

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK: COMMERCIAL DIVISION PART IAS MOTION 3EFM

-----X

TCR SPORTS BROADCASTING HOLDING, LLP,

Petitioner,

- v -

WN PARTNER LLC, NINE SPORTS HOLDING LLC,
WASHINGTON NATIONALS BASEBALL CLUB, LLC, THE
OFFICE OF COMMISSIONER OF BASEBALL, ALLAN H.
(BUD) SELIG, AS COMMISSIONER OF MAJOR LEAGUE
BASEBALL, THE BALTIMORE ORIOLES BASEBALL
CLUB, BALTIMORE ORIOLES LIMITED PARTNERSHIP

Respondent.

-----X

INDEX NO. 652044/2014

MOTION DATE 08/30/2019

MOTION SEQ. NO. 026

**DECISION + ORDER ON
MOTION**

HON. JOEL M. COHEN:

The following e-filed documents, listed by NYSCEF document number (Motion 026) 926, 927, 928, 929, 930, 931, 932, 933, 935

were read on this motion to RESETTLE OR REARGUE AUGUST 22, 2019 ORDER.

Upon the foregoing documents, it is

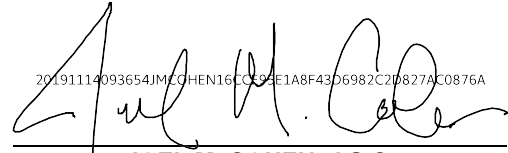
ORDERED that MASN’s motion to resettle or, in the alternative, to reargue the Court’s August 22, 2019 Decision and Order (NYSCEF Doc. No. 924) is **denied** for the reasons set forth on the record during a hearing on November 12, 2019 (the transcript of which should be uploaded to NYSCEF by the Nationals’ counsel upon receipt); and it is further

ORDERED that the parties are directed jointly to submit on or before November 21, 2019 a Proposed Judgment for the Court’s review and approval in favor of the Washington Nationals in the amount of the television rights fees set forth on page 48 of the April 15, 2019 Second Award (NYSCEF Doc. No. 813) minus the television rights fees already paid to the Nationals for the same relevant period, directing the Clerk to calculate statutory interest on the net amount from April 15, 2019 through the date of judgment. The Proposed Judgment should

make clear that it does not foreclose the Orioles from seeking adjustments to or recalculations of past, current or future MASN profit distributions in the ordinary course of business under the parties' 2005 Agreement, including the dispute resolution mechanisms set forth in that agreement if necessary. Submitting a Proposed Judgment does not constitute an admission by any party or otherwise waive any party's right to contest the Judgment on appeal.

This constitutes the decision and order of the Court.

11/14/2019
DATE


20191114093654JMC0HEN16CC03E1A8F43D6982C2D827AC0876A
JOEL M. COHEN, J.S.C.

CHECK ONE:

CASE DISPOSED

NON-FINAL DISPOSITION

GRANTED

DENIED

GRANTED IN PART

OTHER

APPLICATION:

SETTLE ORDER

SUBMIT ORDER

CHECK IF APPROPRIATE:

INCLUDES TRANSFER/REASSIGN

FIDUCIARY APPOINTMENT

REFERENCE