First print



New South Wales

Combat Sports Bill 2013

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are as follows:

- (a) to regulate the combat sport industry by requiring the registration of combatants, industry participants and promoters,
- (b) to require permits for combat sport contests and to approve amateur bodies responsible for amateur combat sport contests,
- (c) to regulate the conduct of combat sport contests, including providing for health and safety requirements,
- (d) to provide for sanctions and the enforcement of the proposed Act, including orders excluding persons from the combat sport industry,
- (e) to provide for the continuation and regulatory functions of the Combat Sports Authority of New South Wales (the *Authority*),
- (f) to confer a right to appeal against certain decisions under the proposed Act to the Administrative Decisions Tribunal (the *Tribunal*),
- (g) to repeal the *Combat Sports Act 2008* and to make other consequential amendments as a result of the enactment of the proposed Act,
- (h) to enact savings and transitional provisions as a result of the enactment of the proposed Act.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 sets out the objects of the proposed Act.

Clause 4 defines words and expressions used in the proposed Act.

Clause 5 defines professional combat sport contest.

Clause 6 defines the persons who are *industry participants* for the purposes of the proposed Act.

Clause 7 defines serological clearance and current serological clearance.

Clause 8 enables the Minister, on the recommendation of the Authority, to approve a body as an *approved amateur body* for a specified style, or styles, of combat sport for the purposes of the proposed Act.

Part 2 Registration of combatants and industry participants

Division 1 Registration of combatants

Clause 9 makes it an offence to engage in a combat sport contest as a combatant without being registered in the applicable registration class for the contest.

Clause 10 provides that the Authority is to determine the registration classes for combatants and that separate classes are to be determined for individual styles of combat sport and for professional and amateur combat sport contests for the same style of combat sport.

Clause 11 sets out the requirements for applications to the Authority for registration, including requirements that a certificate of fitness and current serological clearance be provided by an applicant.

Clause 12 prohibits a person under the age of 18 years from being registered for a registration class applicable to any professional combat sport contest.

Clause 13 empowers the Authority to register combatants if they are fit and proper persons, meet any age or other pre-conditions for registration and are not controlled members of a declared organisation under the *Crimes (Criminal Organisations Control) Act 2012.* The Authority may refuse to register a combatant if of the opinion that it is not in the interests of the health or safety of the person. Registration for the first time in a registration class for a professional combat sport contest must be delayed by the Authority for at least 21 days after the application is made.

Clause 14 enables the Authority to impose conditions on the registration of a combatant and to revoke or vary any such conditions. The regulations may also prescribe conditions of registration.

Clause 15 sets the term of registration as 3 years, subject to any extension or reduction under the proposed Act. The Authority may extend the term of registration for the purpose of having all classes of registration of a combatant expire at the same time.

Clause 16 provides that a person who is, or has been, registered as a combatant for a class of professional combat sport contest cannot be subsequently registered as an amateur combatant for that style of combat sport unless the person has never competed for a monetary prize or other valuable reward. The registration of a person for amateur combat sport contests for a style of combat sport is cancelled if the person is subsequently registered for professional combat sport contest sport contests of the same style of combat sport.

Clause 17 requires the Authority to keep a register of combatants.

Division 2 Medical record books

Clause 18 requires the Authority to issue each registered combatant with a medical record book. In the case of a combatant with an equivalent record issued by another jurisdiction, the Authority need not issue a medical record book and the equivalent record will be taken to be a medical record book.

Clause 19 enables regulations to be made for or with respect to medical record books.

Division 3 Registration of industry participants and promoters

Clause 20 makes it an offence for an individual to carry out an activity as an industry participant or to arrange a combat sport contest without being registered in the applicable registration class as an industry participant or a promoter. It also makes it an offence for a corporation to carry out activities as an industry participant or to arrange a combat sport contest, except where an activity or contest is carried out or arranged by an officer or employee who is registered.

Clause 21 makes it an offence for a person to hold himself or herself out as being an industry participant or a promoter for the purposes of a combat sport contest unless the person is registered for the relevant class of combat sport contest.

Clause 22 provides that the Authority is to determine the registration classes for industry participants and promoters and that separate classes are to be determined for individual styles of combat sport and for professional and amateur combat sport contests.

Clause 23 sets out the requirements for applications to the Authority for registration as an industry participant or promoter.

Clause 24 prohibits a person under the age of 18 years from being registered for a registration class applicable to a manager, match-maker or promoter.

Clause 25 empowers the Authority to register industry participants and promoters if they are fit and proper persons, meet any age or other pre-conditions for registration and are not controlled members of a declared organisation under the *Crimes (Criminal Organisations Control) Act 2012* and are not the subject of a determination by the Commissioner of Police that they are not fit and proper persons or that registration is contrary to the public interest (an *adverse security determination*).

Clause 26 requires applications for registration for a registration class applicable to a manager, match-maker or promoter to be referred to the Commissioner of Police for investigation and determination of whether the applicants are fit and proper persons or it is contrary to the public interest for the applicants to be registered.

Clause 27 enables the Authority to impose conditions on the registration of an industry participant or promoter and to revoke or vary any such condition. The regulations may also prescribe conditions of registration.

Clause 28 sets the term of registration as 3 years, subject to any extension or reduction under the proposed Act. The Authority may extend the term of registration for the purpose of having all classes of registration of an industry participant or promoter expire at the same time.

Clause 29 requires the Authority to keep a register of industry participants and promoters.

Division 4 Disciplinary and other provisions

Clause 30 sets out the grounds on which disciplinary action may be taken by the Authority against a registered combatant, industry participant or promoter. The grounds include contravening the proposed Act or regulations or rules under the proposed Act, contravening a law of another jurisdiction that would constitute such a contravention in this State, contravening a condition of registration or a permit or not being a fit or proper person to be registered.

Clause 31 requires the Authority to give a show cause notice to a person before taking disciplinary action against the person and to consider any response by the person to the notice. The notice is to specify the grounds for proposed disciplinary action, the proposed disciplinary action and the time within which the person given the notice is to respond to the notice.

Clause 32 enables the Authority to suspend a registration when a show cause notice is given, pending a decision about whether to take disciplinary action.

Clause 33 provides that the Authority may take disciplinary action against a registered combatant, industry participant or promoter if the Authority is of the opinion that there are grounds on which the action may be taken and that the person has not shown sufficient reasons why action should not be taken. The disciplinary actions that may be taken are cancelling registration, suspending registration, reducing the period of registration, imposing or varying a condition on registration or giving a written caution.

Clause 34 requires the registration of a match-maker, manager or promoter to be cancelled by the Authority if the Authority is advised that the person is the subject of an adverse security determination or becomes aware that the person is a controlled member of a declared organisation under the *Crimes (Criminal Organisations Control) Act 2012.* The Commissioner of Police may investigate and determine whether to make an adverse security determination at the Commissioner's discretion or at the request of the Authority.

Clause 35 enables the Authority to suspend a registration for a specified time or indefinitely and to impose conditions on a suspension. The Authority may also specify a pre-condition for future registration of a person whose registration is cancelled.

Clause 36 creates offences prohibiting registered combatants, industry participants or promoters from doing things permitted by their registration during any period while that registration is suspended.

Clause 37 provides for the surrender, and subsequent cancellation, of registration.

Part 3 Regulation of combat sport contests

Division 1 Permits to hold combat sport contests

Clause 38 makes it clear that the proposed Division applies to both single combat sport contests and 2 or more combat sport contests held on one occasion at the same venue.

Clause 39 makes it an offence for an individual to hold a combat sport contest without having a permit to promote the contest. It also makes it an offence for a corporation to hold a combat sport contest, except where a contest is held by an officer or employee who holds a permit.

Clause 40 sets out the requirements for applications to the Authority for permits to hold combat sport contests.

Clause 41 empowers the Authority to grant a permit to hold a combat sport contest to a person if the person is registered as a promoter of the applicable class and, if the contest is an amateur contest, the contest has been approved by an applicable approved amateur body. A permit must be refused if the Commissioner of Police advises that there is a risk to public health or safety or of substantial damage to property if it is granted.

Clause 42 enables the Authority to impose conditions on a permit to hold a combat sport contest and to revoke or vary any such condition. The regulations may also prescribe conditions of permits.

Clause 43 requires the Authority, as soon as practicable after granting a permit, to notify the Commissioner of Police in writing of the details of the combat sport contest for which the permit is granted.

Clause 44 enables the Authority to revoke a permit at any time before the combat sport contest is held but allows a permit to be revoked within 24 hours before the contest only if the Authority is satisfied that special circumstances exist warranting that action.

Clause 45 empowers a police officer of the rank of Assistant Commissioner or above to revoke a permit to hold a combat sport contest if satisfied that there is a risk to public health or safety or of substantial damage to property.

Division 2 General conduct of combat sport contests

Clause 46 authorises regulations to be made for or with respect to the conduct of combat sport contests, including the health and safety of combatants, the attendance of combat sport inspectors and matters relating to weigh-ins for contests.

Clause 47 prohibits a combat sport contest from being held at a place prescribed by the regulations for the purposes of the proposed section.

Clause 48 requires the promoter of a combat sport contest to ensure that each combatant and industry participant involved holds the applicable registration and also requires each match-maker for a combat sport contest to ensure that each combatant involved holds the applicable registration.

Clause 49 prohibits a promoter from permitting a combatant to engage in a combat sport contest unless the combatant has a current serological clearance. A combatant will also be prohibited from engaging in a contest without a current serological clearance.

Clause 50 prohibits a combatant from engaging in a combat sport contest or sparring if the combatant is the subject of a medical certificate certifying that the combatant is unfit to engage in a particular contest or should not engage in a contest before a specified date. Such a certificate may be disregarded if the Authority so directs after considering a medical practitioner's report.

Clause 51 makes it an offence for a promoter to permit a combatant to engage in a combat sport contest if the combatant is the subject of a medical certificate certifying that the combatant is unfit to engage in a particular contest. Such a certificate may be disregarded if the Authority so directs after considering a medical practitioner's report.

Clause 52 requires the promoter of a combat sport contest to ensure that each combatant complies with requirements for the wearing or use of protective clothing or equipment.

Clause 53 requires the promoter of a combat sport contest to ensure that an attending medical practitioner is present at or before the contest.

Clause 54 requires the promoter of a combat sport contest who becomes aware that a combatant has died or been admitted to hospital within 48 hours of the contest to notify the Authority in writing of the death or admission.

Clause 55 prohibits a person from entering or remaining on the contest area of a combat sport contest unless the person is a combatant, is involved in the control or management of the contest, is a combat sport inspector or is another authorised person.

Clause 56 imposes a duty on the combat sport inspector present at a combat sport contest to record the result and provide the record to the Authority as soon as practicable.

Division 3 Medical examinations of combatants

Clause 57 defines the *pre-contest medical examination functions* and the *post-contest medical examination functions* of a medical practitioner in relation to a combatant in a combat sport contest. Both kinds of functions involve a medical examination and a certification as to fitness or unfitness. If a medical examination is a pre-contest examination, a combatant who does not have a current serological clearance must be certified as being unfit to engage in a combat sport contest.

Clause 58 makes it an offence for a combatant to engage in a combat sport contest without being examined on the day by a medical practitioner exercising the pre-contest medical examination functions. It will also be an offence for the promoter to permit a combatant to engage in a combat sport contest if the combatant has not been so medically examined and unless the promoter is also satisfied that the medical practitioner has sighted the combatant's medical record book.

Clause 59 requires a combatant to submit to being examined by a medical practitioner exercising the post-contest medical examination functions.

Clause 60 requires the promoter of a combat sport contest to arrange for the post-contest medical examination functions to be exercised in relation to a combatant who is unable to be examined at the end of a contest.

Clause 61 confers on the Authority power to direct combatants to submit to medical and other examinations by qualified persons relating to the health or safety of combatants. It will be an offence if the combatant fails to comply with a direction.

Division 4 Directions not to hold contests and ending of contests

Clause 62 confers power on the Authority, at or after the weigh-in for a combat sport contest, to direct the contest not to be held if of the opinion that there is likely to be a contravention of the proposed Act or regulations or rules under the proposed Act. A police officer attending a combat sport contest may also direct the contest not to be held if satisfied there is a risk to public health or safety or substantial damage to property.

Clause 63 requires the attending medical practitioner to direct the referee to stop a combat sport contest if the medical practitioner is of the opinion that a combatant is so exhausted or injured as to be unable to defend himself or herself or to continue the contest.

Clause 64 requires a combat sport inspector present at a combat sport contest to direct the referee to stop the combat sport contest if the inspector is of the opinion that a combatant is so exhausted or injured as to be unable to defend himself or herself or to continue the contest and in other specified circumstances.

Clause 65 enables a police officer present at a combat sport contest to direct the referee to stop the contest if the police officer is of the opinion that there is a risk to public health or safety or of substantial damage to property.

Clause 66 requires the referee to stop a combat sport contest if of the opinion that a combatant is so exhausted or injured as to be unable to defend himself or herself or to continue the contest and in other specified circumstances. It will be an offence if a referee fails to stop a combat sport contest immediately after being directed to do so by an attending medical practitioner, a combat sport inspector or a police officer.

Part 4 Prohibition orders

Division 1 Procedure before orders are made

Clause 67 requires the Authority to give a person a show cause notice, and to consider any response by the person to that notice, before making a prohibition order against the person. The notice is to specify the grounds for the proposed prohibition order, the type of proposed prohibition order and the time within which the person given the notice is to respond to the notice.

Clause 68 requires the Authority to consult with the Director-General of the Department of Trade and Investment before issuing a show cause notice in respect of licensed premises.

Clause 69 makes it an offence for a person subject to a show cause notice for a proposed health and safety prohibition order to engage in a contest or sparring before a determination is made as to whether to issue the order.

Division 2 Health and safety prohibition orders

Clause 70 defines a *health and safety prohibition order* as an order made by the Authority that prohibits a person from participating as a combatant in all combat sport contests and all sparring.

Clause 71 authorises the Authority to make a health and safety prohibition order against a person if of the opinion that it is in the interests of the health or safety of the person to do so and that the person has not shown sufficient reasons why the order should not be made. An order may be for a specified term and may be made whether or not other action is taken. It will be an offence to contravene a health and safety prohibition order.

Clause 72 provides for the cancellation or suspension of registration as a combatant in the event of a health and safety prohibition order being made against the combatant, depending on the term of the order.

Clause 73 enables the review of a health and safety prohibition order by the Authority at the request of the person subject to the order.

Division 3 General prohibition orders

Clause 74 defines a *general prohibition order* as an order made by the Authority that prohibits a person from one or more of engaging in combat sport contests or sparring, promoting combat sport contests, engaging in a profession, occupation or business related to combat sport, permitting a combat sport contest on specified premises or attending premises where training or a combat sport contest or weigh-in is held.

Clause 75 authorises the Authority to make a general prohibition order against a person if of the opinion that there are grounds for taking disciplinary action against the person, or there would be if the person were registered, and that the person has not shown sufficient reasons why the order should not be made. An order may be for a specified term and may be made whether or not other action is taken. It will be an offence to contravene a general prohibition order.

Clause 76 provides for the cancellation or suspension of registration of a person in the event of a general prohibition order being made that prohibits the person from carrying out an activity authorised by the registration, depending on the term of the order.

Part 5 Review by Administrative Decisions Tribunal

Clause 77 sets out decisions under the proposed Act for which a review by the Tribunal may be sought.

Clause 78 contains restrictions on the disclosure of the existence or content of criminal intelligence report or other criminal information by the Tribunal or in hearings of the Tribunal and provides that the Commissioner of Police is to be a party to proceedings before the Tribunal involving an adverse security determination or other advice given by the Commissioner to the Authority.

