

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
CORPORATIONS, SECURITIES, AND COMMERCIAL LICENSING BUREAU

UNARMED COMBAT

(By authority conferred on the department of licensing and regulatory affairs by the Michigan unarmed combat regulatory act, 2004 PA 403, MCL 338.3601 to 338.3661a, and Executive Reorganization Order Nos. 2008-4 and 2011-4, MCL 445.2025 and 445.2030)

PART 1. GENERAL PROVISIONS

R 339.101 Definitions.

Rule 101. (1) As used in these rules:

(a) "Act" means the Michigan unarmed combat regulatory act, 2004 PA 403, MCL 338.3601 to 338.3661a.

(b) "Department representative" means an employee of the department, as defined by section 10(1) of the act, MCL 338.3610, or an inspector approved by the department who ensures compliance with the law and rules at an unarmed combat event.

(c) "Down" means when any part of a boxer's body, except his or her feet, touches the ring floor, or when the boxer is hanging helplessly over the ropes as a result of a legal blow as ruled by the referee.

(d) "Drug" means a controlled substance as regulated under sections 7101 to 7231 of the public health code, 1978 PA 368, MCL 333.7101 to 333.7231, and any substance referenced in section 48(5)(a) of the act, MCL 338.3648.

(e) "Fight Record" means a record of a contestant's previous fight results, including, but not limited to, wins, losses, knockouts, and technical knockouts, and any other information required by the department.

(f) "Gong" means a bell, horn, buzzer, or other audible device approved by the department representative that has a clear tone loud enough for the contestants and referee to hear.

(g) "Grounded" means when a mixed martial artist has any part of the body, other than fingers and the soles of both feet, touching the fighting area floor. A mixed martial artist is grounded if the palm or closed fist of 1 hand, or any other body part, is touching the fighting area floor.

(h) "Manager" means a person who represents the interest of a second person, by contract, agreement, or other arrangement, in arranging for the establishment of a professional or amateur contest in which that second person shall participate as a contestant. An attorney licensed to practice in this state, if his or her participation is restricted solely to legal representation of the interests of an amateur or professional licensee, does not fall within this definition.

(i) "Mandatory count of 8" means a required count of 8 given by a referee to a boxer who has been knocked down.

(j) "No decision" means that neither contestant wins the contest.

(k) "Reinstatement" means the granting of a license to a person whose license has been revoked or suspended as a result of a disciplinary action in accordance with chapter 4 of the act, MCL 338.3640 to 338.3649a.

(l) "Relicensure" means the granting of a license to a person whose license has lapsed for failure to renew the license within 60 days after the expiration date.

(m) "Ring" means the enclosure in which a contest takes place.

(n) "Sanctioned" means a contest approved by USA Boxing or a public body charged with overseeing unarmed combat contests.

(o) "Second" means an individual assisting a contestant during a contest, such as cornerman or a contestant's cutman, and may include a manager serving in that capacity. An impartial cutman is not a second.

(p) "Stalling and faking" means that a contestant is pulling his or her punches or holding an opponent or deliberately maintaining a clinch.

(q) "Standing mandatory count of 8" means a count of 8 given at the discretion of a referee to a boxer who has been dazed by a blow and is unable to defend himself or herself.

(2) The terms defined in the act have the same meanings when used in these rules.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.102 Rescinded.

History: 2005 AACS; 2016 AACS

R 339.103 Rescinded.

History: 2009 AACS; 2016 AACS

PART 2. PROFESSIONAL BOXING, AMATEUR MIXED MARTIAL ARTS, AND PROFESSIONAL MIXED MARTIAL ARTS

R 339.201 Weight classifications for contestants.

Rule 201. (1) The department may refuse to permit a contest in which the contestants are not fairly matched. In determining if contestants are fairly matched, the department shall consider the following factors:

(a) The win-loss record of the contestants.

(b) The weight differential.

(c) The caliber of opponents.

(d) Each contestant's number of contests.

(e) Any other factor relating to a contestant's past conduct as a contestant, in this jurisdiction or another, that would reasonably give rise to concerns regarding the health and safety of the public or a contestant or contestants.

(2) Pursuant to section 54a(2)(e) of the act, MCL 338.3654a, boxing contestants shall be divided into the following classes, and there shall not be more than a 5-pound weight differential for contestants weighing up to 126 pounds, a 7-pound weight differential for contestants weighing 126.1 to 175 pounds, and a 15-pound weight differential for contestants weighing 175.1 pounds to 199 pounds. The weight differential applicable to the lowest weight contestant applies.

- (a) Mini flyweight: Up to and including 105 pounds.
- (b) Light flyweight: Over 105 pounds to 108 pounds.
- (c) Flyweight: Over 108 pounds to 112 pounds.
- (d) Super flyweight: Over 112 pounds to 115 pounds.
- (e) Bantamweight: Over 115 pounds to 118 pounds.
- (f) Super bantamweight: Over 118 pounds to 122 pounds.
- (g) Featherweight: Over 122 pounds to 126 pounds.
- (h) Super featherweight: Over 126 pounds to 130 pounds.
- (i) Lightweight: Over 130 pounds to 135 pounds.
- (j) Super lightweight: Over 135 pounds to 140 pounds.
- (k) Welterweight: Over 140 pounds to 147 pounds.
- (l) Super welterweight: Over 147 pounds to 154 pounds.
- (m) Middleweight: Over 154 pounds to 160 pounds.
- (n) Super middleweight: Over 160 pounds to 168 pounds.
- (o) Light heavyweight: Over 168 pounds to 175 pounds.
- (p) Cruiserweight: Over 175 pounds to 200 pounds.
- (q) Heavyweight: Over 200 pounds.

(3) Pursuant to section 54a(2)(e) of the act, MCL 338.3654a, mixed martial arts contestants shall be divided into the following classes, and there shall be not more than a 3-pound weight differential for contestants weighing up to 155 pounds and a 5-pound weight differential for contestants weighing 155.1 pounds up to 205 pounds. The weight differential applicable to the lowest weight contestant applies.

- (a) Strawweight: Up to and including 115 pounds.
- (b) Flyweight: Over 115 pounds to 125 pounds.
- (c) Bantamweight: Over 125 pounds to 135 pounds.
- (d) Featherweight: Over 135 pounds to 145 pounds.
- (e) Lightweight: Over 145 pounds to 155 pounds.
- (f) Super lightweight: Over 155 pounds to 165 pounds.
- (g) Welterweight: Over 165 pounds to 170 pounds.
- (h) Super welterweight: Over 170 pounds to 175 pounds.
- (i) Middleweight: Over 175 pounds to 185 pounds.
- (j) Super middleweight: Over 185 pounds to 195 pounds.
- (k) Light heavyweight: Over 195 pounds to 205 pounds.
- (l) Cruiserweight: Over 205 pounds to 225 pounds.
- (m) Heavyweight: Over 225 pounds to 265 pounds.
- (n) Super heavyweight: Over 265 pounds.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.202 Weighing in.

Rule 202. (1) Not earlier than the day before the start of an event, or within 48 hours before the start of an event for the boxing heavyweight class or the mixed martial arts super heavyweight class, the department representative shall weigh in each contestant.

(2) Contestants who weigh in must have prior approval by the department to participate in an event or contest.

(3) If the weigh-in occurs on the day of the event, a contestant who loses more than 2 pounds to make weight and is reweighed shall not compete without the approval of either the physician or the department representative in consultation with the physician.

(4) If the weigh-in occurs within 24 hours of the event, a contestant who loses more than 2% of his or her total weight to make weight and is reweighed shall not compete without the approval of either the physician or the department representative in consultation with the physician.

(5) Male contestants may weigh-in wearing only boxers, trunks, or briefs.

(6) Female contestants may weigh-in wearing only shorts and a sports bra.

(7) The promoter shall provide a privacy sheet or towel to shield the contestant if necessary.

(8) The department shall approve the date and time of the weigh-in.

History: 2005 AACCS; 2009 AACCS; 2019 AACCS.

R 339.202a Substitute contestants.

Rule 202a All substitutions shall be approved by the department and shall occur not later than either of the following:

(a) 2 p.m. on the day of the event.

(b) If an event is held on a Saturday, Sunday, or holiday, then 2 p.m. on the regular business day before the event.

History: 2009 AACCS.

R 339.203 Licensing requirements; contestants.

Rule 203. (1) A contestant shall not have an active license as a timekeeper, judge, referee, promoter, or matchmaker.

(2) A contestant shall have an active license at the time of the contest.

(3) An applicant for a professional boxer license shall have the department's determination that he or she is able to compete as a professional contestant and either of the following:

(a) A record of having fought a minimum of 7 amateur contests or 28 amateur rounds.

