ATTACHMENT B

MOU Cross-tabulation to Transaction Documents

APPENDIX B

MOU Term	Document	
all agreements reached by the parties shall be "cost neutral" to the City, meaning that the City's General Fund, except for an amount equal to the revenues from the Project as specifically identified herein, will not be used to satisfy the City's obligations under the Bonds (as defined below) to be issued in connection with the New Hall;	Finance Plan as proposed in the MOU is maintained in the transaction documents	
no City funds will be used for either the Event Center or New Parking Structures;	No City funds are used in this project.	
(3) in addition to providing a venue for spectator sports and entertainment events, the Event Center shall include a fixed or operable permanent roof, at AEG's election, and shall be constructed so as to provide viable additional event, meeting rooms, and exhibit space that willbe made available for LACC upon terms agreed to by the parties, and that together with existing LACC event space, shall bring total available LACC event space to over 1 million square feet of usable space;	Event Center Lease, §1.2	
(4) substantial Project revenues will be generated and will be sufficient in time and amount to pay debt service on any Bonds issued for the New Hall as set forth herein;	Implementation Agreement, §11	

(5) only those Project revenue sources identified below (which shall be limited to the specified portion of demonstrated total net incremental tax revenues, and those other dedicated Project revenues identified below, generated by the Project) shall be used to support any tax exempt or taxable bonds or other state and local obligations issued for the New Hall ("Bonds"), it being the intent of the parties that not more than 50% of the total net new revenues generated by the Project shall be available and required for payment of debt service under the Bonds. The City will have no liability for such debt service in excess of these revenues, all as more specifically set forth below;	Implementation Agreement, §11	
(6) AEG will provide a guaranty or a combination of credit support, including a letter of credit, pledge of assets, and such other mechanisms or combinations of these and other mechanisms, as described below, on terms acceptable to the City, in order to ensure that no City funds, other than those funding sources discussed herein, shall be used to satisfy the City's obligations with respect to the Bonds. The form and amount of such guaranty or other credit support may change throughout the term of the Bond financing as more specifically set forth below;	Security Agreement Gap Funding Agreement	
(7) City will retain fee ownership and control over the New Hall, including the entire LACC, and City will continue to own and operate LACC in its final configuration, subject to the terms and conditions set forth herein;	New Hall Agreement, §2.1(d)	

(8) the New Hall will meet the space, function, and layout requirements of the LACC, as determined by City and as more fully described below;	New Hall Agreement, Exhibit 4
(9) in order to protect against any shortfall in the revenues reasonably anticipated from the business and operations of LACC during demolition and construction of the Project, the schedule for the demolition of the existing LACC West Hall and parking facilities and the construction of the New Hall, Event Center, and the New Parking Structures shall mitigate and compensate to the fullest extent reasonably possible as more fully described below, any material disruption of existing service or scheduled events at the LACC that cannot otherwise be reasonably accommodated, and City parking revenue shall not be negatively impacted by either the demolition of the existing LACC parking facilities or the construction of the Project;	Event Center Lease, §43.6
(10) the Definitive Agreements to be negotiated by the parties will include, among other agreements, a development agreement pursuant to which AEG will provide a public benefits program which shall be treated as consideration under such development agreement; and	Development Agreement
(11) AEG shall enter into contracts with one or more NFL team(s) to play in the Event Center for a period of time at least equal to the final maturity of the Bonds originally issued in connection with the New Hall.	Implementation Agreement, Attachment 8

1. Event Center.		
(a) AEG will, at its own cost, construct the Event	Implementation Agreement, §7	
Center, which shall be sufficient to accommodate a wide	Event Center Ground Lease, §1.2	
variety of uses, including without limitation, NFL		
football, soccer, conventions and exhibitions, trade		
shows, concerts and other entertainment, and sporting		
events, on the property where the West Hall of the		
Convention Center is currently located exclusive of		
Gilbert Lindsay Drive/Plaza ("Event Center Property")		
(as illustrated in the most recent proposed Project site		
plan attached hereto as Appendix A), it being the intent		
of the parties that the Event Center property shall		
encompass all of the real property associated with the		
original West Hall completed in 1971, excluding areas		
significantly improved and/or built as part of the 1993		
South Hall expansion, required to enable the		
construction of the Event Center.		
The Event Center will be designed to	Event Center Ground Lease, §1.2	
provide approximately 150,000 sq. ft. of		
floor space at the event level and		
approximately 100,000 sq. ft. of additional		
meeting space and other ancillary facilities.		
The final Project site plan shall be subject to	Event Center Ground Lease, Exhibit C	
the mutual agreement of the parties, and		
shall be attached as an exhibit in the		
Definitive Agreements.		
(1) (1)		
(b) Subject to the terms and conditions set forth herein,	Event Center Ground Lease, §43.4	
AEG will grant City the right to reserve a certain		
number of dates for the Event Center to be used by the		
City for "City Wide Conventions."		