Part 6 Combat Sports Authority

Clause 79 constitutes the Combat Sports Authority of New South Wales.

Clause 80 provides for the Authority to consist of a nominee of the Commissioner of Police and between 4 and 6 other persons appointed by the Minister of whom one is to be a medical practitioner and one is to be a Judge or former Judge or a person who has been an Australian lawyer for at least 7 years.

Clause 81 sets out the functions of the Authority, including to supervise and regulate professional and amateur combat sport in New South Wales and to promote awareness of issues relating to combat sports.

Clause 82 enables the Authority to appoint advisory committees.

Clause 83 provides that a member who is a Judge or former Judge or who has been an Australian lawyer for at least 7 years must be present at meetings of the Authority where matters relating to disciplinary action, prohibition orders or proceedings for offences are decided.

Part 7 Enforcement powers

Clause 84 enables the Authority to appoint Public Service employees as combat sport inspectors. Classes of persons nominated by an approved amateur body for a combat sport may also be appointed as combat sport inspectors for the purposes of amateur combat sport contests. Regulations under the proposed Act may also provide for police officers to exercise functions of combat sport inspectors. **Clause 85** confers functions on combat sport inspectors, including monitoring compliance with the proposed Act and attending combat sport contests and weigh-ins for contests. A combat sport inspector may enter and inspect premises and exercise other powers for the purposes of exercising the inspector's functions.

Clause 86 enables the Authority to require any person (by written notice) to provide information or records, or authorise another person to do so, that is relevant to specified matters, including whether a person is a fit and proper person to be registered, whether a prohibition order should be made and investigations of possible contraventions of the proposed Act, regulations or rules.

Clause 87 prevents a person relying on the excuse of self-incrimination for not complying with a requirement to provide information or a document under proposed section 86, if the information or document is required for the purposes of investigation of contraventions of the proposed Act, regulations or rules, and also prohibits any such information or document from being used as evidence against the person in civil or criminal proceedings (other than proceedings arising out of false or misleading information or of obstruction under the proposed Act).

Clause 88 enables the Commissioner of Police to require a person (by written notice) to provide information for the purposes of determining whether to make an adverse security determination about the person.

Clause 89 makes it an offence, without reasonable cause, to fail to comply with a notice under the proposed Part.

Clause 90 makes it an offence for a person, without reasonable excuse, to hinder or obstruct a combat sport inspector, police officer, referee or medical practitioner in the exercise of a function under the proposed Act or regulations made under the proposed Act.

Clause 91 makes it clear that complying with a requirement made by a combat sport inspector or a notice under the proposed Part will not create any liability to another person.

Part 8 Miscellaneous

Clause 92 makes it an offence for a person to provide any information or produce any document in connection with specified requirements of, or made under, the proposed Act that the person knows is false or misleading in a material particular.

Clause 93 enables the Minister and the Authority to delegate functions.

Clause 94 authorises the Commissioner of Police to disclose criminal intelligence report or other criminal information to the Authority about an applicant for registration as a combatant, an industry participant or a promoter or about a registered industry participant or promoter. The proposed section also enables the Authority to consider any such information when determining any such application or disciplinary proceedings or whether to make a prohibition order.

Clause 95 provides that the Commissioner of Police, any other police officer and the Authority are not required to give reasons for determining a matter or taking an action under the proposed Act if to do so would disclose a criminal intelligence report or other criminal information.

Clause 96 provides for the means of service of documents under the proposed Act.

Clause 97 enables the Authority to recover any fee or other money due to it as a debt in a court of competent jurisdiction.

Clause 98 provides for the issuing and effect of evidentiary certificates by the Authority as to matters relating to registration, combat sport contests and other things under the proposed Act for use in proceedings.

Clause 99 provides that proof is not required in legal proceedings of certain matters relating to the Authority, including the constitution of the Authority and the appointment of, or the holding of office by, any member of the Authority.

Clause 100 protects the Authority, members of the Authority, approved amateur bodies, combat sport inspectors, medical practitioners and referees exercising functions under the proposed Act from personal liability for acts or omissions done or omitted to be done in good faith for the purposes of executing the proposed Act.

Clause 101 enables the Authority to enter into arrangements with sporting bodies, law enforcement agencies and other agencies in Australia and elsewhere for the provision of information by and to the Authority relating to specified matters relevant to the proposed Act.

Clause 102 enables the Authority to exempt a person or a specified class of persons from the proposed Act or specified provisions of the proposed Act. An exemption may be conditional or unconditional and may be revoked or varied.

Clause 103 makes a director of a corporation, or a person concerned in the management of a corporation, liable for an offence under the proposed Act or regulations under the proposed Act that is committed by the corporation if the director or person knowingly authorised or permitted the contravention.

Clause 104 provides for proceedings for offences under the proposed Act or regulations under the proposed Act to be dealt with summarily before the Local Court or the Supreme Court in its summary jurisdiction.

Clause 105 enables penalty notices to be issued for offences under the proposed Act or regulations under the proposed Act, being offences prescribed by the regulations.

Clause 106 contains the general regulation-making power for the proposed Act and specifies other matters about which regulations may be made, including exemption from the proposed Act.

Clause 107 enables the Authority to make rules for or with respect to any aspect of engagement in combat sports in New South Wales and specifies particular matters about which rules may be made. Any such rule must be approved by the Minister and cannot be inconsistent with the proposed Act or any regulation under the proposed Act.

Clause 108 requires the Authority to give notice in writing to the affected persons of decisions relating to applications, registration, permits or registration pre-conditions. It also requires the Minister to give notice in writing to amateur combat sport bodies of decisions relating to the approval of the body as an approved amateur body.

Clause 109 repeals the Combat Sports Act 2008.

Clause 110 provides for the review of the proposed Act by the Minister after the period of 5 years from the date of assent to the proposed Act.

Schedule 1 Constitution and procedure of the Authority

Schedule 1 contains provisions relating to the constitution and members of the Authority and procedures for meetings of the Authority.

Schedule 2 Savings and transitional provisions

Schedule 2 contains savings and transitional provisions consequent on the enactment of the proposed Act.

Schedule 3 Consequential amendment of other Acts

Schedule 3 contains amendments to other Acts consequent on the enactment of the proposed Act.

First print



New South Wales

Combat Sports Bill 2013

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New South Wales

Combat Sports Bill 2013

No , 2013

A Bill for

An Act to regulate the conduct of combat sports and combat sport contests; to constitute the Combat Sports Authority of New South Wales; to repeal the *Combat Sports Act 2008*; and for other purposes.

The	Legisl	ature	of New South Wales enacts:	1
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		This	Act is the Combat Sports Act 2013.	4
2	Com	menc	ement	5
		This	Act commences on a day or days to be appointed by proclamation.	6
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		(a)	to promote the health and safety of combat sport contestants,	ç
		(u) (b)	to promote the integrity of combat sport contests.	10
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	(1)		is Act:	12
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		(a)	the person is not a fit and proper person to be registered, or	15
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			<i>teur combat sport contest</i> means a combat sport contest other than a professional	17
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			<i>roved amateur body</i> —see section 8.	19
			<i>roved form</i> means a form approved by the Minister.	20
		pron	<i>uding medical practitioner</i> means a medical practitioner engaged by the noter of a combat sport contest to be present, in the capacity of a medical titioner, at a weigh-in for the contest or at the contest.	21 22 23
		Auth this 1	<i>nority</i> means the Combat Sports Authority of New South Wales constituted by Act.	24 25
		of ea strik	<i>bat sport</i> means any sport, martial art or activity in which the primary objective ich contestant in a contest, display or exhibition of that sport, art or activity is to e, kick, hit, grapple with, throw or punch one or more other contestants, but does nclude a sport, martial art or activity that is prescribed by the regulations.	26 27 28 29
		com	bat sport contest means a contest, display or exhibition of combat sport:	30
		(a)	to which the public are admitted on payment of a fee, or	31
		(b)	arranged or held on a for profit basis, or	32
		(c)	that is held on premises licensed under the Liquor Act 2007 or the Casino Control Act 1992, or	33 34
		(d)	where at least one of the combatants is competing for a monetary prize or other valuable reward, or	35 36
		(e)	that is prescribed by the regulations for the purposes of this definition,	37
			does not include sparring, if the sparring is not for public entertainment, or a est, display or exhibition excluded from this definition by the regulations.	38 39
			<i>bat sport inspector</i> means a combat sport inspector appointed under section 84.	40
			<i>batant</i> means a person who engages or proposes to engage as a contestant in a bat sport contest.	41 42

	area	<i>est area</i> means the competition area for a combat sport contest and includes any between the area in which the contest takes place and any structure or other er between the combatants and spectators.	1 2 3
	curre	ent serological clearance—see section 7 (2).	4
	disci	plinary action—see section 33 (2).	5
		<i>tion</i> includes a power, authority and duty, and <i>exercise</i> a function includes orm a duty.	6 7
	gene	ral prohibition order—see section 74.	8
	healt	th and safety prohibition order—see section 70.	9
	judge	e—see section 6 (1).	10
	mane	ager—see section 6 (1).	11
	matc	<i>h-maker</i> —see section 6 (1).	12
		<i>tises</i> includes any structure, building, aircraft, vehicle, vessel and place (whether on or not) and any part of any such thing.	13 14
	profe	essional combat sport contest—see section 5.	15
	proh	<i>ibited person</i> means a person who is subject to a prohibition order.	16
		<i>ibition order</i> means a health and safety prohibition order or a general ibition order.	17 18
	prom	note includes arrange or hold.	19
		noter of a combat sport contest means the person who has control of the notion of a combat sport contest.	20 21
	refer	<i>ee</i> —see section 6 (1).	22
	regis	tered means registered under this Act.	23
	regis	<i>tration class</i> of combatant—see section 10 (3).	24
	regis	tration class of industry participant or promoter—see section 22 (4).	25
	Act,	<i>tration pre-condition</i> means a condition imposed by the Authority under this on cancellation of a person's registration, with which the person must comply re a subsequent application for registration may be dealt with.	26 27 28
		means rules made by the Authority under section 107.	29
		<i>ogical clearance</i> —see section 7 (1).	30
		<i>keeper</i> —see section 6 (1).	31
	train	er—see section 6 (1).	32
(2)	Note	s included in this Act do not form part of this Act.	33
Profe	ession	al combat sport contests	34
(1)	In the	is Act:	35
	profe	essional combat sport contest means a combat sport contest:	36
	(a)	where at least one of the combatants is competing for a monetary prize or other valuable reward, or	37 38
	(b)	where at least one of the combatants is registered, or has been previously registered, in a registration class applicable to professional combat sport contests for the style of combat sport concerned, or	39 40 41
	(c)	where at least one of the combatants has previously been a combatant in a professional combat sport contest for the style of combat sport concerned.	42 43

(2)	Despite sub contest mer			oat spo	ort co	ntest	is not a	professio	nal	con	nbat s	port	
		1 1	1		1	• ,	1.		c	•	1	1 .	

- (a) a combatant has been previously registered to engage in professional combat sport contests for the style of combat sport concerned, if that registration of the combatant was cancelled under section 16 (2), or
- (b) a combatant has previously been a combatant in a professional combat sport contest for the style of combat sport concerned at a time when the combat sport was not regulated by this Act or any preceding Act that regulated combat sports.

6 Industry participants

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- (1) In this Act, *industry participant* means any of the following persons, whether or not they are employed or engaged on a full-time basis and whether or not they receive payment or other consideration for the activity concerned:
 - (a) an individual who acts on behalf of a promoter to arrange combat sport contests between particular combatants (a *match-maker*),
 - (b) an individual who undertakes to represent the interests of a combatant in procuring the engagement of the combatant as a contestant in a combat sport contest or who directs or controls the combat sport activities of any combatant (a *manager*),
 - (c) an individual who supervises the training or instruction of a combatant or who accompanies a combatant into or onto the contest area to give advice or assistance during a combat sport contest (a *trainer*),
 - (d) an individual who assists a combatant as advised by a trainer and who assists a trainer in the preparation of combatants (a *second*),
 - (e) an individual who determines the points scored by each combatant in a combat sport contest (a *judge*),
 - (f) an individual who enforces the rules relating to a combat sport during the combat sport contest (a *referee*),
 - (g) an individual who regulates the number and length of rounds, and the interval between rounds, of a combat sport contest (a *timekeeper*), 30
 - (h) any other individual of a class of persons prescribed by the regulations for the purposes of this definition,

but does not include a promoter.

A class of persons may be prescribed for the purposes of subsection (1) if it consists of persons engaged in or employed in a profession, occupation or business in relation to a combat sport.
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7 Serological clearances

- For the purposes of this Act, a *serological clearance* is a certificate by a registered medical practitioner or a person who provides a pathology service that:
 - (a) the medical practitioner or person is of the opinion that a specified person is not suffering from any medical condition or disease specified by the regulations for the purposes of this section, and
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 - (b) the opinion is based on the results of blood tests or other tests carried out on a date specified in the certificate. 43

(2)	A serological clearance is a <i>current serological clearance</i> for the purposes of this Act if the tests referred to in the clearance were carried out:					
	(a) in the case of a person who is aged under 18 years—not mobels before the date when the certificate is sought to be relied on		3 4			
	(b) in the case of any other person—not more than 6 months be the certificate is sought to be relied on.	fore the date when	5 6			
Арр	proval of amateur combat sport bodies		7			
(1)	The Minister may, on application by a body corporate or other body and on the recommendation of the Authority, approve the body as an <i>approved amateur body</i> for a specified style, or styles, of combat sport for the purposes of this Act.					
(2)	An application is to be made in the approved form.	An application is to be made in the approved form.				
(3)	An application is to be accompanied by any other informatio Authority.	n required by the	12 13			
(4)	An approval may be made subject to conditions.		14			
(5)	The Minister may, on the recommendation of the Authority, a condition of an approval or revoke an approval.	t any time vary a	15 16			

Part	: 2	Reg	gistration of combatants and industry participants	1
Divis	sion ⁻	1	Registration of combatants	2
9	Requ	ireme	ent for registration	3
		is reg	rson must not engage in a combat sport contest as a combatant unless the person gistered as a combatant of the registration class applicable to that contest.	4 5 6
		(a)	in the case of a person whose registration for the applicable registration class has been cancelled (other than a cancellation on surrender of registration)— 80 penalty units or imprisonment for 6 months, or both, or	7 8 9
		(b)	in any other case—50 penalty units or 6 months imprisonment, or both.	10
10	Regis	stratio	on classes of combatants	11
	(1)		Authority may determine the registration classes of combatants for the purposes gistration as a combatant.	12 13
	(2)	The A	Authority is to determine separate registration classes for combatants for:	14
		(a)	combat sport contests for different styles of combat sport, and	15
		(b)	professional combat sport contests and amateur combat sport contests for the same style of combat sport.	16 17
	(3)	regist	Therefore in this Act to the <i>registration class</i> of a combatant is a reference to the tration class or classes determined by the Authority under this section for which ombatant is registered.	18 19 20
11	Appli	catio	n for registration as combatant	21
	(1)		rson may apply to the Authority to be registered as a combatant of a specified tration class or classes.	22 23
	(2)	An a	pplication must:	24
		(a)	be in the approved form, and	25
		(b)	specify the class or classes for which registration is sought, and	26
		(c)	be accompanied by a certificate of fitness, in the approved form, to engage in combat sport given by a medical practitioner not more than 28 days before the date on which the application is made, and	27 28 29
		(d)	be accompanied by a current serological clearance for the applicant (unless the Authority already has a current serological clearance for the applicant), and	30 31
		(e)	be accompanied by any other information required by the Authority.	32
	(3)		regulations may prescribe the fee payable for an application and the manner in h it is to be paid.	33 34
12	Mino	rs not	entitled to professional registration	35
			rson who is under the age of 18 years is not entitled to apply for registration, or registered, for a registration class applicable to any professional combat sport est.	36 37 38

Determination of application

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The Authority may register an applicant as a combatant of a specified registration (1)class if the Authority is satisfied of the following: that the application is made in accordance with this Division and any (a) application fee has been paid, (b) that the applicant is a fit and proper person to be registered as a combatant of that class, (c) that the applicant is not less than the minimum age prescribed by this Act, the regulations or the rules as the minimum age required for registration as a combatant of that class, (d) if the applicant is subject to a registration pre-condition, that the applicant has complied with the registration pre-condition, as to any other matter prescribed by the regulations for the purposes of this (e) subsection. (2)The Authority must refuse to register an applicant as a combatant of a specified registration class if: it is not satisfied of the matters specified in subsection (1), or (a)

(b) the applicant is a controlled member of a declared organisation under the *Crimes (Criminal Organisations Control) Act 2012*, or
 Note. Controlled members are prohibited from applying for registration—see section 27 of the *Crimes (Criminal Organisations Control) Act 2012*.