(b) An active professional boxer license in this state or another state, country, or tribal nation.

(4) An applicant for a professional mixed martial artist license shall have the department's determination that he or she is able to compete as a professional contestant and either of the following:

(a) A record of having fought a minimum of 5 sanctioned amateur contests.

(b) An active professional mixed martial artist license in this state or another state, country, or tribal nation.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.203a Licensing requirements; referee, judge, or timekeeper.

Rule 203a. (1) An applicant for a license as a referee, judge, or timekeeper shall be at least 18 years of age.

(2) An applicant for a license as a referee shall pass a physical examination.

(3) The department may require an applicant for a license as a timekeeper, referee, or judge to complete an examination as approved by the department that is available from a recognized authority in unarmed combat sports.

(4) The department may require an applicant for a license as a timekeeper, referee, or judge to obtain experience, training, or other qualifications satisfactory to the department.

History: 2009 AACCS; 2019 AACCS.

R 339.203b Rescinded.

History: 2009 AACCS; 2019 AACCS.

R 339.203c Rescinded.

History: 2009 AACCS; 2019 AACCS.

R 339.203d Rescinded.

History: 2009 AACCS; 2016 AACCS

R 339.204 Rescinded.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.205 Boxing ring; dimensions and construction.

Rule 205. A promoter shall ensure that a boxing ring meets all of the following requirements:

(a) The boxing ring must be square and be not less than 16 feet nor more than 24 feet on a side, measured within the ropes. The boxing ring floor must extend not less than 18 inches beyond the ropes. There must be padding over the boxing ring post if the ring posts are nearer than 18 inches to the ring ropes.

(b) Two sides of the boxing ring opposite of each other must have a designated color. One side must be blue; the opposite side must be red.

(c) The floor of the boxing ring must be padded with ensolite or another similar closed-cell foam, with at least a 1-inch layer of foam padding, with a top covering of canvas, duck, or similar material tightly stretched and laced securely in place under the apron. The corners of the ring must be padded. Material that tends to gather in lumps or ridges must not be used.

(d) Boxing ring posts must be not less than 3, nor more than 4, inches in diameter extending from the floor to a height of 58 inches above the floor of the ring. The ropes must be connected to posts with the extension not shorter than 18 inches.

(e) The boxing ring must be not more than 4 feet high. Steps must be provided for use by the contestants and officials.

(f) The boxing ring must not have less than 4 ropes which may be tightened and which are not less than 1 inch in diameter. The ropes must be evenly spaced, securely tied halfway between the ring posts, and wrapped in a soft material.

(g) There must not be any obstruction or object, including, without limitation, a triangular border on any part of the ring floor.

History: 2005 AACCS; 2009 AACCS; 2019 AACCS.

R 339.205a Mixed martial arts ring; dimensions and construction.

Rule 205a. (1) A promoter shall ensure that a mixed martial arts ring meets all of the following requirements:

(a) The ring canvas must be no smaller than 18 feet wide and no larger than 32 feet across.

(b) Two sides opposite of each other must have a designated color. One side must be blue; the opposite side must be red.

(c) The floor of the ring area must be padded with ensolite or another similar closed-cell foam, with at least a 1-inch layer of foam padding, with a top covering of canvas, duck, or similar material tightly stretched and laced to the platform of the ring. Material that tends to gather in lumps or ridges must not be used.

(d) The platform of the ring must not be more than 4 feet above the floor of the building and must have suitable steps for use by the contestants and officials.

(e) Ring posts must be made of metal, not more than 6 inches in diameter, extending from the floor of the building to 5 to 7 feet above the floor of the ring, and shall be properly padded in a manner approved by the department.

(f) The fencing used to enclose the ring must be made of a material that will prevent a contestant from falling out or breaking through the ring onto the floor of the building or onto spectators.

(g) Any metal portion on the interior of the ring must be covered and padded in a manner approved by the department and must not be abrasive to the contestants.

(h) The ring must have a minimum of 1 entrance. The entrance must be padded or covered so that there is not exposed metal on the interior of the ring.

(i) There must not be any obstruction on any part of the ring surrounding the area in which the contestants are competing.

(j) Any metal parts used to enforce the ring wall must be positioned as to not interfere with the safety of the contestants.

(k) There must be an area of at least 4 feet between the ring and the first row of public seating that allows freedom of movement of contest officials and department personnel.

(2) The area immediately surrounding the ring is subject to the control of the department. Event security staff shall control access. The seating around the apron of the ring must not be sold. An area for credentialed media personnel may be allowed with the approval of the department.

(3) There must be adequate space provided in each contestant's corner for seconds to sit during a round.

(4) The department may request a promoter of a mixed martial arts event or contest to place at least 2 video screens that meet the approval of the department, which will allow patrons to view action inside the ring.

History: 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.205b Seats provided to commission member and 1 guest at contest or event.

Rule 205b. (1) For purposes of section 47(3) of the act, MCL 338.3647, a promoter shall provide each commission member at a contest or event a seat in the first or second row from the ring or cage.

(2) A promoter shall provide 1 seat, that is not necessarily in the first or second row from the ring or cage, to 1 guest of a commission member who is in attendance at the contest or event.

(3) A commission member shall not provide his or her designated seat or designated guest seat to any other person.

History: 2019 AACCS.

R 339.206 Rescinded.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS

R 339.206a Rescinded.

History: 2009 AACCS; 2016 AACCS

R 339.207 Hand, foot, and ankle wrap specifications for all contestants.

Rule 207. A contestant shall ensure all of the following specifications prior to an event:

(a) Except as agreed to by the managers of the contestants or as provided in subdivision (b) of this subrule, a boxing contestant's hand wrap for each hand must consist of soft gauze that is not more than 10 yards long and not more than 2 inches wide. The gauze must be held in place by not more than 6 feet of cloth-based tape per hand.

(b) Except as agreed to by the managers of the opposing contestants, light heavyweight, cruiserweight, and heavyweight boxing contestants' hand wraps for each hand shall

consist of soft gauze that is not more than 12 yards long and not more than 2 inches wide. Gauze must be held in place by not more than 8-feet of cloth-based tape per hand.

(c) To protect a boxing contestant's hand, hand wraps may be held in place by winding cloth-based tape not more than 12-inches wide around the hand.

(d) For mixed martial arts contestants in all weight classes, the bandages on each contestant's hand must consist of soft gauze that is not more than 13 yards long and 2 inches wide, held in place by not more than 10 feet of cloth-based tape, 1 inch wide, for each hand. Both of the following apply:

(i) The cloth-based tape must be placed directly on each hand for protection near the wrist. The tape may cross the back of the hand twice and extend to cover and protect the knuckles when the hand is clenched to make a fist.

(ii) The bandages must be evenly distributed across the hand.

(e) Hand wraps must be adjusted in the dressing room under the supervision of the department representative.

(f) A contestant's ankle wraps, if the contestant elects to use ankle wraps, shall consist of soft gauze that is not more than 13 yards long and not more than 2 inches wide. The gauze must be held in place by not more than 10 feet of cloth-based tape per ankle.

(g) Water or any other substance other than cloth-based tape on the hand wraps must not be used.

(h) Water or any other substance other than cloth-based tape on the foot or ankle wraps must not be used.

History: 2005 AACS; 2009 AACS; 2019 AACS.

R 339.209 Mouthpieces.

Rule 209. A round shall not begin until the contestant's protective mouthpiece is in place. If, during a round, the mouthpiece falls out of the contestant's mouth, the referee shall, as soon as practicable, stop the contest and escort the contestant to his or her corner. The mouthpiece shall be rinsed out and replaced in the contestant's mouth and the contest shall continue.

History: 2005 AACS.

R 339.210 Joint supports.

Rule 210. During a contest, contestants may wear neoprene joint supports that do not contain any hard plastic, stabilizer material, or metal support. All joint supports, if taped, must be taped using a cloth-based tape.

History: 2009 AACS; 2019 AACS.

R 339.211 Contestant use or administration of any substance.

Rule 211. (1) The use or administration of drugs, stimulants, or nonprescription preparations by or to a contestant during a contest is prohibited, except as provided in this rule.

(2) A substance other than water shall not be given to a contestant during the course of the contest. Water shall only be provided in clear containers.

(3) Petroleum jelly may be allowed around the eyes; however, the use of petroleum jelly, grease, or any other substance on the arms, legs, or body is prohibited.

(4) The use of coagulants, as approved by the ringside physician, may be allowed between rounds to stop the bleeding of minor cuts and lacerations sustained by a contestant. The use of Monsel solution, silver nitrate, New Skin, Flex Collodion, or substances having an iron base is prohibited, and the use of such substances by a contestant is cause for immediate disqualification.