	For the purposes of this MOU, the term "City		
	Wide Conventions" shall mean those multi-day		
	convention and exhibition events utilizing		
	more than the total existing available LACC		
	convention/ exhibition space and generating	·	
	bookings of not less than 3,000 total room		
	nights with 1,500 room nights on peak and use		
	of at least 3 hotels.		
	Subject in all events to the scheduling	Event Center Ground Lease, §43.4	
	requirements of the NFL team(s) and to certain	·	
	other additional major events to be agreed		
	upon by the parties, provided however, that		
	major events must be of such a nature as to		
	generate significant out-of-area attendance and		
1	hotel room nights, AEG shall commit that the		
	Event Center shall be reasonably available to		
	the City for advance bookings of City Wide		
	Conventions, as shall be more specifically		
	described in a macrobooking policy that will		
	be jointly developed by the parties ("Macro-		
	Booking Policy").		
	The City shall have the right to utilize the	Event Center Ground Lease, §43.4	
	Event Center in connection with all other	-	
	LACC convention and exhibit events other		
	than City Wide Conventions subject to		
	availability.		

			
	Any use of the Event Center by the City shall	Event Center Ground Lease, §43.4	
	in all events be consistent with all other terms		
	and conditions imposed by AEG in connection		
	with all other unrelated third party users of the		
	Event Center convention and meeting space,		
	including without limitation the payment by		
	such third party users of a rental or use fee and		
	a reimbursement to AEG of its costs and		
	expenses incurred in making such space		
	available;		
	provided, however, that solely in connection	Event Center Ground Lease, §43.4	
	with the use of the Event Center for City Wide	, ,	
	Conventions as agreed upon and set forth in		
	the Macro-Booking Policy, AEG shall only		
	charge the City rent for its use of the Event	r	
	Center to the extent that City imposes rent or		
	other similar charges on the event producer,		
	consistent with customary convention industry		
	discounts and such other policies as shall be		
	set forth in the Macro-Booking Policy.		
<u> </u>	AEG shall be reimbursed for its direct costs	Event Center Ground Lease, §43.4	
	and expenses.	Event contex crowned bearbo, § 15.1	
	As part of the Macro-Booking Policy, the	Implementation Agreement, §9	
	parties will determine staffing plans when	implementation regreement, 39	
	LACC is using the Event Center, which shall,		
	to the extent practicable, contemplate the		
ļ	provision of event staffing by LACC at the		
	Event Center during LACC events. AEG,		
	LACC, and L.A. Inc. (or its successor as		
	named by the City) shall establish and		
	<u> </u>		
	maintain a booking and operational oversight		
	committee for the Macro-Booking Policy.		

(c) AEG agrees that it will not actively solicit the booking of the Event Center for use in connection with City Wide Conventions except in conjunction with the City's marketing efforts for the LACC and consistent with the Macro-Booking Policy.	Event Center Ground Lease, §43.5
(d) The Event Center and New Parking Structures will be designed, developed and constructed by AEG as a private development, and will be constructed by AEG entirely without the use of City funds, including the demolition, remediation, and removal of all structures and infrastructure currently on the Event Center Property and the property underlying the New Parking Structures.	Implementation Agreement, §1.6.2 Implementation Agreement, §1.6.3
(e) City will grant AEG a long-term lease of the Event Center Property ("Event Center Ground Lease")	Event Center Ground Lease, §4.1
at an agreed-upon total fair market value annual rental rate presently estimated to equal \$6,500,000 per year ("Event Center Ground Rent").	Event Center Ground Lease, §6.2
The Event Center Ground Rent shall commence and be payable under the Event Center Ground Lease upon the earlier of: (1) completion of construction of the Event Center (i.e., the issuance of a temporary certificate of occupancy), or (2) the commencement of use of the Event Center,	Event Center Ground Lease, §6.2
but in no event later than 48 months after the issuance of the Lease Revenue Bonds (as defined below),	Event Center Ground Lease, §6.1
and shall escalate annually thereafter by 1.75% per year.	Event Center Ground Lease, §6.2.2

Event Center Ground Rent shall be payable annually, in advance, during the entire term of the Event Center Ground Lease.	Event Center Ground Lease, §6.2.2	
(f) The Event Center Ground Lease shall be for a term of fifty-five (55) years	Event Center Ground Lease, §4.1	
and shall include customary and reasonable operating covenants, such as a requirement that AEG shall conduct (or cause to be conducted) sporting and other events (including from time to time events of national or international prominence) within the Event Center with commercially reasonable frequency. Such operating covenants shall be consistent with contemporary stadium and arena operations.	Event Center Ground Lease, §8.2	
To the extent that the operating covenants set forth in the existing STAPLES Center Ground Lease provide a useful model, the parties may use them as templates for the Event Center operating covenants.	Source of information, not a term for inclusion in the documents.	