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- (c) it is of the opinion that it is not in the interests of the health or safety of the person to grant the registration, or
- (d) in any other circumstances prescribed by the regulations for the purposes of this section.
- (3) Subsection (2) does not limit the grounds on which the Authority may refuse to register an applicant as a combatant of a specified registration class.
- (4) The Authority is not required to determine an application for registration if the Authority is not satisfied as to the identity of the applicant for registration or if the applicant fails, without reasonable excuse, to provide any relevant information requested by the Authority.
 (4) The Authority is not required to determine an application for registration if the applicant for registration or if the applicant fails, without reasonable excuse, to provide any relevant information 30 requested by the Authority.
- (5) The Authority must not register an applicant for the first time for any registration class applicable to any professional combat sport contest until at least 21 days after the application is made.

14 Conditions of registration

- The Authority may, on registration of a combatant or at any later time, impose 36 conditions on the registration.
- (2) The Authority may impose conditions on the registration of a combatant for the health or safety of the combatant or for any other reason it thinks fit.
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- (3) The regulations may provide that specified conditions may or must be imposed by the Authority on the registration of a combatant or class of combatants.
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- (4) The Authority may at any time revoke a condition or vary a condition of registration (other than a condition required by the regulations to be imposed).
- (5) This section does not limit any other power of the Authority under this Act to impose 44 conditions on registration.

15 Duration of registration

- The registration of a combatant ceases to have effect 3 years after the date it is (1)granted, unless it is sooner cancelled or the term of registration is extended or reduced under this Act.
- (2)Despite subsection (1), the Authority may register a combatant for a shorter period if the Authority is of the opinion that it is in the interests of the health or safety of the combatant to be registered for the shorter period.
- The Authority may, at any time, extend the term of registration of a combatant as a (3)combatant of a registration class for the purposes of having all classes of registration of the combatant expire at the same time. 10

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16 Effect of registration as professional

- (1) A person who is, or has been, registered as a combatant for a registration class 12 applicable to a professional combat sport contest, or who has competed as a 13 combatant in a professional combat sport contest, must not subsequently be 14 registered for a registration class applicable to amateur combat sport contests for the 15 same style of combat sport unless the Authority is satisfied that the person has not 16 previously competed in a combat sport contest for that style of combat sport for a 17 monetary prize or other valuable reward. 18
- (2)On registration as an amateur combatant in any such case, any registration of the 19 person for the registration class applicable to professional combat sport contests for 20 the style of combat sport is cancelled. 21
- (3) The registration of a person for a registration class applicable to amateur combat 22 sport contests for a style of combat sport is cancelled if the person is subsequently 23 registered for the registration class applicable to professional combat sport contests 24 for the same style of combat sport. 25

17 Register of combatants

- (1)The Authority must keep a register of combatants. 27
- (2)The register must contain the following:
 - the name, address and date of birth of each registered combatant, (a)
 - the name used by a registered combatant for combat sport purposes and any (b) 30 other name by which the combatant is or has been known, if not the same as 31 the combatant's name, 32
 - (c) a contact telephone number or email contact details for each registered combatant,
 - the registration class or classes of each combatant, particulars of any (d) 35 conditions to which each registration is subject and the period of each 36 registration, 37
 - details of each serological clearance provided to the Authority for each (e) 38 registered combatant, including the date the applicable tests were carried out, 39
 - particulars of any suspension or cancellation of registration or any registration (f) 40 pre-condition imposed, 41
 - (g) any results of combat sport contests provided to the Authority,
 - (h) information relating to certificates provided by medical practitioners as to the 43 fitness or unfitness of combatants provided to the Authority, 44
 - any other information or documents prescribed by the regulations or that the (i) Authority thinks appropriate.

- (3)The register is to be maintained in the manner and form approved by the Authority.
- (4)The Authority must ensure that information kept on the register is accurate and up-to-date.
- (5) The regulations may make provision for or with respect to the circumstances in which information on the register is to be made available.
- (6)It is a condition of the registration of a combatant that the combatant must notify the Authority in writing of any change in the combatant's name, other name (if any) used for combat sport purposes, address or registered contact details not later than 14 days after the change occurs.

Division 2 Medical record books

Issue of medical record books

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The Authority must cause each registered combatant to be issued with a medical (1)record book in the form that the Authority thinks fit.

- (2)A medical record book may contain one or more medical record cards in the 14 approved form. 15
- (3) The Authority may, but is not required to, issue a medical record book to a registered 16 combatant who has an equivalent record issued in accordance with, or recognised 17 under, the law of another State or Territory or another country. 18
- (4)In any such case where a medical record book is not issued, the equivalent record is taken to be the medical record book of the registered combatant for the purposes of this Act and the regulations.

19 Provisions relating to medical record books

- The regulations may make provision for or with respect to medical record books for (1)23 registered combatants. 24 25
- (2)Without limiting subsection (1), the regulations may provide for the following:
 - (a) the issue of medical record books to registered combatants, (b) the making of entries in, endorsements on, and alterations to, medical record books.
 - (c) the production of medical record books,
 - (d) the surrender, re-issue and replacement of medical record books,
 - (e) the protection of medical record books.

Division 3 Registration of industry participants and promoters

Industry participants and promoters must be registered

- An individual must not carry out an activity as an industry participant unless the (1)34 individual is registered as an industry participant of the registration class applicable 35 to that activity. 36 Maximum penalty: 37 (a) in the case of a person whose registration for the applicable registration class 38
 - has been cancelled (other than cancellation on surrender of registration)— 39 80 penalty units or 6 months imprisonment, or both, or 40
 - (b) in any other case—50 penalty units or imprisonment for 6 months, or both.

	(2)	regist	ndividual must not arrange a combat sport contest unless the individual is tered as a promoter of the registration class applicable to that contest.	1 2
		Maxı	mum penalty:	3
		(a)	in the case of a person whose registration for the applicable registration class has been cancelled (other than cancellation on surrender of registration)— 160 penalty units or 6 months imprisonment, or both, or	4 5 6
			in any other case—100 penalty units or 6 months imprisonment, or both. It is an offence under section 39 to hold a combat sport contest without being the holder ermit for that contest.	7 8 9
	(3)	A con	rporation must not carry out an activity as an industry participant.	10
		Maxi	imum penalty: 160 penalty units.	11
	(4)	A con	rporation must not arrange a combat sport contest.	12
		Maxi	imum penalty: 320 penalty units.	13
	(5)		ections (3) and (4) do not apply to a corporation in respect of an activity or pat sport contest if:	14 15
		(a)	the activity or contest is carried out or arranged by an officer or employee of the corporation, and	16 17
		(b)	the officer or employee is registered as an industry participant or promoter of a registration class applicable to that activity or contest.	18 19
	(6)	This	section does not apply to the following activities of an approved amateur body:	20
		(a)	the approval of an amateur combat sport contest,	21
		(b)	arranging for a judge, referee, timekeeper or combat sport inspector to officiate at or attend an amateur combat sport contest,	22 23
		(c)	acting as a match-maker for an amateur combat sport contest.	24
	(7)		section does not apply to a person who merely provides or controls premises at h a combat sport contest is held.	25 26
21		uthoris omote	sed persons must not hold themselves out as being industry participants ers	27 28
	(1)		rson must not hold himself or herself out as being an industry participant for the oses of a combat sport contest unless:	29 30
		(a)	the person is registered as an industry participant of the registration class applicable to that contest, and	31 32
		(b)	the person is carrying out or proposing to carry out activities as an industry participant in relation to that contest.	33 34
		Maxi	imum penalty: 50 penalty units, or 6 months imprisonment, or both.	35
	(2)		rson must not hold himself or herself out as being the promoter of a combat sport est unless:	36 37
		(a)	the person is registered as a promoter of the registration class applicable to that contest, and	38 39
		(b)	the person is the promoter of that contest.	40
		Maxi	imum penalty: 360 penalty units, or 12 months imprisonment, or both.	41
22	Regi	stratio	on classes of industry participants and promoters	42
	(1)		Authority may determine the registration classes of industry participants and oters for the purposes of registration as an industry participant or promoter.	43 44

	(2)	partic	Authority is to determine separate registration classes for each kind of industry cipant and is to further provide for separate registration classes for participation ich kind of industry participant in:	1 2 3
		(a)	combat sport contests for different styles of combat sports, and	4
		(b)	professional combat sport contests and amateur combat sport contests for the same style of combat sport.	5 6
	(3)	The A	Authority is to determine separate registration classes for promoters for:	7
		(a)	combat sport contests for different styles of combat sports, and	8
		(b)	professional combat sport contests and amateur combat sport contests for the same style of combat sport.	9 10
	(4)	prom prom	ference in this Act to the <i>registration class</i> of an industry participant or a noter is a reference to the registration class or classes of industry participant or noter determined by the Authority under this section for which the participant or noter is registered.	11 12 13 14
23	Appl	icatio	n for registration as industry participant or promoter	15
	(1)		ndividual may apply to the Authority to be registered as an industry participant omoter of a specified registration class or classes.	16 17
	(2)	An a	pplication must:	18
		(a)	be in the approved form, and	19
		(b)	specify the class or classes for which registration is sought, and	20
		(c)	be accompanied by any other information required by the Authority.	21
	(3)		regulations may prescribe the fee payable for an application and the manner in h it is to be paid.	22 23
24	Mino	ors not	entitled to certain kinds of registration	24
		or to	rson who is under the age of 18 years is not entitled to apply for registration as, be registered as, an industry participant of a registration class applicable to a ager or match-maker or as a promoter.	25 26 27
25	Dete	rminat	tion of application	28
	(1)	The A	Authority may register an applicant as an industry participant or promoter of a fied registration class if the Authority is satisfied of the following:	29 30
		(a)	that the application is made in accordance with this Division and any application fee has been paid,	31 32
		(b)	that the applicant is a fit and proper person to be registered as an industry participant or promoter of that class,	33 34
		(c)	that the applicant is not less than the minimum age prescribed by this Act, the regulations or the rules as the minimum age required for registration as an industry participant or promoter of that class,	35 36 37
		(d)	if the applicant is subject to a registration pre-condition, that the applicant has complied with the registration pre-condition,	38 39
		(e)	as to any other matter prescribed by the regulations for the purposes of this subsection.	40 41
	(2)		Authority must refuse to register an applicant as an industry participant or noter of a specified registration class if:	42 43
		(a)	it is not satisfied of the matters specified in subsection (1), or	44

	(b)	the applicant is a controlled member of a declared organisation under the <i>Crimes (Criminal Organisations Control) Act 2012</i> , or	1 2				
		Note. Controlled members are prohibited from applying for registration—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2012.</i>	3 4				
	(c)	an adverse security determination has been made by the Commissioner of Police about the applicant, or	5 6				
	(d)	in any other circumstances prescribed by the regulations for the purposes of this section.	7 8				
(3)	Subsection (2) does not limit the grounds on which the Authority may refuse to register an applicant as an industry participant or promoter of a specified registration class.						
(4)	The Authority is not required to determine an application for registration if the Authority is not satisfied as to the identity of the applicant for registration or if the applicant fails, without reasonable excuse, to provide relevant information requested by the Authority.						
Secu	irity de	eterminations	16				
(1)	Refe	rral to Commissioner for security determination	17				
	a reg relev Com	Authority must refer an application for registration as an industry participant in istration class applicable to a match-maker, manager or promoter, and any ant accompanying information, that is made in accordance with this Act to the missioner of Police for an investigation and determination as to either or both of blowing:	18 19 20 21 22				
	(a)	whether the applicant is a fit and proper person to be registered,	23				
	(b)	whether it would be contrary to the public interest for the person to be registered.	24 25				
(2)		referral under this section, the Commissioner is to inquire into and determine, eport to the Authority on, the matters set out in the referral.	26 27				
(3)		Commissioner is not required to make a determination under this section if the missioner is not satisfied as to the identity of the applicant for registration.	28 29				
(4)	Deter	mination by Commissioner	30				
	any c	he purpose of making a determination, the Commissioner may have regard to criminal intelligence report or other criminal information held in relation to the cant that:	31 32 33				
	(a)	is relevant to the applicant's proposed role as a match-maker, manager or promoter, or	34 35				
	(b)	causes the Commissioner to conclude that improper conduct is likely to occur if the applicant were registered, or	36 37				
	(c)	causes the Commissioner not to have confidence that improper conduct will not occur if the applicant were registered.	38 39				
(5)		the purpose of making a determination, and without limitation, the missioner may consider the following:	40 41				
	(a)	information relating to spent convictions, despite anything to the contrary in the Criminal Records Act 1991,	42 43				
	(b)	information relating to criminal charges, whether or not heard, proven, dismissed, withdrawn or discharged,	44 45				
	(c)	information relating to offences, despite anything to the contrary in section 579 of the <i>Crimes Act 1900</i> .	46 47				

27 **Conditions of registration** 1 The Authority may, on registration of an industry participant or promoter or at any (1)2 later time, impose conditions on the registration. 3 The regulations may provide that specified conditions may or must be imposed by (2)4 the Authority on the registration of an industry participant or promoter or a class of 5 industry participants or promoters. 6 (3)The Authority may at any time revoke a condition or vary a condition of registration 7 (other than a condition required by the regulations to be imposed). 8 (4) This section does not limit any other power of the Authority under this Act to impose 9 conditions on registration. 10 28 Duration of registration 11 The registration of an industry participant or promoter ceases to have effect 3 years (1)12 after the date it is granted, unless it is sooner cancelled or the term of registration is 13 extended or reduced under this Act. 14 (2)The Authority may, at any time, extend the term of registration of an industry 15 participant or promoter of a registration class for the purpose of having all classes of 16 registration of the person expire at the same time. 17 29 Register of industry participants and promoters 18 The Authority must keep a register of industry participants and promoters. (1)19 (2)The register must contain the following: 20 (a) the name, address and date of birth of each registered industry participant or 21 promoter, 22 (b) any other name by which the industry participant or promoter is or has been 23 known, if not the same as the industry participant's or promoter's name, 24 a contact telephone number or email contact details for each registered (c) 25 industry participant or promoter, 26 the registration class or classes of each industry participant or promoter, (d) 27 particulars of any conditions to which each registration is subject and the 28 period of each registration, 29 (e) particulars of any suspension or cancellation of registration or registration 30 pre-condition imposed, 31 any other information or documents prescribed by the regulations or that the (f) 32 Authority thinks appropriate. 33 (3)The register is to be maintained in the manner and form approved by the Authority. 34 The Authority must ensure that information kept on the register is accurate and (4)35 up-to-date. 36 The regulations may make provision for or with respect to the circumstances in (5)37 which information on the register is to be made available. 38 It is a condition of the registration of an industry participant or promoter that the (6)39 person must notify the Authority in writing of any change in the person's name, 40 address or registered contact details not later than 14 days after the change occurs. 41

