ATTACHMENT NO. 10

TENANT/TEAM CONTRACT OWNER ESTOPPEL CERTIFICATE

Each of the undersigned, [fill	in name of current Ter	iant under Event
Center Ground Lease] ("Tenant"),	[fill in name of Assig	nee of Tenant]
("Tenant Assignee")], [fill in name of AEG	entity which entered i	nto the Venue
Contract] ("Team Contract Owner"), and [f		
entity which entered into the Venue Contr	• •	
of [fill in date] to The City of Los Angeles (1		
· · · · · · · · · · · · · · · · · · ·	, , , , , , , , , , , , , , , , , , ,	
1. Team Contract Owner is a par	ty to that certain	[fill in name
of Venue Contract], dated as of		
(the "Team") and Tear	n Contract Owner (the "	Venue Contract").
pursuant to which the Team is obligated, subje		
forth therein, to play Substantially All Home		
which is the later of the 30 th anniversary of the		
date of the last Lease Revenue Bonds origin		
of the New Hall, subject to extension or ren		
•	•	•
2. The City, as landlord, and Ter	nant, as tenant, have ente	red into that certain
Event Center Ground Lease dated	[fill in date] w	oth respect to the Event
Center (the "Ground Lease"). All initially ca	•	l not otherwise defined
herein shall have the meanings set forth in the	e Ground Lease.	
3. Pursuant to the	. [Tenant/Tenan	t Assigneel has the
right (a) to enforce the Venue Contract; (b) to	cure Team Contract Owr	ner's defaults with
respect to the Venue Contract; and (c) to ens		
terminated or modified in a manner, or any o		
effect of (x) reducing the commitment of the		
the Event Center for the Venue Contract Term		
Owner's ability to enforce or cure the V		
Tenant's ability to (aa) enforce the Venue Con	,	
regarding the Venue Contract, or (bb) cure		
		-
the Venue Contract. [The rights and obliga		
have been assigned by Tenant to Tenant	0 0	_
Contract Owner under the Venue Contract	nave been assigned by 1	cam Contract Owner to
TCO Assignee.]		

¹ Parties and recitals must be tailored to circumstances. Brackets throughout indicate language most likely to need revision to fit the circumstances, but language not bracketed may need revision as well.

- 4. **[Except as specifically set forth herein,]** the Venue Contract has been fully executed, is in full force and effect and have not been modified, assigned, supplemented or amended.
- 5. The Lease are in full force and effect and has not been modified, assigned, supplemented or amended [except as specifically set forth herein].
- 6. The Venue Contract is the legal, valid and binding obligations of Team Contract Owner and the Team, enforceable against [Team Contract Owner/TCO Assignee] and the Team in accordance with their respective terms.
- 7. The Ground Lease is the legal, valid and binding obligations of [Tenant/Tenant Assignee], enforceable against [Tenant/Tenant Assignee] and [Team Contract Owner/TCO Assignee] in accordance with their terms. Tenant Assignee hereby expressly assumes the obligations of Tenant imposed by the Venue Contract-related covenants set forth in Section 8.5 of the Ground Lease.
- 8. **[Except as specifically set forth herein,]** no amounts are presently owed by Team to Team Contract Owner or by Team Contract Owner to Team.
- 9. The term during which the Team will be obligated to play Substantially All Home Games at the Event Center (i) [commenced on ______] [will commence on the date on which all conditions set forth in Section _____ of the Team Contract (and [except as set forth below] no additional conditions) have occurred] (the "Commencement Date"), and (ii) will terminate on the later of the 30th anniversary of the Commencement Date or the final maturity date of the last Lease Revenue Bonds originally issued in connection with the construction of the New Hall, subject to extension or renewal.
- 10. [Except as set forth below,] all conditions and agreements to be satisfied or performed by each of the parties under the Venue Contract on or before the date of this certificate, [including, without limitation, the payment of any option payments owing by Team Contract Owner to the Team on or before the date of this certificate,] have been satisfied or performed.
- 11. To the best of the knowledge of Tenant and Team Contract Owner, [and except as set forth below] (a) as of the effective date of this certificate, Team Contract Owner and the Team have fulfilled all of their obligations under the Venue Contract, (b) as of the effective date of this certificate there are no material breaches of the Venue Contract which remain uncured, (c) there are no conditions presently existing which constitute or which would with the passage of time and/or giving of notice constitute a material default under the Venue Contract or would allow the Team to terminate the Venue Contract or exercise any other remedies and (d) there are no defenses, set-offs, recoupments or counterclaims against the enforcement of the Venue Contract by any party thereto.

- 12. There are no oral or written agreements, understandings or other communications which in any way cancel, abrogate, terminate, modify or affect the obligation of the Team to play at the Event Center or the terms upon which the Team is committed to do so as set forth in the Venue Contract and such Venue Contract is enforceable in accordance with their terms.
- 13. There are no oral or written agreements, understandings or other communications which in any way cancel, abrogate, terminate, modify or affect the words or the meaning of the Venue Contract or provide any other term or provision affecting or relating to rights of [Tenant/Tenant Assignee] to enforce and to cure defaults of [Team Contract Owner/TCO Assignee] under the Venue Contract.

[signatures on next page]

IN WITNESS WHEREOF, the undersigned has caused this certificate to be executed by
a duly authorized officer as of the date first above written.
HODES Y A S TOTAL

"TENANT"
L.A. EVENT CENTER, LLC, a Delaware limited liability company
By: TIMOTHY J. LEIWEKE Executive Vice President Date:
"TEAM CONTRACT OWNER" a,
By:
Printed Name:
Its:
"TENANT ASSIGNEE"
a
By:
Printed Name:
Its: