## SCDCA v. One Punch Fitness, LLC

## (Docket No. 16-ALJ-30-0021-CC)

On January 25, 2016, the Department of Consumer Affairs (Department) filed a request for a contested case hearing at the Administrative Law Court (ALC) against One Punch Fitness, LLC (Respondent) alleging they were offering physical fitness services without first obtaining a certificate of authority from the Department. The Department requested the ALC issue an order assessing Respondent with an administrative fine of six thousand dollars (\$6,000) for violations of the Physical Fitness Services Act, specifically section 44-79-80 and section 28-100(C) (1)–(3) of the South Carolina Code of Regulations.

On February 23, 2016, the Department and Respondent reached a settlement before the ALC, which included an administrative fine of three thousand dollars (\$3,000).