether or take disciplinary action against the attending medical practitioner.	9 10					
	(5)	In deciding whether to take disciplinary action, the Authority must consider any response given by the attending medical practitioner to the show cause notice—							
		(a)	within the submission period, or	14					
		(b)	at the meeting of the Authority stated in the notice.	15					
37H	Susp	oensio	n during show cause process	16					
	(1)	The Authority may, by written notice to an attending medical practitioner given a show cause notice under section 37G, suspend the person's accreditation as an attending medical practitioner until the Authority decides whether or not to take disciplinary action against the person under this division.							
	(2)	The notice must state—							
		(a)	the date on which the suspension of the person's accreditation as an attending medical practitioner starts, and	23 24					
		(b)	that the person's registration as an attending medical practitioner is suspended until the Authority decides whether or not to take disciplinary action against the person under this division.	25 26 27					
371	Disc	iplinaı	ry action may be taken	28					
	(1)		The Authority may take disciplinary action against the attending medical practitioner if the Authority is satisfied—						
		(a)	there are grounds for taking the disciplinary action, and	31					
		(b)	after considering any responses referred to in section 37G(5), the attending medical practitioner has not shown sufficient reasons why disciplinary action should not be taken.	32 33 34					
	(2)	The	following actions are <i>disciplinary actions</i> the Authority may take—	35					
		(a)	cancellation of the attending medical practitioner's accreditation,	36					
		(b)	suspension of the attending medical practitioner's accreditation,	37					
		(c)	imposition or variation of a condition on the attending medical practitioner's accreditation,	38 39					
		(d)	the giving of a written warning to the attending medical practitioner.	40					
	(3)	pract	Authority may take disciplinary action against the attending medical itioner whether or not the attending medical practitioner has been icted of an offence against this Act, the regulations or any other law.	41 42 43					
	(4)	4) The Authority is not limited to taking the disciplinary action stated in the show cause notice.							

	(5)	The Authority must give the attending medical practitioner written notice of the Authority's decision.						
	(6)	The r	notice must include the following details—	3				
		(a)	the attending medical practitioner's name,	4				
		(b)	if disciplinary action is taken against the attending medical practitioner—	5				
			(i) details of the disciplinary action taken, and	6 7				
			(ii) details of the ground on which the disciplinary action is being	8				
			taken,	9				
	(d) if the disciplinary action is a suspension of the attending medical practitioner's accreditation—							
			(i) the day on which the suspension starts, and	12				
			(ii) the day on which the suspension ends,	13				
		(e)	if the disciplinary action is cancellation of the attending medical practitioner's accreditation—the day on which cancellation takes effect,	14 15				
		(f)	any other details prescribed by the regulations.	16				
37J	Cond	litions	on suspension or cancellation of accreditation	17				
	(1)		Authority may suspend a person's accreditation as an attending medical itioner under this division—	18 19				
		(a)	for a specified period or indefinitely, or	20				
		(b)	until specified conditions are met by the person.	21				
	(2)	If the Authority cancels a person's accreditation under this division, the Authority may impose a condition (an <i>accreditation pre-condition</i>) that the person must meet before the person is again eligible to be accredited as an attending medical practitioner under this Act.						
	(3)	The A	Authority may, at any time, revoke or vary—	26				
		(a)	a condition imposed under subsection (1), or	27				
		(a)	a pre-accreditation condition.	28				
37K	Effec	t of su	uspension	29				
		atten medi	erson must not carry out an activity as, or exercise a function of, an ding medical practitioner while the person's accreditation as an attending cal practitioner is suspended. imum penalty—50 penalty units.	30 31 32 33				
Sect	ion 38	Appli	cation of division	34				
Inser	t at the	end o	f section 38(b)—	35				
			, or	36				
		(c)	2 or more combat sport contests, if the contests are held on consecutive days and at the same venue.	37 38				
Sect	ion 39			39				
Omit	t the se	ction.	Insert instead—	40				
				-				

[44]

[45]

	39	Requ	iireme	ent for permit to hold particular combat sport contest	1	
		(1)		rson must not hold a combat sport contest unless the person is the holder	2	
			-	permit to promote the contest.	3 4	
			(a)	for an individual—360 penalty units or imprisonment for 12 months, or	4 5	
			(a)	both, or	6	
			(b)	otherwise—720 penalty units.	7	
		(2)	For the	he purposes of subsection (1)—	8	
			(a)	a person does not hold a combat sport contest if the person only provides or controls the premises at which the contest is held, and	9 10	
			(b)	an approved amateur body does not hold an amateur combat sport contest if the approved amateur body only does 1 or both of the following—	11 12 13	
				(i) approves the contest,	14	
				(ii) arranges for a judge, referee, timekeeper or combat sport inspector to officiate at or attend the contest.	15 16	
[46]	Sect	ion 40	Appli	cation for permit	17	
	Omi	t "An i	ndividu	ual" from section 40(1). Insert instead "A person".	18	
[47]	Sect	ion 40	(2)(d)		19	
	Inser	t at the	end of	f section 40(2)(c)—	20	
				, and	21	
			(d)	be accompanied by the fee, if any, prescribed by the regulations.	22	
[48]	Sect	ion 40	(3)		23	
	Omi	t the su	bsectio	on.	24	
[49]	Sect	ion 42	Cond	itions of permit	25	
	Inser	rt ''stan	dard" l	before "conditions" in section 42(2).	26	
[50]	Section 42(4)					
	Inser	t after	sectior	n 42(3)—	28	
		(4)	perm		29 30	
			Maxi	imum penalty—	31	
			(a)	for an individual—20 penalty units, or	32	
			(b)	otherwise—40 penalty units.	33	
[51]	Sect	ion 50			34	
	Omi	t the se	ction.	Insert instead—	35	
	50	Unfit	comb	patant not to engage in contests or sparring	36	
		(1)		mbatant must not engage in a combat sport contest or sparring in the wing circumstances—	37 38	
			(a)	a medical practitioner certifies under this part that, in the medical practitioner's opinion, the combatant is not medically fit to engage in the contest or sparring and the combatant is notified of the certification,	39 40 41	

		(b)	combatant must not engage in any combat sport contest or sparring until the combatant has been examined and cleared by a medical practitioner					
			(i)	ing fit to engage in combat sports and— the combatant is notified of the certification, and	4 5			
			(i) (ii)	the combatant has not been examined and cleared by a medical practitioner as being fit to engage in combat sports before the contest or sparring,	6 7 8			
		(c)	comb	dical practitioner certifies, under this part or otherwise, that the batant must not engage in any combat sport contest or sparring e a specified date, and—	9 10 11			
			(i)	the combatant is notified of the certification, and	12			
			(ii)	the contest or sparring is held before the specified date,	13			
		(d)	comb befor	dical practitioner certifies, under this part or otherwise, that the batant must not engage in any combat sport contest or sparring e a specified date unless the combatant has been examined and ed by a medical practitioner as being fit to engage in combat sports	14 15 16 17 18			
			(i)	the combatant is notified of the certification, and	19			
			(ii)	the contest or sparring is held before the specified date and the combatant has not been examined and cleared by a medical practitioner as being fit to engage in combat sports before the contest or sparring.	20 21 22 23			
		Max	imum r	benalty—50 penalty units.	23			
	(2)	This pract Auth	section itioner, ority, o	n does not apply in relation to a matter certified by a medical , other than an attending medical practitioner, to the extent that the on the advice or recommendation of a medical practitioner or after the report of a medical practitioner, directs that it is not to apply.	25 26 27 28			
	(3)	pract	titioner	tant must give the Authority written notice of the medical 's certification as soon as practicable after being notified of the nunless the certification is given under this part.	29 30 31			
		Max	imum p	penalty—20 penalty units.	32			
[52]	Section 51	Oblia	ation c	of promoter—unfit combatant	33			
				lty. Insert instead—	34			
	0		. · ·	penalty—	35			
		(a)	for an both,	n individual—500 penalty units or imprisonment for 12 months, or or	36 37			
		(b)	other	wise—1,000 penalty units.	38			
[53]	Section 52	Oblig	ation c	of promoter—protective clothing and equipment	39			
	Omit the pe	-			40			
	1	•		benalty—	41			
		(a)	for an	n individual—160 penalty units, or	42			
		(b)	other	wise—320 penalty units.	43			
[54]	Section 53	Oblig	ation c	of promoter—attending medical practitioner	44			
_	Insert "acci	edited	under	Part 2A" before "is present".	45			
		accounted under l'art 2A before is present.						