Additionally, during the entire term of the Event Event Center Ground Lease, §8.2 Center Ground Lease, AEG shall manage and	1
Center Ground Lease, AEG shall manage and	1
operate the Event Center, or cause the Event	
Center to be managed and operated, as a	
multipurpose sports and entertainment facility in	
compliance with applicable laws, rules and	
ordinances, and in a manner consistent with the	
manner and standards by which Comparable	
Facilities (as described below) are managed and	
operated, and shall perform maintenance and	
capital improvements necessary to maintain the	
Event Center in a manner comparable to that in	
which Comparable Facilities are generally	
maintained. Comparable facilities shall include	
Cowboys Stadium in Arlington, Texas,	
Meadowlands Stadium in Newark, New Jersey,	
and Lucas Oil Stadium in Indianapolis, Indiana,	
as well as any stadium in which NFL teams	
regularly play their games and which are	
completed within three (3) years of completion	
of the Event Center ("Comparable Facilities").	
Upon the expiration or earlier termination of the Event Center Ground Lease, §34.2	
Event Center Ground Lease, at the election of	
the City, AEG shall demolish the Event Center	
and provide the City with a buildable pad on the	
Event Center site at AEG's sole cost and	
expense.	
(g) AEG shall enter into a contract ("Venue Contract") Implementation Agreement, Attachment 8	
with an NFL team to play its home games in the Event Event Center Ground Lease §8.5.1	
Center for a period of time at least equal to the final	
maturity of the Bonds originally issued in connection	
with the New Hall.	

Implementation Agreement	Does this mean we
Event Center Ground Lease, §8.5.3	don't place
	requirements on the
	second team?
_ <u>*</u>	l l
Event Center Ground Lease, 98.5.1	
Event Center Ground Lease, §8.5	
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	Event Center Ground Lease, §8.5.3 Implementation Agreement Event Center Ground Lease, §8.5.1 Event Center Ground Lease, §8.5

it being agreed that (x) AEG's breach of its	Event Center Ground Lease, §8.5	<u> </u>
obligations set forth in (1), (2), or (3) above, or	· ·	
(y) the failure of AEG to maintain an NFL team		
in the Event Center through completion of		
payment of all Bond debt service as a result of		
AEG's breach of its obligations under the		
Venue Contract, or (z) AEG's failure in any		
event to fulfill its obligations under the Event		
Center Ground Lease, including without		
limitation its obligation to pay the Event Center		
Ground Rent when due, shall in each instance		
constitute a default by AEG under the Event		
Center Ground Lease.		
In the event of a default under the Event Center	Event Center Ground Lease, §8.5	
Ground Lease that is not cured by any senior		
lenders and that results therefore in the		
termination of the Ground Lease, subject to the		
rights of any senior lenders as specifically		
described in the applicable "mortgagee		
protections" to be contained in the Event Center		
Ground Lease and in such other "intercreditor"		
agreements that may be entered into between		
any such senior lenders and the City, the City		
will have the right to assume AEG's rights		
under all existing Venue Contracts and all		
Event Center operating contracts (including but		
not limited to those agreements regarding ticket		:
sales, premium seating, concessions, parking,		
permanent or other seat license sales, on-site		
merchandise, sponsorship sales, signage,		
 naming rights, and media rights revenue).		

(h) AEG agrees, and will cause the NFL team(s) to agree, that City of Los Angeles business license taxes and sales taxes, as applicable, will be paid on all Event Center-related revenues, including but not limited to ticket sales, premium seating, concessions, parking, permanent or other seat license sales, on-site merchandise, sponsorship sales, signage, naming rights, and local media rights revenue.	Event Center Ground Lease, §8.5.6
(i) To the extent that any NFL team(s) moves to the Los Angeles area prior to completion of the Event Center pursuant to a Venue Contract, AEG shall (and shall use its commercially reasonable efforts to cause such NFL team to) actively pursue an arrangement providing for such NFL team to play its NFL games at the Los Angeles Coliseum until the Event Center is completed; provided, however, that neither AEG nor such NFL team shall have any obligation to enter into such an arrangement unless the parties can do so on a commercially reasonable basis taking into account all relevant factors.	Implementation Agreement Event Center Ground Lease, §8.5.4
The Event Center Ground Lease shall provide that within no less than two years prior to the expiration of the Venue Contract, AEG shall exercise all commercially reasonable efforts to either extend the term of the Venue Contract or enter into a new NFL team agreement, such extension or new agreement, in either of such events, to have the longest term available on commercially reasonable terms, it being the intention of the parties that the extended Venue Contract or new NFL team agreement shall expire at the expiration of the Event Center Ground Lease.	Event Center Ground Lease, §8.5.5