Division 4		4	Disciplinary and other provisions	
30	Grounds fo		or disciplinary action	2
	(1)		grounds on which disciplinary action may be taken against a registered batant, industry participant or promoter are as follows:	3 4
		(a)	the person has contravened, or the Authority has reasonable grounds to believe that the person is likely to contravene, a provision of this Act, the regulations or the rules,	5 6 7
		(b)	the person has contravened a law of another State or a Territory and the contravention would, if it had occurred in New South Wales, be a contravention of this Act, the regulations or the rules,	8 9 10
		(c)	the person has contravened, or the Authority has reasonable grounds to believe that the person is likely to contravene, a condition of the person's registration or of a permit under this Act held by the person,	11 12 13
		(d)	the person is not a fit and proper person to be registered.	14
	(2)		regulations may specify other circumstances in which the Authority may take plinary action under this Division.	15 16
31	Notio	ce to s	how cause why disciplinary action should not be taken	17
	(1)	indus	Authority must, before taking disciplinary action against a registered combatant, stry participant or promoter, give the person a show cause notice and consider esponse by the person within the period specified in the notice.	18 19 20
	(2)	A sho	ow cause notice must:	21
		(a)	specify the grounds on which disciplinary action is proposed to be taken against the person and specify the proposed action, and	22 23
		(b)	invite the person to give reasons to the Authority, within the period specified in the notice (being a period of not less than 14 days after the notice is given), as to why disciplinary action of the kind specified in the notice should not be taken, and	24 25 26 27
		(c)	specify the date and time of a meeting of the Authority at which the person may also attend and respond to the notice, and	28 29
		(d)	advise the person that the person may be represented at the meeting by a legal practitioner or other person, and	30 31
		(e)	advise the person that it is an offence to provide false or misleading information in response to the notice.	32 33
	(3)	grour the e	Authority must ensure that the show cause notice does not, in specifying the nds on which disciplinary action is proposed to be taken or otherwise, disclose existence or content of any criminal intelligence report or other criminal mation without the approval of the Commissioner of Police.	34 35 36 37
	(4)		rson who is given a notice under this section may respond to the notice in writing a meeting of the Authority or in both ways.	38 39
	(5)		Authority is to determine, after the end of the period specified in the show cause e, whether or not to take disciplinary action against the person given the notice.	40 41
32	Susp	pensio	n during show cause process	42
		suspe whet	Authority may, by notice in writing to a person who is given a show cause notice, end the registration of the person under this Act until the Authority determines her or not to take further disciplinary action at the end of the period specified in how cause notice.	43 44 45 46

33	Disc	iplinary action may be taken	1
	(1)	The Authority may take disciplinary action against a registered combatant, industry participant or promoter if the Authority is of the opinion that there are grounds on which the action may be taken and the person has not, within the period specified in the show cause notice, shown sufficient reasons why the action should not be taken.	2 3 4 5
	(2)	The following actions are <i>disciplinary actions</i> :	6
		(a) cancellation of registration,	7
		(b) suspension of registration,	8
		(c) reducing the period of registration or imposing or varying a condition on registration,	9 10
		(d) giving a written caution.	11
	(3)	The Authority may take disciplinary action against a person whether or not the person has been convicted of an offence for a contravention of this Act or the regulations or the law concerned.	12 13 14
	(4)	The Authority is not limited to taking the disciplinary action specified in the show cause notice.	15 16
	(5)	A disciplinary action takes effect when notice in writing of the action is given to the person subject to the action or on a later day specified in the notice.	17 18
34	Cano	cellation of registration on security grounds	19
	(1)	The Authority must cancel the registration of a person registered as a match-maker, manager or promoter if the Commissioner of Police advises the Authority of an adverse security determination about the person.	20 21 22
	(2)	The Authority must cancel the registration of a person if the Authority becomes aware that the person is a controlled member of a declared organisation under the <i>Crimes (Criminal Organisations Control) Act 2012.</i>	23 24 25
	(3)	The Commissioner may, at the Commissioner's discretion or at the request of the Authority, investigate and determine either or both of the following:	26 27
		(a) whether a registered match-maker, manager or promoter is a fit and proper person to continue to be registered,	28 29
		(b) whether it would be contrary to the public interest for the person to continue to be registered.	30 31
	(4)	On a request under this section, the Commissioner is to inquire into and determine, and report to the Authority on, the matters set out in the request.	32 33
	(5)	Section 26 (3)–(5) apply to a determination under this section about a registered person in the same way as they apply to a determination under that section about an applicant for registration.	34 35 36
	(6)	The Authority is not required to give a show cause notice to a person before taking action under this section.	37 38
35	Con	ditions on suspension or cancellation	39
	(1)	The Authority may suspend registration under this Division:	40
	. /	(a) for a specified period or indefinitely, or	41
		(b) until specified conditions are met by the registered person.	42
	(2)	The Authority may specify a registration pre-condition with respect to a person whose registration is cancelled.	43 44

(3)	The Authority may at any time revoke or vary a condition imposed on a suspension under this Division or as a registration pre-condition.	1 2
Effe	ect of suspension	3
(1)	A person must not engage in a combat sport contest as a combatant while the person's registration as a combatant of the registration class applicable to that contest is suspended.	4 5 6
	Maximum penalty:	7
	 (a) if the suspension was on health or safety grounds under Division 2 of Part 4— 50 penalty units, or 	e g
	(b) in any other case—80 penalty units, or 6 months imprisonment, or both.	10
(2)	A person must not carry out an activity as an industry participant while the person's registration as an industry participant of a registration class applicable to that activity is suspended.	11 12 13
	Maximum penalty: 80 penalty units, or 6 months imprisonment, or both.	14
(3)	A person must not arrange a combat sport contest while the person's registration as a promoter of the registration class applicable to that contest is suspended.	15 16
	Maximum penalty: 160 penalty units, or 6 months imprisonment, or both.	17
(4)	A person must not hold a combat sport contest if the person's registration as a promoter of the registration class applicable to that contest is suspended.	18 19
	Maximum penalty: 500 penalty units, or 12 months imprisonment, or both.	20
Surr	render of registration	21
(1)	A registered combatant, industry participant or promoter may, at any time, notify the Authority that the combatant, industry participant or promoter wishes to surrender the registration.	22 23 24
(2)	The Authority must cancel the registration on receiving the notice.	25

Part 3		Regulation of combat sport contests					
Divi	sion	1	Permits to hold combat sport contests	2			
38 Appl		icatio	cation of Division				
		This	Division applies to a <i>combat sport contest</i> that consists of:	4			
		(a)	a single combat sport contest, or	5			
		(b)	2 or more combat sport contests, if the contests are held on the one occasion and at the same venue.	6 7			
39	Requ	ireme	ent for permit to hold particular combat sport contest	8			
	(1)	An ir a per	ndividual must not hold a combat sport contest unless the person is the holder of mit to promote the contest.	9 10			
		Note.	imum penalty: 360 penalty units or 12 months imprisonment, or both. . The person is also required to be registered as a promoter of the relevant registration to obtain a permit (see section 41).	11 12 13			
	(2)		rporation must not hold a combat sport contest. imum penalty: 720 penalty units.	14 15			
	(3)	Subs	ection (2) does not apply to a corporation in respect of a combat sport contest if:	16			
		(a)	the contest is held by an officer or employee of the corporation, and	17			
		(b)	the officer or employee is registered as a promoter for the registration class applicable to that contest.	18 19			
	(4)		section does not apply to a person who merely provides or controls premises at h a combat sport contest is held.	20 21			
	(5)	This	section does not apply to the following activities of an approved amateur body:	22			
		(a)	the approval of an amateur combat sport contest,	23			
		(b)	arranging for a judge, referee, timekeeper or combat sport inspector to officiate at or attend an amateur combat sport contest,	24 25			
		(c)	acting as a match-maker for an amateur combat sport contest.	26			
40	Appl	icatio	n for permit	27			
	(1)	An ir	ndividual may apply to the Authority for a permit to hold a combat sport contest.	28			
	(2)	An a	pplication must:	29			
		(a)	be in the approved form, and	30			
		(b)	be accompanied by any other information required by the Authority, and	31			
		(c)	be made not less than 28 days before the date of the proposed combat sport contest or within such lesser period as the Authority may approve in a particular case.	32 33 34			
	(3)		regulations may prescribe the fee payable for an application and the manner in h it is to be paid.	35 36			
41	Dete	rminat	tion of application	37			
	(1)		Authority may grant a permit to hold a combat sport contest if the Authority is fied of the following:	38 39			
		(a)	that the application is made in accordance with this Division and any application fee has been paid,	40 41			

	(b)	that the applicant is a registered promoter of a registration class applicable to the contest,	1 2
	(c)	in the case of an amateur combat sport contest, that the contest has been approved by an applicable approved amateur body,	3 4
	(d)	as to any other matter prescribed by the regulations for the purposes of this section.	5 6
(2)	The A	Authority must refuse to grant a permit for a combat sport contest:	7
	(a)	if it is not satisfied of the matters specified in subsection (1), or	8
	(b)	if the Commissioner of Police has advised the Authority that there is a risk to public health or safety or a risk of substantial damage to property if the contest were held, or	9 10 11
	(c)	in any other circumstances prescribed by the regulations for the purposes of this section.	12 13
(3)	Subs a per	ection (2) does not limit the grounds on which the Authority may refuse to grant mit.	14 15
(4)	For the purpose of giving advice under this section, the Commissioner of Police may consider a criminal intelligence report, other criminal information or any other matter the Commissioner thinks fit.		
Con	ditions	s of permit	19
(1)		Authority may, on granting a permit to hold a combat sport contest or at any time re the contest, impose conditions on the permit.	20 21
(2)		regulations may provide that specified conditions may or must be imposed by authority on a permit granted to a promoter or class of promoters.	22 23
(3)		Authority may at any time revoke a condition or vary a condition of a permit or than a condition required by the regulations to be imposed).	24 25
Notif	icatio	n to police of permits	26
	sport	Authority must, as soon as practicable after granting a permit to hold a combat contest, cause the Commissioner of Police to be notified in writing of the date, and venue of the contest.	27 28 29
Revo	ocatio	n of permits by Authority	30
(1)		Authority may, at any time before a combat sport contest is held, revoke the it to hold the contest.	31 32
(2)	24 ho	Authority must not revoke a permit to hold a combat sport contest within ours before the scheduled start of the contest unless it is satisfied that special mstances exist warranting that action.	33 34 35
(3)		Authority must notify the Commissioner of Police in writing of any decision to ke a permit to hold a combat sport contest.	36 37
(4)	to he	Authority must notify the Minister in writing of any decision to revoke a permit old a combat sport contest within 24 hours before the scheduled start of the est and must specify the special circumstances that warranted the action.	38 39 40
(5)	comb	regulations may specify the special circumstances in which a permit to hold a bat sport contest may be revoked within 24 hours before the scheduled start of ontest.	41 42 43

45	Revocation of permits by police				
	(1)	befoi	lice officer of the rank of Assistant Commissioner or above may, at any time re a combat sport contest is held, revoke the permit to hold the contest if the er is satisfied that, if the contest were held, there would be a risk:	2 3 4	
		(a)	to public health or safety, or	5	
		(b)	of substantial damage to property.	6	
	(2)		lice officer must, as soon as practicable after revoking a permit to hold a combat contest, notify the Authority of the decision to revoke the permit.	7 8	
	(3)	offic	the purpose of determining whether to take action under this section, a police er may consider a criminal intelligence report, other criminal information or any matter the police officer thinks fit.	9 10 11	
Divi	sion	2	General conduct of combat sport contests	12	
46	Conc	luct o	f combat sport contests	13	
	(1)	sport	regulations may make provision for or with respect to the conduct of combat contests, and (without limitation) for or with respect to the health or safety of batants who are, will be or intend to be engaged in contests.	14 15 16	
	(2)		out limiting subsection (1), the regulations may make provision for or with ect to the following:	17 18	
		(a)	the attendance of a combat sport inspector or other persons at a weigh-in for a combat sport contest,	19 20	
		(b)	the recording of a combatant's particulars at a weigh-in for a contest,	21	
		(c)	the provision of serological clearances at or before a contest,	22	
		(d)	the attendance of a combat sport inspector or other persons at a contest,	23	
		(e)	the functions of an approved amateur body in relation to amateur combat sport contests or weigh-ins for amateur combat sport contests.	24 25	
47	Com	bat sp	port contests prohibited at certain places	26	
			rson must not hold a combat sport contest, or a combat sport contest of a class cribed by the regulations, at:	27 28	
		(a)	a place prescribed by the regulations for the purposes of this section, or	29	
		(b)	a place of a class or description prescribed by the regulations for the purposes of this section.	30 31	
		Maxi	imum penalty:	32	
		(a)	in the case of a corporation-1,000 penalty units, or	33	
		(b)	in the case of an individual—500 penalty units or 12 months imprisonment, or both.	34 35	
48		oter a	and match-maker must ensure eligibility of combatants and industry ts	36 37	
	(1)	parti	promoter of a combat sport contest must ensure that each combatant and industry cipant involved in the contest has the applicable registration for the contest, or empt from that requirement under this Act.	38 39 40	
	(2)	invol from	match-maker for a combat sport contest must ensure that each combatant lved in the contest has the applicable registration for the contest, or is exempt that requirement under this Act.	41 42 43	
		waxi	imum penalty: 80 penalty units, or 6 months imprisonment, or both.	44	