[55]	Section 53			1				
	Omit the penalty. Insert instead—							
	Max	imum p	penalty—	3				
	(a)	for ar both,	n individual—500 penalty units or imprisonment for 12 months, or or	4 5				
	(b)	other	wise—1,000 penalty units.	6				
[56]	Section 54 Oblig	ation o	of promoter—notice of injury or death	7				
	Omit the penalty.	Insert	instead—	8				
	Max	imum p	penalty—	9				
	(a)	for an both,	n individual—80 penalty units, or imprisonment for 6 months, or or	10 11				
	(b)	other	wise—160 penalty units.	12				
[57]	Section 57, head	ling		13				
	Insert "attending	" befor	e "medical practitioner".	14				
[58]	Section 57(1)			15				
	.,	practiti	oner". Insert instead "an attending medical practitioner".	16				
[59]	Section 57(1)(d)			17				
	Insert "attending" before "medical practitioner".							
[60]	Section 57(1)(e)			19				
	Omit the paragraph. Insert instead—							
	(e)	medi intere conte other attene	attending medical practitioner certifies that the combatant is not cally fit to engage in the contest and considers it to be in the ests of the health or safety of the combatant to not engage in the st—to certify in the combatant's medical record book and in any document prescribed by the regulations that, in the opinion of the ling medical practitioner, the combatant must not engage in any at sport contest or sparring—	21 22 23 24 25 26 27				
		(i)	unless the combatant has been examined and cleared by a medical practitioner as being fit to engage in combat sports, or	28 29				
		(ii)	before a specified date, or	30				
		(iii)	before a specified date unless the combatant has been examined and cleared by a medical practitioner as being fit to engage in combat sports,	31 32 33				
[61]	Section 57(1)(f)			34				
	Insert "attending"	before	"medical practitioner".	35				
[62]	Section 57(3)(d)			36				
	Omit the paragrap	oh. Inse	rt instead—	37				
	 (d) if the attending medical practitioner considers it to be in the interests of the health or safety of the combatant to do so—to certify in the combatant's medical record book and in any other document prescribed by the regulations that, in the opinion of the attending medical practitioner, the combatant must not engage in any combat sport contest or sparring — 							

			(i)	unless the combatant has been examined and cleared by a medical practitioner as being fit to engage in combat sports, or	1
			(ii)	before a specified date, or	2
			(iii)	before a specified date unless the combatant has been examined	4
				and cleared by a medical practitioner as being fit to engage in combat sports,	5 6
[63]	Section 57	(3)(e)			7
	Insert "atter	nding"	before	e "medical practitioner" wherever occurring.	8
[64]	Section 58	Pre-c	ontest	medical examination	9
	Omit ", on t	he day	y of the	e contest," from section 58(1).	10
[65]	Section 58	(1A)			11
	Insert after	subsec	ction (1)—	12
	(1A)	The e	examin	nation must be undertaken—	13
		(a)	on th	e day of the contest, and	14
		(b)		e combatant has engaged in any other combat sport contests (the	15
			conte	<i>cous contests</i>) on the day of the contest—after the previous ests.	16 17
[66]	Section 58	(2)			18
	Omit the su	bsection	on. Ins	ert instead—	19
	(2)			er of a combat sport contest must not permit a combatant to engage st unless the promoter is satisfied that——	20 21
		(a)		ombatant has been examined by the attending medical practitioner r subsection (1), and	22 23
		(b)		ttending medical practitioner has sighted the combatant's medical d book, and	24 25
		(c)		ttending medical practitioner has certified that the combatant is cally fit to engage in the contest.	26 27
		Maxi	•	penalty—	28
		(a)	both,		29 30
		(b)	other	wise—1000 penalty units.	31
[67]	Section 59	Post-	contes	st medical examination	32
	Omit "been	a con	testant	" from section 59(1). Insert instead "engaged as a combatant".	33
[68]	Part 3, Divi	sion 4	4, head	ling	34
	Omit "of".	[nsert	instead	for suspending".	35
[69]	Section 62	Direc	tion no	ot to hold or participate in combat sport contest	36
	Insert "or en	ngage'	' after '	"participate" in section 62(1)(c).	37
[70]	Section 62	(2)			38
	Insert "befo	re," af	fter "m	ay,".	39

[71]	Sect	ion 63				1
	Omit	t the see	ction.	Insert i	nstead—	2
	63	Direc	tion b	oy atter	nding medical practitioner to stop and end contest	3
			refer		ng medical practitioner for a combat sport contest must direct the the contest to stop and end the contest, unless the referee has e so—	4 5 6
			(a)	if, in	the attending medical practitioner's opinion,	7
				(i)	there is a serious impairment to a combatant's ability to defend themself or continue in the contest, or	8 9
				(ii)	there is a likelihood of serious injury to a combatant's health if the contest were to continue, or	10 11
			(b)		attending medical practitioner observes a category 1 head injury n a combatant, or	12 13
			(c)	in any the ru	y other circumstances prescribed by the regulations or specified by iles.	14 15
[72]	Sect	ion 63/	4			16
	Inser	t after s	section	n 63—		17
	63A	Direc	tion b	oy atter	nding medical practitioner to suspend contest	18
			refer		ng medical practitioner for a combat sport contest must direct the the contest to suspend the contest, unless the referee has already	19 20 21
			(a)		attending medical practitioner observes a category 2 head injury n a combatant, or	22 23
			(b)	in any the ru	y other circumstances prescribed by the regulations or specified by les.	24 25
[73]	Sect	ion 64				26
	Omit	t the see	ction.	Insert i	nstead—	27
	64	Direc	tion b	oy com	bat sport inspector to stop and end contest	28
			refer		port inspector present at a combat sport contest must direct the the contest to stop and end the contest, unless the referee has e so—	29 30 31
			(a)	if, in	the combat sport inspector's opinion—	32
				(i)	there is a serious impairment to a combatant's ability to defend themself or continue in the contest, or	33 34
				(ii)	there is a likelihood of serious injury to a combatant's health if the contest were to continue, or	35 36
			(b)		combat sport inspector observes a category 1 head injury sign in abatant, or	37 38
			(c)		disruption occurs that, in the combat sport inspector's opinion, ants stopping and ending the contest, or	39 40
			(d)	in any the ru	y other circumstances prescribed by the regulations or specified by iles.	41 42

[74]	Sect	ion 64	Α		1		
	Inser	t after	sectio	n 64—	2		
	64A	Direction by combat sport inspector to suspend contest					
			refer	be the provide the contest of the contest must direct the see for the contest to suspend the contest, unless the referee has already a so-	4 5 6		
			(a)	if the combat sport inspector observes a category 2 head injury sign in a combatant, or	7 8		
			(b)	if a disruption occurs that, in the combat sport inspector's opinion, warrants suspending the contest, or	9 10		
			(c)	in any other circumstances prescribed by the regulations or specified by the rules.	11 12		
[75]	Sect	ion 66			13		
	Omi	t sectio	n 66.	Insert instead—	14		
	66	Refe	ree's	duty to stop and end combat sport contest	15		
		(1)		referee for a combat sport contest must immediately stop and end the est-	16 17		
			(a)	if directed to stop and end the contest by	18		
				(i) the attending medical practitioner under section 63, or	19		
				(ii) a combat sport inspector under section 64, or	20		
			(b)	if, in the referee's opinion—	21		
				(i) there is a serious impairment to a combatant's ability to defend themself or continue in the contest, or	22 23		
				(ii) there is a likelihood of serious injury to a combatant's health if the contest were to continue, or	24 25		
			(c)	if the referee observes a category 1 head injury sign in a combatant, or	26		
			(d)	if a combatant asks the referee to stop and end the contest, or	27		
			(e)	if a trainer of a combatant asks the referee to stop and end the contest, or	28		
			(f)	if the referee carries out a modified head injury assessment on a combatant under section 66A—the combatant does not pass the assessment, or	29 30 31		
			(g)	if a disruption occurs that, in the referee's opinion, warrants stopping and ending the contest, or	32 33		
			(h)	in any other circumstances prescribed by the regulations or specified by the rules.	34 35		
			Max both	imum penalty—500 penalty units or imprisonment for 12 months, or .	36 37		
		(2)	(1)(c	hout limiting the way in which a request may be made under subsection d) or (e), the request may be made in a way that was agreed between the ree and the combatant or trainer before the contest, including by a signal.	38 39 40		
[76]	Sect	ion 66	Α		41		
	Insert after section 66—						

66A	Referee's duty to suspend combat sport contest								
	(1)	The referee for a combat sport contest must immediately suspend the contest—							
		(a)	after being directed to suspend the contest by-	4					
			(i) the attending medical practitioner under section 63A, or	5					
			(ii) a combat sport inspector under section 64A.	6					
		(b)	if the referee observes a category 2 head injury sign in a combatant, or	7					
		(c)	if a disruption occurs that, in the referee's opinion, warrants suspending the contest, or	8 9					
		(d)	in any other circumstances prescribed by the regulations or specified by the rules.	10 11					
		Max both.	imum penalty—500 penalty units or imprisonment for 12 months, or	12 13					
	(2)		e referee suspends the contest under subsection (1)(a) or (b), the referee either—	14 15					
		(a)	carry out a modified head injury assessment, in accordance with the rules, on the combatant in whom the category 2 head injury sign was observed, or	16 17 18					
		(b)	direct the attending medical practitioner for the contest to carry out a modified head injury assessment, in accordance with the rules, on the combatant in whom the category 2 head injury sign was observed.	19 20 21					
	(3)	out, o modi	gulation or rule under subsection (1)(d) may require the referee to carry or direct the attending medical practitioner for the contest to carry out, a ified head injury assessment, in accordance with the rules, on a batant.	22 23 24 25					
	(4)	The referee must not resume the contest unless—							
		(a)	if the referee is required to carry out, or directs the attending medical practitioner to carry out, a modified head injury assessment of a combatant under subsection (2) or the regulations or rules—the referee or attending medical practitioner carries out, and the combatant passes, the assessment, or	27 28 29 30 31					
		(b)	the disruption or circumstance that warranted or required the contest be suspended has ended and, in the referee's opinion, it is appropriate to resume the contest.	32 33 34					
		Max both	imum penalty—500 penalty units or imprisonment for 12 months, or	35 36					
Sect	ection 71 Authority may make health and safety prohibition orders								
Inser	rt", or	any of	her person," after "the person" in section 71(1)(a).	38					
Sect	ion 74	Gene	ral prohibition orders	39					
			becified period of the day" from section 74(e).	40					
	nsert instead "on the day or days".								
Sect	ion 77	Admi	nistrative review of decisions by Civil and Administrative Tribunal	42					
Inser	rt after	section	n 77(1)(g)—	43					
		(g1)	a decision under section 37C to refuse to accredit the person as an attending medical practitioner,	44 45					

[77]

[78]

[79]

			(g2)	a decision under section 37D to impose conditions on the person's accreditation as an attending medical practitioner,	1 2				
			(g3)	a decision by the Authority to take disciplinary action under Part 2A, Division 2 in respect of the person,	3 4				
[80]	Sect	ion 85	Funct	tions of combat sport inspectors	5				
	Omi	t sectio	on 85(3	3)–(5).	6				
[81]	Sections 85A–85C								
	Insert after section 85—								
	85A	Pow	Powers of combat sport inspectors to enter premises without warrant						
		(1)	A combat sport inspector may enter any of the following premises for the purposes of monitoring compliance with this Act, the regulations or the rules, or generally administering this Act—						
			(a)	premises at which a combat sport contest, a weigh-in or another activity ancillary to the holding of the contest, or sparring is being carried on,	13 14				
			(b)	premises at which the inspector reasonably believes a combat sport contest, a weigh-in or other another activity ancillary to the holding of the contest, or sparring is about to be carried on.	15 16 17				
		(2)	is to sport	ever, if the purpose of the combat sport inspector's entry to the premises monitor compliance with the conditions of a permit issued for a combat t contest, the inspector must not enter the premises more than 24 hours re the earlier of—	18 19 20 21				
			(a)	the scheduled start of the combat sport contest, or	22				
			(b)	the weigh-in for the combat sport contest.	23				
		(3)		section does not empower a combat sport inspector to enter any part of isses used only for residential purposes without—	24 25				
			(a)	the consent of the occupier, or	26				
			(b)	a search warrant.	27				
	85B	B Powers of combat sport inspectors to enter premises with warrant							
		(1)	warra	ombat sport inspector may apply to an authorised officer for a search ant for premises if the inspector reasonably believes this Act, the lations or the rules are being, or have been, contravened on the premises.	29 30 31				
		(2)	sport	authorised officer may issue a search warrant authorising any combat t inspector to enter and search the premises if the authorised officer is fied there are reasonable grounds for issuing the warrant.	32 33 34				
		(3)	A co may-		35 36				
			(a)	enter the premises specified in the warrant, and	37				
			(b)	search the premises for evidence of a contravention of this Act, the regulations or the rules, and	38 39				
			(c)	exercise any function of a combat sport inspector under this part.	40				
		(4)		is section—	41				
			auth and I	<i>orised officer</i> has the same meaning as in the <i>Law Enforcement (Powers Responsibilities) Act 2002</i> .	42 43				

85C Powers that can be exercised by combat sport inspectors on entry to premises

- (1) A combat sport inspector who lawfully enters premises under this Act for the purposes of exercising a function mentioned in section 85 may do any of the following—
 - (a) inspect, make copies of, or take extracts from, any document on the premises,

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- (b) require any person on the premises to produce, make copies of or take extracts from, any document on the premises,
- (c) require a person on the premises to answer any question relating to any documents on the premises or any other relevant matter,
- (d) take any document from the premises for the purpose of copying the document,
- (e) take photographs, film and audio, video and other recordings of any part of the premises—
 - (i) used, or to be used, for a combat sport contest, weigh-in, sparring, or ancillary activity, or
 - (ii) that are set aside for the use of combatants, promoters or industry participants,
- (f) seize any document, or any other thing, the combat sport inspector reasonably believes is connected with an offence against the Act, the regulations or the rules.
- (2) The power to seize any document or thing connected with an offence includes a power to seize anything that will provide evidence of the commission of an offence.
- (3) A document taken only for the purpose of copying the document must be returned when the copying is completed.

[82] Section 86 Provision of information to Authority

Omit section 86(1)(c). Insert instead-

- (c) whether a body should be, or continue to be, approved as an approved amateur body under this Act,
- (c1) whether a person should be, or continue to be, accredited as an attending medical practitioner under this Act,

[83] Section 87 Abrogation of privilege against self-incrimination

Insert "85C(1)(c) or" after "section" in section 87(1).

[84] Section 98 Evidence

Insert after section 98(5)—

- (6) A certificate purporting to have been signed by the Authority or a delegate and stating that, on a specified date, a specified corporation had advised the Authority that a specified person was a close associate of the corporation is admissible in evidence in any proceedings and is evidence of the truth of the statement.
- (7) A certificate purporting to have been signed by the Authority or a delegate and stating any of the following statements is admissible in evidence in any proceedings and is evidence of the truth of the statement—
 - (a) that on a specified day, or during a specified period, a specified person was, or was not, accredited as an attending medical practitioner,

		(b)	that on a specified day, or during a specified period, the accreditation of a person as an attending medical practitioner was, or was not, subject to a specified condition,	1 2 3
		(c)	that on a specified day, the accreditation of a person as an attending medical practitioner had been cancelled under a specified provision of this Act,	4 5 6
		(d)	that on a specified day, or during a specified period, the accreditation of a person as an attending medical practitioner was suspended.	7 8
[85]	Section 10	0 Pers	sonal liability	9
	Omit sectio	n 100((1). Insert instead—	10
	(1)		otected person, or a person acting under the direction of a protected on, is not personally subject to any liability for anything done—	11 12
		(a)	in good faith, and	13
		(b)	for the purposes of executing this Act.	14
	(1A)	The	liability instead attaches to the Crown.	15
[86]	Section 10	0(2)		16
	Insert in alp	habeti	ical order—	17
			includes omitted to be done.	18
		liabi	<i>lity</i> means civil liability and includes action, claim or demand.	19
[87]	Section 10	2 Exe	mptions for persons not resident in the State	20
	Omit sectio	n 102((2). Insert instead—	21
	(2)	Sout Wale	Authority must not exempt a person who is ordinarily resident in New h Wales, or a class of persons who are ordinarily resident in New South es, from the operation of any provisions of this Act other than sections 64A and 66A.	22 23 24 25
[88]	Section 10	6 Reg	ulations	26
	Insert after	section	n 106(2)(b)—	27
		(b1)	the classification of combat sports,	28
[89]	Section 10	6(2)(c)		29
			of combat sports" after "combat sports".	30
[90]	Section 10			31
		the w	ays in which the fees or other charges may be processed or paid" after	32 33
[91]	Section 10	6(4)		34
	Omit "50 p	enalty	units". Insert instead "100 penalty units".	35
[92]	Section 10	7 Rule	95	36
	Omit sectio	n 107((2)(b). Insert instead—	37
		(b)	the medical examination of combatants, industry participants and related reporting requirements,	38 39

[93]	Section 10)7(2)(p)	1
• •		section 107(2)(o)—	2
		(p) the classification of combat sports.	3
[94]	Section 10	9	4
	Insert after	section 108—	5
	109 App	roved forms	6
		The Authority may approve forms for use under this Act.	7
[95]	Schedule	1 Constitution and procedure of the Authority	8
	Omit "6 ye	ars" from clause 2(2). Insert instead "9 years".	9
[96]	Schedule	2 Savings and transitional provisions	10
	Insert at the	e end of the schedule, with appropriate part and clause numbering—	11
	Part	Provisions consequent on Combat Sports Amendment Act 2024	12 13
	Auth	nority may extend particular registrations	14
	(1)	The Authority may, at any time, extend the term of registration of a person as a combatant, industry participant or promoter for the purposes of enabling the person to comply with a safety training condition of the person's registration.	15 16 17
	(2)	In this clause—	18
		<i>safety training condition</i> , of a person's registration, means a standard condition imposed on the person's registration requiring the person to undertake, and successfully complete to the standard required by the Authority, any training relating to the management of concussion and head injuries.	19 20 21 22 23
	Exte	nsion of amendment to total terms of office of members	24
		Schedule 1, clause 2, as amended by the <i>Combat Sports Amendment Act 2024</i> , extends to a person who held office as an appointed member before the commencement of the amendment.	25 26 27
[97]	Schedule	3	28
		section 4(1), as amended by this schedule, items [1]–[3], as Schedule 3 and relocate to after Schedule 2.	29 30