(5) The ringside physician shall monitor the use and application of any foreign substances administered to a contestant before or during a contest and shall confiscate any suspicious foreign substance for possible laboratory analysis, the results of which shall be forwarded to the department.

History: 2005 AACCS; 2009 AACCS.

R 339.213 Ringside equipment.

Rule 213. (1) A promoter shall provide all of the following items at each event:

(a) A sufficient number of buckets for use by the contestants.

(b) Stools for use by the seconds.

(c) Bio-protective gloves required under R 339.215(6) for use by referees.

(d) Containers for contestants to spit in.

(e) A portable resuscitator with oxygen.

(f) An ambulance with emergency medical technicians on site until the decision in the final contest has been announced and all injured contestants have been treated. A promoter shall make arrangements for a replacement ambulance if the first ambulance is required to transport a contestant for medical treatment. The promoter shall communicate to the physician the location of the ambulance and the arrangements for substitute ambulance service.

(g) Seats at ringside for assigned or approved ring officials. The physician shall sit near the steps into the ring.

(h) Scales for weigh-ins that are capable of registering an accurate weight for participants. The department may require scales to be certified.

(i) A gong or other audible device.

(j) A public address system.

(k) A separate dressing room for each sex, if contestants of both sexes are participating.

(l) A separate room for physical examinations.

(m) A separate dressing room must be provided for officials, unless the physical arrangements of the site make the provision of an additional dressing room impossible.

(n) Adequate security personnel.

(o) High stools for use by the judges.

(p) Sufficient contest scorecards for ring officials and department representatives.

(q) A cleaning solution capable of cleaning blood and debris in the cage or ring.

(2) A promoter shall only hold boxing or mixed martial arts contests or events in premises that conform to the laws, ordinances, and regulations of the city, town, or village where the events are situated.

(3) Restrooms must not be used as dressing rooms, rooms for physical examinations, or weigh-ins.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.215 Contest officials.

Rule 215. (1) A licensed referee, judge, or timekeeper may officiate licensed mixed martial arts events or amateur events that are exempt from the act. A licensed boxing referee, judge, or timekeeper may officiate a USA Boxing sanctioned event.

(2) A referee or judge shall not officiate or accept an approval to officiate when that assignment may impair the referee's or judge's independence of judgment or action in the performance of the referee's or judge's duties. Violation of this subrule renders the violator subject to the penalties set forth in chapter 4 of the act, MCL 338.3640 to 338.3649a.

(3) A judge shall sit midway between the ring posts of a square ring, but not on the same side as another judge, and shall have an unimpaired view of the ring. The judges shall be evenly dispersed when a ring has more than 4 sides.

(4) A referee must not be approved to officiate more than 32 scheduled rounds in 1 day, except when substituting for another referee who is incapacitated.

(5) A referee shall not wear jewelry that might cause injury to the contestants. Glasses, if worn, must be protective athletic glasses or goggles with plastic lenses and a secure elastic band around the back of the head.

(6) A referee must wear bio-protective gloves in the performance of his or her duties.

(7) An official must not use or be under the influence of alcohol or drugs while in attendance at an event. The department may request an official to be tested for the presence of alcohol or drugs in the same manner that contestants are tested. Violation of this subrule or refusal to be tested subjects the official to the penalties set forth in chapter 4 of the act, MCL 338.3640 to 338.3649a.

(8) Ring officials shall avoid the appearance of partiality. A ring official must not be licensed as a matchmaker or promoter. A ring official must not own all or any portion of a contract of a mixed martial artist or a boxer.

(9) The department has sole authority to approve contest officials to an event.

(10) At least 2 licensed referees must be present for every amateur and professional contest.

(11) A promoter shall designate at least 1 alternate to the arranged officials for a contest.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.217 Conduct during events.

Rule 217. (1) Beginning 1 minute before the first round begins, only the referee, contestants, and the chief second may be in the ring. The referee shall clear the ring of all other individuals.

(2) The win-loss record of each contestant must be announced during the introduction of each contestant.

(3) Once a contest has begun, only referees, contestants, seconds, department representatives, physicians, and ring card persons are allowed in the ring.

(4) The referee may order that the ring and ringside area be cleared, at any time before, during, or after a contest, of any individual who is not authorized to be present in the ring or ringside area. The department representative may order the clearing of the ringside area.

(5) If any individual refuses to clear the ring or ringside area when ordered to do so by the referee or the department representative, disputes a decision by an official, or encourages spectators to object to a decision either verbally or physically, then the individual is engaged in disruptive conduct. The referee, on his or her own initiative or at the request of the department representative, may stop a contest at any time until the disruptive conduct ceases. If the individual involved in disruptive conduct is the manager or second of a contestant, then the referee may order points deducted from that contestant's score or disqualify the contestant. If the conduct occurred after the decision was announced, then the department representative shall file complaints against any licensed individual involved in the disruptive conduct. A licensee who engages in disruptive conduct is subject to the penalties set forth in chapter 4 of the act, MCL 338.3640 to 338.3649a.

(6) The referee is the sole arbiter of a contest and is the only individual authorized to enter the ring at any time during competition and authorized to stop a contest. The referee may confer with the ringside physician in determining whether to continue or stop a contest.

(7) If difficulties arise concerning language before or during a contest, the promoter shall ensure that an interpreter is available, if requested by a contestant.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.219 Referees.

Rule 219. (1) The referee is the chief official and sole arbiter of a contest. The referee shall decide all questions arising in the ring during a contest that are not specifically addressed in these rules.

(2) The referee shall, before each contest begins, determine the name and location of the physician approved to officiate at the contest and each contestant's chief second.

(3) At the beginning of each contest, the referee shall summon the contestants and their chief seconds together for final instructions. After receiving the instructions, the contestants shall retire to their respective corners.

(4) Where difficulties arise concerning language, the referee shall ensure that the contestant understands the final instructions through an interpreter and shall use suitable gestures and signs during the contest.

(5) With the exception of the contestants, the referee, and the physician in the performance of his or her duties, a person shall not enter the ring, including the apron of the ring, during the progress of a round.

(6) If a contestant's manager or second steps into the ring or onto the apron of the ring during a round, the referee shall halt the contest and the referee may eject the manager or

second from the ringside working area. If the manager or second steps into the ring or onto the apron a second time during the contest, then the referee may stop the contest and the decision awarded to the contestant's opponent due to disqualification.

(7) A referee shall inspect a contestant's gloves and the contestant's body to determine if a foreign substance has been applied.

(8) A referee shall not touch a contestant during a contest except when 1 or both contestants fail to obey the break command.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS

R 339.221 Rescinded.

History: 2005 AACCS; 2009 AACCS.

R 339.223 Injuries and cuts; boxing.

Rule 223. (1) If an injury or cut is produced by a fair blow and because of the severity of the blow the contest cannot continue, then the injured contestant must be declared the loser by technical knockout.

(2) If a contestant intentionally fouls his or her opponent and an injury or cut is produced, and if, due to the severity of the injury or cut, the contestant cannot continue, then the contestant who commits the foul must be declared the loser by disqualification.

(3) If a contestant receives an intentional headbutt or foul and the contest can continue, then the referee shall penalize the contestant who commits the foul by deducting points based upon the severity of the offense. The referee shall notify the judges that an intentional unfair blow produced the injury or cut. If in the subsequent rounds the same injury or cut becomes so severe that the contest has to be suspended, then the judges shall award the decision as follows:

(a) A technical draw if the injured contestant is behind on points or even on a majority of the scorecards.

(b) A technical decision to the injured contestant if the injured contestant is ahead on points on a majority of the scorecards.

(4) If a contestant injures himself or herself trying to foul his or her opponent, then the referee shall not take any action in the contestant's favor, and the injury must be considered the result of a fair blow from the contestant's opponent.

(5) If a contestant is accidentally headbutted in a contest and can continue, then the referee shall stop the action to inform the judges and acknowledge the headbutt. If in subsequent rounds, as a result of legal blows, the accidental headbutt injury worsens, then the referee shall stop the contest and declare a technical decision. The winner shall be the contestant who is ahead on points on a majority of the scorecards. If a contestant is accidentally headbutted in a contest and an injury or cut is produced and, due to the severity of the injury or cut, the contestant cannot continue, then the referee shall rule as follows:

(a) If the contest is stopped before half of the scheduled rounds, not to exceed 4 rounds, have been completed, call the contest a technical draw.

(b) If the contest is stopped after half of the scheduled rounds have been completed, declare that the winner is the contestant who has a lead in points on a majority of the scorecards before the round of injury.