(k) Concurrently with the parties' entering into the Event Center Ground Lease, AEG, City and the owner of the STAPLES Center shall enter into a Reciprocal Easement Agreement (the "REA") on terms satisfactory to all parties thereto in order to accommodate the shared uses of certain spaces and other facilities within certain portions of each of the Event Center, the New Hall, and the land surrounding the STAPLES Center, all as shall be more specifically set forth in the REA. (1) AEG and City will jointly apply for and obtain, or at the City's election, the City will authorize AEG to file applications for, all regulatory approvals and entitlements for the New Hall, New Parking Structures, and Event Center, which shall include conducting all traffic, parking, environmental, and other studies
the City's election, the City will authorize AEG to file applications for, all regulatory approvals and entitlements for the New Hall, New Parking Structures, and Event Center, which shall include conducting all traffic, parking, environmental, and other studies
required for this Project, it being the intent of the parties that all such costs shall be borne solely by AEG except for a reasonably allocable portion (not to exceed in total \$1,000,000) of such costs that the City would have incurred had construction been limited to building the New Hall and had the City built the New Hall for itself. AEG understands and agrees that the approval of this MOU by City does not constitute approval of any such applications, either currently filed or to be filed in the future. Approvals of those applications are subject to separate and independent State and City requirements and City's approval of this MOU does not constitute a commitment by City to take any particular action in relation to such applications.
2. New Parking Structures.

(a) Lease of Property and Construction of Garages. City	Bond Street Garage Parking Lease, §4
will grant AEG a 55-year ground lease of the property	LA Live Way Garage Parking Lease, §4
located west of the Event Center (e.g., the Bond Street	
and Cherry Street garage locations, together with any	
vacated portions of such streets) (the "New Parking	
Structures Ground Lease").	
In addition to providing LACC with the rent-	Parties agreed to require Developer to pay rent
free use of the Bond Street Garage as	
described herein,	D 164 4 C D 11 T
AEG shall pay to City an annual rental	Bond Street Garage Parking Lease, §6
payment under the New Parking Structures	LA Live Way Garage Parking Lease, §6
Ground Lease currently estimated to be \$500,000 per year (the "Parking Rent"), it	The amount of annual rent was increased based on
being the intent of the parties that (after taking	appraisals received by the City
into account LACC's use of the Bond Street	applaisais received by the City
Garage) the Parking Rent shall constitute fair	
market value to City.	
Parking Rent shall commence and be payable	Bond Street Garage Parking Lease, §6.5
upon the earlier of: (1) completion of	LA Live Way Garage Parking Lease, §6.5
construction of the New Parking Structures	
(i.e., the issuance of a temporary certificate of	
completion), (2) the demolition of the existing	
West Hall, or (3) the commencement of use of	
the New Parking Structures, but in no event	
later than December 31, 2014.	
AEG shall have the right, at its election, to	AEG chose to do so
separate the New Parking Structures Ground	
Lease into two (2) separate leases, one lease in	
connection with the Bond Street Garage and	
one lease in connection with the L.A. Live	
Way Garage;	

provided, that the combined overall economic terms and conditions of such leases shall be identical to the economic terms and conditions of the New Parking Structures Ground Lease set forth herein.	Terms are identical, with the exception of special use provisions in the Bond Street Parking Garage for the City	
(b) AEG shall construct, at its sole cost and expense, an approximately 1,000 space parking structure located on the Bond Street property (the "Bond Street Garage") and an approximately 3,000 space parking structure located on the former Cherry Street garage location fronting on L.A. Live Way (formerly known as Cherry Street) (the "L.A. Live Way Garage") to: (1) replace approximately 1,600 West Hall and 800 Cherry Street parking spaces, and (2) provide approximately 1,600 additional parking spaces for use in connection with Convention Center, Event Center, and STAPLES Center events.	Bond Street Garage Parking Lease, §1.3 LA Live Way Garage Parking Lease, §1.3	
(c) Operation of New Parking Structures. 1. The City shall operate and have exclusive use of the Bond Street Garage for LACC events during all portions of days when there is no conflicting event occurring at the Event Center or STAPLES Center. City shall retain all revenue from such use and shall be responsible for all operating costs associated therewith.	City offered, and AEG accepted, that AEG would operate the Bond Street Parking Garage and retain all revenue	
2. AEG shall make parking available for LACC patrons in the L.A. Live Way Garage in connection with all LACC events during which there are no events occurring in either STAPLES Center or the Event Center, provided, that AEG shall operate and retain the revenue from such garage at all times.	Bond Street Garage Parking Lease, §8.4 LA Live Way Garage Parking Lease, §8.4	