Schedule 2 Amendment of Combat Sports Regulation 2014

[1] Clause 6A

Insert after clause 6-

6A Determination of application for registration

For the Act, section 13(1)(e), the following are prescribed as matters of which the Authority must be satisfied before registering an applicant as a combatant for a registration class—

Δ

- (a) that the applicant has provided the proof of any qualifications or the endorsement of skills or experience required by the Authority for registration in the registration class,
- (b) that the applicant has undertaken, and successfully completed to the standard required by the Authority, any training relating to the management of concussion and head injuries as and when required by the Authority for registration in the registration class,
- (c) that the applicant has undertaken, and successfully completed to the standard required by the Authority, any other training, education program or examination as and when required by the Authority for the registration in the registration class,
- (d) that the applicant has provided proof of the applicant's identity as required by the Authority.

[2] Clause 7, heading

Omit "Conditions". Insert instead "Standard conditions".

[3] Clause 7

Insert "standard" before "conditions".

[4] Clause 7(b) and (b1)

Omit clause 7(b). Insert instead-

- (b) the combatant must give the Authority a current certificate of fitness for the combatant no later than 12 months after the date of the previous certificate,
- (b1) the combatant must give the Authority a current serological clearance for the combatant no later than 12 months after the date of the previous certificate,

[5] Clause 7(e) and (e1)

Omit section 7(e). Insert instead-

- (e) the combatant must, at the pre-contest medical examination for a contest in which the combatant proposes to engage, advise the attending medical practitioner examining the combatant, whether the combatant has suffered a concussion or other serious head injury since the combatant's previous medical examination under the Act,
- (e1) the combatant must undertake, and successfully complete to the standard required by the Authority, any training relating to the management of concussion and head injuries as and when required, from time to time, by the Authority for the class of combatant in which the combatant is registered during the period of the combatant's registration,

Clauses 7A and 7B						
Inser	t after clause	: 7—	2			
7A	Information that must be kept on the register of combatants					
	For the Act, section 17(2)(i), the Authority must include, for each registered combatant, the date, from time to time, up until which the combatant is eligible to engage in combat sports contests, being the earlier of the following—					
	(a)	the date when the combatant's registration expires,	7			
	(b)	the date until which the combatant's most recent serological certificate remains a current serological certificate,	8 9			
	(c)	the date until which the combatant's most recent certificate of fitness remains a current certificate of fitness.	10 11			
7B	Informatio	n on register of combatants that may be made publicly available	12			
	infor	mation about a registered combatant included on the register of	13 14 15			
	(a)	the combatant's name,	16			
	(b)	the combatant's registration number,	17			
	(c)	the registration class or classes for which the combatant is registered,	18			
	(d)	the expiry date of the combatant's registration,	19			
	(e)	the date, from time to time, until which the combatant is eligible to engage in combat sports contests under clause 7A,	20 21			
	(f)	the combatant's ring name.	22			
Clau	se 9, headin	Ig	23			
Omi	Clearance	s". Insert instead "Registration status certificates".	24			
Clause 9(1)						
Omi	"clearance".	. Insert instead "certificate (a <i>registration status certificate</i>)"	26			
Clau	se 9(2)		27			
	• •	nce". Insert instead "The registration status certificate for the combatant".	28			
Clau	se 9(3)		29			
Omi	: "clearance p	provided under this clause is to".	30			
Inser	t instead "reg	gistration status certificate for the combatant must".	31			
Clau	se 9A		32			
Inser	t after clause	9	33			
9A Process for ending particular medical suspensions—the Act, section 16C(2)(a						
			35			
	(a)	if the knockout is the third or subsequent knockout of the person in consecutive combat sports contests—at the end of the day that is 90 days after the day on which the knockout occurred, or	36 37 38			
	Inser 7A 7B 7B Clau Omit Clau Omit Clau Omit Inser Clau Inser	Insert after clause7AInformationFor the commendation of the enderse(a)(b)(c)7BInformationFor information(a)(b)(c)7BInformation(a)(b)(c)(a)(b)(c)(d)(e)(f)Clause 9, headingOmit "Clearance"Clause 9(1)Omit "clearance"Clause 9(2)Omit "clearance pInsert instead "regClause 9AInsert after clause9AProcess for A media	 Insert after clause 7— 7A Information that must be kept on the register of combatants For the Act, section 17(2)(i), the Authority must include, for each registered combatant, the date, from time to time, up until which the combatant is eligible to engage in combat sports contests, being the earlier of the following— (a) the date when the combatant's registration expires, (b) the date until which the combatant's most recent serological certificate remains a current serological certificate, (c) the date until which the combatant's most recent certificate of fitness. 7B Information on register of combatants that may be made publicly available For the Act, section 17(5)(a), the Authority may make the following information about a registered combatant included on the register of combatant spulicly available— (a) the combatant's registration number, (c) the registration class or classes for which the combatant is registered, (d) the expiry date of the combatant's registration, (e) the date, from time to time, until which the combatant is eligible to engage in combat sports contests under clause 7A, (f) the combatant's ring name. Clause 9, heading Omit "Clearances". Insert instead "Registration status certificates". Clause 9(1) Omit "clearance". Insert instead "Cher registration status certificate for the combatant". Clause 9(3) Omit "clearance provided under this clause is to". Insert instead "registration status certificate for the combatant". Clause 9A Insert after clause 9— 9A Process for ending particular medical suspensions—the Act, section 16C(2)(a) ends— (a) if the knockout is the third or subsequent knockout of the person in consecutive combat sports contests—at the end of the day that is 90 			

		(b) if the knockout is the second knockout of the person in consecutive combats sport contests—at the end of the day that is 60 days after the day on which the knockout occurred, or	1 2 3
		(c) otherwise—at the end of the day that is 30 days after the day on which the knockout occurred.	4 5
Part 3	3A		6
Insert	after]	Part 3—	7
Par	t 3A	Combatants' obligations regarding particular medical examinations	8 9
9B		batants to notify Authority of refusal by medical practitioner to issue ficate of fitness	10 11
	(1)	This clause applies if—	12
		(a) a medical practitioner carries out an annual medical check of a combatant, and	13 14
		(b) the medical practitioner refuses to issue a certificate of fitness for the combatant based on the annual medical check.	15 16
	(2)	The combatant must give the Authority written notice, in the approved form, of the refusal.	17 18
		Maximum penalty—50 penalty units.	19
	(3)	In this clause—	20
		<i>annual medical check</i> , of a combatant, means a medical examination of the combatant carried out for the purposes of the condition of the combatant's registration imposed under clause 7(a).	21 22 23
9C	Coml	batants to notify Authority about results of directed examinations	24
	(1)	This clause applies if—	25
		(a) a medical practitioner or a qualified person carries out a directed examination of a combatant, and	26 27
		(b) based on the examination, the medical practitioner or qualified person—	28 29
		 (i) refuses to certify that, in the medical practitioner's or qualified person's opinion, the combatant is fit to engage in combat sport, or 	30 31 32
		(ii) recommends that the combatant not engage in combat sports or sparring for a fixed period or until particular conditions are met.	33 34
	(2)	The combatant must give the Authority written notice, in the approved form, of the refusal or recommendation.	35 36
		Maximum penalty—50 penalty units.	37
	(3)	In this clause—	38
		<i>directed examination</i> , of a combatant, means a medical or other examination to which the combatant must submit under a direction given under the Act, section 61.	39 40 41
		qualified person has the same meaning as in the Act, section 61.	42

[12]

9D Combatants to notify Authority about results of combat sport contests outside NSW

If a combatant engages as a combatant in a combat sport contest in a jurisdiction outside New South Wales, the combatant must, within 5 days after the contest, give the Authority written notice, in the approved form, of the following—

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- (a) the results of the contest,
- (b) the details of any medical suspensions imposed on the combatant under the laws or rules relating to combat sports in the other jurisdiction.

Maximum penalty—50 penalty units.

