	Stricken language would be deleted from and underlined language would be added to present law. Act 947 of the Regular Session Act 947 of the Regular Session
1	State of Arkansas
2	95th General Assembly <b>A Bill</b>
3	Regular Session, 2025 HOUSE BILL 1952
4	
5	By: Representative Hawk
6	By: Senator J. Dismang
7	
8	For An Act To Be Entitled
9	AN ACT TO ASSIST THE ADMINISTRATION OF THE STATE
10	ATHLETIC COMMISSION; TO PROVIDE FUNDING TO THE STATE
11	ATHLETIC COMMISSION TO CONTINUE ITS MISSION TO
12	PROMOTE A ROBUST, HEALTHY, AND SAFE COMBATIVE SPORTS
13	INDUSTRY; AND FOR OTHER PURPOSES.
14	
15	
16	Subtitle
17	TO ASSIST THE ADMINISTRATION OF THE
18	STATE ATHLETIC COMMISSION; TO PROVIDE
19	FUNDING TO THE STATE ATHLETIC COMMISSION
20	TO CONTINUE ITS MISSION TO PROMOTE A
21	ROBUST, HEALTHY, AND SAFE COMBATIVE
22	SPORTS INDUSTRY.
23	
24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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26	SECTION 1. Arkansas Code § 17-22-101(3), concerning definitions
27	pertaining to combative sporting events, is amended to read as follows:
28	(3)(A) "Combative sports" means boxing, kick boxing, wrestling,
29	professional wrestling, martial arts, Muay Thai, or any combination thereof,
30	or any form of hand-to-hand, elbow-and-foot, or foot-and-leg competition in
31	which:
32	(i) A blow is struck which may reasonably be expected
33	to inflict injury; or
34	(ii) A surface for fighting is used that may reasonably
35	be expected to inflict injury.
36	(B) "Combative sports" does not include student training or



1 an exhibition of a student's skill when: 2 (i) Conducted by a martial arts school or an 3 association of martial arts schools; 4 The student's participation is for health and (ii) 5 recreational purposes rather than competition; 6 (iii) The intent is to use only partial contact; and 7 (iv) The scoring technique is based only on points. 8 (C) "Combative sports" does not include professional 9 wrestling; 10 SECTION 2. Arkansas Code § 17-22-204(a), concerning the authority of 11 12 the State Athletic Commission, is amended to read as follows: (a)(1)(A) The State Athletic Commission shall have the sole 13 14 discretion, management, control, and jurisdiction over all combative sports 15 matches and exhibitions in this state. 16 (B)(i) The commission shall adopt uniform policies, fees, 17 and forms to ensure fair regulation of the combative sports industry. 18 (ii) The commission shall have no authority over 19 professional wrestling events. 20 (2) A combative sports match or exhibition declared to be amateur 21 and self-regulated shall be governed by the commission unless sanctioned by: 22 (A) A federally recognized sanctioning body approved in 23 writing by the commission; and 24 (B) A national oversight body with 26 U.S.C. § 501(c)(3) 25 status under the Internal Revenue Code of 1986 operating in at least six (6) 26 states approved in writing by the commission. 27 (3) A professional wrestling event with one thousand five hundred (1,500) or more attendees shall be governed by the commission. 28 29 30 SECTION 3. Arkansas Code § 17-22-302(f), concerning the training and 31 certification of referees and judges for professional combative sports 32 events, is amended to read as follows: 33 (f)(1) A referee or judge for professional events shall attend 34 training courses given by and obtain certification from the Association of 35 Boxing Commissions or other sanctioned organization approved by the State 36 Athletic Commission for the referee or judge's discipline.

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(2) A referee or judge may take the courses provided by the
 Association of Boxing Commissions or other sanctioned organization approved
 by the State Athletic Commission anywhere in the United States if
 documentation of training and certification is provided upon application for
 a license.

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7 SECTION 4. Arkansas Code § 17-22-306(a), concerning fees for combative 8 sports events, is amended to read as follows:

9 (a)(1) Within five (5) business days after a combative sports match or 10 exhibition, the licensed manager, promoter, or person responsible for the 11 match or exhibition shall furnish to the State Athletic Commission a written 12 report under the penalty of perjury on a form that shall be provided by the 13 commission showing the number of tickets <u>or subscriptions for physical</u> 14 <u>admission</u> that were issued or sold and the gross receipts therefor without 15 any deductions whatsoever.

16 (2)(A) The person shall also pay to the commission at the same 17 time a five-percent fee of the total gross receipts received from admission 18 charges for each <u>match or</u> exhibition held under the authority of this 19 chapter.

(B) The five percent (5%) shall be computed using gross gate
receipts, unless the venue collects and remits sales tax for the promoter.

(C) If the venue collects and remits sales tax for the promoter, the five percent (5%) shall be computed on the net gate receipts after sales tax.

(D)(i) If a promoter allows admission to a match or
exhibition in return for a payment other than the cash purchase of tickets,
the commission shall:

28 (a) Determine the method to be used to calculate29 the five-percent value of the gate receipts; or

30 (b) Set a reasonable price per person to be paid31 by the promoter to the commission.

(ii) If the promoter requests a decision from the commission regarding the payment under this section before the match or exhibition, the commission shall make the determination and notify the promoter of the determination before the match or exhibition.

36 (3)(A) The promoter shall pay:

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1	(i) Pay all costs of the cost of an event inspector
2	or investigator present at the event; and
3	(ii) Reimburse all costs of the commission for the
4	event, including without limitation:
5	(a) The cost of each event inspector or
6	investigator not to exceed one hundred twenty-five dollars (\$125) per day for
7	each inspector or investigator;
8	(b) Per diem, expenses, and travel
9	reimbursements authorized under § 17-22-204 and § 25-16-901 et seq.;
10	(c) The event permit processing fee of fifty
11	dollars (\$50.00) authorized under § 17-22-302; and
12	(d) The national and federal fighter database
13	fees charged to the commission under § 17-22-206.
14	(B) <u>The</u> <del>Except as provided under subdivision (a)(3)(D) of</del>
15	this section, the cost of the event inspector or investigator shall not
16	exceed one hundred twenty-five dollars (\$125) per day for each inspector or
17	investigator.
18	(C) The commission shall:
19	(i) Determine if there is a need to appoint an
20	inspector or investigator at an event;
21	(ii) Determine the number of inspectors or
22	investigators to be appointed for the event; and
23	(iii) Notify the promoter in writing before the event
24	of:
25	(a) The number of inspectors or investigators to
26	be appointed;
27	(b) The cost of the inspectors or investigators;
28	and
29	(c) The reasons for the appointment.
30	(D) [Repealed.]
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33	APPROVED: 4/21/25
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