(6) If, in the opinion of the referee, a contestant has suffered a dangerous cut or injury, then the referee may stop the contest temporarily to summon the physician. If the physician recommends that the contestant can continue, the referee may order the contest to be continued. If the physician recommends that the contestant should not continue, then the referee shall order the contest to end.

(7) A referee may give a contestant who receives an accidental low blow not more than 5 minutes to recover. The referee shall direct contestants to neutral corners. The seconds shall not coach, administer water, or in any other way attend to their contestant. If the contestant cannot continue after 5 minutes, the referee shall declare that he or she is the loser by technical knockout.

(8) If a contestant in a boxing contest is knocked down or given a standing mandatory 8 count, or a combination of either occurs 3 times in 1 round, then the referee shall stop the contest and award a technical knockout to the opponent. The physician shall immediately enter the ring and examine the losing contestant.

(9) A physician shall immediately examine and administer aid to a contestant who is knocked out or injured, if, in the physician's professional judgment, there is a concern for the contestant's safety.

(10) If a contestant is knocked out or incapacitated, the referee or second shall not handle the contestant, except for the removal of a mouthpiece, unless directed by the physician to do so.

(11) A contestant shall not refuse an examination by a physician.

(12) A contestant who was knocked out shall not leave the site of the event until 1 hour has elapsed from the time of the examination or until released by the physician.

(13) The attending physician shall file a written report with the department on each contestant who was knocked out or injured.

(14) There shall be no scoring of an incomplete round. If the referee penalizes either contestant during the incomplete round, then the appropriate points shall be deducted when the scorekeeper calculates the final score.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.223a Injuries and cuts; mixed martial arts.

Rule 223a (1) If an injury sustained during competition as a result of a legal maneuver is severe enough to terminate a contest, then the injured contestant loses by technical knockout.

(2) If an injury sustained during competition as a result of an intentional foul is severe enough to terminate a contest, then the contestant causing the injury loses by disqualification.

(3) If an injury sustained during competition as a result of an intentional foul and the contest is allowed to continue, then the referee shall notify the scorekeeper to automatically deduct 2 points from the contestant who committed the foul.

(4) If an injury sustained during competition as a result of an intentional foul causes the injured contestant to be unable to continue at a subsequent point in the

contest, then the injured contestant shall win by technical decision, if he or she is ahead on the score cards. If the injured contestant is even or behind on the scorecards at the time of stoppage, then the outcome of the contest shall be declared a technical draw.

(5) If a contestant injures himself or herself while attempting to foul his or her opponent, then the referee shall not take any action in his or her favor, and the injury shall be treated in the same manner as an injury produced by a fair blow.

(6) If an injury sustained during competition as a result of an accidental foul is severe enough for the referee to stop the contest immediately, then the contest shall result in a no contest if stopped before 2 rounds have been completed in a 3-round contest or if stopped before 3 rounds have been completed in a 5-round contest.

(7) If an injury sustained during competition as a result of an accidental foul is severe enough for the referee to stop the contest immediately, then the contest shall result in a technical decision awarded to the contestant who is ahead on the score cards at the time the contest is stopped only when the contest is stopped after 2 rounds of a 3-round contest, or 3 rounds of a 5-round contest have been completed.

(8) There shall be no scoring of an incomplete round. However, if the referee penalizes either contestant, then the appropriate points shall be deducted when the scorekeeper calculates the final score.

(9) A physician shall immediately examine and administer aid to a contestant who is knocked out or injured, if, in the physician's professional judgment, there is a concern for the contestant's safety.

(10) If a contestant is knocked out or incapacitated, then the referee or second shall not handle the contestant, except for the removal of a mouthpiece, unless directed by the physician to do so.

(11) A contestant shall not refuse to be examined by a physician.

(12) A contestant who has been knocked out shall not leave the site of the event until 1 hour has elapsed from the time of the examination or until released by the physician.

(13) The attending physician shall file a written report with the department on each contestant who has been knocked out or injured.

History: 2009 AACCS; 2016 AACCS

R 339.225 Knockouts.

Rule 225. (1) A contestant in a boxing contest who is knocked down shall take a minimum mandatory count of 8.

(2) If a contestant in a boxing contest is dazed by a blow and, in the referee's opinion, is unable to defend himself or herself, then the referee shall give a standing mandatory count of 8 or stop the contest. If on the count of 8 the contestant, in the referee's opinion, is unable to continue, then the referee may count him or her out on his or her feet or stop the contest on the count of 8.

(3) If there is a knockdown in a boxing contest, then the timekeeper shall immediately start the count loud enough to be heard by the referee, who, after waving the opponent to the farthest neutral corner, shall pick up the count from the timekeeper and proceed from there. The referee shall stop the count if the opponent fails to remain in the corner. The count shall be resumed when the opponent has returned to the corner.

(4) The timekeeper shall signal the count to the referee.

(5) If the contestant taking the count in a boxing contest is still down when the referee calls the count of 10, then the referee shall wave both arms to indicate that the contestant has been knocked out. The referee shall summon the physician and shall then raise the opponent's hand as the winner. The referee's count is the official count.

(6) If at the end of a round a contestant in a boxing contest is down and the referee is in the process of counting, then the gong indicating the end of the round shall not be sounded, except for the last round. The gong shall only be sounded when the referee gives the command to box indicating the continuation of the contest.

(7) In the final round, the timekeeper's gong shall terminate the fight contest.

(8) A referee shall award a technical knockout decision to the opponent if a contestant is unable or refuses to continue when the gong sounds to begin the next round. The decision shall be awarded in the round started by the gong.

(9) The referee and timekeeper shall resume their count at the point it was suspended if a contestant in a boxing contest rises before the count of 10 is reached and falls down immediately without being struck.

(10) If both contestants in a boxing contest go down at the same time, then counting shall continue as long as 1 of them is still down or until the referee or the ringside physician determines that 1 or both of the contestants need immediate medical attention. If both contestants remain down until the count of 10, then the contest shall stop and the decision shall be scored as a double knockout.

History: 2005 AACCS; 2009 AACCS.

R 339.226 Types of contest results for mixed martial arts events.

Rule 226. The following are the types of contest results for mixed martial arts events:

(a) Submission by either of the following:

(i) Tap out: When a contestant physically uses his hand to indicate that he or she no longer wishes to continue.

(ii) Verbal tap out: When a contestant verbally announces to the referee that he or she does not wish to continue.

(b) Technical knockout by any of the following:

(i) Referee stops the contest.

(ii) When an injury as a result of a legal maneuver is severe enough to terminate a contest.

(iii) If a contestant fails to answer the bell or does not want to continue the contest.

(c) Knockout by failure to rise from the canvas.

(d) Decision via scorecards including any of the following:

(i) Unanimous decision: When all 3 judges score the contest for the same contestant.

(ii) Split decision: When 2 judges score the contest for 1 contestant and 1 judge scores for the opponent.

(iii) Majority decision: When 2 judges score the contest for same contestant and only 1 judge scores a draw.

(e) Draw including any of the following:

(i) Unanimous Draw: When all 3 judges score the contest a draw.

(ii) Majority Draw: When 2 judges score the contest a draw.

(iii) Split Draw: When 1 judge scores in favor of one contestant, 1 judge scores in favor of the other contestant, and 1 judge scores the contest as a draw.

(f) Disqualification: When an injury sustained during competition as a result of an intentional foul is severe enough to terminate the contest.

(g) Forfeit: When a contestant fails to begin competition or prematurely ends the contest for reasons other than injury or by indicating a tap out.

(h) Technical draw: When an injury sustained during competition as a result of an intentional foul causes the injured contestant to be unable to continue and the injured contestant is even or behind on the scorecards at the time of stoppage.

(i) Technical decision: When the contest is prematurely stopped due to injury and a contestant is leading on the scorecards.

(j) No contest: When a contest is prematurely stopped due to accidental injury and a sufficient number of rounds have not been completed to render a decision via the scorecards.

History: 2009 AACCS; 2019 AACCS.

R 339.226a Types of contest results for boxing events.

Rule 226a. The following are the types of contest results for boxing events:

(a) Technical knockout by any of the following:

(i) Referee stops the contest.

(ii) When an injury as a result of a legal maneuver is severe enough to terminate a contest.

(iii) If a contestant is knocked down or given a standing mandatory 8 count, or a combination of either occurs 3 times in 1 round.

(iv) If a contestant fails to answer the bell or does not want to continue the contest.

(b) Knockout by failure to rise from the canvas.

(c) Decision via scorecards including any of the following:

(i) Unanimous decision: When all 3 judges score the contest for the same contestant.

