## \$20,000 Boxing and Mixed Martial Arts Promoter Bond

## Know All Men by These Fresents,

That we,		, of
	dividual Promoter or Promotional Entity, as applicable)	
of the City of_ (Street and Number)	, County ofand	1 State
	a corporation duly authorized to issue sure	etv
(Nan	, a corporation duly authorized to issue sure of Surety Company)	,cy
bonds in the State of New York, and whose principal	office is located at,	
to the People of the State of New York, their attorneourselves, our heirs, executors, administrators, succ	, as surety are held and firmly bound underty thousand dollars, lawful money of the United States of America, to be or assigns, for the payment of which, well and truly to be made, we bind assors and assigns, jointly and severally, firmly by these presents.	e paid
IN WITNESS WHEREOF, WE have hereunto	t our nands this day or,	
mixed martial arts matches or exhibitions pursuant ACT to amend the general business law, the tax law and to repeal chapter 912 of the laws of 1920, relating the WHEREAS, said act provides, in part, that each twenty thousand dollars (\$20,000), conditioned for	de, or is about to make, application for a license to conduct, hold or give be to the provisions of Chapter 32 of the Laws of 2016, being an Act entitle and the alcoholic beverage control law, in relation to authorized combative geto the regulation of boxing, sparring, and wrestling": as amended; and a promoter shall execute and file with the Secretary of State, a bond in the stand guaranteeing the payment of professionals' purses, salaries of club employees.	ed, "A e sport sum of
	gation is such that, if the said principal shall well and truly pay all purses, a on, all legitimate expenses of printing tickets and all advertising material	ાી
during the term of the aforesaid license, then this ob	igation to be void; otherwise to remain in full force and effect.	
	(Principal - Name of individual Promoter or Promotional Enti	ty)
	By:	
	(Title - Printed Name)	
	(Signature of Principal)	
	. ,	
	(Surety - Name of Company)	
	(Surety Traine of Company)	
	By:(Signature of Surety Company)	
	(Signature of Surety Company)	
(A	knowledgment of Principal)	
STATE OF,}	<u> </u>	
COUNTY OF,}ss.:		
	(year) hafore me_personally_appeared	
on this day of (month)	, (year), before me, personally appeared	
(Name of Signatory)	wn or proved to me on the basis of satisfactory evidence, who, being by me	aury
sworn, did depose and say that s/he resides/conduc	business at(Address of Residence/Business)	_; that
	; the entity described herein and wh	
(Title of Signatory, if applicable) (Name o	Promotional business entity, if applicable)	
	e that s/he executed the same for the purposes therein mentioned or that s/h aid instrument is such entity seal; that it was so affixed by the order of the E his/her name thereto by like order.	
Subscribed and sworn to before me this,		
(Notary Public)		

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(Acknowledgment of Surety)				
STATE OF COUNTY OF	} }ss.:			
On this	day of, to me personally known, who, being by me			
	; that s/he is the	•	*	
the	of the said corporation; that the signature	ed with of the said	and knows him/her to be	
su	abscribed to the within instrument is in the genuine han			
Subscribed and sworn to be	and was subscribed thereto by like orde efore me, this	r of the board of	directors in the presence of him/her	
Notary Public Commissioner of Deeds	<del></del>			

## INSTRUCTIONS

The provisions of the General Business Law governing the licensing of the business given on the face of this bond are such that before a license can be issued the approved surety bond must be on file with the Department of State.

The bond must be written, executed, acknowledged and approved before a filing can be accepted and must also bear a date with the effective date of the license when issued. To accomplish this, applicants would arrange with the surety company to have the contract of guaranty written on a conditional basis, so that it can be updated to become effective on the date of issuance of the license applied for.

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