49	Requ	irement for current serological clearances	1
	(1)	The promoter of a combat sport contest must not permit a combatant to engage in the contest unless the combatant has a current serological clearance.	2 3
		Maximum penalty: 500 penalty units or 12 months imprisonment, or both.	4
	(2)	A combatant must not engage in a combat sport contest unless the combatant has a current serological clearance.	5 6
		Maximum penalty: 80 penalty units, or 6 months imprisonment, or both.	7
50	Unfit	combatant not to engage in contests or sparring	8
	(1)	A combatant must not engage in a combat sport contest or sparring in the following circumstances:	9 10
		(a) if a medical practitioner certifies under this Part that, in the opinion of the medical practitioner, the combatant is not medically fit to engage in that contest or sparring and the combatant is so notified,	11 12 13
		(b) if a medical practitioner certifies (under this Part or otherwise) that the combatant should not engage in a contest or sparring before a specified date, the combatant is so notified and the contest or sparring is held before that date.	14 15 16
		Maximum penalty: 50 penalty units.	17
	(2)	This section does not apply in respect of a matter certified by a medical practitioner (other than an attending medical practitioner) to the extent that the Authority, on the advice or recommendation of a medical practitioner or after considering the report of a medical practitioner, directs that it is not to apply.	18 19 20 21
51	Oblig	ation of promoter—unfit combatant	22
	(1)	The promoter of a combat sport contest must not permit a combatant to engage in that contest if a medical practitioner certifies under this Part that, in the opinion of the medical practitioner, the combatant is not medically fit to engage in the contest.	23 24 25
		Maximum penalty: 500 penalty units or imprisonment for 12 months, or both.	26
	(2)	This section does not apply in respect of a matter certified by a medical practitioner (other than an attending medical practitioner) to the extent that the Authority, on the advice or recommendation of a medical practitioner or after considering the report of a medical practitioner, directs that it is not to apply.	27 28 29 30
52	Oblig	ation of promoter—protective clothing and equipment	31
		The promoter of a combat sport contest must ensure that each combatant complies with any requirements of the regulations or rules relating to the wearing or use of protective clothing or equipment. Maximum penalty: 160 penalty units.	32 33 34 35
53	Oblig	ation of promoter—attending medical practitioner	36
		The promoter of a combat sport contest must ensure that a medical practitioner is present at or before the contest for the purposes of exercising the functions of an attending medical practitioner. Maximum penalty: 500 penalty units or 12 months imprisonment, or both.	37 38 39 40
54	Oblic	ation of promoter—notice of injury or death	41
		The promoter of a combat sport contest who becomes aware that a combatant has died or been admitted to hospital within 48 hours of the contest must, as soon as	42 43

			ticable after becoming aware of the death or admission, notify the Authority in ng of the death or place of admission and the date of the death or admission.	1 2
		Max	imum penalty: 80 penalty units, or 6 months imprisonment, or both.	3
55	Unau	uthoris	sed entry into contest area	4
			erson must not, without reasonable excuse, enter or remain in or on the contest during, or at any time until 1 hour after, a combat sport contest, unless the on:	5 6 7
		(a)	is a combatant in the contest, or	8
		(b)	is engaged in the control or management of the contest, or	9
		(c)	is a combat sport inspector, or	10
		(d)	is a police officer, or	11
		(e)	is a medical practitioner acting in that capacity, or	12
		(f)	is authorised to do so by the Authority, the promoter of the contest or a representative of the owner or occupier of the venue of the contest, or	13 14
		(g)	in the case of an amateur combat sport contest, is authorised to do so by an approved amateur body for the combat sport.	15 16
		Maxi	imum penalty: 50 penalty units.	17
56	Reco	ords o	f professional combat sport contest results	18
		conte	the duty of the combat sport inspector present at a professional combat sport est to record the result of the contest in the approved form and to provide the rd to the Authority as soon as practicable.	19 20 21
Divi	sion	3	Medical examinations of combatants	22
57	Fund	tions	of medical practitioner	23
	(1)		<i>pre-contest medical examination functions</i> of a medical practitioner in relation combatant in a proposed combat sport contest are as follows:	24 25
		(a)	to conduct such an examination of the combatant as is prescribed by the regulations,	26 27
		(b)	to record the particulars prescribed by the regulations in the combatant's medical record book,	28 29
		(c)	to provide those particulars to any person, and in the manner, prescribed by the regulations,	30 31
		(d)	to certify in the combatant's medical record book whether or not, in the opinion of the medical practitioner, the combatant is medically fit to engage in the contest,	32 33 34
		(e)	if the medical practitioner certifies that the combatant is not medically fit to engage in the contest and considers it to be in the interests of the health or	35 36
			safety of the combatant to do so—to certify in the combatant's medical record book that, in the opinion of the medical practitioner, the combatant should not engage in any combat sport contest or sparring before a specified date,	37 38 39
		(f)	safety of the combatant to do so—to certify in the combatant's medical record book that, in the opinion of the medical practitioner, the combatant should not	38

	(3)	practi	<i>post-contest medical examination functions</i> of an attending medical itioner in relation to a combatant who has engaged in a combat sport contest are lows:	1 2 3
		(a)	to conduct such examination of the combatant as is prescribed by the regulations,	4 5
		(b)	to record the particulars prescribed by the regulations in the combatant's medical record book,	6 7
		(c)	to provide those particulars to any person, and in the manner, prescribed by the regulations,	8 9
		(d)	if the medical practitioner considers it to be in the interests of the health or safety of the combatant to do so—to certify in the combatant's medical record book that, in the opinion of the medical practitioner, the combatant should not engage in any contest or sparring before a specified date,	10 11 12 13
		(e)	without delay, if the medical practitioner certifies that the combatant should not engage in any combat sport contest or sparring before a specified date, notify the combatant and any combat sport inspector present of the matters as to which the medical practitioner has certified.	14 15 16 17
58	Pre-c	contes	t medical examination	18
	(1)	the d pre-co	mbatant must not engage in a combat sport contest unless the combatant has, on ay of the contest, been examined by a medical practitioner exercising the ontest medical examination functions in relation to the combatant. mum penalty: 10 penalty units.	19 20 21 22
	(2)	The p conte	promoter of a combat sport contest must not permit a combatant to engage in the st unless:	23 24
		(a)	the combatant has complied with this section, and	25
		(b)	the promoter is satisfied that the attending medical practitioner has sighted the medical record book of the combatant.	26 27
		Maxi	mum penalty: 500 penalty units or 12 months imprisonment, or both.	28
59	Post	-conte	st medical examination	29
	(1)	the co	nbatant must, immediately on the conclusion of a combat sport contest in which ombatant has been a contestant, permit an attending medical practitioner to ise the post-contest medical examination functions in relation to the combatant.	30 31 32
		Maxi	mum penalty: 10 penalty units.	33
	(2)		section does not apply if the combatant is rendered unconscious or is otherwise to comply with this section for medical reasons.	34 35
60			of promoter—combatant rendered unconscious or unable to submit to amination	36 37
		other exam	combatant who engages in a combat sport contest is rendered unconscious or wise appears to the promoter of the contest to be unable to submit to a medical ination on the conclusion of the contest, the promoter must without delay ge for a medical practitioner to exercise, in relation to the combatant:	38 39 40 41
		(a)	the post-contest medical examination functions, and	42
		(b)	such other functions as may be necessary in the circumstances of the case.	43
		IVIAX1	mum penalty: 500 penalty units or 12 months imprisonment, or both.	44

61	Medical examinations directed by Authority				
	(1)	Direction to submit to medical examination by medical practitioner	2		
		The Authority may, by notice in writing served on a combatant, direct the combatant to submit to a medical examination by a specified medical practitioner on or before a specified date.	3 4 5		
	(2)	Direction to submit to examination or investigation by qualified person on recommendation of medical practitioner	6 7		
		The Authority, on the recommendation of a medical practitioner, may, by notice in writing served on a combatant, direct the combatant to submit to an examination or investigation by a qualified person on or before a specified date to determine any particular matter or thing concerning the combatant's health or safety.	8 9 10 11		
	(3)	One or more directions may be given	12		
		A notice under this section may give directions in relation to one or more examinations or investigations by one or more medical practitioners or other qualified persons.	13 14 15		
	(4)	Combatant to comply with direction	16		
		A combatant who is given a notice under this section must not (except as may be permitted by the notice) engage in a combat sport contest unless the combatant has complied with the direction or directions given by the notice.	17 18 19		
		Maximum penalty: 50 penalty units.	20		
	(5)	Authority authorised to make request to medical practitioner	21		
		The Authority may request a medical practitioner referred to in this section to exercise (in relation to the combatant) any of the following functions:	22 23		
		(a) the pre-contest medical examination functions,	24		
		(b) any other functions relating to the health or safety of the combatant that the Authority specifies in its request.	25 26		
	(6)	Authority authorised to make request to qualified person	27		
		The Authority may request a qualified person to conduct a specified examination or investigation of the combatant and to report to the Authority concerning any such examination or investigation.	28 29 30		
	(7)	Meaning of qualified person	31		
		A reference in this section to a <i>qualified person</i> is a reference to a person who is suitably qualified, in the opinion of the Authority, to determine a particular matter or thing. A qualified person may but need not be a medical practitioner.	32 33 34		
Divi	ivision 4 Directions not to hold contests and ending of contests				
62	2 Direction not to hold or participate in combat sport contest				
	(1)	The Authority or a combat sport inspector may, at or after the weigh-in for a combat sport contest, direct a person not to hold the contest if the Authority or inspector is of the opinion that there is likely to be a contravention of this Act, the regulations or rules if the contest is held.	37 38 39 40		
	(2)	A police officer who is attending a combat sport contest may direct a person not to hold the contest if the police officer is satisfied that there is a risk to public health or safety or a risk of substantial damage to property if the contest is held.	41 42 43		

	(3)		rson who gives a direction under this section may also direct a person to do any e following:	1 2
		(a)	not to act as an industry participant in relation to the combat sport contest,	3
		(b)	not to participate as a combatant in the contest.	4
	(4)	A dii	rection under this section may be given orally or by notice in writing.	5
	(5)		Authority must notify the Minister in writing of a direction given under this on and of the reasons for giving the direction.	6 7
	(6)		erson subject to a direction under this section must not, without reasonable se, fail to comply with the direction.	8 9
		Maxi	imum penalty:	10
		(a)	in the case of a direction under subsection (1) or (2)—500 penalty units, or 12 months imprisonment, or both, or	11 12
		(b)	in the case of a direction under subsection (3)—80 penalty units, or 6 months imprisonment, or both.	13 14
	(7)		regulations may limit the circumstances in which a direction may be given under section.	15 16
63	Direc	ction k	by attending medical practitioner to stop contest	17
		conte pract	attending medical practitioner must direct the referee to stop a combat sport est (where the referee has not already done so) if, in the opinion of the medical itioner, a combatant is exhausted or injured to such an extent as to be unable to and himself or herself or to continue the contest.	18 19 20 21
64	Direc	ction b	by combat sport inspector to stop contest	22
			mbat sport inspector present at a combat sport contest must direct the referee to the contest (where the referee has not already done so):	23 24
		(a)	if, in the inspector's opinion, a combatant is exhausted or injured to such an extent as to be unable to defend himself or herself or to continue the contest, or	25 26
		(b)	if a disruption occurs of such a kind that, in the inspector's opinion, warrants stopping the contest, or	27 28
		(c)	in circumstances specified by the rules or prescribed by the regulations for the purposes of this section.	29 30
65	Direc	ction k	by police officer to stop contest	31
		conte	lice officer present at a combat sport contest may direct the referee to stop the est if, in the police officer's opinion, there is a risk to public health or safety or bstantial damage to property if the contest were to continue.	32 33 34
66	Refe	ree's o	duty to stop contest	35
	(1)	The 1	referee must stop a combat sport contest:	36
		(a)	if, in the referee's opinion, a combatant is exhausted or injured to such an extent as to be unable to defend himself or herself or to continue the contest, or	37 38
		(b)	if a disruption occurs of such a kind as, in the referee's opinion, warrants stopping the contest, or	39 40
		(c)	in circumstances of a kind specified by the rules or prescribed by the regulations for the purposes of this section.	41 42

(2)	The referee must stop a combat sport contest immediately after being directed under	1
	this Part to stop the contest by the attending medical practitioner or a combat sport	2
	inspector or police officer.	3
	Maximum penalty: 500 penalty units or 12 months imprisonment, or both.	4

Part 4		Prohibition orders				
Divi	sion '	n 1 Procedure before orders are made		2		
67	Notic	e to s	show cause why order should not be made	3		
	(1)	perso	Authority must, before making a prohibition order against a person, give the on a show cause notice and consider any response by the person within the period ified in the notice.	4 5 6		
	(2)	A sh	ow cause notice must:	7		
		(a)	specify the grounds on which the order is proposed to be made and specify the proposed terms of the order, and	8 9		
		(b)	invite the person to give reasons to the Authority, within the period specified in the notice (being a period of not less than 14 days after the notice is given), as to why the order should not be made, and	10 11 12		
		(c)	specify the date and time of a meeting of the Authority at which the person may also attend and respond to the notice, and	13 14		
		(d)	advise the person that the person may be represented at the meeting by a legal practitioner or other person, and	15 16		
		(e)	advise the person that it is an offence to provide false or misleading information in response to the notice, and	17 18		
		(f)	if the proposed order is a health and safety prohibition order, suspend any registration of the person as a combatant from the giving of the notice until the Authority determines whether or not to make the prohibition order.	19 20 21		
	(3)	grou exist	Authority must ensure that the show cause notice does not, in specifying the nds on which an order is proposed to be made or otherwise, disclose the ence or content of any criminal intelligence report or other criminal information out the approval of the Commissioner of Police.	22 23 24 25		
	(4)		rson who is given a notice under this section may respond to the notice in writing a meeting of the Authority or in both ways.	26 27		
	(5)		otice under this section may be combined with a notice relating to proposed plinary action given under section 31.	28 29		
	(6)		Authority is to determine, after the end of the period specified in the show cause e, whether or not to make the prohibition order.	30 31		
68	Cons	ultati	on required for licensed premises	32		
		prohit the A	Authority must not give a person a show cause notice for a proposed general ibition order in respect of premises licensed under the <i>Liquor Act 2007</i> unless Authority has first consulted the Director-General of the Department of Trade Investment.	33 34 35 36		
69	No co	ontest	t or sparring where health and safety show cause notice	37		
		safet sport Auth	erson who is subject to a show cause notice relating to a proposed health and y prohibition order must not, without reasonable excuse, engage in a combat t contest or sparring during the period after the notice is given and before the pority determines whether or not to make the health and safety prohibition order. imum penalty: 50 penalty units.	38 39 40 41		
		IVIAX	mum penany. 50 penany units.	42		

Division 2		2 Health and safety prohibition orders	1
70	Heal	th and safety prohibition orders	2
		A <i>health and safety prohibition order</i> is an order made by the Authority that prohibits a person from participating as a combatant in all combat sport contests and all sparring.	3 4 5
71	Auth	ority may make health and safety prohibition orders	6
	(1)	The Authority may make a health and safety prohibition order against a person if the Authority is of the opinion that:	7 8
		(a) it is in the interests of the health or safety of the person to do so, and	9
		(b) the person has not, within the period specified in the show cause notice, shown sufficient reasons why the order should not be made.	10 11
	(2)	A health and safety prohibition order takes effect when notice in writing of the order is given to the prohibited person.	12 13
	(3)	A health and safety prohibition order may be made against a person whether or not that person is registered under this Act and whether or not disciplinary action has been taken against the person.	14 15 16
	(4)	A health and safety prohibition order ceases to have effect:	17
		(a) if the order is revoked, or	18
		(b) at the end of the term (if any) specified in the order or in the circumstances (if any) specified in the order.	19 20
	(5)	The Authority may, by notice in writing to the prohibited person, at any time vary or revoke a health and safety prohibition order.	21 22
	(6)	A person must not contravene a health and safety prohibition order.	23
		Maximum penalty: 50 penalty units.	24
72	Effec	t of health and safety prohibition order on registration	25
	(1)	The registration as a combatant of a prohibited person subject to a health and safety prohibition order:	26 27
		(a) is cancelled, if the order is made for an indefinite term or for a term that ends after the end of the current term of the person's registration as a combatant, or	28 29
		(b) is suspended for the term of the order, if the order is made for a term that expires before the end of the current term of the person's registration as a combatant.	30 31 32
		Note. It is an offence under this Act to engage in a combat sport contest while unregistered or while registration as a combatant is suspended (see sections 9 and 36).	33 34
	(2)	The cancellation of the registration of a person as a combatant by this section ceases to have effect, and the registration is restored for the remainder of its original term, if the health and safety prohibition order that caused the cancellation is revoked before the expiry of that original term.	35 36 37 38
73	Revi	ew of health and safety prohibition orders	39
	(1)	A prohibited person under a health and safety prohibition order may at any time apply to the Authority for a review of the order.	40 41
	(2)	The Authority may review any evidence or other material provided by the prohibited person and may refuse the application or vary or revoke the order.	42 43