(ii) Split decision: When 2 judges score the contest for 1 contestant and 1 judge scores for the opponent.

(iii) Majority decision: When 2 judges score the contest for same contestant and 1 judge scores a draw.

(d) Draw including any of the following:

(i) Unanimous draw: When all 3 judges score the contest a draw.

(ii) Majority draw: When 2 judges score the contest a draw.

(iii) Split draw: When 1 judge scores in favor of 1 contestant, 1 judge scores in favor of the other contestant, and one judge scores the contest a draw.

(e) Disqualification: When an injury sustained during competition as a result of an intentional foul is severe enough to terminate the contest.

(f) Forfeit: When a contestant fails to begin competition or prematurely ends the contest for reasons other than injury.

(g) Technical draw: When an injury sustained during competition as a result of an intentional foul causes the injured contestant to be unable to continue and the injured contestant is even or behind on the scorecards at the time of stoppage.

(h) Technical decision: When the contest is prematurely stopped due to injury and a contestant is leading on the scorecards.

(i) No contest: When a contest is prematurely stopped due to accidental injury and a sufficient number of rounds have not been completed to render a decision via the scorecards.

History: 2019 AACCS.

R 339.227 Contestant outside of ring ropes.

Rule 227. (1) A contestant who has been knocked through the ropes during a contest must not be helped back into the ring and must not be hindered in any way by anyone when trying to reenter the ring.

(2) If 1 contestant has fallen through the ropes, the other contestant shall retire to the farthest neutral corner and stay in that corner until ordered to continue the contest by the referee.

(3) The referee shall warn the contestant that the contestant has 20 seconds to return to the ring unassisted. After the warning by the referee, the referee shall begin the count, which must be loud enough to be heard by the contestant.

(4) If the contestant enters the ring before the count of 20, the contest must resume.

(5) If the contestant fails to enter the ring before the count of 20, the contestant must be considered knocked out.

(6) If a contestant wrestles or pushes another contestant through the ropes, the referee may allow the wrestled or pushed contestant up to 5 minutes to recover.

History: 2005 AACCS; 2019 AACCS.

R 339.229 Judging; boxing.

Rule 229. (1) Officials who score a contest shall use the 10-point must system.

(2) For the purpose of this rule, the "10-point must system" means that the winner of each round receives 10 points as determined by clean hitting, effective aggressiveness, defense, and ring generalship. The loser of the round shall receive less than 10 points. If the round is even, each contestant receives 10 points. Judges shall not give fractions of points.

(3) Officials who score the contest shall mark their cards in ink or in indelible pencil at the end of each round.

(4) Officials who score the contest shall sign their scorecards.

(5) Except as provided in subrule (6) of this rule, at the conclusion of each contest, the judges shall total the points for each contestant and indicate the winner by writing the winner's name at the designated area on the scorecard and circle the same name where it appears on the top of the scorecard.

(6) If a contest is scored on individual scorecards for each round, the referee shall, at the end of a round, collect the scorecard for the round from each judge and shall give the scorecards to the department representative for computation.

(7) Referees and judges shall be discreet at all times and shall not discuss their decisions with anyone during an event.

(8) Unless the department representative determines that a computation of the scorecards shows a clerical or mathematical error giving the decision to the wrong contestant, the decision at the end of a boxing contest must not change. If such an error occurs, the department representative may change the decision.

(9) The referee shall collect the scorecards from the judges and give them to the department representative for tabulation. After the scorecards have been tabulated, the referee shall collect the tabulated scorecards and give them to the announcer, who shall announce the decision to the spectators.

(10) After a contest, the department representative shall collect the scorecards and tabulation sheets and give them to the promoter. The promoter shall maintain the scorecards and tabulation sheets for 1 year pursuant to section 54a of the act, MCL 338.3654a.

(11) If a referee becomes incapacitated and is unable to complete a boxing contest, then the other referee previously approved by the department for the event must assume the duties of the referee.

(12) If a judge becomes incapacitated and is unable to complete the scoring of a contest, then the referee shall call a time-out, and an alternate judge previously approved by the department must score the contest from the point at which he or she assumed the duties. If the incapacity of a judge is not noticed during a round, the referee shall score that round and the substitute judge shall score all subsequent rounds.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.230 Judging; mixed martial arts.

Rule 230. (1) Three judges shall evaluate all mixed martial arts contests.

(2) The 10-Point Scoring System must be the standard system for scoring a contest. Under the 10-Point Scoring System, 10 points must be awarded to the winner of the round and 9 points or fewer must be awarded to the loser, except for a rare even round, which is scored (10-10).

(3) Judges shall evaluate mixed martial arts techniques, such as effective striking, effective grappling, control of the ring, effective aggressiveness, and defense.

(4) Evaluation must be made in the order in which the techniques appear in subrule (2) of this rule, giving the most weight in scoring to effective striking, effective grappling, control of the ring, effective aggressiveness, and defense.

(5) Effective striking is judged by determining the total number of legal heavy strikes landed by a contestant.

(6) Effective grappling is judged by considering the amount of successful executions of a legal takedown and reversals. All of the following are examples of factors to consider:

(a) Take downs from standing position to mount position.

(b) Passing the guard to mount position.

(c) Bottom position ring using an active, threatening guard.

(7) Ring area control is judged by determining who is dictating the pace, location, and position of the contest. All of the following are examples of factors to consider:

(a) Countering a grappler's attempt at takedown by remaining standing and legally striking.

(b) Taking down an opponent to force a ground contest.

- (c) Creating threatening submission attempts.
- (d) Passing the guard to achieve mount.
- (e) Creating striking opportunities.
- (8) Effective aggressiveness means moving forward and landing a legal strike.
- (9) Effective defense means avoiding being struck, taken down, or reversed while countering with offensive attacks.
- (10) The judges shall use the following objective scoring criteria when scoring a round:
 - (a) A round is to be scored as a 10-10 round when both contestants appear to be competing evenly and neither contestant shows clear dominance in a round.
 - (b) A round is to be scored as a 10-9 round when a contestant wins by a close margin, landing the greater number of effective legal strikes, grappling, and other maneuvers.
 - (c) A round is to be scored as a 10-8 round when a contestant overwhelmingly dominates by striking or grappling in a round.
 - (d) A round is to be scored as a 10-7 round when a contestant totally dominates by striking or grappling in a round.
- (11) Judges shall use a sliding scale and recognize the length of time the contestants are either standing or on the ground, as follows:
 - (a) If the mixed martial arts contestant spent a majority of a round on the canvas, then both of the following apply:
 - (i) Effective grappling is weighed first.
 - (ii) Effective striking is weighed second.
 - (b) If the mixed martial arts contestant spent a majority of a round standing, then both of the following apply:
 - (i) Effective striking is weighed first.
 - (ii) Effective grappling is weighed second.
 - (c) If a round ends with a relatively even amount of standing and canvas competition, striking and grappling are weighed equally.
- (12) Officials who score the contest shall mark their cards in ink or in indelible pencil at the end of each round.
- (13) Officials who score the contest shall sign their scorecards.
- (14) Except as provided in subrule (15) of this rule, at the conclusion of each contest, the judges shall total the points for each contestant and indicate the winner by writing the winner's name at the designated area on the scorecard and circle the same name where it appears on the top of the scorecard.
- (15) If a contest is scored on individual scorecards for each round, the referee shall, at the end of a round, collect the scorecard for the round from each judge and shall give the scorecards to the department representative for computation.
- (16) Referees and judges shall be discreet at all times and shall not discuss their decisions with anyone during an event.
- (17) Unless the department representative determines that a computation of the scorecards shows a clerical or mathematical error giving the decision to the wrong contestant, the decision at the end of a mixed martial arts contest must not change. If such an error occurs, the department representative may change the decision.
- (18) The referee shall collect the scorecards from the judges and give them to the department representative for tabulation. After the cards have been tabulated, the referee

shall collect the tabulated scorecards and give them to the announcer, who shall announce the decision to the spectators.

(19) After a contest, the department representative shall collect the scorecards and tabulation sheets and give them to the promoter. The promoter shall maintain the scorecards and tabulation sheets for 1 year pursuant to section 54a of the act, MCL 338.3654a.

(20) If a referee becomes incapacitated and is unable to complete a mixed martial arts contest, then the other referee previously approved by the department for the event shall assume the duties of the referee.

(21) If a judge becomes incapacitated and is unable to complete the scoring of a mixed martial arts contest, then the referee shall call a time-out and a licensed judge previously approved by the department must score the contest from the point at which he or she assumed the duties of a judge. If the incapacity of a judge is not noticed during a round, the referee shall score that round and the substitute judge shall score all subsequent rounds.

