

LETTER OF AGREEMENT BETWEEN PARTICIPANT AND MANAGER

I. Made and entered into this (day) _____ of (month) _____, 200____, by and between
MANAGER'S NAME: _____ hereinafter referred to as MANAGER, and
PARTICIPANT'S NAME: _____ hereinafter referred to as PARTICIPANT and
who participates in the sport of boxing/kickboxing under the ring name of _____.

II. TERM OF AGREEMENT:
MANAGER herewith engages PARTICIPANT AND PARTICIPANT agrees, for a period of time beginning (date) _____ and
ending (date) _____, to render services solely and exclusively for MANAGER in such contests, exhibitions and training
exercises whenever required by MANAGER, provided however, that MANAGER shall provide PARTICIPANT reasonable notice of the
requirement to render services such that PARTICIPANT may prepare and otherwise ready himself for such contests, exhibitions and training
exercises.

III. BOTH PARTIES HERETO AGREE AS FOLLOWS:

1. MANAGER IS CURRENTLY LICENSED AND IN GOOD STANDING WITH THE FLORIDA STATE BOXING COMMISSION AND THEREFORE MAY LEGALLY ENGAGE IN THOSE ACTIVITIES NECESSARY TO FULFILL MANAGER'S OBLIGATIONS UNDER THIS CONTRACT. THIS CONTRACT IS AUTOMATICALLY VOID IF MANAGER IS NOT LICENSED ON THE DATE THIS CONTRACT IS SIGNED OR FAILS TO FILE WITH THE FLORIDA STATE BOXING COMMISSION, A COPY OF THIS CONTRACT WITHIN 7 CALENDAR DAYS OF ITS EXECUTION.
2. MANAGER agrees to pay PARTICIPANT (percent) _____ of all moneys or sums of moneys derived by him for any services that PARTICIPANT may render hereunder, after the deduction of all expenses incurred by PARTICIPANT in the performance of his duties hereunder, provided however, that in no case shall the moneys accruing to PARTICIPANT be less than 66 2/3 percent of the gross amount paid for PARTICIPANT'S performance, appearance or participation.
3. MANAGER shall not be held responsible for any injuries incurred by the PARTICIPANT.
4. PARTICIPANT agrees to faithfully fulfill and all contracts entered into by MANAGER for the term as specified herein, provided however that MANAGER shall not enter into a contract or in any way obligate PARTICIPANT for any performance, appearance or participation if the date of such performance, appearance or participation would occur after the date of expiration of this agreement.
5. MANAGER agrees to use his best efforts in securing for PARTICIPANT, remunerative contests and exhibitions.
6. PARTICIPANT agrees that, during the term of this agreement, he will not engage or take part in any contest or exhibition, perform or otherwise exercise his talent in any manner or place his name to be used in any commercial enterprise without first obtaining the permission of MANAGER.
7. This agreement is automatically terminated if either MANAGER or PARTICIPANT is denied a license by the Florida State Boxing Commission, or the license of either MANAGER or PARTICIPANT is revoked by the Florida State Boxing Commission, or if MANAGER fails to renew his license within 30 calendar days after its date of expiration, or if MANAGER'S license is suspended for a period in excess of 60 days.
8. This agreement is subject to the provisions of Chapter 548, Florida Statutes, and to the rules of the Florida State Boxing Commission, and to any future amendments of either.

IV. POWER OF ATTORNEY : All contracts made by MANAGER for the services of PARTICIPANT as set forth herein may be signed by MANAGER and shall have the same force and effect as though signed by PARTICIPANT and for such purposes, PARTICIPANT hereby authorizes, empowers, and appoints MANAGER as his Attorney-In-Fact, with full power to sit in the stead and place of PARTICIPANT and to sign PARTICIPANT'S name to any and all contracts and agreements for the purposes set forth in this agreement.

AS WITNESS THE HANDS AND SEALS OF THE PARTIES HERETO:

PARTICIPANT

MANAGER

Address

Address

Witness

Witness

BPR-0009-451
Revised 8/00 (Format)

SPECIAL NOTE:

The original Letter of Agreement must be filed with the Florida State Boxing Commission. Upon approval, a copy is mailed to MANAGER.