[13] Clause 18

Omit the clause. Insert instead-

18 Determination of application for registration

- (1) For the Act, section 25(1)(e), the following matters are prescribed as matters that the Authority must be satisfied of before registering an applicant for registration as an industry participant or promoter—
 - (a) that the applicant has provided proof of the applicant's identity as required by the Authority.
 - (b) that the applicant, or a relevant officer for the applicant, has undertaken, and successfully completed to the standard required by the Authority, the examination relating to the class of registration conducted by or on behalf of the Authority,
 - (c) that the applicant, or a relevant officer for the applicant, has provided the proof of any qualifications or the endorsement of skills or experience required to be held or demonstrated by the applicant, or the relevant officer, by the Authority for registration in the class,
 - (d) that the applicant, or a relevant officer for the applicant, has undertaken, and successfully completed to the standard required by the Authority, first aid training as required by the Authority,
 - (e) that the applicant, or a relevant officer for the applicant, has undertaken, and successfully completed to the satisfaction of the Authority, any training relating to the management of concussion and head injuries as required by the Authority for registration in the registration class,
 - (f) that the applicant, or a relevant officer for the applicant, has undertaken, and successfully completed to the standard required by the Authority, any other training or examination as required by the Authority for registration in the registration class.

(2)	In this clause—	38
	<i>relevant officer</i> , for an applicant, means a person who holds any of following positions of the applicant—	f the 39 40
	(a) director, manager or secretary,	41
	(b) another position, however designated, if it is an executive position	. 42
e 19,	heading	43
'Con	ditions". Insert instead "Standard conditions".	44
e 19		45

Omit "the purposes of section 27 of the Act, the following conditions".

[14]

[15]

Claus

Omit '

Claus

	Insert instead "the	Act, s	ection 27(2), the following standard conditions".	1
[16]	Clause 19(a)			2
	Insert ", or a rele complete".	evant o	fficer for the registered participant or promoter," before "must	3 4
[17]	Clause 19(a1)			5
	Insert after clause	19(a)-	_	6
	(al)	comp to the require partice regist	gistered participant or promoter must undertake, and successfully lete to the standard required by the Authority, any training relating e management of concussion and head injuries as and when red by the Authority, from time to time, for the class of industry sipant or promoter in which the participant or promoter is rered during the period of the participant's or promoter's ration,	7 8 9 10 11 12 13
[18]	Clause 19(b)			14
	Insert ", or any rel	evant o	officer for the promoter or match-maker," before "must not".	15
[19]	Clause 19(b1)			16
	Insert after clause	19(b)-	_	17
	(b1)	act as	match-maker or promoter—the match-maker or promoter must not s match-maker for or promoter of any combat sports contest for n the match-maker or promoter is a judge, referee or timekeeper,	18 19 20
[20]	Clause 19(c)			21
	Insert ", or any rel	evant o	officer for the manager," before "must not".	22
[21]	Clause 19(f1)			23
	Insert after clause	19(f)-	_	24
	(fl)	must	judge, referee or timekeeper—the judge, referee or timekeeper not act as judge, referee or timekeeper at any contest for which the , referee or timekeeper is a match-maker or promoter,	25 26 27
[22]	Clause 19(g)			28
	Insert ", and each abide".	relevai	nt officer for the registered participant or promoter," before "must	29 30
[23]	Clause 19(h)			31
	Insert after clause	19(g)-	_	32
	(h)	for re	gistered manager or promoter that is a corporation—	33
		(i)	the manager or promoter must, within 14 days after any change in the details for a close associate of the manager or promoter included in the manager or promoter's application for registration under the Act, section $23(2)(c)$, give the Authority written notice of the change, and	34 35 36 37 38
		(ii)	if a person subsequently becomes a close associate of the manager or promoter, the manager or promoter must, within 14 days after the person becomes a close associate of the manager or promoter, give the Authority written notice of the following details for the person—	39 40 41 42 43

		(A) the person's name,	1
		(B) the person's date and place of birth,	2
		(C) the person's residential address.	3
[24]	Clause 19	(2)	4
	Insert at the	e end of clause 19—	5
	(2)	In this clause—	6
		relevant officer, for a registered participant, promoter or manager, means a	7
		person who holds any of the following positions of the registered participant, promoter or manager—	8 9
		(a) director, manager or secretary,	10
		(b) another position, however designated, if it is an executive position.	11
[25]	Clause 19/	Α	12
	Insert after	clause 19—	13
	19A Infoi	rmation on register that may be made publicly available	14
		For the Act, section $29(5)(a)$, the Authority may make the following	
		information about a person included on the register of industry participants	15 16
		and promoters publicly available—	17
		(a) the name of the person,	18
		(b) the registration classes for which the person is registered,	19
		(c) the expiry date of the person's registration,	20
		(d) any conditions imposed on the person's registration.	21
[26]	Clause 20,	, heading	22
	Omit "is to	". Insert instead " must ".	23
[27]	Clause 20		24
11		purposes of section 29(5) of the Act, the following are prescribed as	25
	circumstan	ces in which information contained in the register of industry participants and	26
	promoters i		27
	which info	ad "the Act, section $29(5)(b)$, the following are prescribed as circumstances in rmation included on the register of industry participants and promoters must be".	28 29
[28]	Clause 21	Grounds for disciplinary action	30
	Insert "mar	nufacturing," after "using," in clause 21(d).	31
[29]	Part 6A		32
	Insert after	clause 21—	33
	Devt CA	A consolitation of other direct modified and other	
	Part 6A	Accreditation of attending medical practitioners	34
	21A Req	uired documents or information for applications for accreditation	35
		For the Act, section 37B(2)(c)(iv), the application must be accompanied by a	36
		declaration by the applicant that the applicant's current registration with the	37
		Australian Health Practitioner Regulation Agency as a medical practitioner is not subject to any condition that would limit the applicant's ability to exercise	38 39
		the functions of an attending medical practitioner.	40

21B Determination of applications for accreditation

For the Act, section 37C(1)(c), the following are prescribed as matters that the Authority must be satisfied of before accrediting an applicant as an attending medical practitioner—

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- (a) that the applicant has provided proof of the qualifications and endorsements of skills or experience required by the Authority for accreditation as an attending medical practitioner,
- (b) that the applicant has undertaken, and successfully completed to the standard required by the Authority, any training relating to the management of concussion and head injuries as required by the Authority for accreditation as an attending medical practitioner,
- (c) that the applicant has undertaken, and successfully completed to the standard required by the Authority, any other training or education programs as required by the Authority for accreditation as an attending medical practitioner,
- (d) that the applicant has provided proof of the applicant's identity as required by the Authority.

21C Conditions imposed on accreditation

For the Act, section 37D(2), the following standard conditions are imposed on the accreditation of a person as an attending medical practitioner—

- (a) the person must undertake, and successfully complete to the standard required by the Authority, any training or education programs as and when required by the Authority, from time to time, to maintain accreditation as an attending medical practitioner,
- (b) the person must undertake, and successfully complete to the standard required by the Authority, any training relating to the management of concussion and head injuries as and when required by the Authority, from time to time, to maintain accreditation as an attending medical practitioner,
- (c) the person must not bet on, or cause any bets to be placed on, any contest in relation to which the person is engaged to exercise the functions of attending medical practitioner,
- (d) the person must notify the Authority in writing if—
 - (i) the person's registration as a medical practitioner lapses, is suspended or is cancelled, or
 - (ii) conditions are imposed on the person's registration as a medical practitioner, or
 - (iii) the person is disqualified from being registered as a medical practitioner,
- (e) the person must notify the Authority in writing of any change in the name, address or contact details for the person included on the register of attending medical practitioners not later than 14 days after the change occurs.

21D Information on register that may be made publicly available

For the Act, section 37E(5)(a), the Authority may make the following information about a person included on the register of attending medical practitioners publicly available—

(a) the name of the person,

			(b)	the contact details for the person,	1
			(c)	the local government area in which the person practices.	2
	21E	Circu	umsta	nces in which information on register is to be made available	3
			in w	he Act, section 37E(5)(b), the following are prescribed as circumstances hich the Authority must make information included on the register of ding medical practitioners available to a person—	4 5 6
			(a)	the person is an attending medical practitioner asking to see the attending medical practitioner's own registration details,	7 8
			(b)	the person is a police officer or other member of the NSW Police Force asking to see any information included on the register for the purposes of exercising any function under the Act by any police officer or other member of the NSW Police Force.	9 10 11 12
[30]	Clau	se 22	Fee fo	r permit application	13
	Omi	t "the p	ourpose	es of section $40(3)$ of the Act" from clause $22(1)$.	14
	Inser	t instea	ad "the	e Act, section 40(2)(d)".	15
[31]	Clau	se 22(2)		16
	Omi	t the su	bclaus	e.	17
[32]	Clau	se 22/	4		18
• •	Inser	t after	clause	22—	19
	22A	Fee	for iss	uing additional tickets—the Act, section 40(2)(d)	20
		(1)	of tic was	e number of tickets issued for a combat sport contest exceeds the number kets on which the fee for the application for the permit to hold the contest calculated, the permit holder must pay the Authority the difference een—	21 22 23 24
			(a)	the fee paid for the application, and	25
			(b)	the fee specified in Schedule 3 that would have been payable if the application had been made based on the number of tickets actually issued for the contest.	26 27 28
			Max	imum penalty—	29
			(a)	for an individual—20 penalty units, or	30
				otherwise—40 penalty units.	31
		(2)		Authority must issue an invoice to the permit holder for the fee calculated r subclause (1).	32 33
		(3)		permit holder must pay the fee within 14 days after the invoice is issued the Authority.	34 35
[33]	Clau	se 23	Condi	tions imposed on all permits	36
	Omi	t clause	e 23(d)	. Insert instead—	37
			(d)	the promoter of the combat sport contest must—	38
				 (i) engage an attending medical practitioner for the combat sport contest, and give the name of the practitioner to the Authority, not less than 5 days before the combat sport contest, or within any shorter period approved by the Authority, and 	39 40 41 42

