

Memorandum of Agreement for Contestants and Organizations

(Form of Contract Required by Athletic Commission, State of Kansas)

THIS AGREEMENT, made and entered into this 27th day of November, A. D. 1978
by and between the Sun Flower Lions Club Organization, of the city of Topeka,
state of Kansas, first party, and Sue Carlson, in the city of Minneapolis,
state of Minnesota, second party.

WITNESSETH, That the second party hereby agrees to enter into a ~~boxing~~ boxing contest before said Organization for 10
rounds of three minutes each, with Ernestine Jones, of the city of
Chicago, state of Illinois, at 10 o'clock PM,
at the Municipal Auditorium, in the city of Topeka, state of Kansas, on the
11th day of December, A. D. 1978.

The second party not to weigh more than 135 pounds, his opponent not to weigh more than 135
pounds, at 11 AM o'clock the day of the contest.

The first party agrees to pay and the second party agrees to accept as in full for all his claims and demands for and on account
of the performance by him of this contract the sum of Five Hundred dollars plus
food & lodging while in Kansas.

It is understood and agreed that said contest shall be conducted according to the rules and regulations of the Athletic Commission of the state of
Kansas as revised and in effect July 1, 1929; said rules governing the weight of gloves, bandaging and taping of hands, appointment of referees and every
other particular of this exhibition. If the approved referee or the Commission shall decide, at any time, that the said second party did not enter into said
contest in good faith, or if the Commission or said referee discovers, at any time, that said second party is not performing his part in good faith or is
guilty of any foul or of faking or of violating any rule of the Commission, it is agreed that said referee or Commission may stop said contest, in which
event said second party shall not be entitled to the compensation above named or any part thereof, or if the Commission decides after the contest that
the second party did not enter into the contest in good faith or did not perform his part in good faith the second party shall not be entitled to the com-
pensation above named or any part thereof, and a decision of the referee or Commission during or after such contest holding said second party guilty of
any foul or of faking or of violating any rule of the Commission in said contest shall be absolutely final and conclusive.

Said second party further agrees to deposit with the State Athletic Commission at time of signing this contract, a certified check or accepted draft for
the sum of N/A Dollars as forfeit money to guarantee his appearance, his making the weight
above mentioned at the time and place above mentioned, and for his performance of this contract in all other respects. If the said second party shall fail
to appear or to make the weight, as above stated, said money so deposited by him shall be forfeited to the first party; provided, however, that should second
party duly appear but fail to make the weight above mentioned, and should his services and participation in said contest be agreed to by his opponent and
accepted of by the said first party at the time, then said deposit shall be forfeited to said opponent.

It is further understood and agreed that the said second party shall be present at the place above named and shall pass the physical examination con-
ducted by the physician appointed by the State Athletic Commission of Kansas, and if the said party is not in fit physical condition for said contest and does
not stand the required examination, the said forfeit money shall be forfeited to the said first party, as for failure of said second party to appear.

It is further understood and agreed that the said second party shall be present at the place above named and shall report his presence there to some
officer of the organization and to the State Athletic Commission or its licensed physician to weigh in stripped at 11 o'clock AM (~~PM~~)
sharp on the date set for said contest, a default of which shall be a failure to appear and a breach of this contract.

It is further agreed that in case said second party enters into another contest prior to the one herein contracted for and is defeated in such other con-
test, then the first party shall have the option to rescind and cancel this contract without further liability hereunder.

It is understood and agreed that the said first party is to make all arrangements for said contest and to provide a suitable place and proper facilities
for the staging of said contest, and such conveniences and appliances as may be reasonably necessary for the bodily care and convenience of said second party
at the time and place of said contest.

It is mutually agreed that this contract is entered into subject to the right of the Athletic Commission, state of Kansas, to withhold or revoke its sanc-
tion for the exhibition at which such contest is to take place or cancel this contest and, in the event of such action of said Commission this contract shall
be null and void and each party shall be entitled to have returned to him or to it any guarantee or forfeit money which he or it may have deposited with
said Commission hereunder, except, that should said Commission withhold or revoke its said sanction for said exhibition or contest on account of any mis-
conduct, default or neglect of either of the parties hereto and so find and declare, then the party so found guilty of such misconduct, default or neglect
shall not be entitled to the return to him or it of any such guarantee or deposit money except upon the consent of the other party in writing filed with said
Commission, but the same shall be paid to the other party hereto and the party so found guilty of such misconduct, default or neglect shall be liable to the
other party for any loss or damage suffered by such other party on account of the withholding or revocation of such sanction. Each of the parties hereto does
hereby duly appoint and authorize the said Athletic Commission, state of Kansas, for and on behalf of each of them, to investigate, arbitrate and deter-
mine, without notice or hearing, as of right to either of them, all matter referred to in this paragraph, and agrees to be bound absolutely by the deter-
mination of said Commission in respect thereto.

Second party hereby waives and releases any and all claims for any injury or damage which he may sustain in or in connection with said contest not
due to failure of first party to provide a place, stage, ring or other equipment for said contest complying with the rules of the State Athletic Commission
of Kansas.

IN WITNESS WHEREOF, The said parties have hereunto set their hands the day and year first above written.

In the presence of:

Sun Flower Lions Club
Organization.

By Oliver J. Green

X Susan K. Carlson
Contestant.

X By Mary P. Byrne
Manager.