History: 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.231 Fouls; boxing.

Rule 231. (1) A referee of a boxing contest may disqualify or penalize a boxing contestant by deducting points from a round for any of the following fouls:

- (a) Holding an opponent or deliberately maintaining a clinch.
 - (b) Hitting with the head, shoulder, elbow, wrist, inside or heel of the hand, or the knee.
 - (c) Hitting or gouging with an open glove.
 - (d) Wrestling, spinning, or roughing at the ropes.
 - (e) Gripping at the ropes when avoiding or throwing punches.
 - (f) Intentionally striking at the part of the body that is over the kidneys.
 - (g) Using a rabbit punch or hitting an opponent at the base of the opponent's skull.
 - (h) Hitting on the break or after the gong has sounded.
 - (i) Hitting an opponent who is down or rising after being down.
 - (j) Hitting below the beltline.
 - (k) Holding an opponent with 1 hand and hitting with the other.
 - (l) Purposely going down without being hit or to avoid a blow.
 - (m) Using abusive language in the ring.
 - (n) Unsportsmanlike conduct on the part of the contestant or a second whether before, during, or after a round.
 - (o) Intentionally spitting out a mouthpiece.
 - (p) Any backhand blow.
 - (q) Stalling and faking.
- (2) Disqualification occurs after any combination of 3 of the fouls listed in subrule (1) of this rule or after a referee determines that a foul was intentional.
- (3) Fouls result in a point being deducted from the offending contestant's score.
- (4) Only a referee may assess a foul.
- (5) A fouled contestant has up to 5 minutes to recover.
- (6) If the referee assesses a foul, the referee shall do all of the following:
- (a) Call time.

- (b) Check the fouled contestant's condition and safety.
- (c) Assess the foul to the offending contestant, deduct points, and notify each corner's second, the judges, and the department representative responsible for tabulating scores.
- (7) The referee may terminate a contest based on the severity of the foul. If the referee deems the foul intentional, the contestant shall lose by disqualification.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.232 Fouls; mixed martial arts.

Rule 232. (1) A referee of a mixed martial arts contest may disqualify or penalize a contestant by deducting points from a round for any of the following fouls:

- (a) Holding or grabbing the fence.
- (b) Holding opponent's shorts or gloves.
- (c) The presence of more than 1 second on the ring area perimeter during a round.
- (d) The presence of more than two seconds inside the ring or cage during a rest period or more than 2 seconds on the ring or cage perimeter.
- (e) Butting with the head.
- (f) Eye gouging of any kind.
- (g) Biting or spitting at an opponent.
- (h) Hair pulling.
- (i) Fish hooking.
- (j) Groin attacks of any kind.
- (k) Intentionally placing a finger in any opponent's orifice or into any cut or laceration on an opponent.
- (l) Downward pointing of elbow strikes.
- (m) Small joint manipulation.
- (n) Strikes to the spine or back of the head.
- (o) Heel kicks to the kidney.
- (p) Throat strikes of any kind, including but not limited to, grabbing the trachea.
- (q) Clawing, pinching, twisting the flesh or grabbing the clavicle.
- (r) Kicking the head of a grounded contestant.
- (s) Kneeing the head of a grounded contestant.
- (t) Stomping of a grounded contestant.
- (u) The use of abusive language in competing area.
- (v) Any unsportsmanlike conduct that causes an injury to opponent.
- (w) Attacking an opponent on or during the break.
- (x) Attacking an opponent who is under the referee's care at the time.
- (y) Timidity, for example, avoiding contact, consistent dropping of mouthpiece, or faking an injury.
- (z) Interference from a second.
- (aa) Throwing an opponent out of the ring.
- (bb) Intentional disregard of the referee's instructions.
- (cc) Spiking an opponent to the canvas on his or her head or neck.
- (dd) Attacking an opponent after the bell has sounded the end of the round.
- (ee) While in a standing position, movement of arm or arms with open hands towards an opponent with fingers outstretched towards an opponent's face or eyes.

- (2) Disqualification occurs after any combination of 3 of the fouls listed in subrule (1) of this rule or after a referee determines that a foul is intentional.
- (3) Fouls result in a point being deducted from the offending contestant's score.
- (4) Only a referee may assess a foul.
- (5) A fouled contestant has up to 5 minutes to recover.
- (6) If the referee assesses a foul, the referee shall do all of the following:
 - (a) Call time.
 - (b) Check the fouled contestant's condition and safety.
 - (c) Assess the foul to the offending contestant, deduct points, and notify each corner's second, the judges, and the department representative responsible for tabulating scores.
- (7) If a bottom contestant commits a foul, unless the top contestant is injured, the contest will continue so as not to jeopardize the top contestant's superior positioning at the time. In addition, the referee shall do both of the following:
 - (a) Verbally notify the bottom contestant of the foul.
 - (b) At the end of the round, assess the foul to the offending contestant, deduct points, and notify each corner's second, the judges, and the department representative responsible for tabulating scores.
- (8) The referee may terminate a contest based on the severity of the foul. If the referee deems the foul intentional, the contestant shall lose by disqualification.

History: 2009 AACCS; 2019 AACCS.

R 339.233 Penalties for fouling.

- Rule 233. (1) A referee who penalizes a contestant under these rules shall notify the judges at the time of the infraction to deduct specified points from their scorecards.
- (2) A contestant committing a deliberate foul, in addition to the deduction of points, may be subject to the penalties set forth in chapter 4 of the act.
 - (3) A judge shall not deduct points pursuant to R 339.231 and R 339.232 unless instructed to do so by the referee.
 - (4) A complaint may be filed by the department against a contestant disqualified on a foul.

History: 2005 AACCS; 2009 AACCS.

R 339.234 Rescinded.

History: 2009 AACCS; 2016 AACCS

R 339.234a Rescinded.

History: 2009 AACCS; 2016 AACCS

R 339.235 Pre-contest physical examination.

Rule 235. (1) Not more than 8 hours before an event a physician shall certify that each contestant is in proper physical condition to participate in the event by taking a detailed medical history and examining all of the following:

- (a) Eyes.
- (b) Teeth.
- (c) Jaw.
- (d) Neck.
- (e) Chest.
- (f) Ears.
- (g) Nose.
- (h) Throat.
- (i) Skin.
- (j) Scalp.
- (k) Head.
- (l) Abdomen.
- (m) Cardiopulmonary status.
- (n) Neurological, muscular, and skeletal systems.
- (o) Abdomen and breasts, if a female contestant.
- (p) Pelvis.

(2) The physician or the department representative may test for the presence of alcohol or drugs in the body.

(3) The physician shall certify, in writing, those contestants who are in good physical condition to compete.

(4) Before a contest, a female contestant shall provide the department and the promoter with the results of a pregnancy test performed by a person who is licensed to perform the test under article 15 of the public health code, MCL 333.16101 to 333.18838, or a facility licensed under article 17 of the public health code, MCL 333.20101 to 333.22260, on the contestant within the previous 7 days. If the results of the pregnancy test are positive, the contestant shall not compete.

(5) Before a contest, a contestant shall provide the department and the promoter with the results of HIV and hepatitis B and C tests performed on the contestant within the previous 180 days. If the results of the tests are positive and not the result of vaccination, not provided, or cannot be verified, then the contestant shall not compete.

(6) A contest shall not begin until a physician and an attended ambulance are present. The physician shall not leave until the decision in the final contest has been announced and all injured contestants have been attended to.

(7) The physician shall sit near the steps into the ring and the contest must not begin until the physician is seated. The physician shall remain at that location for the entire contest.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.235a Post-contest physical examination.

Rule 235a. (1) Each contestant shall be given a physical examination by a physician approved by the department immediately following the contest.

(2) The physical examination shall include all of the following:

- (a) Eyes.
 - (b) Teeth.
 - (c) Jaw.
 - (d) Neck.
 - (e) Chest.
 - (f) Ears.
 - (g) Nose.
 - (h) Throat.
 - (i) Skin.
 - (j) Scalp.
 - (k) Head.
 - (l) Abdomen.
 - (m) Cardiopulmonary status.
 - (n) Neurological, muscular, and skeletal systems.
 - (o) Abdomen and breasts, if a female contestant.
 - (p) Pelvis.
- (3) Any contestant refusing to submit to a post-contest physical examination shall be immediately suspended for an indefinite period.

History: 2009 AACS; 2016 AACS

R 339.237 Timekeepers.

Rule 237. (1) For a boxing contest, a timekeeper shall indicate the beginning and end of each round by gong or other audible device.