3. The parties shall jointly establish and implement a	Implementation Agreement, §9
parking coordination plan to minimize conflicts and	implementation agreement, 33
ensure the optimal and mutually beneficial operation of	
their respective parking garages.	
	T
Such parking plan shall seek to provide	Implementation Agreement, §9.1.1.3
sufficient parking for LACC patrons.	Bond Street Parking Ground Lease, §8.3
Such plan shall also take into account LACC's	Implementation Agreement, §9.1.1.3
desire that such parking shall be available at	
customary LACC parking rates on those days	City recognized that successful parking facility
when there are conflicting events occurring in	operations required flexibility in pricing
either STAPLES Center or the Event Center,	
and shall contemplate that the parties will seek	
to implement such commercially reasonable	
measures as may be feasible in order to satisfy	
LACC's desire, including, without limitation,	
the parties may explore and seek to implement	
a joint parking validation program and similar	
measures.	
4. Upon demolition of the West Hall and the existing	Implementation Agreement, §15.6
Cherry Street garage, AEG shall assume all rights and	
obligations regarding the STAPLES Center's right to use	
and control approximately 1,200 spaces within the New	
Parking Structures (the "Existing STAPLES Center	
Spaces") in connection with all STAPLES Center	
events, and the City shall no longer have any rights or	
obligations under the existing parking lease for the West	
Hall/Cherry Street garages (the "West Hall/Cherry Street	
Garage Lease").	
3. New Hall	

New Hall Agreement, §2
Event Center Ground Lease, §5.1
New Hall Agreement, §2.1(d)
New Hall Agreement, §2.2
New Hall Agreement, §2.1

(2) constructed consistent with designs approved by the City pursuant to reasonable review and approval rights to be described in the Definitive Agreements, it being the intent of the parties that the New Hall and related spaces will meet or exceed the functional utility currently provided to the LACC by the West Hall. City and AEG will jointly develop a budget for the construction of the New Hall.	New Hall Agreement, 2.2(d)(ii)
Such budgeted cost (currently estimated by AEG to be approximately \$234 million, inclusive of soft and hard costs) will be financed by the Bonds (described below). If costs of the New Hall exceed the agreed upon budget and financing plan, then AEG shall be responsible for such overruns except to the extent they are caused by design changes required by the City or delays caused by the City.	New Hall Agreement, §2.3
AEG will select, and enter into contracts, with the architect, construction contractor, and other consultants for the New Hall in consultation with the General Manager of the Convention Center, the City Engineer, and such other representatives as may be designated by the City generally consistent with the guaranteed maximum price ("GMP") approach proposed by AEG to the City Engineer; provided, however, AEG has selected, with the City's consent, Populous to be the project architect for the New Hall.	New Hall Agreement, §2.2(b)
All of the New Hall design and construction contracts shall be privately let by AEG;	New Hall Agreement, §2.2(a)

provided, however, that AEG shall contractually agree with the City in the Definitive Agreements to comply with those certain contracting requirements, guidelines and standards required by the City as shown on Appendix B attached hereto and made a part hereof.	New Hall Agreement, §5.6 and §10	
(c) Upon passage of a reimbursement resolution by the City, out-of-pocket third party design and project management costs incurred by AEG in the design of the New Hall (e.g., architect and consultant fees) from the inception of the Project and specifically approved by the City shall be treated as New Hall "project costs," and shall be reimbursed to AEG out of Bond proceeds;	New Hall Agreement, §2.3(c)(i)	
it being recognized by the parties that the New Hall budget to be mutually approved by the parties shall consider such reasonable design and project management costs incurred by AEG.	New Hall Agreement, §2.3(c)(i)	
(d) AEG will fund all environmental analysis and approvals required for the Project, and each Project-related approval will include an obligation that AEG indemnify and, at City's option, defend City at AEG's exclusive cost and expense in any resulting litigation.	Implementation Agreement, §2.4 New Hall Agreement, §9	