		(ii)	to ch conte	y the Authority as soon as practicable if the promoter needs ange the attending medical practitioner for the combat sport est or engage an additional attending medical practitioner for ombat sport contest,	1 2 3 4
[34]	Clause 23(i)				5
	Omit "contestant"	'. Inse	rt inste	ad "combatant".	6
[35]	Clause 23(n)				7
	Omit "he or she".	Insert	instea	d "the promoter".	8
[36]	Clause 23(n1)				9
	Insert after clause	23(n)			10
	(n1)	com	batant	maker for the combat sport contest must not be listed as a on the fight card for the contest for which the match-maker s match-maker,	11 12 13
[37]	Clause 23(o)				14
	Omit "he or she".	Insert	instea	d "the promoter".	15
[38]	Clause 23(p)				16
	Insert after clause	23(o)			17
	(p)		combat	er of the combat sport contest must ensure the fight card for a sport contest lodged with the Authority is accompanied	18 19 20
		(i)	comb	claration, in the approved form, by the match-maker for the bat sport contest that the combat sport contest is, in the ion of the match-maker, appropriately and fairly matched,	21 22 23 24
		(ii)	any c	other information or documents required by the Authority.	25
[39]	Clause 24 Additi contests	onal c	condition	ons imposed on permits for amateur combat sport	26 27
	Omit clause 24(b)) and (c). Inse	ert instead—	28
	(b)	pron	notiona	er of the amateur combat sport contest must ensure that all l material for the contest—	29 30
		(i)	clear and	ly states that the contest is an amateur combat sport contest,	31 32
		(ii)		not use images that are inconsistent with-	33
			(A)	the rules made by the Authority under the Act, section 107 that apply to amateur combat sport contests, or	34 35
			(B)	the sports rules for the combat sport contest.	36
[40]	Part 7A				37
	Insert after clause	24—			38

Part 7A Match-making requirements and fight cards

	24A	Requ 106(2		ents fo	r combatants included on fight card—the Act, section	2 3
		(1)			maker for a combat sport contest must not include a combatant on rd for the contest unless—	4 5
			(a)	the c	ombatant is—	6
				(i)	registered as a combatant for a registration class appropriate for the contest (an <i>appropriate registration class</i>), or	7 8
				(ii)	will, on the day of the contest, be exempt, in accordance with Part 12, from the requirement to be registered as a combatant for an appropriate registration class, and	9 10 11
			(b)	the c	ombatant has given the Authority—	12
				(i)	a current serological clearance for the combatant as at the day of the contest, and	13 14
				(ii)	a current certificate of fitness for the combatant as at the day of the contest, and	15 16
			(c)		ombatant is matched against another combatant on the fight card in ion to the contest or each match comprising the contest.	17 18
			Max	imum j	penalty—20 penalty units.	19
		(2)			oclause (1)(c), the match-maker may include on the fight card a who is not matched against another combatant if—	20 21
			(a)	conte	contest is an amateur combat sport contest comprising a single est and the combatant is listed on the fight card as being a reserve patant for the contest, or	22 23 24
			(b)		contest is an amateur eliminator contest for which only the patants for each contest in the first round are listed.	25 26
		(3)	In th	is clau	se—	27
			ama	teur el	iminator contest means an amateur combat sport contest that—	28
			(a)	mate	prises 2 or more rounds of matches in which the winners of each h in each round progress to the next round of matches in the est, and	29 30 31
			(b)	cond	be conducted in accordance with any policies relating to the uct of amateur eliminator contests approved by the Authority from to time.	32 33 34
[41]	Clau	se 24E	3			35
	Inser	t befor	e clau	se 25–	_	36
	24B	Com	nuleo	ry wei	ah-in	37
	270	Com		-	s, section 46(1), a combat sport inspector may direct that a combat	
					st not be held unless a weigh-in has been conducted.	38 39
[42]		se 25 / eigh-in		dance	of combat sport inspectors, other persons and police officers	40 41
	Omit	clause	25(1))(b).		42
[43]	Clau	se 25(3	3)			43
	Inser	t after	clause	25(2)	_	44

	(3) The promoter of an amateur combat sport contest must ensure that a representative of the relevant approved amateur body attends the weigh-in. Maximum penalty—	1 2 3
	(a) for an individual—20 penalty units, or	4
	(b) otherwise—40 penalty units.	5
[44]	Clause 26 Viewing of weigh-in	6
	Omit the penalty. Insert instead—	7
	Maximum penalty—	8
	(a) for an individual—20 penalty units, or	9
	(b) otherwise—40 penalty units.	10
[45]	Clause 27 Provision of weigh-in scales	11
	Omit "appropriate weigh-in scales". Insert instead "weigh-in scales that meet the specifications specified in the rules".	12 13
[46]	Clause 27, penalty	14
	Omit the penalty. Insert instead—	15
	Maximum penalty—	16
	(a) for an individual—20 penalty units, or	17
	(b) otherwise—40 penalty units.	18
[47]	Clause 28 Weigh-in of all combatants on same set of scales	19
	Omit the penalty. Insert instead—	20
	Maximum penalty—	21
	 (a) for an individual—20 penalty units, or (b) otherwise—40 penalty units. 	22
		23
[48]	Clause 30 Functions of an approved amateur body at an amateur weigh-in	24
	Omit clause 30(b). Insert instead— (b) to record the weight of each combatant in the contest, taken at the	25
	(b) to record the weight of each combatant in the contest, taken at the weigh-in, in the combatant's medical record book.	26 27
[49]	Clause 31, heading	28
	Insert "attending" before "medical".	29
[50]	Clause 31, penalty	30
	Omit the penalty. Insert instead—	31
	Maximum penalty—	32
	(a) for an individual—20 penalty units, or	33
	(b) otherwise—40 penalty units.	34
[51]	Clause 32 Provision of equipment	35
	Omit the penalty. Insert instead—	36
	Maximum penalty—	37
	(a) for an individual—20 penalty units, or	38
	(b) otherwise—40 penalty units.	39

Clauses 33 and 34									
Omit	t clause	es 33 ar	nd 34. Insert instead—	2					
33	Pre-c	Pre-contest medical examinations of combatants—the Act, section 57(1)							
	(1)	attend pre-co	ling medical practitioner to complete the approved form for the ontest medical examination of the combatant (the <i>pre-contest medical</i>	4 5 6 7					
	(2)	comb practi	atant following the medical examination, the attending medical tioner must include the following information in the pre-contest medical	8 9 10 11					
		(a)	details of the medical suspension,	12					
		(b)	any conditions the attending medical practitioner recommends must be met before the suspension ends.	13 14					
	(3)			15 16					
		(a)	is not subject of a medical suspension, and	17					
		(b)	is not otherwise suspended from engaging as a combatant in a combat sport contest or sparring, and	18 19					
		(c)	has not suffered a concussion within the 30 days before the contest.	20					
	(4)	medic	cal examination form to the combat sport inspector present at the contest	21 22 23					
34	Post	-conte	st medical examinations of combatants—the Act, section 57(3)	24					
	(1)	attend post-c	ling medical practitioner to complete the approved form for the contest medical examination of the combatant (the <i>post-contest medical</i>	25 26 27 28					
	(2)	comb practi medic	atant following the medical examination, the attending medical tioner must include the following information in the post-contest cal examination form—	29 30 31 32					
				33					
			met before the suspension ends.	34 35					
	(3)	medic	cal examination form to the combat sport inspector present at the contest	36 37 38					
Clau	se 36	Record	ling of medical suspensions in register of combatants	39					
Inser	t after	clause	36(c)—	40					
		(d)	details of any other medical suspension imposed on a combatant, including any conditions recommended or required to be met for the medical suspension to be lifted or end.	41 42 43					
Clau	se 37			44					
Omit	t the cla	ause. Ir	nsert instead—	45					
	Omit 33 34 Clau Inser	Omit clause 33 Pre-G (1) (2) (3) (4) 34 Post (1) (2) 34 Post (1) (2) (3) (3) Clause 36 (3) Clause 37	Omit clauses 33 at33Pre-cutes(1)The pattend pre-cuers(1)The pattend pre-cuers(2)If the comb practice cannot (a)(3)The pcomb (a)(3)The pcomb (a)(4)(c)(4)The pattend post-cuers(1)The pattend post-cuers(2)If the comb practice (a)(3)The pattend post-cuers(1)The pattend post-cuers(2)If the comb practice (a)(3)The pattend post-cuers(3)The pattend post-cuers(4)State (b)(5)(3)(6)(3)(7)The pattend post-cuers(1)The pattend post-cuers(2)If the pattend post-cuers(2)If the pattend post-cuers(3)The pattend post-cuers(3)The pattend post-cuers(4)State (b)(5)State (c)(6)State (c)(7)State (c)(8)State (c)(9)State (c)(1)State (c)(1)State (c)(2)State (c)(3)State (c)(4)State (c)(5)State (c)(6)State (c)(7)	 33 Pre-contest medical examination of combatants—the Act, section 57(1) (1) The prescribed examination is a medical examination sufficient to enable the attending medical practitioner to complete the approved form for the pre-contest medical examination of the combatant (the <i>pre-contest medical examination of the combatant (the pre-contest medical examination form)</i>. (2) If the attending medical practitioner imposes a medical suspension on the combatant following the medical examination, the attending medical practitioner must include the following information in the pre-contest medical examination form— (a) details of the medical suspension, (b) any conditions the attending medical practitioner recommends must be met before the suspension ends. (3) The pre-contest medical examination form must include a declaration by the combatant that, at the time of the contest the combatant— (a) is not subject of a medical suspension, and (b) is not otherwise suspended from engaging as a combatant in a combat sport contest or sparring, and (c) has not suffered a concussion within the 30 days before the contest. 24 Post-contest medical examinations of combatants—the Act, section 57(3) (1) The prescribed examination is a medical examination sufficient to enable the attending medical practitioner to complete the approved form for the post-contest medical examination of the combatant, the <i>post-contest medical examination</i> of the combatant, the <i>post-contest medical examination</i> of the combatant, the <i>post-contest medical examination of the combatant</i>, the attending medical practitioner to complete the approved form for the post-contest medical examination of the combatant (the <i>post-contest medical examination form</i>). (2) If the attending medical practitioner imposes a medical suspension on the attending medical practitioner must give the completed post-contest medical examination form—. (a) the					

