IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

| DYLAN NEWMAN, Individually and on Behalf of All Others Similarly Situated, | 1) |
|--|--------------------------|
| Plaintiff, |) |
| v. |) C.A. No. 2023-0538-LWW |
| SPORTS ENTERTAINMENT |) |
| ACQUISITION HOLDINGS LLC, |) |
| JOHN COLLINS, ERIC GRUBMAN. | ,) |
| NATARA HOLLOWAY BRANCH, |) |
| and TIMOTHY GOODELL, |) |
| Defendants. |) |
| | J |

AFFIDAVIT OF DYLAN NEWMAN IN SUPPORT OF PROPOSED SETTLEMENT AND APPLICATION FOR ATTORNEYS' FEES AND EXPENSES AND INCENTIVE AWARD

| virginia | | |
|---|---|-----|
| STATE OF NEW XXORKX |) | |
| Prince William, Virginia |) | SS: |
| COUNTY OF *********************************** |) | |

- I, Dylan Newman, being duly sworn, depose and say:
- 1. I am the Plaintiff in the above-entitled action ("Action"). I respectfully submit this Affidavit in support of the proposed settlement of the Action and the requested award of attorneys' fees to Plaintiff's Counsel and payment of expenses, and my request for a service award, to be paid to me from any award of attorneys'

fees in this Action.1

- 2. I was the owner of shares of Sports Entertainment Acquisition Corp. stock, which converted to shares of Super Group (SGHC) Limited common stock in a de-SPAC merger (the "Merger"). I held such shares continuously since before the redemption deadline, through the Merger, and still own those same shares.
- 3. In connection with my role as Plaintiff in this Action, I have monitored the work of counsel, reviewed pleadings, and regularly communicated with counsel regarding litigation strategy and significant litigation developments and have been kept apprised of the status of the litigation.
- 4. I have also discussed the terms of the Settlement Agreement with my counsel and accepted and authorized the Settlement Agreement because I believe that it is a fair, reasonable, and adequate compromise that is in the best interest of the Class. I believe that, balanced against the risks, duration, and uncertainty of continued litigation, the Settlement Agreement's guarantee of significant benefits to the Class is an excellent result and supports settling the Action on the agreed terms.
- 5. I was never offered any assurance that I would receive any compensation for bringing this Action, and the prospect of such an award was not a

All capitalized terms that are not otherwise defined herein shall have the same definitions as set forth in the Revised Stipulation and Agreement of Compromise, Settlement, and Release filed with the Court on July 11, 2025 (the "Settlement Agreement").

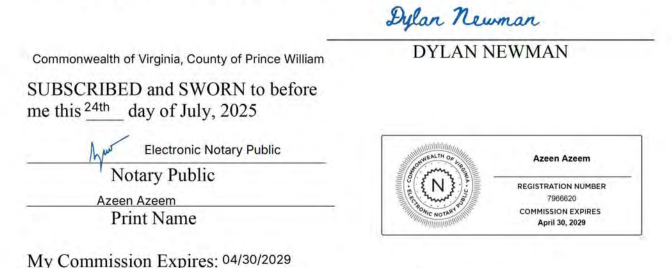
factor in my decision to initiate, pursue, or settle the Action. I did not commence this Action to obtain any special benefit. I have not received, been promised, or been offered—and would not and will not accept—any form of compensation, directly or indirectly, for prosecuting or serving as a representative party in this Action except:

(i) such damages or other relief as the Court may award me as a member of the Class;

(ii) such fees, costs, or other payments as the Court expressly approves to be paid to me; and (iii) reimbursement, paid by my attorneys, for actual and reasonable out-of-pocket expenditures in connection with the prosecution of this Action.

6. My counsel has requested a \$2,000 service award in consideration of the time and effort I have expended on behalf of the Class.

I state under the penalty of perjury under the laws of the State of New York that the foregoing is true and correct. Dated this ^{24th} day of July, 2025.



Notarized remotely online using communication technology via Proof.