The New Hall budget shall include, and AEG shall be reimbursed from Bond proceeds for, the costs of a fair and reasonable allocation of costs incurred by AEG for the entitlement approvals, off-site infrastructure improvements, and other costs or expenses reasonably and properly allocated by the parties to the New Hall, but not for such costs applicable to the Event Center, the New Parking Structures, or to litigate to defend Project-related approvals.	New Hall Agreement, §2.3	
(e) The parties will identify and agree upon such additional mechanisms as may be reasonably required by City to ensure that the Event Center and the Convention Center are operated in a complimentary and cooperative manner that will mutually benefit the parties,	Implementation Agreement, §9	
B. Proposed Financing Plan		
1. Event Center Financing. AEG will be solely responsible for financing the design and construction of the Event Center. No City funding, including but not limited to the issuance of bonds, will be provided for the Event Center.	Implementation Agreement, §11.10	
In order to comply with Tax Code requirements in connection with the Proposal, some of the existing Convention Center bonds must be redeemed or defeased, the total cost of which is currently estimated by City to be approximately \$2,000,000. AEG shall provide the funds necessary for such redemption or defeasance.	Implementation Agreement, §11.8.2	

	1. 1
To the extent construction sales taxes generated	Implementation Agreement, §11.10
by the Project are not used to pay debt service	
on the Lease Revenue Bonds (described below),	
AEG shall be entitled to a credit against Event	
Center Ground Rent for the redemption or	
defeasance costs in the amount of the unused	
construction sales taxes received by the City.	
The City shall cooperate in redeeming or	Implementation Agreement, §11.8.2
defeasing any existing bonds necessary for the	
transaction, and in releasing the Event Center	
Property from the leases securing the existing	
bonds, and the parties shall mutually take all	
reasonable steps in order to minimize the	
amount of such redemption or defeasance costs	
and to make available alternative Project	
sources of funding to reimburse AEG for such	
costs to the greatest extent reasonably possible.	
costs to the greatest extent reasonably possible.	
2. New Parking Structures Financing. AEG will be	Implementation Agreement, §11.9
solely responsible for financing the design and	Ampionion i gromani, 3 i i i
construction of the New Parking Structures.	
No City funding, including but not limited to	Implementation Agreement, §11.9
the issuance of bonds, will be provided for the	implementation Agreement, §11.9
New Parking Structures.	
AEG shall control and retain the revenue from	Pond Street Garage Parking Lange SQ 2
	Bond Street Garage Parking Lease, §8.2
the New Parking Structures at all times, subject	LA Live Way Garage Parking Lease, §8.2
to the City's reservation of right to use the Bond	
Street Garage for Convention Center events	City recognized that successful parking facility
during all portions of days when there is no	operations required flexibility in pricing
conflicting event at the Event Center or	
STAPLES Center. City shall retain all revenue	
from such use and shall be responsible for	
operating costs associated therewith.	

It is the intention of the parties that the incremental parking revenue to the City from Event Center events plus the incremental offsite parking tax to the City from Event Center events (all as further described below) shall compensate the City for the net income to the City currently generated by its parking operations at the West Hall garage.	HRA analysis indicated that these revenues will provide the compensation noted.	
City shall engage an independent third party auditor to conduct an audit to verify its net income currently generated by its existing parking operations at the West Hall garage, said audit to take into account expenses properly allocable to said parking.	The City Controller conducted such an audit.	
Such audit will be used to ensure that the City is "made whole" for the loss of parking revenue derived from its West Hall parking operation. If the audit reveals that the current net income to City from its West Hall parking operation is materially less or more than the sum of incremental parking revenue to City from Event Center events and incremental off-site parking tax to the City from Event Center events, then the parties shall adjust these terms to compensate for such discrepancy.	HRA analysis indicated that no "make-whole" payment is necessary.	
There will be no change in current application of STAPLES Center incremental parking revenue under the existing STAPLES Center Gap Funding Agreement.	No changes were made	

3. New Hall Financing. It is currently contemplated that tax-exempt bonds ("Bonds") will be issued to finance construction of the New Hall, consisting of (a) lease revenue bonds ("Lease Revenue Bonds") in the approximate principal amount of \$195,000,000 and payable by the City from its General Fund in amounts not expected to exceed the sources of revenues described below, and (b) Mello-Roos bonds ("Mello-Roos Bonds") in the approximate principal amount of \$80,000,000, payable by special taxes levied on certain AEG real property as described below. The parties agree to mutually attempt to optimize the Bond financing structure in order to maximize the total Bond proceeds available to the Project and to minimize the total debt service payable thereunder, it being the further mutual desire of the parties to maintain to the greatest extent commercially feasible the same ratio of Lease Revenue Bonds to Mello-Roos Bonds as set forth above.	Implementation Agreement, §11.8
4. Sources for Repayment of Bonds. (a) The sources of General Fund revenues that will be used to pay debt service on the Lease Revenue Bonds shall be (1) rent paid by AEG to the City under the Event Center Ground Lease (which rent payments shall be paid annually in advance), (2) the City's share of possessory interest tax paid by AEG on the land underlying the Event Center and the New Parking Structures, (3) parking taxes received by the City from parking for Event Center events at (i) the New Parking Structures, (ii) AEG's Olympic West and Olympic East garages within the L.A. Live project, and (iii) City's Venice Street and South Hall garages, and (4) the City's share of construction sales taxes generated by the Project.	Implementation Agreement, §11.11