	37 \$	Supply	of weight gloves	1
		a e	The promoter of a combat sport contest must supply clean, serviceable and ppropriate weight gloves in accordance with the rules for each combatant ngaged at the combat sport contest who is listed on the fight card for the ontest.	2 3 4 5
		-	faximum penalty—	6
			a) for an individual—20 penalty units, or	7
		(b) otherwise—40 penalty units.	8
[55]	Clause	e 38 Ins	spection of protective clothing and equipment at the contest	9
	Omit "	registei	red combatant must not engage".	10
	Insert i	nstead	"person must not engage as a combatant".	11
[56]	Clause	es 39–4	1	12
	Omit "	registei	ed" wherever occurring.	13
[57]	clothin	ng or e	mbatants and promoters must comply with directions about protective quipment	14 15
	Omit "	if the d	irection has been made in accordance with the rules".	16
[58]	Clause	e 40, pe	nalty	17
	Omit tl	•	lty. Insert instead—	18
			faximum penalty—	19
		`	a) for an individual—20 penalty units, or	20
			b) otherwise—40 penalty units.	21
[59]	Clause			22
	Insert a	after cla	use 41—	23
	41A \$	Supply	of medical equipment—the Act, section 46(1)	24
		e b	The promoter of a combat sport contest must ensure that any medical quipment, medical supplies, drugs or medications specified in the rules as eing required for a contest are at the contest.	25 26 27
			faximum penalty—	28
			 a) for an individual—20 penalty units, or b) otherwise—40 penalty units. 	29 30
		(2) T	The promoter must, before the start of the contest, ensure the medical quipment, medical supplies, drugs or medications are—	31 32
			a) operational or fit for use, and	33
		(b) located in the contest area, and	34
		(c) readily accessible to the attending medical practitioner.	35
			faximum penalty—	36
			a) for an individual—20 penalty units, or	37
		(b) otherwise—40 penalty units.	38
[60]	Clause	e 45 Sta	andard post-contest rest periods	39
	Omit "	person	registered as a combatant for professional combat sport contests".	40

	Insert instead "combatant".	1
[61]	Clause 46, heading	2
	Omit " or at ".	3
[62]	Clause 46	4
	Omit "1 hour". Insert instead "5 days".	5
[63]	Clause 46A	6
	Insert after clause 46—	7
	6A Additional functions of attending medical practitioners—the Act, section 106(2)(b)	8 9
	The attending medical practitioner's functions in relation to medical equipment, medical supplies, drugs or medications supplied at a combat sport contest are—	10 11 12
	(a) to use or apply, or supervise the use or application of, any medical equipment or medical supply on a combatant in the contest, and	13 14
	(b) to supply or administer, or supervise the supply or administration of, any drug or medication to a combatant in the contest.	15 16
[64]	Clause 47 Functions of an approved amateur body at an amateur combat sport contest	17 18
	Insert after clause 47(g)—	19
	(h) to ensure the contest is held in accordance with the approved sports rules for the contest.	20 21
[65]	Clause 50 Combat sport inspector to attend combat sport contest	22
	Insert "in the contest area" after "is present".	23
[66]	Clause 50, penalty	24
	Omit the penalty. Insert instead—	25
	Maximum penalty—	26
	 (a) for an individual—20 penalty units, or (b) otherwise—40 penalty units. 	27
ro - 71		28
[67]	Clauses 50A and 50B	29
	Insert after clause 50—	30
	0A Attending medical practitioner to attend combat sport contests—the Act, section 106(2)(b)	31 32
	The promoter of a combat sport contest must ensure that at least 1 attending medical practitioner attends, and is present in the contest area for the whole of, the contest. Maximum penalty—	33 34 35 36
	(a) for an individual—20 penalty units, or	37
	(b) otherwise—40 penalty units.	38

	50B	Repre conte	resentative of amateur approved body to attend amateur combat sport ests—the Act, section 106(2)(b)	1 2
		(1)	The promoter of an amateur combat sport contest must ensure that at least 1 representative of the relevant approved amateur body for the contest attends, and is present for the whole of, the contest.	3 4 5
			Maximum penalty—	6
			(a) for an individual—20 penalty units, or	7
			(b) otherwise—40 penalty units.	8
		(2)	In this clause—	9
			<i>relevant approved amateur body</i> , for an amateur combat sport contest, means the approved amateur body that approved the contest.	10 11
[68]	Claus	se 51 (Combatants not on fight card cannot compete	12
	Omit	the pe	enalty. Insert instead—	13
		1	Maximum penalty—	14
			(a) for an individual—20 penalty units, or	15
			(b) otherwise—40 penalty units.	16
[69]	Claus	se 52 /	Advising Authority that contest not being held	17
	Omit	the pe	enalty. Insert instead—	18
			Maximum penalty—	19
			(a) for an individual—20 penalty units, or	20
			(b) otherwise—40 penalty units.	21
[70]	Claus	se 53 l	Insurance requirements	22
	Omit	the pe	enalty. Insert instead—	23
			Maximum penalty—	24
			(a) for an individual—20 penalty units, or	25
			(b) otherwise—40 penalty units.	26
[71]	Claus	se 54 (Contest area must be compliant	27
	Omit	the pe	enalty. Insert instead—	28
			Maximum penalty—	29
			(a) for an individual—20 penalty units, or	30
			(b) otherwise—40 penalty units.	31
[72]	Claus	se 55 A	Announcements	32
	Omit	the pe	enalty. Insert instead—	33
			Maximum penalty—	34
			(a) for an individual—20 penalty units, or	35
			(b) otherwise—40 penalty units.	36
[73]	Claus	se 56 F	Provision of equipment	37
	Omit	the pe	enalty. Insert instead—	38
			Maximum penalty—	39
			(a) for an individual—20 penalty units, or	40