	(3)		procedures for a review under this section are to be as determined by the pority.	1 2
Divi	sion	3	General prohibition orders	3
74	Gene	eral pr	ohibition orders	4
			<i>neral prohibition order</i> is an order made by the Authority that prohibits a person doing any or all of the following as specified in the order:	5 6
		(a)	engaging in combat sport contests or sparring,	7
		(b)	arranging or holding combat sport contests,	8
		(c)	engaging in or being employed in any profession, occupation or business, whether on a full-time, part-time or casual basis and whether or not the person receives payment or other consideration, in relation to combat sport,	9 10 11
		(d)	permitting, on premises controlled by the person, a promoter to hold a combat sport contest or a weigh-in, for a period of not more than 2 years,	12 13
		(e)	attending any premises at which a combat sport contest or weigh-in is being held or is to be held within a specified period of the day when the contest is or is to be held,	14 15 16
		(f)	attending specified premises where training for any combat sport is conducted, whether generally or during particular periods.	17 18
75	Auth	ority I	may make general prohibition orders	19
	(1)		Authority may make a general prohibition order against a person (other than an referred to in subsection (2)) if the Authority is of the opinion that:	20 21
		(a)	there are grounds for taking disciplinary action against the person under Division 4 of Part 2 (including under section 34) or that such grounds would exist if the person were a registered person, and	22 23 24
		(b)	the person has not, within the period specified in the show cause notice, shown sufficient reasons why the order should not be made.	25 26
	(2)	perso	Authority may make a general prohibition order against a person prohibiting the on from permitting, on premises controlled by the person, the holding of a bat sport contest or a weigh-in if the Authority is of the opinion that:	27 28 29
		(a)	the prohibited person has previously permitted a person to hold a contest without a permit on such premises, and	30 31
		(b)	the Authority warned the prohibited person after the previous occasion that any future acts of that kind could result in a prohibition order, and	32 33
		(c)	the prohibited person has subsequently permitted, or intends to permit, a person to hold a contest without a permit on such premises, and	34 35
		(d)	the prohibited person has not, within the period specified in the show cause notice, shown sufficient reasons why the order should not be made.	36 37
	(3)		Authority is not limited to making a prohibition order in the same terms as are ified in the show cause notice.	38 39
	(4)	is reg	neral prohibition order may be made against a person whether or not that person gistered under this Act and whether or not disciplinary action has been taken 1st that person.	40 41 42
	(5)		neral prohibition order takes effect when notice in writing of the order is given e prohibited person or on any later day specified in the order.	43 44

	(6)	A ge	neral prohibition order ceases to have effect:	1
		(a)	if the order is revoked, or	2
		(b)	at the end of the term (if any) specified in the order or in the circumstances (if any) specified in the order.	3 4
	(7)		Authority may at any time, by notice in writing to the prohibited person, vary or ke a general prohibition order.	5 6
	(8)	A per section	rson must not, without reasonable excuse, contravene an order made under this on.	7 8
		Maxi	imum penalty:	9
		(a)	if an order prohibits a person from arranging a combat sport contest— 160 penalty units or 6 months imprisonment, or both, or	10 11
		(b)	if an order prohibits a person from holding a combat sport contest— 500 penalty units or 12 months imprisonment, or both, or	12 13
		(c)	for any other order—80 penalty units or 6 months imprisonment, or both.	14
76	Effec	t of g	eneral prohibition order on registration	15
	(1)		registration of a prohibited person under a general prohibition order that ibits the person from carrying out an activity authorised by the registration:	16 17
		(a)	is cancelled, if the order is made for an indefinite term or for a term that ends after the end of the current term of the person's registration, or	18 19
		(b)	is suspended for the term of the order, if the order is made for a term that expires before the end of the current term of the person's registration.	20 21
			It is an offence under this Act to engage in an activity while unregistered or while ration is suspended (see sections 9, 20 and 36).	22 23
	(2)	regis	cancellation of the registration of a person ceases to have effect, and the tration is restored for the remainder of its original term, if the general prohibition that caused the cancellation is revoked before the expiry of that original term.	24 25 26

Part 5 Review by Administrative Decisions Tribunal

IL J	IVE	view by Automistrative Decisions Tribunal	1
Revi	ew of	decisions by Administrative Decisions Tribunal	2
(1)		erson may apply to the Administrative Decisions Tribunal for a review of any of collowing decisions:	3 4
	(a)	a decision by the Minister under section 8 to approve or refuse to approve, or to impose, vary or revoke conditions of an approval of, an approved amateur body,	5 6 7
	(b)	a decision under section 13 to refuse to register the person as a combatant of a specified registration class,	8 9
	(c)	a decision under section 14 to impose conditions on the registration of the person as a combatant or to vary or revoke a condition, except where the condition is imposed in the interests of the person's health or safety,	10 11 12
	(d)	a decision under section 25 to refuse to register the person as an industry participant or promoter of a specified registration class,	13 14
	(e)	a decision under section 27 to impose conditions on the registration of the person as an industry participant or promoter or to revoke or vary a condition,	15 16
	(f)	a decision under section 34 to cancel the registration of a person,	17
	(g)	a decision by the Authority to take disciplinary action under Division 4 of Part 2 in respect of the person,	18 19
	(h)	a decision under section 41 to refuse to grant a permit to the person to hold a combat sport contest,	20 21
	(i)	a decision under section 42 or 44 to impose conditions in respect of a permit held by the person or to vary or revoke a condition of such a permit or to revoke a permit, but only if the decision is made more than 24 hours before the scheduled start of the combat sport contest concerned,	22 23 24 25
	(j)	a decision under Part 4 by the Authority to make, revoke or vary a general prohibition order in respect of the person.	26 27
(2)	Adm of a	regulations may, with the concurrence of the Minister administering the <i>inistrative Decisions Tribunal Act 1997</i> , provide for the review by the Tribunal decision made, or the failure or refusal to make a decision, under this Act or the lations of a kind prescribed by the regulations.	28 29 30 31
(3)	Desp for a	bite any other provision of this section, a person may not apply to the Tribunal review of the following decisions:	32 33
	(a)	a decision under section 13 to refuse to register the person as a combatant of a specified registration class on the ground that it is not in the interests of the health or safety of the person,	34 35 36
	(b)	a decision under section 13 to refuse to register the person as an amateur combatant on the ground specified in section 16 (1),	37 38
	(c)	a decision under section 13 or 25 to refuse to register the person on the ground that the person is a controlled member of a declared organisation under the <i>Crimes (Criminal Organisations Control) Act 2012.</i>	39 40 41

78 Reviews of decisions based on security determinations or criminal intelligence

- (1) In determining an application for a review of a decision that was made on the ground of a determination made, or advice given, by the Commissioner of Police or another police officer, the Administrative Decisions Tribunal (and any Appeal Panel of the Tribunal in determining any appeal against such a review under the *Administrative Decisions Tribunal Act 1997*):
 - (a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose the existence or content of any criminal intelligence report or other criminal information without the approval of the Commissioner, and

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(b) in order to prevent the disclosure of any such report or other criminal information, is to receive evidence and hear argument in the absence of the public, the applicant for review, the applicant's representative and any other interested party, unless the Commissioner approves otherwise.

Note. Section 95 of this Act provides that the Commissioner of Police, another police officer 14 and the Authority are not, under this or any other Act or law, required to give any reasons in 15 connection with a determination or taking any other action under this Act if the giving of those 16 reasons would disclose the existence or content of any criminal intelligence report or other 17 criminal information. Accordingly, Part 2 of Chapter 5 of the Administrative Decisions Tribunal 18 Act 1997 does not apply to any decision based on such information to the extent that it would 19 require disclosure of the existence or content of any criminal intelligence report or other 20 criminal information. 21

- (2) If the Tribunal considers that information identified in a determination made, or advice given, by the Commissioner or another police officer as being from a criminal intelligence report or other criminal information has not been properly identified as such, the Tribunal must ask the Commissioner whether the Commissioner wishes to withdraw the information from consideration by the Tribunal in its determination of an application.
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- (3) Information that is withdrawn by the Commissioner must not be:
 - (a) disclosed to any person, or
 - (b) taken into consideration by the Tribunal in determining an application.
- (4) If a decision was made by the Authority on the ground of a determination made, or advice given, by the Commissioner or another police officer about the applicant for review:
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 - (a) the Commissioner (as well as the Authority) is to be a party to any proceedings
 34 in the Tribunal for a review of the decision, and
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 - (b) the Tribunal is to be provided with a copy of the report of the Commissioner's determination or advice, and
 - (c) the Tribunal is not prevented from determining whether the Authority made the correct and preferable decision regarding the application or the registration concerned merely because of the determination or advice of the Commissioner.
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- In any proceedings for a review of a decision by the Commissioner of Police or a police officer under this Act, the Commissioner is to be the respondent to the proceedings and the Authority may be a party to the proceedings.
- (6) Section 53 (Internal reviews) of the *Administrative Decisions Tribunal Act 1997* does not apply in relation to a decision referred to in subsection (1).
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Part 6		Combat Sports Authority		
79	Cons	stitution and status of Authority	2	
	(1)	There is constituted by this Act a corporation with the corporate name of the Combat Sports Authority of New South Wales.	3 4	
	(2)	The Authority is, for the purposes of any Act, a NSW government agency.	5	
	(3)	The Authority is subject to the direction and control of the Minister in the exercise of its functions, except in relation to the contents of a report or recommendation made by it to the Minister.	6 7 8	
80	Mem	bers of Authority	9	
	(1)	The Authority consists of the following members:	10	
		(a) a nominee of the Commissioner of Police approved by the Minister,	11	
		(b) not fewer than 4 and not more than 6 persons appointed by the Minister.	12	
	(2)	Of the members appointed by the Minister:	13	
			14 15	
		(b) one is to be a medical practitioner, and	16	
			17 18	
	(3)		19 20	
81	Fund	tions of Authority	21	
	(1)	The Authority has the following functions:	22	
			23 24	
		(b) to advise the Minister on matters related to combat sports and this Act,	25	
		(c) to promote awareness of issues relating to combat sports.	26	
	(2)		27 28	
	(3)		29 30	
82	Арро	pintment of advisory committees	31	
	(1)	committees as the Authority considers appropriate for the purposes of advising the	32 33 34	
	(2)		35 36	
	(3)		37 38	
	(4)	instrument of appointment of the committee member, but any such appointment may	39 40 41	

(5)	comr	of the advisory committee members, in and by the instrument by which the nittee member is appointed or another instrument made by the Authority, is to pointed as chairperson of the committee.	1 2 3
(6)		dvisory committee member is entitled to be paid such fees and allowances (if as the Minister may determine, from time to time, in respect of the committee ber.	4 5 6
(7)	advis	ect to the regulations and any directions of the Authority, the procedure of an ory committee appointed under this section is to be as determined by the ory committee.	7 8 9
(8)	The A	Authority may dissolve an advisory committee appointed under this section.	10
Requ	uireme	nt for legal member of Authority to be present	11
	lawy	omber of the Authority who is or has been a Judge, or who has been an Australian er for at least 7 years, must be present at any meeting of the Authority where any e following decisions is made:	12 13 14
	(a)	a decision to take disciplinary action against a person,	15
	(b)	a decision to make a prohibition order,	16
	(c)	a decision to commence proceedings for an offence against this Act or the regulations.	17 18

Part 7 Enforcement powers

84 Appointment of combat sport inspectors and exercise of inspectorial powers by others

- (1) The Authority may, with the approval of the Director-General of the Department of Education and Communities, appoint a Public Service employee to be a combat sport inspector for the purposes of this Act.
- (2) The Authority may appoint a class of persons nominated in writing by an approved amateur body for a style of combat sport as combat sport inspectors for the purposes of amateur combat sport contests for that style of combat sport. The appointment is to be subject to any limitations specified by the Authority.
- (3) The regulations may make provision for or with respect to authorising police officers to exercise functions conferred or imposed on combat sport inspectors by or under this Act, subject to any limitations specified in the regulations or in the authorisation. A police officer so authorised is, subject to any such limitations, taken to be a combat sport inspector.
- (4) The Authority must not appoint a person who is a member of the Authority as a 16 combat sport inspector. 17

85 Functions of combat sport inspectors

- A combat sport inspector has such functions as are conferred or imposed on combat sport inspectors by or under this Act, subject to any limitations specified under section 84.
- (2) Without limiting subsection (1), a combat sport inspector has the following functions:
 - (a) to monitor, and report to the Authority on, the compliance of combatants, promoters, industry participants and other persons with the requirements of this Act, the regulations, the rules and any registration or permit granted under this Act,
 - (b) to attend, in accordance with this Act and the regulations, combat sport 28 contests and weigh-ins for combat sport contests. 29
- (3) A combat sport inspector may, not earlier than 24 hours before the scheduled start of a combat sport contest, enter premises used or proposed to be used, or that the inspector reasonably believes are used or proposed to be used, for the contest for the purpose of monitoring compliance with the conditions of a permit issued in respect 33 of the contest.
- (4) A combat sport inspector may also enter premises for the purpose of attending a weigh-in for a combat sport contest. 36
- (5) A combat sport inspector who enters premises under this section may:
 - (a) take photographs, film and audio, video and other recordings of any part of the premises used or to be used for a combat sport contest or weigh-in or that are set aside for the use of combatants, promoters or industry participants, and
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 - (b) ask questions of the promoter, the combatants and any other industry participant or other person involved in the contest or weigh-in, and 42
 - (c) inspect, make copies of, or take extracts from, any records or documents 43 relating to the contest or weigh-in. 44

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	(6)	enter comb	rson who owns, occupies or is otherwise involved in the operation of premises ed under this section is not, for the purposes of subsection (5) (b), involved in a pat sport contest or weigh-in unless the person is a combatant or industry cipant.	1 2 3 4
86	Prov	ision o	of information to Authority	5
	(1)	This	section applies to the following matters:	6
		(a)	whether a person should be or continue to be registered under this Act,	7
		(b)	whether a permit should be granted or revoked under this Act,	8
		(c)	an application for approval of a body as an approved amateur body under this Act,	9 10
		(d)	the investigation of whether a provision of this Act or the regulations or rules or a condition of a registration or permit or approval under this Act has been contravened,	11 12 13
		(e)	whether a prohibition order should be made, revoked or varied.	14
	(2)	A no	tice under this section may be given to any of the following persons:	15
		(a)	an applicant for registration or a permit,	16
		(b)	a combatant, industry participant or promoter,	17
		(c)	the holder of a permit,	18
		(d)	a person who provides or controls premises at which a combat sport contest or sparring is held or proposed to be held,	19 20
		(e)	a medical practitioner or other person who exercises functions under this Act,	21
		(f)	a person who is the subject of a prohibition order or proposed prohibition order,	22 23
		(g)	an approved amateur body or a body seeking approval as such a body,	24
		(h)	any other person the Authority has reasonable cause to believe may have relevant information about a matter to which this section applies.	25 26
	(3)	perio	Authority may, by written notice given to a person, require the person within the d specified in the notice (not being less than 14 days after the notice is given) to ne or more of the following:	27 28 29
		(a)	provide, in accordance with directions in the notice, such information as, in the opinion of the Authority, is relevant to a matter to which this section applies,	30 31
		(b)	produce, in accordance with directions in the notice, such records as, in the opinion of the Authority, are relevant to any such matter and are specified in the notice,	32 33 34
		(c)	permit the examination of any such records, the taking of extracts from them and the making of copies of them,	35 36
		(d)	authorise a person described in the notice to comply with a requirement specified in this section,	37 38
		(e)	furnish to the Authority such authorisations and consents as the Authority requires for the purpose of obtaining information about any such matter (including financial and other confidential information).	39 40 41
	(4)	perso the e	tice under this section must not require a medical practitioner or a qualified on to disclose health information about a person unless the information relates to xercise by the medical practitioner or qualified person of functions under this n relation to the person.	42 43 44 45