(2) For a mixed martial arts contest, a timekeeper shall begin the start of the clock for each round, as initiated by the referee, and shall indicate the end of each round by gong or other audible device.

(3) A timekeeper shall possess a whistle and a stopwatch.

(4) Ten seconds before the beginning of each round, the timekeeper shall warn the contestants' seconds of the time by audible device.

(5) If a contest terminates before the scheduled limit of rounds, the timekeeper shall inform the announcer of the exact duration of the contest.

History: 2005 AACS; 2009 AACS.

R 339.239 Seconds.

Rule 239. (1) A referee shall ensure that a contestant does not have more than 3 seconds. The referee is responsible for the conduct in the corner during a contest. During the rest period, 2 seconds are allowed inside the ring or cage, 2 seconds are allowed on the apron, and 1 second is allowed on the floor. An impartial cutman does not count as a second.

(2) The referee shall ensure that a second does not spray or throw water on a contestant during a round.

(3) The referee shall ensure that a contestant's second does not heckle or in any manner annoy the opponent of the contestant or the referee or throw any object into the ring, except for the throwing of the towel authorized by subrule (7) of this rule.

(4) The referee shall ensure that a second does not enter the ring until the timekeeper has indicated the end of around.

(5) The referee shall ensure that a second leaves the ring at the timekeeper's whistle and clears the ring platform of all obstructions at the sound of the gong indicating the beginning of a round. Articles must not be on the ring floor until the round has ended or the contest has terminated.

(6) The referee may eject a second from a ring corner for violations of the provisions of subrules (2) and (3) of this rule and may have judges deduct points from a contestant's score for the actions of the contestant's corner.

(7) The referee shall ensure that a second designated by the contestant at the beginning of a contest indicates to the referee if the second's contestant cannot continue and the contest should be stopped. Only verbal notification, hand signals, or the throwing of a towel into the ring may be used.

(8) The promotor shall ensure that a second does not administer alcoholic beverages or drugs to a contestant, pour excessive water on the body of a contestant, or place ice in the trunks or protective cup of a contestant during the progress of a contest.

History: 2005 AACCS; 2016 AACCS; 2019 AACCS.

R 339.241 Rescinded.

History: 2005 AACCS; 2016 AACCS

R 339.243 Identification.

Rule 243. Each contestant shall provide 1 piece of identification that has a photo of the contestant to the department representative at weigh-in.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.245 Dress and protective equipment for boxing contestants.

Rule 245. (1) Contestants in a boxing contest shall wear all of the following:

(a) Trunks belted at the contestant's waistline. For the purposes of this subrule, the waistline is defined as an imaginary horizontal line drawn through the navel to the top of the hips. Trunks must not have any buckles or other ornaments on them that might injure a contestant or referee.

(b) A foul-proof protector for male contestants, and a pelvic area protector for female contestants.

(c) Shoes that are made of soft material and that do not have spikes, cleats, or heels.

(d) A fitted mouthpiece, which the referee shall examine.

(e) Gloves meeting the requirements of section 54a of the act, MCL 338.3654a.

(2) In addition to the clothing required under subrule (1) of this rule, a female contestant shall wear a top that does not have buttons, buckles, or ornaments. A female contestant may wear a breast protector.

(3) A boxing contestant shall not wear corrective lenses into the ring.

(4) A contestant shall not wear jewelry or piercing accessories during a boxing competition.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

Rule 339.246 Dress and protective equipment for mixed martial arts contestants.

Rule 246. (1) Each mixed martial arts contestant shall wear mixed martial arts shorts, biking shorts, or kickboxing shorts.

(2) Each mixed martial arts contestant shall wear a fitted mouthpiece, which the referee shall examine.

(3) Gis or shirts are prohibited during a mixed martial arts competition, except for women who shall wear a chest protector and body shirt.

(4) Shoes are prohibited during a mixed martial arts competition.

(5) Male mixed martial arts contestants shall wear a groin protector.

(6) Female mixed martial arts contestants may wear a groin protector.

(7) A contestant shall not wear jewelry or piercing accessories during a mixed martial arts competition.

History: 2009 AACCS; 2019 AACCS.

Rule 339.246a Appearance.

Rule 246a. A contestant shall trim or tie back his or her hair so that it does not interfere with the vision of either contestant or cover any part of a contestant's face. A contestant shall neatly trim his or her toenails and fingernails before the contest.

History: 2009 AACCS; 2019 AACCS.

R 339.247 Failure to compete.

Rule 247. A contestant or a promoter shall immediately notify the department if, due to illness or injury, the contestant is unable to compete in a contest for which the contestant has contracted to appear. The department may require that the contestant be examined by a physician.

History: 2005 AACCS; 2016 AACCS

R 339.249 Procedure after knockouts or sustained damaging head blows.

Rule 249. (1) The promoter shall ensure that the contestant complies with this rule and R 339.251. Violations of this rule or R 339.251, or both, are grounds for disciplinary action under chapter 4 of the act, MCL 338.3640 to 338.3649a, against the contestant and the promoter.

(2) The ringside physician shall examine a contestant who has been knocked out in a contest or a contestant whose competition has been stopped by the referee because the

contestant received hard blows to the head that made him or her defenseless or incapable of continuing immediately after the knockout or stoppage.

(3) The ringside physician may refer the contestant to a hospital or medical facility for post-contest neurological evaluations to be performed on the contestant immediately after the contestant leaves the location of the event. If such referrals are made, and the results of the examinations are not received by the department within 24 hours of their completion, then the contestant is ineligible to compete until such reports are received and until certification is given by a physician that the contestant is fit to compete after an examination.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.251 Eligibility to compete.

Rule 251(1) All medical reports that are submitted to the department or the promoter relative to a physical examination or the condition of a contestant are confidential and are open to examination only by the promoter, the department, the commission, and the governing bodies of other states or jurisdictions, consistent with the health insurance portability and accountability act of 1996, Public Law 104-191, and the privacy and security rules set forth in 45 CFR 160.101 to 160.552 (2013), 45 CFR 164.102 to 164.106 (2013), and 45 CFR 164.500 to 164.534 (2013), governing the permitted use and disclosure of individually identifiable health information, and to the licensed contestant upon the contestant's request to examine the records or upon the order of a court of competent jurisdiction.

(2) A contestant who has been knocked out is ineligible to compete for a period of not less than 60 days or until a physician certifies that the contestant fully recovered, whichever is later.

(3) A contestant who has lost by a technical knockout is ineligible to compete for a period of not less than 30 days.

(4) A contestant who has lost 6 consecutive contests is ineligible to compete again until the department, after reviewing the results of the 6 contests, approves the contestant for further participation and the contestant has submitted to a physical examination by a physician who has certified that the contestant is fit to compete.

(5) A contestant who has had cardiac surgery is ineligible to compete until he or she has submitted to a medical examination by a cardiovascular surgeon who has certified his or her fitness to compete.

(6) A contestant who has suffered a detached retina is ineligible to compete until he or she has submitted to a medical examination by an ophthalmologist who has certified his or her fitness to compete.

(7) A contestant or applicant for licensure who is prohibited from competing in other states or jurisdictions due to medical reasons may be prohibited from competing in this state pursuant to these rules. In considering prohibiting a licensee or applicant for licensure from competing in this state, the licensee's or applicant's entire professional record must be considered, regardless of the state or country in which his or her contests occurred.

(8) A contestant or promoter shall report any change in a medical condition that may affect the contestant's ability to compete safely. The department may, at any time, require current medical information on any contestant.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.253 Rescinded.

History: 2005 AACCS; 2009 AACCS; 2019 AACCS.

R 339.255 Unarmed combat championships and international contests; department approval of applicable rules of engagement.

Rule 255. For an event that includes a championship contest or an international contest that is held in this state, the department may approve the use of the rules of engagement for that event of any nationally recognized sanctioning body applicable to the specific championship or international contest and the fees paid to officials for these championships and contests, even when some of the contests occurring at that event are non-championship or non-international contests.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS; 2019 AACCS.

R 339.257 Managers.

Rule 257. A manager may act as a second; however, a manager shall not hold a license as a referee, judge, timekeeper, or matchmaker.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS

R 339.259 Matchmakers and promoters; liability for lack of judgment in arranging matches; contract restrictions.

Rule 259. (1) The promoter and matchmaker shall be responsible for a match in which 1 of the contestants is disproportionately outclassed. Persistent lack of judgment in arranging matches shall be sufficient grounds for disciplinary action under chapter 4 of the act, MCL 338.3640 to 338.3649a.