			(b)	other	wise—40 penalty units.	1			
[74]	Clau	se 57 (Comn	nunica	ting responsibility to comply with law	2			
	Omit	the pe	nalty.	Insert	instead—	з			
	Maximum penalty—								
			(a)	for a	n individual—20 penalty units, or	5			
			(b)	other	wise—40 penalty units.	6			
[75]	Clau	ses 59	-62			7			
	Omit the clauses. Insert instead—								
	59	9 Certain combatants exempt from registration requirement—the Act, section 106(2)(c)							
		(1)			nt is exempt from the requirement to be registered as a combatant 	11 12			
			(a)	does	not ordinarily reside in New South Wales, and	13			
			(b)	juriso	gistered or licensed to engage in combat sport contests in the diction in which the combatant ordinarily resides by any of the wing (each a <i>relevant registration body</i>)—	14 15 16			
				(i)	an equivalent Australian regulatory body,	17			
				(ii)	an equivalent overseas regulatory body,	18			
				(iii)	for a combatant proposing to engage in an amateur combat sport contest—an approved sporting organisation,	19 20			
				(iv)	for a combatant from overseas proposing to engage in a professional combat sport contest—a national or international sporting organisation.	21 22 23			
		(2)	conte		tant must, no more than 5 days before engaging in a combat sport e the Authority evidence of the combatant's registration or licence,	24 25 26			
			(a)	the d	ate the registration or licence expires, and	27			
			(b)	the c	lass of registration or licence, if applicable, and	28			
			(c)		rmation the combatant is not suspended from engaging in combat contests in the jurisdiction in which the combatant ordinarily es.	29 30 31			
		(3)			batant ordinarily resides interstate, the combatant must, no more before engaging in a combat sport contest, give the Authority—	32 33			
			(a)	evide	ence the relevant registration body holds—	34			
				(i)	a current serological clearance for the combatant, and	35			
				(ii)	a certificate of fitness for the combatant, in a similar form to the approved form, issued by a medical practitioner no more than 28 days, but not less than 48 hours, before the contest, or	36 37 38			
			(b)		relevant registration body does not hold the documents referred to ragraph (a)(i) and (ii)—	39 40			
				(i)	a current serological clearance, and	41			
				(ii)	a certificate of fitness, in the approved form, issued by a medical practitioner no more than 28 days, but no less than 48 hours, before the contest.	42 43 44			

	(4)	(4) If the combatant ordinarily resides overseas, the combatant must, no mo 5 days before engaging in a combat sport contest, give the Authority—				
		(a)	a current serological clearance obtained in Australia, and	3		
		(b)	a certificate of fitness, in the approved form, issued by a medical practitioner no more than 28 days, but no less than 48 hours, before the contest.	4 5 6		
	(5)	has c	combatant must not engage in a combat sport contest unless the combatant omplied with subclauses (2) – (4) .	7 8		
		Maxı	mum penalty—20 penalty units.	9		
	(6)		ect to subclause (7), the combatant must not engage in an amateur combat contest if the combatant—	10 11		
		(a)	is, or has been, registered or licensed to engage in professional combat sport contests by the relevant registration body, or	12 13		
		(b)	has engaged in a professional combat sport contest.	14		
		Maxi	mum penalty—20 penalty units.	15		
	(7)		combatant may engage in an amateur combat sport contest if the	16		
			ority is satisfied the combatant has not engaged in a combat sport contest e same style other than in an amateur class.	17 18		
	(8)		combatant must not engage in a combat sport contest of a different style	19		
			e style of contest the combatant is registered or licensed to engage in by elevant registration body.	20 21		
			imum penalty—20 penalty units.	22		
60	Certain industry participants exempt from registration requirement—the Act, section 106(2)(c)					
	(1)	A person who ordinarily resides in another State or Territory is exempt from the requirement to be registered as a trainer under the Act if the person is—				
		(a)	registered or licensed to carry out an activity as a trainer, or as an individual who assists a combatant as advised by a trainer or assists a trainer in the preparation of combatants (a <i>second</i>), by an equivalent Australian regulatory body, or	27 28 29 30		
		(b)	registered or affiliated with an approved sporting organisation and the person is not required to be registered or licensed to carry out an activity as a trainer or second by an equivalent Australian regulatory body in the other State or Territory.	31 32 33 34		
	(2)	requi	erson who ordinarily resides outside Australia is exempt from the rement to be registered as a trainer under the Act if the person is tered or licensed to carry out an activity as a trainer or second by—	35 36 37		
		(a)	an equivalent overseas regulatory body, or	38		
		(b)	an approved sporting organisation.	39		
	(3)	the re if the	rson who ordinarily resides in another State or Territory is exempt from equirement to be registered as a judge, referee or timekeeper under the Act person is registered or licensed to carry out an activity as a judge, referee nekeeper by an equivalent Australian regulatory body.	40 41 42 43		

	(a)	the person has been appointed by an international sporting organisation to carry out an activity as a judge, referee or timekeeper at a combat sport contest, and	1 2 3	
	(b)	the Authority has determined, by order published on the Authority's website, that the contest is significant.	4 5	
(5)	or a affili	A person exempt from a requirement under this clause must give the Authority or a combat sport inspector evidence of the person's registration, licence or affiliation if requested by the Authority or combat sport inspector. Maximum penalty—20 penalty units.		
 (6) A person exempt from a requirement under this clause must not carry out an activity as a referee unless the person has undertaken, and successfully completed to the standard required by the Authority, any training or education programs required by the Authority. Maximum penalty—20 penalty units. 			10 11 12 13 14	
Clause 63 Serological clearances				
Insert at the end of the clause—				
(2)	(2) For the Act, section 7(2), the period prescribed is—			
	(a)	for a serological clearance relating to a person who is aged under 18 years—the period of 12 months before the date when the certificate is sought to be relied on, or	18 19 20	
	(b)	otherwise—the period of 6 months before the date when the certificate is sought to be relied on.	21 22	
Schedule 2	2 Pena	Ity notice offences	23	
Omit the matters relating to sections 39(1), 39(2), 50(1)(a), 50(1)(b), 52, 53, 54 and 58(2) and clauses 26, 27, 28, 31, 32, 37, 40, 50, 51, 52, 53, 54, 55, 56, 57 and 61.				
Schedule 2				
Insert in appropriate order—				

Section 8(4A)	\$1,100
Section 14(6)	\$550
Section 20(3)	(a) in the circumstances specified in the penalty, paragraph (a)—\$1760
	(b) otherwise—\$1100
Section 20(4)	(a) in the circumstances specified in the penalty, paragraph (a)—\$1760
	(b) otherwise—\$1100
Section 27(5)	(a) for an individual—\$550
	(b) otherwise—\$1,100
Section 37A(1)	\$550
Section 37A(2)	(a) for an individual—\$550
	(b) otherwise—\$1,100
Section 37D(5)	\$550
Section 37K	\$550

[76]

[77]

[78]

Section 39(1)	(a)	for an individual—\$3,960
Section 42(4)	(b) (a)	otherwise—\$7,920 for an individual—\$220
	(a) (b)	otherwise—\$440
Section 50(1)	\$550	
Section 50(3)	\$220	
Section 51(1)	(a)	for an individual—\$1,760
	(b)	otherwise—\$3,520
Section 52	(a)	for an individual—\$1,760
	(b)	otherwise—\$3,520
Section 53	(a)	for an individual—\$1,760
	(b)	otherwise—\$3,520
Section 54	(a)	for an individual—\$1,760
	(b)	otherwise—\$3,520
Section 58(2)	(a) (b)	for an individual—\$5,550 otherwise—\$11,000
Section 66(1)	(b) \$5,50	
Section 66A(1)	\$5,50	
Section 66A(4)	\$5,50	
Clause 9B(2)	\$5,50 \$550	0
Clause 9D(2) Clause 9C(2)	\$550 \$550	
Clause 9D	\$550 \$550	
Clause 22A(1)	(a)	for an individual—\$220
	(b)	otherwise—\$440
Clause 24A(1)	\$220	
Clause 25(3)	(a)	for an individual—\$220
	(b)	otherwise—\$440
Clause 26	(a)	for an individual—\$220
	(b)	otherwise—\$440
Clause 27	(a)	for an individual—\$220
	(b)	otherwise—\$440
Clause 28	(a)	for an individual—\$220
	(b)	otherwise—\$440
Clause 31	(a)	for an individual—\$220
Cl	(b)	otherwise—\$440
Clause 32	(a) (b)	for an individual—\$220 otherwise—\$440
Clause 37	(b) (a)	for an individual—\$220
	(a) (b)	otherwise—\$440
	(")	····· ···· ···························

	Clause	40	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	41A(1)	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	41A(2)	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	50	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	50A	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	50B(1)	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	51	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	52	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	53	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	54	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	55	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	56	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	57	(a) (b)	for an individual—\$220 otherwise—\$440	0
	Clause	59(5)	\$220		
	Clause	59(6)	\$220		
	Clause	59(8)	\$220		
	Clause	60(5)	\$220		
	Clause	60(6)	\$220		
[79]	Schedule 3	Fees			
	Omit Schedu	le 3, table, item 3.			
[80]	Schedule 3,	table			
	Omit items 6	-11. Insert instead—			
	6	Application for a permit to hold an amateur combat sport contest where 50 or fewer tickets are to be issued	\$0	\$100	\$100

7	Application for a permit to hold an amateur combat sport contest where 51–200 tickets are to be issued	\$50	\$200	\$250
8	Application for a permit to hold an amateur combat sport contest where more than 200 tickets are to be issued	\$200	\$200	\$400
9	Application for a permit to hold a professional combat sport contest where 500 or fewer tickets are to be issued	\$650	\$200	\$850
10	Application for a permit to hold a professional combat sport contest where 501–2,000 tickets are to be issued	\$1,800	\$200	\$2,000
11	Application for a permit to hold a professional combat sport contest where more than 2,000 tickets are to be issued	\$4,800	\$200	\$5,000