	(5)		tice given to a person under this section must warn the person that failure to bly with the notice, without reasonable excuse, would constitute an offence.	1 2
	(6)	this s	not an offence for a person to refuse to provide information or a document under section on the ground that the information or document might tend to incriminate or her, unless he or she was first given the warning in subsection (5).	3 4 5
	(7)	In thi	is section:	6
			th information has the same meaning as it has in the Health Records and mation Privacy Act 2002.	7 8
		quali	<i>ified person</i> has the same meaning as it has in section 61.	9
87	Abro	ogatior	n of privilege against self-incrimination	10
	(1)	onth	rson is not excused from providing information or a document under section 86 e ground that the information or document may tend to incriminate the person pose the person to a penalty.	11 12 13
	(2)	for t	ection (1) applies only if the information or document is required to be provided he purposes of an investigation of whether a provision of this Act or the lations or the rules has been contravened.	14 15 16
	(3)	as ev proce	ever, the information or a document provided by an individual is not admissible vidence against that individual in civil or criminal proceedings other than eedings arising out of the false or misleading nature of the information or ment.	17 18 19 20
88	Prov	ision o	of information to Commissioner of Police	21
		make any p	Commissioner of Police may for the purposes of determining whether or not to e an adverse security determination about a person, by written notice given to person, require the person within the period specified in the notice (not being less 14 days after the notice is given) to do one or more of the following:	22 23 24 25
		(a)	provide, in accordance with directions in the notice, such information as, in the opinion of the Commissioner, is relevant to the determination,	26 27
		(b)	produce, in accordance with directions in the notice, such records as, in the opinion of the Commissioner, are relevant to the determination and are specified in the notice,	28 29 30
		(c)	permit the examination of any such records, the taking of extracts from them and the making of copies of them,	31 32
		(d)	authorise a person described in the notice to comply with a requirement specified in this section,	33 34
		(e)	furnish to the Commissioner such authorisations and consents as the Commissioner requires for the purpose of obtaining information about any such matter (including financial and other confidential information).	35 36 37
89	Infor	matio	n offences	38
		A per Part.	rson must not, without reasonable excuse, fail to comply with a notice under this	39 40
		Maxi	imum penalty:	41
		(a)	in the case of a corporation—100 penalty units, or	42
		(b)	in the case of an individual—50 penalty units.	43

90 Obstruction

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A person must not, without reasonable excuse, hinder or obstruct a combat sport inspector, the Commissioner of Police, a police officer, referee or medical practitioner in the exercise of a function under this Act or the regulations. Maximum penalty:

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(a)	in the case of a corporation-200 penalty units, or	6
(b)	in the case of an individual—100 penalty units.	7
No liability for supply of information under Act		
A pe	rson who complies with a requirement of a combat sport inspector under this Act	9

A person who complies with a requirement of a combat sport inspector under this Act or a notice under this Part or who responds to a show cause notice under this Act does not on that account incur a liability to another person.

Par	t 8	Miscellaneous	1
92	False	or misleading information	2
		A person must not provide any information or produce any document that the person knows is false or misleading in a material particular, in connection with any of the following:	3 4 5
		(a) a request, notice or direction under this Act or the regulations by the Authority, the Commissioner of Police or a combat sport inspector,	6 7
		(b) an application under this Act,	8
		(c) a medical examination or medical record books under this Act,	9
		(d) a serological clearance.	10
		Maximum penalty:	11
		(a) in the case of a corporation—200 penalty units, or	12
		(b) in the case of an individual—100 penalty units.	13
93	Dele	ation	14
	(1)	The Minister may delegate to a person the exercise of the Minister's functions under this Act, other than this power of delegation.	15 16
	(2)	The Authority may delegate to a person the exercise of any of its functions, other than:	17 18
		(a) this power of delegation, and	19
		(b) any function of the Minister delegated to it under subsection (1), unless the instrument of delegation by the Minister permits subdelegation.	20 21
94	Auth	rity may consider criminal information	22
	(1)	The Commissioner of Police may disclose a criminal intelligence report or other criminal information about an applicant for registration as a combatant, an industry participant or a promoter, or about a combatant, industry participant or promoter, to the Authority.	23 24 25 26
	(2)	In determining an application for registration as a combatant, an industry participant or a promoter, any disciplinary proceedings or whether to impose a prohibition order, the Authority may consider any information so disclosed, including the following:	27 28 29
		(a) information relating to spent convictions, despite anything to the contrary in the <i>Criminal Records Act 1991</i> ,	30 31
		(b) information relating to offences, despite anything to the contrary in section 579 of the <i>Crimes Act 1900</i> .	32 33
95	Disc	sure of criminal intelligence information	34
	(1)	The Commissioner of Police or any other police officer is not, under this or any other Act or law, required to give any reasons for determining a matter or taking other action under this Act if the giving of those reasons would disclose the existence or content of any criminal intelligence report or other criminal information.	35 36 37 38
	(2)	The Authority is not, under this or any other Act or law, required to give any reasons for determining a matter or taking any other action under this Act if the giving of those reasons would disclose the existence or content of any criminal intelligence report or other criminal information provided by the Commissioner of Police or any other police officer.	39 40 41 42 43

Service of documents

Serv	vice of	docu	ments	1
(1)			nt that is authorised or required by this Act or the regulations to be given son may be given by:	2 3
	(a)	in th	e case of a natural person:	4
		(i)	delivering it to the person personally, or	5
		(ii)	sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or	6 7 8 9
		(iii)	sending it by facsimile transmission to the facsimile number of the person or by email to the email address of the person, or	10 11
	(b)	in th	e case of the Authority or any other body corporate:	12
		(i)	leaving it with a person apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the Authority or body corporate or to an address specified by the Authority or body corporate for the giving or service of documents, or	13 14 15 16 17
		(ii)	sending it by facsimile transmission to the facsimile number of the body corporate or by email to the email address of the Authority or body corporate.	18 19 20
(2)			this section affects the operation of any provision of a law or of the rules authorising a document to be served on a person in any other manner.	21 22
Reco	overy	of fees	s or other money by Authority	23
			other money due to the Authority may be recovered by the Authority as a purt of competent jurisdiction.	24 25
Evid	ence			26
(1)	A ce stati		te purporting to have been signed by the Authority or a delegate and	27 28
	(a)		on a specified day, or during a specified period, a specified person was, or not, registered as a combatant of a specified registration class, or	29 30
	(b)		on a specified day, or during a specified period, the registration of a person combatant was or was not subject to a specified condition, or	31 32
	(c)	a spe	on a specified day the registration of a specified person as a combatant of ecified registration class had been cancelled under a specified provision of Act, or	33 34 35
	(d)	spec	on a specified day, or during a specified period, the registration of a ified person as a combatant of a specified registration class was ended,	36 37 38
		lmissit ment.	ble in evidence in any proceedings and is evidence of the truth of the	39 40
(2)	A ce stati		te purporting to have been signed by the Authority or a delegate and	41 42
	(a)	was	on a specified day or during a specified period, a specified person was, or not, registered as an industry participant of a specified registration class s a promoter of a specified registration class, or	43 44 45

		(b)	that on a specified day, or during a specified period, the registration of a person as an industry participant or promoter was or was not subject to a specified condition, or	1 2 3
		(c)	that on a specified day the registration of a specified person as an industry participant of a specified registration class or as a promoter of a specified registration class had been cancelled under a specified provision of this Act, or	4 5 6
		(d)	that on a specified day, or during a specified period, the registration of a specified person as an industry participant of a specified registration class or as a promoter of a specified registration class was suspended,	7 8 9
			lmissible in evidence in any proceedings and is evidence of the truth of the ment.	10 11
	(3)	A ce statir	ertificate purporting to have been signed by the Authority or a delegate and ng:	12 13
		(a)	that on a specified day, or during a specified period, a specified person was, or was not, the holder of a permit for a specified combat sport contest, or	14 15
		(b)	that on a specified day a permit for a specified combat sport contest was subject to specified conditions, or	16 17
		(c)	that on a specified day a permit for a specified combat sport contest had been revoked under a specified provision of this Act, or	18 19
		(d)	that on a specified day the permit of a specified person for a specified combat sport contest was revoked under a specified provision of this Act,	20 21
		is ad state	Imissible in evidence in any proceedings and is evidence of the truth of the ment	22 23
	(4)	statir subje	ertificate purporting to have been signed by the Authority or a delegate and ng that, on a specified day or during a specified period, a specified person was ect to a prohibition order in relation to specified matters is admissible in evidence by proceedings and is evidence of the truth of the statement.	24 25 26 27
	(5)	A ce statir	ertificate purporting to have been signed by the Authority or a delegate and ng:	28 29
		(a)	that, on a specified day or during a specified period, a specified body was an approved amateur body for a style of combat sport, or	30 31
		(b)	that, on a specified day, the approval of an approved amateur body was revoked under a specified provision of this Act,	32 33
			Imissible in evidence in any proceedings and is evidence of the truth of the ment.	34 35
99	Proo	f of ce	ertain matters not required	36
			ny legal proceedings, proof is not required (until evidence is given to the rary) of:	37 38
		(a)	the constitution of the Authority, or	39
		(b)	any resolution of the Authority, or	40
		(c)	the appointment of, or the holding of office by, any member of the Authority, or	41 42
		(d)	the presence of a quorum at any meeting of the Authority.	43
100	Pers	onal li	iability	44
	(1)	perso	natter or thing done or omitted to be done by a protected person or any other on acting under the direction of a protected person, if the matter or thing was or omitted to be done in good faith for the purposes of executing this Act,	45 46 47

		cts a protected person or other person so acting personally to any action, ity, claim or demand.	1 2
(2)	In th	s section:	3
	prot	cted person means any of the following:	4
	(a)	the Authority,	5
	(b)	a member of the Authority,	6
	(c)	an approved amateur body,	7
	(d)	a combat sport inspector,	8
	(e)	a medical practitioner,	9
	(f)	a referee,	10
	(g)	a member of an approved amateur body.	11
Sup	ply of	nformation	12
(1)	enfo of in	Authority may enter into arrangements, with sporting bodies and law cement and other agencies in Australia and elsewhere, concerning the provision formation by and to the Authority in relation to:	13 14 15
	(a)	the registration, and the suspension or cancellation of the registration, of persons under this Act, and	16 17
	(b)	the granting and revocation of permits to hold combat sport contests under this Act, and	18 19
	(c)	the approval and revocation of approval of amateur bodies under this Act, and	20
	(d)	the accreditation, and the suspension or cancellation of the accreditation, of persons under the laws of other jurisdictions, and	21 22
	(e)	the making of prohibition orders against persons under this Act and the making of orders of the same kind against persons under the laws of other jurisdictions, and	23 24 25
	(f)	without limiting any other provision of this section:	26
		(i) the suitability of persons to be registered or accredited or to retain registration or accreditation, and	27 28
		(ii) details of disciplinary action commenced or taken against any such person, and	29 30
		(iii) details of the grounds on which disciplinary action might be taken against any such person, and	31 32
	(g)	any other matters for the time being approved by the Minister.	33
(2)		Authority, and agencies of this State, may provide, seek and receive information cordance with any arrangement referred to in subsection (1).	34 35
(3)	In su	bsection (1):	36
	desc	<i>ditation</i> means the registration, licensing or other accreditation (however ibed) of persons who participate or seek to participate in combat sports as patants or industry participants (however described) in Australia or elsewhere.	37 38 39
Exer	nptior	s for persons not resident in the State	40
(1)	oper	Authority may exempt any person or any specified class of persons from the tion of this Act or such of the provisions of this Act as are specified by the prity.	41 42 43
(2)		Authority must not exempt a person who is ordinarily resident in New South s or a class or description of persons who are ordinarily so resident.	44 45

	(3)	An exemption may be granted subject to such terms or conditions as are specified in the notice by which the exemption is granted.	1 2
	(4)	The Authority may revoke or vary an exemption.	3
	(5)	Notice of an exemption, or of the revocation or variation of an exemption:	4
		(a) of an individual is to be given by notice in writing to the individual and is to be published in the Gazette as soon as practicable after the notice is given, or	5 6
		(b) of a specified class of persons is to be published in the Gazette as soon as practicable after the notice is given.	7 8
	(6)	This section does not limit the power to make regulations for or with respect to the exemption of persons or classes of persons from provisions of this Act.	9 10
103	Offer	nces by corporations	11
	(1)	If a corporation contravenes, whether by act or omission, any provision of this Act or the regulations, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision if the person knowingly authorised or permitted the contravention.	12 13 14 15
	(2)	A person may be proceeded against and convicted under a provision pursuant to subsection (1) whether or not the corporation has been proceeded against or been convicted under that provision.	16 17 18
	(3)	Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation against this Act or the regulations.	19 20
104	Natu	re of proceedings for offences	21
	(1)	Proceedings for an offence under this Act or the regulations may be dealt with:	22
		(a) summarily before the Local Court, or	23
		(b) summarily before the Supreme Court in its summary jurisdiction.	24
	(2)	If proceedings are brought in the Local Court, the maximum monetary penalty that the Local Court may impose for the offence is the lesser of:	25 26
		 (a) 200 penalty units (in the case of an individual) or 500 penalty units (in the case of a corporation), despite any higher maximum monetary penalty provided in respect of the offence, or 	27 28 29
		(b) the maximum monetary penalty provided by this Act in respect of the offence.	30
	(3)	Proceedings for an offence under this Act or the regulations must be commenced not later than 2 years from when the offence was alleged to have been committed.	31 32
	(4)	In the case of proceedings for an offence that relate to the death of a person that is or has been the subject of a coronial inquest that concludes later than 2 years from when the offence was alleged to have been committed, the proceedings must be commenced not later than 6 months after the conclusion of the inquest.	33 34 35 36
105	Pena	Ity notices	37
	(1)	An authorised officer may serve a penalty notice on a person if it appears to the officer that the person has committed an offence against this Act or the regulations, being an offence prescribed by the regulations as a penalty notice offence.	38 39 40
	(2)	A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court, the person can pay, within the time and to the person specified in the notice, the amount of the penalty prescribed by the regulations for the offence if dealt with under this section.	41 42 43 44

(3)		alty notice under this section is declared to be a penalty notice for the purposes <i>Fines Act 1996</i> .	1 2
(4)	A pen	alty notice may be served personally or by post.	3
(5)	If the amount of penalty prescribed for an alleged offence is paid under this section, no person is liable to any further proceedings for the alleged offence, except disciplinary action under this Act or the making of a prohibition order under Part 4.		
(6)	purpo	ent under this section is not to be regarded as an admission of liability for the se of, and does not in any way affect or prejudice, any civil claim, action or eding arising out of the same occurrence.	7 8 9
(7)	The re	egulations may:	10
	(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	11 12
	(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	13 14
	(c)	prescribe different amounts of penalties for different offences or classes of offences.	15 16
(8)		mount of a penalty prescribed under this section for an offence is not to exceed aximum amount of penalty that could be imposed for the offence by a court.	17 18
(9)		section does not limit the operation of any other provision of, or made under, r any other Act relating to proceedings that may be taken in respect of offences.	19 20
(10)	In this section, <i>authorised officer</i> means a member of the Authority or a member of staff of the Department of Education and Communities authorised in writing by the Director-General of that Department as an authorised officer for the purposes of this section.		21 22 23 24
Regu	ulations	5	25
(1)	respec	Governor may make regulations, not inconsistent with this Act, for or with ct to any matter that by this Act is required or permitted to be prescribed or that essary or convenient to be prescribed for carrying out or giving effect to this	26 27 28 29
(2)	In par	ticular, regulations may be made for or with respect to the following:	30
	(a)	the use and custody of the seal of the Authority,	31
	(b)	any matter in relation to which a rule may be made,	32
	(c)	the exemption of persons or classes of persons, or styles of combat sports, from provisions of this Act, either unconditionally or subject to conditions,	33 34
	(d)	the waiver, refunding or reduction of fees or other charges payable under this Act or the regulations.	35 36
(3)	on reg	egulations may contain provisions of a savings or transitional nature consequent gulations made for the purposes of or in connection with the definition of <i>at sport</i> in section 4 (1) .	37 38 39
(4)		regulations may create an offence punishable by a penalty not exceeding nalty units.	40 41
(5)		e event of any inconsistency between a regulation and a rule, the regulation ils to the extent of the inconsistency.	42 43