(2) A promoter shall not own a contract or a portion of a contract of, or receive proceeds from a contract with, any contestant who is competing in 1 of the promoter's productions. A matchmaker shall not own a contract or a portion of a contract of, or receive proceeds from a contract with, any contestant for whom the matchmaker arranges matches.

(3) A matchmaker may be licensed as a promoter. A promoter may be licensed as a matchmaker. However, neither a promoter nor a matchmaker shall be licensed as a referee, timekeeper, judge, boxer, or mixed martial artist.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS

R 339.261 Filing of documents by promoter; publicizing events; contract requirements; promoter responsible for paying insurance deductible.

Rule 261. (1) A matchmaker shall be responsible for verifying the identity, ring record, eligibility, and suspensions of each contestant. A promoter shall be responsible for the accuracy of the names and records of each of the participating contestants in all publicity or promotional material.

(2) A contestant shall use his or her legal name to sign a contract; however, a contestant who is licensed under another name may sign the contract using his or her licensed name if the contestant's legal name appears in the body of the contract as the name under which the contestant is otherwise known.

(3) All contracts shall be between a promoter and a contestant. There shall not be a contract between the promoter and a manager. However, a contract may be signed by a contestant's manager on behalf of the contestant. If a contestant does not have a manager, then the contestant shall sign the contract.

(4) The contract that is filed with the department shall embody all of the agreements between the parties. Secret contracts that contradict the terms of the contracts that are filed with the department are prohibited.

(5) The contract between a promoter and a contestant shall be for the use of the contestant's skills in a contest and shall not require the contestant to sell tickets in order to be paid for his or her services.

History: 2005 AACCS; 2009 AACCS; 2016 AACCS

R 339.263 Charitable ticket sales.

Rule 263. A promoter who collects contributions for a charitable organization licensed under the provisions of the charitable organizations and solicitations act, 1975 PA 169, MCL 400.271, shall comply with the provisions of that act and shall promptly transmit funds collected to the charitable organization. A promoter who is found to have violated the provisions of the charitable organizations and solicitations act shall be subject to the penalties set forth in Chapter 4 of the act.

History: 2005 AACCS.

R 339.265 Compensation.

Rule 265. (1) Each official approved to officiate a contest regulated by the department must be paid an amount not less than the base fees shown in table 1:

TABLE 1
Compensation for Event Officials

Gross Purses Contracted	Referees	Judges	Timekeepers
\$0.00 to	\$100	\$75	\$50

\$7,500			
\$7,501 to \$20,000	\$150	\$100	\$75
\$20,001 to \$50,000	\$250	\$150	\$100
\$50,001 to \$100,000	\$350	\$250	\$150
Over \$100,000	\$700	\$450	\$200

(2) The department shall adjust and publish these fees annually and index the fees to the Detroit consumer price index, as published by the Bureau of Labor Statistics, United States Department of Labor.

(3) The promoter shall disclose the amount paid to officials to the department on a form satisfactory to the department and required to be submitted under section 54a of the act, MCL 338.3654a.

(4) Licensees may request that information furnished to the department under this rule be treated as confidential under section 61a of the act, MCL 338.3661a.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.267 Elimination tournaments.

Rule 267. An elimination tournament is a tournament in which 2 contestants compete against one another, the loser is eliminated from the tournament, and the tournament continues with winners from the various contests competing until only 1 contestant remains undefeated in the weight division. An elimination tournament shall be in compliance with all of the rules pertaining to unarmed combat, except as provided in chapter 5 of the act, MCL 338.3650 to 338.3658, and R 339.253.

History: 2005 AACS; 2009 AACS; 2016 AACS

R 339.269 Drug testing.

Rule 269. (1) The department, the department representative, or the ringside physician may request that a contestant take a test or submit to an examination designed to measure the presence of alcohol or drugs before or immediately following a contest. The collection of specimens must take place at the venue or a facility acceptable to the department. The promoter is responsible for the cost of testing contestants, which testing must be completed at a laboratory facility acceptable to the department. The department representative responsible for collection of specimens shall be the only person informed of the requested test prior to the contestant.

(2) The department, the department representative, or the ringside physician may request that an approved official take a test or submit to an examination designed to measure the presence of alcohol or drugs before or immediately following a contest. The collection of specimens shall take place at the venue or a facility acceptable to the

department. An approved official is responsible for the cost of his or her examination which must be completed at a laboratory facility acceptable to the department.

(3) If such a test or examination results in a finding of the presence of a drug or alcohol, or if the contestant or official refuses to submit to a test, or refuses or is unable to provide a sample of body fluids for a test, then a complaint must be filed under the procedures of chapter 4 of the act, MCL 338.3640 to 338.3649a. If a determination is made that the contestant or official is subject to disciplinary action, then the commission shall impose, at a minimum, the following penalties under chapter 4 of the act, MCL 338.3640 to 338.3649a:

(a) For a first violation, suspension for 90 days.

(b) For a second violation, a 1-year suspension.

(c) For a third violation, revocation of licensure.

(4) At the completion of a suspension ordered by the commission under subrule (3) (a) and (b) of this rule based on a finding of the presence of drugs, a contestant or official may be required to submit to a test for the presence of drugs. The results of the test must be negative for all drugs tested before a contestant is allowed to compete again or an official is approved to officiate again.

(5) A contestant who is disciplined under this rule and who was the winner of a contest, or the contest was a draw, shall be disqualified and the decision of the contest shall be changed to "no decision."

(6) The results of a contest shall remain unchanged if a contestant who is disciplined under this rule was the loser of the contest.

(7) Contestants who are prohibited, restrained, disqualified, or are otherwise ineligible to compete in other jurisdictions due to disciplinary action that involves the use of drugs shall not compete in this state until such time as the period of prohibition, restraint, disqualification, or ineligibility is completed or removed. However, a contestant with a previous suspension in any jurisdiction may be required to take and pass a drug test before being allowed to compete in this state.

History: 2005 AACS; 2009 AACS; 2016 AACS; 2019 AACS.

R 339.271 Suspension notices.

Rule 271. (1) A contestant who is suspended shall be placed on the suspension list of the sanctioned record-keeping organization and notice shall also be placed on the department's website.

(2) The department, upon placing the contestant on the suspension list under subrule (1) of this rule, shall immediately mail a written suspension notice to the contestant at his or her last known address, specifying the nature of the suspension, the reason, and the length of the suspension, where known.

History: 2009 AACS; 2016 AACS

PART 3. FEES

R 339.301 Administrative fees.

Rule 301. The department may charge the following fees under the act:

(1) A fee collected by the department, when paid pursuant to this act, shall not be refunded, except as provided in administrative rules promulgated by the director.

(2) The department may charge a fee for the issuance of a duplicate license or registration. The duplicate shall not be issued unless the person applying for the duplicate signs a statement that the original document has been lost, stolen, or destroyed. The fee for the duplicate shall be \$15.00.

(3) The department may charge a \$5.00 fee for providing written verification that a person is or is not licensed or registered at the time of the request for verification. If the person requesting written verification seeks specific detailed information beyond the information described in subrule (4) of this rule, then the charge for verification shall be \$15.00.

(4) The department may charge a \$10.00 fee for correcting its records and issuing a new document when a person notifies the department of a change of name and address. If the change does not require the issuance of a new document, then no charge shall be made for correcting the department's records.

History: 2005 AACS; 2016 AACS

R 339.303 License fees.

Rule 303. Fees for a person licensed or seeking licensure as a promoter are as follows:

(a) Application processing fees:

(i) Boxing or mixed martial arts Promoter \$500.00

History: 2005 AACS; 2009 AACS; 2016 AACS

PART 4.

R 339.401 Expiration date; late renewal fee; relicensure.

Rule 401. (1) Licenses shall expire annually on August 31.

(2) A person who fails to renew a license on or before August 31 shall not practice the occupation after the expiration date printed on the license.

A license shall lapse on the day after the expiration.

(3) A person who fails to renew a license on or before August 31 may renew the license by payment of the required license fee and a late renewal fee within 60 days after the expiration date.

(4) A person who fails to renew a license within the time period in subrule

(3) of this rule may be relicensed upon showing that the person meets the current requirements for licensure as established in the act and administrative rules and pays an application processing fee, the late renewal fee, and the per year license fee.

History: 2005 AACS.

R 339.403 Reinstatement.

Rule 403. A person who seeks reinstatement of a license shall file an application on a form provided by the department, pay the appropriate application processing fee, and shall file a petition with the department and the commission stating reasons for reinstatement and including evidence that the person can and is likely to serve the public with competence and in conformance will all other requirements prescribed by law, rule, or an order of the commission. Upon consultation with the commission, the department shall grant or deny the application for reinstatement.

History: 2005 AACS; 2009 AACS.