(b) In consideration for the overall benefit to AEG and	Implementation Agreement, §11.11.2	
its affiliates in connection with the development of the	, , ,	
Project, such as, among other items, the extension of the		
existing STAPLES Center ground lease on terms and		
conditions satisfactory to the owner of the STAPLES		
Center, and the receipt of certain signage rights on terms		
and conditions satisfactory to AEG, AEG has agreed,		
and will cause its affiliates to agree, to permit the		
creation of certain community facilities districts on its		
existing L.A. Live and STAPLES Center projects. As		
such, the sources ofrepayment of the Mello-Roos Bonds		
shall be (1) the imposition of a special tax to be levied		
on the leasehold interest in the STAPLES Center, and		
(2) the imposition of a special tax to be levied on the fee		
ownership interest of the LA Live real properties,		
excluding the J.W. Marriott/Ritz Carlton Hotel. The		
STAPLES Center special tax levy shall commence to be		
assessed in fiscal year 2024-2025, shall be in the		
approximate annual amount of \$5,000,000, and shall		
escalate by 3% each fiscal year thereafter until fiscal		
year 2045-2046, after which time such special		
assessment shall no longer encumber the STAPLES		
Center ground lease. The L.A. Live special tax shall		
commence to be assessed in fiscal year 2014-2015, shall		
be in the approximate annual amount of \$3,000,000, and		
shall escalate by 3% each year thereafter until fiscal year		
2045-2046, after which time such special assessment		
shall no longer encumber the applicable L.A. Live		
properties.		
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(c) AEG shall be obligated ("Gap Funding Obligation") to pay any shortfalls in the General Fund revenues described in Section B(4)(a) as may be required to make timely debt service payments on the Lease Revenue Bonds, which obligation shall be set forth in a Gap Funding Agreement.	Gap Funding Agreement	
(a) For the period beginning at issuance of the Lease Revenue Bonds through the date on which the NFL team plays its first home game in the Event Center ("Period One"), the Letter of Credit shall be in the amount of \$50 million.	Security Agreement	
During Period One, AEG may allocate portions of such Letter of Credit to the Reserve Fund, currently estimated to be approximately \$10 million of the Letter of Credit to serve as a partial Reserve Fund for the Lease Revenue Bonds, and approximately \$4 million of the Letter of Credit to serve as a partial Reserve Fund for the Mello-Roos Bonds.	Security Agreement	,
The balance of the Letter of Credit shall secure the Gap Funding Obligation.	Security Agreement	
5. Credit Support. AEG shall provide the City with credit support for AEG's Gap Funding Obligation and for any debt service reserve funds ("Reserve Fund") securing payment of the Bonds. Such credit support shall be in the form of one or more letters of credit (collectively, the "Letter of Credit") issued by an entity or entities and with terms acceptable to the City.	Security Agreement	

(b) For the three-year period following the NFL team's first home game in the Event Center ("Period Two"), the Letter of Credit shall be in an amount equal to the next 2 years' total debt service under the Lease Revenue Bonds and Mello-Roos Bonds immediately following the expiration of Period One, which amount is currently estimated to be \$28 million.	Security Agreement
During Period Two, AEG may allocate portions of such Letter of Credit to the Reserve Fund, currently estimated to be approximately \$10 million of the Letter of Credit to serve as a partial Reserve Fund for the Lease Revenue Bonds, and approximately \$4 million of the Letter of Credit to serve as a partial Reserve Fund for the Mello-Roos Bonds, and shall allocate the balance of the Letter of Credit to secure its Gap Funding Obligation.	Security Agreement
(c) For the period following Period Two and ending with payment in full of all Bonds ("Period Three"), AEG shall provide a Letter of Credit in the amount of \$5 million to secure the Gap Funding Obligation. During Period Three, the Reserve Fund for the Lease Revenue and Mello-Roos Bonds will be secured by cash from AEG, by excess cash available from Bond proceeds (including without limitation any accumulated interest earnings or excess proceeds available as a result of "net funding" the Bonds), or by an additional Letter of Credit.	Security Agreement
6. Guaranty and Additional Security Protections. In addition to the above, the following additional security protections shall apply:	

