TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM382633

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Archware Partners Group, LLC		03/03/2016	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	me: SportsHub Technologies LLC	
Street Address:	treet Address: 1886 Eleanor Avenue	
Internal Address: Attn: Rob Phythian		
City:	St Paul	
State/Country: MINNESOTA		
Postal Code: 55116		
Entity Type:	Limited Liability Company: MINNESOTA	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2409512	FANBALL
Registration Number:	2936097	THE ROTO TIMES

CORRESPONDENCE DATA

Fax Number: 4809073003

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 480-327-6650

Email: trademark@weissbrown.com

Garland A. Brown, JR. **Correspondent Name:**

Address Line 1: 6263 N Scottsdale Rd #340 Address Line 2: c/o Weiss Brown, PLLC Address Line 4: Scottsdale, ARIZONA 85250

ATTORNEY DOCKET NUMBER:	1789.0004
NAME OF SUBMITTER:	Garland A. Brown, Jr.
SIGNATURE:	/Garland A. Brown, Jr./
DATE SIGNED:	05/02/2016

Total Attachments: 5

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TRADEMARK REEL: 005782 FRAME: 0083

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ASSIGNMENT AND ASSUMPTION OF CONTRACTS, LEASES, AND INTELLECTUAL PROPERTY

THIS ASSIGNMENT AND ASSUMPTION OF CONTRACTS, LEASES, AND INTELLECTUAL PROPERTY ("Assignment") is made as of the 3rd day of March, 2016, by FSL Group, LLC, a Delaware limited liability company ("FSL Group"), RG Ventures, LLC, a Missouri limited liability company ("RG Ventures"), Archware Partners Group. LLC, a Delaware limited liability company ("Archware Group", and collectively with FSL Group and RG Ventures, the "Assignor"), and SportsHub Technologies, LLC, a Minnesota limited liability company (the "Assignee"). Capitalized terms used herein and not defined shall have the meanings ascribed to them in the Asset Purchase Agreement.

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement dated as of March 3, 2016 ("Asset Purchase Agreement"); and

WHEREAS, Assignor is party to those certain Acquired Contracts and Intellectual Property Rights listed on Exhibits A and D to the Asset Purchase Agreement; and

WHEREAS, the execution and delivery of this Assignment by the Assignor is a condition precedent to the obligations of the Assignee as set forth in Section 3.2(c) of the Asset Purchase Agreement and to the obligations of the Assignor as set forth in Section 3.1(b) of the Asset Purchase Agreement.

NOW, THEREFORE, in consideration of the Purchase Price paid by Assignee to Assignor under the Asset Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

- 1. Assignor does hereby transfer and assign unto Assignee all of Assignor's rights and interest in all the Acquired Contracts listed on Exhibit D to the Asset Purchase Agreement. Assignor shall remain liable for all of Assignor's obligations under the Acquired Contracts accruing prior to the date hereof or as a result of the termination of any contract not assumed by Assignee.
- 2. Assignor does hereby transfer and assign unto Assignee all of Assignor's rights, title and interest, including all registration rights and the goodwill associated with, in all Intellectual Property Rights listed on Exhibit A to the Asset Purchase Agreement. Assignor hereby authorizes the Assignee to request, and agrees to cooperate with, at Assignee's sole cost and expense, any relevant government entity or agency as necessary to make Assignee the owner of record as to the entire right, title and interest in the Intellectual Property Rights, for the sole use and enjoyment of the Assignee and its successors or assigns.
- 3. Assignor hereby assigns, and Assignee hereby assumes and agrees to pay, perform and discharge, in accordance with their terms, the Post-Closing Contract Liabilities under the Acquired Contracts. Assignee does not assume and will not be liable for any Liabilities and Obligations of Assignor under the Acquired Contracts prior to the Closing Date. The assumption by Assignee of the Post-Closing Contract Liabilities under the Acquired

Contracts shall not be construed to defeat, impair or limit in any way the rights, claims or remedies of Assignee under the Asset Purchase Agreement.

- 4. Assignor hereby further covenants and agrees that it will take such further actions as are necessary or desirable to transfer and assign the Acquired Contracts, leases, and Intellectual Property Rights as described in this Assignment.
- 5. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Nothing in this Assignment express or implied is intended to or shall be construed to modify, expand or limit in any way the terms of the Asset Purchase Agreement. To the extent that any provision of this instrument conflicts or is inconsistent with the terms of the Asset Purchase Agreement, the Asset Purchase Agreement will govern.
- 7. This Assignment may not be amended or modified except in a writing signed by the parties hereto.
- 8. This Assignment shall be governed by and construed in accordance with the internal Laws of the State of Minnesota without reference to such state's principles of conflicts of law.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Assignor and Assignee have each executed this Assignment as of the date first above written.

ASSIGNOR:

FSL GROUP, LLC,
a Delaware limited liability company
By: Lilton Levon
Name: Welton J. Brison
Title: President and CEO
RG VENTURES, LLC,
a Missouri limited liability company
1.14-12-
By: /////By/////
Name: Welton J. Brisgn
Title: President and CEO
ARCHWARE PARTNERS GROUP, LLC,
a Delaware limited liability company
1144R-
By: 1/1/1/10/14/2040.
Name: Welton J. Brisgn
Title: President and CEO
ASSIGNEE:
SPORTSHUB TECHNOLOGIES, LLC
a Mianesota limited liability company
By:
Name: Rob Phythian

Title: President and Chief Manager

IN WITNESS WHEREOF. Assignor and Assignee have each executed this Assignment as of the date first above written.

	NOX:
	ROUP, LLC,
a Delay	ware limited liability company
87:	
Name:	Welton I. Brison
Tille:	President and CEO
RG VE	NTURES, LLC.
a Miss	ouri limited liability company
8y	
Namo:	Weiton J. Brison
Title:	President and CEO
n radig	ware limited liability company
	Western & Degreen
	Welton J. Brison President and CFO
Name: Title:	President and CEO
Name: Title: ASSI	President and CEO
Name: Title: ASSII SPOR	President and CEO GNEE: TSHUB TECHNOLOGIES, LLC
Name: Title: ASSII SPOR	President and CEO
Name: Title: ASSII SPOR	President and CEO GNEE: TSHUB TECHNOLOGIES, LLC
Name: Tide: ASSIGNATION OF THE PROPERTY OF T	President and CEO GNEE: TSHUB TECHNOLOGIES, LLC

(Signature Page to Assignment and Assumption of Contracts, Leases, and Intellectual Property) (wB194649-2)

2. LEGACY ASSETS

A. TRADEMARKS

From ARCHWARE PARTNERS GROUP, LLC:

Trademark	Reg. No.	Goods/Services
Fanball	2409512	G & S: ENTERTAINMENT SERVICES, NAMELY, PROVIDING ON-LINE INTERACTIVE FANTASY SPORTS COMPUTER GAMES.
		PROVIDING ONLINE MAGAZINES AND NEWSLETTERS IN THE FIELD OF FANTASY SPORTS BY MEANS OF A GLOBAL COMMUNICATIONS NETWORK; PROVIDING AN ONLINE NEWS DATABASE IN THE FIELD OF FANTASY SPORTS
Though Production indicators a	2936097	IC 041 Publications, namely magazines featuring new &
	3/29/2005	information concerning sports

(WB294443v3)

RECORDED: 05/02/2016