**General Affidavit**

STATE OF\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

COUNTY OF\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

I, the undersigned, being duly sworn, do hereby state under oath and under penalty of perjury that the following facts are true.

I am signing this affidavit to state that I am a historical and/or current AMC Entertainment Holdings, Inc (ticker: AMC and/or APE) shareholder. I understand that this affidavit is a legally binding document. I can attest that the information in this affidavit is true to the best of my knowledge. If requested in a Court of Law, I can provide the documentation to confirm my historical AMC and/or APE stock holdings.

I have filled out the sections below to identify the **sum amount of AMC and/or APE shares I held in all accounts on the dates listed below**. I have also filled out how I voted (or if I did not receive my voting materials) regarding the March 14, 2023 AMC corporate vote.

I first bought AMC stock on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(Date Format: Day/Month/Year).

As of August 3, 2022, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_AMC shares.

As of August 19, 2022, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_AMC shares.

On March 14, 2023, AMC hosted a corporate vote for shareholders to vote on the proposed Reverse Split and Conversion. The record date for the March 14, 2023 AMC Shareholder vote was February 8, 2023. Meaning shareholders were supposed to be granted one proxy vote for each AMC and APE share held by close of business (COB) on February 8, 2023.

As of February 8, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ AMC shares.

As of February 8, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_APE shares.

The following category applies to if I received the correct number of proxy votes for the March 14, 2023 AMC Vote (check one).

\_\_\_\_\_\_\_\_\_\_\_\_Yes, I received the correct number of proxy votes.

\_\_\_\_\_\_\_\_\_\_\_\_No, I only received part but not all of my proxy voting materials

\_\_\_\_\_\_\_\_\_\_\_\_I did not receive any of my proxy voting materials

\_\_\_\_\_\_\_\_\_\_\_\_I choose not to vote or do not remember

For the March 14, 2023 AMC Vote, I voted the following on Proposal No. 1: “To approve an amendment to our Third Amended and Restated Certificate of Incorporation (our “Certificate of Incorporation”) to increase the total number of authorized shares of Common Stock from 524,173,073 shares of Common Stock to 550,000,000 shares of Common Stock (the “Share Increase Proposal”);”

I voted my \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(combined AMC and APE) shares as the following on Proposal 1 (check one):

\_\_\_\_\_\_\_\_\_\_\_FOR

\_\_\_\_\_\_\_\_\_\_\_AGAINST

\_\_\_\_\_\_\_\_\_\_\_ABSTAIN  
\_\_\_\_\_\_\_\_\_\_\_Did Not Vote (due to not receiving materials or by choice)

For Proposal No. 2: “To approve an amendment to our Certificate of Incorporation to effectuate a reverse stock split at a ratio of one share of Common Stock for every ten shares of Common Stock, which together with the Share Increase Proposal, shall permit the full conversion of all outstanding shares of Series A Preferred Stock into shares of Common Stock (the “Reverse Split Proposal” and collectively with the Authorized Share Increase Proposal, the “Charter Amendment Proposals”)” -

I voted my \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(combined AMC and APE) shares as the following on Proposal 2 (check one):

\_\_\_\_\_\_\_\_\_\_\_FOR

\_\_\_\_\_\_\_\_\_\_\_AGAINST

\_\_\_\_\_\_\_\_\_\_\_ABSTAIN

\_\_\_\_\_\_\_\_\_\_\_Did Not Vote (due to not receiving materials or by choice)

Below are the shares held before the Delaware Chancery Court’s initial rejection of the proposed settlement (July 21, 2023).

As of July 20, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_AMC shares.

As of July 20, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_APE shares.

Below are the shares held before the Reverse Split/Conversion/Settlement Share Payout was approved by the Court (August 11, 2023).

As of August 10, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_AMC shares.

As of August 10, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_APE shares.

The Delaware Chancery Court approved the proposed settlement and allowed AMC’s stock transformations to move forward on August 11, 2023. The AMC 10 for 1 Reverse Split, APE into AMC Conversion, and the AMC Settlement Share Payout (1 post RS AMC share for every 7.5 held at record date of August 24, 2023) was completed over the period August 24, 25, and 28 (promptly thereafter according to the SEC filing).

As of August 31, 2023, I held \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_AMC shares.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(sign)

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

E-Mail: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

SWORN TO AND SUBSCRIBED before me this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2023;

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

NOTARY PUBLIC