CALIFORNIA STATE ATHLETIC COMMISSION

ORIGINAL PROPOSED REGULATORY CHANGES

1. Amend Rule 208 to read as follows:

208. License Fees.

Each application for a license to conduct or operate a professional boxer's gymnasium within the meaning of Section 18685 18653 of the code shall be accompanied by the annual license fee of \$10.00 one hundred dollars (\$100). Every such license expires at midnight on December 31 of each year one year from the date it was issued.

NOTE: Authority cited: Sections 18611 and 18648- 18817, Business and Professions Code. Reference: Sections 18640, 18641, and 18653, 18817 and 18822, Business and Professions Code.

2. Amend Rule 323 to read as follows:

323. Bandages. Hand Wraps.

A hand wrap shall consist of only the following materials applied as specified in this regulation.

Bandages shall not exceed the following restrictions:

- (a)One winding One winding of adhesive trainers tape, not over one and one-half inches wide to exceed two inches in width, may be placed directly on the hand near the wrist to act as an anchor that will prevent the standard soft cotton gauze used to wrap hands from slipping. Said adhesive trainers tape may cross the back of the hand twice but shall not extend within one inch of the knuckles when the hand is clenched to make a fist.
- (b) Contestants shall use not more than thirty yards of standard soft cotton gauze, not over two inches wide, to wrap each hand. The standard soft cotton gauze <u>may be</u> held in place by <u>a total of</u> not more than <u>twenty</u> yards of adhesive trainers tape, not to exceed two inches in width, for each hand.
- (c) Strips of adhesive trainers tape, not more than three quarters of an inch in width, may be placed between the contestant's fingers to anchor and keep the standard soft cotton gauze in place.

(d) Bandages Hand wraps shall be applied in the dressing room in the presence of a commission representative and both contestants. Either contestant may waive their respective privilege of witnessing the application of hand wraps to his opponent's hands.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640 and 18714, Business and Professions Code.

3. Amend Rule 399 to read as follows:

- 399. Procedure When License Denied or Revoked.
- (a) Any applicant who has been denied an application for a license may not file a similar application until one year from the date of the last previous denial by the commission. Any application filed within the one year period may be denied without the necessity of a hearing.
- (b) Any one person who has had his or her license revoked may not petition for reinstatement or apply for a new license until one year after the date of such revocation. Any petition for reinstatement filed within the one year period may be denied without the necessity of a hearing.
- (c) When considering the denial or reinstatement of a license, the commission, on a case by case basis, shall consider the following criteria in evaluating the rehabilitation of the applicant or petitioner and his or her present eligibility for a license:
- (1) The nature and severity of the act(s) or crime(s) that led to license revocation or that are under consideration as grounds for denial.
- (2) Evidence of any act(s) or crime(s) committed subsequent to the act(s) or crime(s) that led to revocation or that are under consideration as grounds for denial.
- (3) The time that has elapsed since commission of the act(s) or crime(s) referred to in subsections (1) or (2).
- (3) The extent to which the applicant or petitioner has complied with any terms of parole, probation, restitution or any other sanctions lawfully imposed against the applicant or petitioner.
- (4) Evidence, if any, of rehabilitation submitted by the applicant or petitioner.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640, 18641, 18642, 18840 and 18841, Business and Professions Code.

4. Adopt new Rule 511 to read as follows:

511. Number of Rounds Scheduled.

Clubs shall not schedule less than 21 rounds, nor more than 36 rounds, except with the approval of the commission for any one program. A standby bout shall be provided in the event an arranged card breaks down, and if it is necessary to put on another bout in order to meet the minimum requirement.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640 and 18725, Business and Professions Code.