107 Rules

Rule	s		1		
(1)		Authority may make rules, not inconsistent with this Act or the regulations, for ith respect to any aspect of engagement in combat sports in New South Wales.	2 3		
(2)		out limiting subsection (1), rules may be made for or with respect to all or any e following:	4 5		
	(a)	any of the functions of the Authority or of approved amateur bodies for the purposes of this Act,	6 7		
	(b)	medical record books and medical record cards,	8		
	(c)	the functions of combat sport inspectors for the purposes of this Act,	9		
	(d)	the appointment of, and fees payable to, combat sport officials for professional combat sport contests,	10 11		
	(e)	the establishment of ratings for combatants,	12		
	(f)	weigh-ins,	13		
	(g)	combat sport titles,	14		
	(h)	combat sport equipment,	15		
	(i)	age limits for combatants,	16		
	(j)	the regulation of combat sport contests,	17		
	(k)	the accreditation and functions of medical officers in connection with combat sport contests,	18 19		
	(1)	rest periods for combatants,	20		
	(m)	the wearing or use of protective clothing or equipment by combatants,	21		
	(n)	the making and observance of codes of conduct for registered combatants and registered industry participants and promoters,	22 23		
	(0)	requirements for insurance cover for combatants, industry participants and promoters.	24 25		
(3)	A ru	le cannot be made except with the approval of the Minister.	26		
(4)	A ru	le must not be inconsistent with a provision of this Act or the regulations.	27		
(5)	The section	Authority may, by making a rule, amend or revoke a rule made under this on.	28 29		
(6)	A ru	le:	30		
	(a)	must be published in the Gazette, and	31		
	(b)	takes effect on and from the date of publication or a later date specified in the rule.	32 33		
(7)	A pr	ovision of a rule may:	34		
	(a)	apply generally or be limited in its application by reference to specified exceptions or factors, or	35 36		
	(b)	apply differently according to different factors of a specified kind, or	37		
	(c)	authorise any matter or thing to be from time to time determined, applied or regulated by any specified person or body,	38 39		
	or m	ay do any combination of those things.	40		
Noti	ficatio	n and taking effect of decisions	41		
(1)	The	Authority must notify, in writing:	42		

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Sch	Schedule 1 Constitution and procedure of the Authority		
		(Section 80 (3))	2
Part	t 1	General	3
1	Defi	nitions	4
		In this Schedule:	5
		appointed member means a person who is appointed by the Minister as a member of	6
		the Authority. <i>Chairperson</i> means the Chairperson of the Authority.	7 8
		<i>member</i> means any member of the Authority.	о 9
Par	+ 2	Constitution	10
2	Tern	ns of office of members	11
	(1)	Subject to this Schedule, an appointed member holds office for such period (not exceeding 4 years) as is specified in the member's instrument of appointment, but is eligible (if otherwise qualified) for re-appointment.	12 13 14
	(2)	A person may not be appointed as a member for a total period that exceeds 6 years.	15
	(3)	The <i>total period</i> of appointment of a member includes:	16
		(a) any past period as a member, including under this Act or as a member of the Authority under the <i>Combat Sports Act 2008</i> , whether or not served consecutively, and	17 18 19
		(b) the period of any proposed appointment.	20
3	Rem	uneration	21
		An appointed member is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the member.	22 23 24
4	Depu	uties	25
	(1)	The Minister may, from time to time, appoint a person to be the deputy of an appointed member, and the Minister may revoke any such appointment.	26 27
	(2)	The nominee of the Commissioner of Police may, from time to time, with the approval of the Minister, appoint a person to be his or her deputy as a member.	28 29
	(3)	In the absence of a member, the member's deputy may, if available, act in the place of the member.	30 31
	(4)	While acting in the place of a member, a person:	32
		(a) has all the functions of the member and is taken to be a member, and	33
		(b) is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the person.	34 35 36
	(5)	For the purposes of this clause, a vacancy in the office of a member is taken to be an absence of the member.	37 38

5	Vaca	ncy in	office of member	1
	(1)	The c	office of a member becomes vacant if the member:	2
		(a)	dies, or	3
		(b)	completes a term of office and is not re-appointed, or	4
		(c)	resigns the office by instrument in writing addressed to the Minister, or	5
		(d)	is removed from office by the Governor under this clause, or	6
		(e)	is absent from 4 consecutive meetings of the Authority of which reasonable notice has been given to the member personally or by post, except on leave granted by the Minister or unless the member is excused by the Minister for having been absent from those meetings before the expiration of 4 weeks after the last of those meetings, or	7 8 9 10 11
		(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	12 13 14
		(g)	becomes a mentally incapacitated person, or	15
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	16 17 18 19
	(2)	The C	Governor may at any time remove a member from office.	20
	(3)		out affecting the generality of subclause (2), the Governor may remove from e a member who contravenes the provisions of clause 7.	21 22
6	Fillin	g of va	acancy in office of member	23
	(1)	If:		24
		(a)	the office of a member referred to in section 80 (1) (a) or (2) (b) or (c) becomes vacant, or	25 26
		(b)	the membership of the Authority (not counting any deputies of members) is reduced to fewer than 5 members as a result of the office of a member becoming vacant,	27 28 29
		a pers	son is, subject to this Act, to be appointed to fill the vacancy.	30
	(2)		rson may, subject to this Act, be appointed to fill any vacancy other than a new that is to be filled under subclause (1).	31 32
7	Disc	losure	of pecuniary interests	33
	(1)	If:		34
		(a)	a member has a direct or indirect pecuniary interest in:	35
			(i) a matter being considered or about to be considered at a meeting of the Authority, or	36 37
			(ii) a thing being done or about to be done by the Authority, and	38
		(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter,	39 40
			nember must, as soon as possible after the relevant facts have come to the ber's knowledge, disclose the nature of the interest at a meeting of the ority.	41 42 43

	(2)	A disclosure by a member at a meeting of the Authority that the member:	1
		(a) is a member, or is in the employment, of a specified company or other body, or	2
		(b) is a partner, or is in the employment, of a specified person, or	3
		(c) has some other specified interest relating to a specified company or other body or to a specified person,	4 5
		is a sufficient disclosure of the nature of the interest in any matter or thing relating to that company or other body or to that person that may arise after the date of the disclosure and that is required to be disclosed under subclause (1).	6 7 8
	(3)	Particulars of any disclosure made under this clause must be recorded by the Authority in a book kept for the purpose and that book must be open at all reasonable hours for inspection by any person on payment of the fee determined by the Authority.	9 10 11 12
	(4)	After a member has disclosed the nature of an interest in any matter or thing, the member must not, unless the Minister or the Authority otherwise determines:	13 14
		(a) be present during any deliberation of the Authority with respect to the matter or thing, or	15 16
		(b) take part in any decision of the Authority with respect to the matter or thing.	17
	(5)	For the purposes of the making of a determination by the Authority under subclause (4), a member who has a direct or indirect pecuniary interest in a matter or thing to which the disclosure relates must not:	18 19 20
		(a) be present during any deliberation of the Authority for the purpose of making the determination, or	21 22
		(b) take part in the making of the determination by the Authority.	23
	(6)	A contravention of this clause does not invalidate any decision of the Authority.	24
	(7)	A reference in this clause to a <i>meeting</i> of the Authority includes a reference to a meeting of a committee of the Authority.	25 26
8	Effec	ct of certain other Acts	27
	(1)	The statutory provisions relating to the employment of Public Service employees do not apply to the appointment or office of an appointed member.	28 29
	(2)	If by or under any Act provision is made:	30
		(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	31 32
		(b) prohibiting the person from engaging in employment outside the duties of that office,	33 34
		the provision does not operate to disqualify the person from holding that office and also the office of a member or from accepting and retaining any remuneration payable to the person under this Act as a member.	35 36 37
Par	t 3	Procedure	38
9	Gene	eral procedure	39
		The procedure for the calling of meetings of the Authority and for the conduct of business at those meetings is, subject to this Act and the regulations, to be as determined by the Authority.	40 41 42

10	Quo	rum	1
		The quorum for a meeting of the Authority is a majority of its members.	2
11	Presiding member		
	(1)	The Chairperson (or, in the absence of the Chairperson, another member elected as chairperson for the meeting by the members present) is to preside at a meeting of the Authority.	4 5 6
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	7 8
12	Voting		
		A decision supported by a majority of the votes cast at a meeting of the Authority at which a quorum is present is the decision of the Authority.	10 11
13	Minutes		
		The Authority must cause full and accurate minutes to be kept of the proceedings of each meeting of the Authority.	13 14
14	Transaction of business outside meetings or by telecommunication		
	(1)	The Authority may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Authority for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Authority.	16 17 18 19
	(2)	The Authority may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	20 21 22 23
	(3)	For the purposes of:	24
		(a) the approval of a resolution under subclause (1), or	25
		(b) a meeting held in accordance with subclause (2),	26
		the Chairperson and each member have the same voting rights as they have at an ordinary meeting of the Authority.	27 28
	(4)	A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the Authority.	29 30
	(5)	Papers may be circulated among the members for the purposes of subclause (1) by facsimile or other transmission of the information in the papers concerned.	31 32
15	First meeting		
		The Minister may call the first meeting of the Authority in such manner as the Minister thinks fit.	34 35

Schedule 2 Savings and transitional provisions

Part 1 Preliminary

1 Regulations

- (1)The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act or any Act that amends this Act.
- (2)Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.
- (3) To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:
 - (a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or
 - (b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its 15 publication. 16

Part 2 Provisions arising from enactment of this Act

2 Definitions

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	In this Part:	19
	<i>existing disqualification show cause notice</i> means a show cause notice issued unde section 57 (1) of the former Act not earlier than 14 days before the repeal of tha section.	
	<i>existing member</i> means a person who was a member of the Authority immediately before the commencement of section 80.	y 23 24
	<i>existing registration show cause notice</i> means a show cause notice issued unde section 13 (3) or 29 (3) of the former Act not earlier than 14 days before the repea of the section concerned.	
	former Act means the Combat Sports Act 2008.	28
Gen	neral provision	29
(1)	Anything done or omitted to be done or commenced to be done under or in relation to a provision of the former Act is taken to have been done or omitted or commenced to be done under or in relation to the corresponding provision of this Act.	
(2)	This clause does not apply:	
	(a) to the extent that its application is inconsistent with any other provision of this Schedule or a provision of a regulation made under this Schedule, or	8 34 35
	(b) to the extent that its application would be inappropriate in a particular case.	36
Cont	ntinuation of Authority	37
	The Authority is a continuation of, and the same legal entity as, the Combat Sport: Authority of New South Wales constituted by the former Act.	s 38 39

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5 Existing members of Authority

- (1) An existing member is taken to have been appointed as a member of the Authority under this Act and the person's term of appointment ends on the same day on which it would have ended had the former Act not been repealed.
- (2) It does not matter that the number of existing members appointed under this clause exceeds the total number of members permitted to be appointed to the Authority by this Act.

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6 Existing registrations

- (1) A person who was, immediately before the repeal of section 9 of the former Act, registered as a combatant of a prescribed class is taken to be registered as a combatant of the corresponding registration class under this Act and is subject to the same conditions of registration.
- (2) A person who was, immediately before the repeal of section 24 of the former Act, registered as an industry participant (including a promoter) of a prescribed class is taken to be registered as an industry participant or promoter of the corresponding registration class, as applicable, under this Act and is subject to the same conditions of registration.
- A registration taken to be in force under this clause ends on the day on which the registration would have ended but for the repeal of section 11 or 27 of the former Act, unless it is sooner cancelled under this Act.

7 Amateur combatants

(1)	Section 9 does not apply to a person who engages in an amateur combat sport contest as a combatant within the transitional period.
(2)	The <i>transitional period</i> is the period:

- (a) of 6 months commencing on the commencement of section 9, or
- (b) such longer period after that commencement (not exceeding 2 years) as the Authority may approve in respect of persons who engage in a contest approved 27 by a particular approved amateur body.
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8 Industry participants or promoters for amateur combat sport contests

(1) Section 20 does not apply to a person who acts as an industry participant for an amateur combat sport contest within the transitional period.

(2) The *transitional period* is the period:

- (a) of 6 months commencing on the commencement of section 20, or
- (b) such longer period after that commencement (not exceeding 2 years) as the Authority may approve in respect of persons who act as industry participants for a contest approved by a particular approved amateur body.
- (3) Section 20 does not apply to any act done by a person in the capacity of a promoter for an amateur combat sport contest within 90 days after the commencement of that section.
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9 Permits for combat sport contests

A person who was, immediately before the repeal of section 36 or 56 of the former Act, the holder of a permit to promote a combat sport contest is taken to be the holder of a permit under this Act for the contest.

10	Exis	ting combat sport inspectors	1
	(1)	A person who, immediately before the repeal of section 61 of the former Act, was a combat sport inspector under that Act is taken to be a combat sport inspector appointed under this Act.	2 3 4
	(2)	This clause does not apply to a combat sport inspector appointed as such in his or her capacity as a member of the Authority.	5 6
11	Exis	ting disciplinary proceedings	7
	(1)	An existing registration show cause notice given to a registered combatant or a registered industry participant is taken to be a notice issued under section 31 of this Act.	8 9 10
	(2)	A suspension of the registration of a combatant under the former Act that had effect immediately before the repeal of section 13 of the former Act is taken to be a suspension, for the same period, in force under Division 4 of Part 2 of this Act.	11 12 13
	(3)	A suspension of the registration of an industry participant under the former Act that had effect immediately before the repeal of section 29 of the former Act is taken to be a suspension, for the same period, in force under Division 4 of Part 2 of this Act.	14 15 16
12	Exis	ting disqualifications	17
	(1)	An existing disqualification show cause notice given to a person is taken to be a notice issued under section 67 of this Act.	18 19
	(2)	An order disqualifying a person made under section 57 of the former Act, and in force immediately before the repeal of that section, is taken to be a general prohibition order made under this Act.	20 21 22
13	Refe	rences to previous disciplinary actions in registers	23
		A requirement to include in a register under this Act particulars of any suspension or cancellation of registration, or any registration pre-condition, includes any suspension, cancellation or registration pre-condition in force under the former Act immediately before the commencement of the requirement.	24 25 26 27
14	Medical record books		
		A medical record book issued, or taken to be issued, under the former Act is taken to be a medical record book issued under this Act.	29 30
15	Part	subject to regulations	31
		This Part is subject to the regulations.	32

Sch	nedule 3 Consequential amendment of other Acts	1			
3.1	Administrative Decisions Tribunal Act 1997 No 76	2			
[1]	Schedule 2 Composition and functions of Divisions	3			
	Omit "Combat Sports Act 2008" from clause 2 (1) of Part 4.	4			
	Insert instead "Combat Sports Act 2013".	5			
[2]	Schedule 2, Part 4, clause 3				
	Omit the clause. Insert instead:				
	3 Combat Sports Act 2013 (Reviewable decisions)	8			
	Applications made under section 77 of the <i>Combat Sports Act 2013</i> are to be determined by the Tribunal constituted by 1 Division member of the General Division of the Tribunal who is a judicial member.	9 10 11			
3.2	Crimes (Criminal Organisations Control) Act 2012 No 9	12			
	Section 27 Prohibition on carrying on of certain activities when interim control order or control order takes effect				
	Insert after paragraph (1) of the definition of <i>prescribed activity</i> in section 27 (6):	15			
	(11) acting as a combatant, industry participant or promoter within the meaning of the <i>Combat Sports Act 2013</i> ,	16 17			