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(a) AEG shall provide, for the benefit of the City, a completion guaranty from a guarantor acceptable to the City, and the City shall not unreasonably withhold its approval, which guarantees completion of the Event Center and New Parking Structures, it being the intention of the parties that the completion guaranty shall be issued by the same guarantor as approved by the senior lender on the Event Center and that such senior lender will be a nationally recognized financial institution.	Event Center Ground Lease, §5.4.5 Bond Street Garage Ground Lease LA Live Way Garage Ground Lease	
(b) AEG shall grant the City the right to terminate the ground lease on the New Parking Structures upon any termination of the Event Center Lease resulting from AEG's default thereunder.	Bond Street Garage Ground Lease, §51 LA Live Way Garage Ground Lease, §51	
AEG shall not place any leasehold financing on its interest in the New Parking Structures Ground Lease or otherwise pledge the New Parking Structures as collateral for any financing until after the end of Period One as described above.	Bond Street Garage Ground Lease, §20.4.2 LA Live Way Garage Ground Lease, §20.4.42	
(c) AEG shall not place any leasehold financing on its interest in the Event Center Ground Lease or otherwise pledge the Event Center as collateral for any loan having a principal amount in excess of 60% of AEG's total project costs to design and construct the Event Center.	Event Center Ground Lease, §20.3	

(d) At the commencement of each year starting from the issuance of Bonds and until the debt service on the Bonds is paid in full, AEG shall deposit with the City the amount of the annual Gap Funding Obligation as based on a good faith estimate reasonably agreed to by the parties, consistent with any history of such payments and current applicable Project revenue projections.	Gap Funding Agreement	
C. Additional Terms.		
1. STAPLES Center Lease Extension. The parties agree that the ground lease for the STAPLES Center shall be extended to make the STAPLES Center ground lease coterminus with the Event Center Ground Lease, in consideration for fair market value rent to be paid by AEG to the City for each year of such extension as described herein. The parties agree that the special assessments to be imposed on the STAPLES Center leasehold pursuant to Section BA. (b) above reflect, among other things, the fair market rent for the period of such extension. During the years of the extension, AEG shall have the continuing right to impose, collect and either apply to other expenses or retain, in its sole discretion, an admissions fee of 3-5% on all paid tickets at STAPLES Center.	First Amendment to the Arena Ground Lease	

2. Event Center Admissions Fee. AEG shall have the right to impose and collect an admissions fee to be initially set at 4% on all paid tickets at Event Center events (the "Event Center Admissions Fee"); provided, however, that AEG shall have the right from time to time to adjust the Event Center Admissions Fee (but not to exceed 5% in any event). AEG shall have the right to apply all Event Center Admissions Fee receipts towards the payment of Event Center Ground Rent, but assumes all risk for any shortfalls, and shall have the right to use any excess Event Center Admissions Fee receipts to satisfy any of AEG's other monetary obligations to the City (e.g., the Annual Signage Payment, AEG's Gap Funding Obligation, etc.).	First Amendment to the Arena Ground Lease	
3. Signage. In exchange for AEG's construction of the New Hall and its performance of all other obligations with respect to the Project as contemplated herein, the City shall grant AEG exterior signage rights on and around the Convention Center.	Signage Agreement	
AEG and the City had previously negotiated an agreement which contemplated signage rights that the City has estimated to have a fair market value of \$5,000,000 per year.	Revised analysis determined the value at \$6 million	
The parties agree that the special assessments to be imposed on the L.A. Live properties pursuant to Section B.4.(b) above reflect, among other things, such fair market value.	Signage Agreement, §6	

The City acknowledges that, in conjunction with the removal of the West Hall and the construction of the New Hall as part of the proposed Project, AEG intends to modify the prior signage plan, including removing and adding some locations and modifying certain sign types;	Signage Agreement
provided that (a) AEG agrees that the total square footage of signage in the revised plan shall not be materially greater than the total square footage of the plan that the City has valued in connection with this MOU, and (b) if the City reasonably concludes that the value of the final agreed signage plan is materially greater than \$5,000,000 per year, then the parties shall renegotiate to reach agreement on appropriate adjustments in the financial terms of this arrangement.	Signage Agreement
AEG must obtain all required regulatory approvals and entitlements for said signs.	Signage Agreement, §10.4
In addition, the terms and conditions set forth in Section B.l above relating to the redemption/defeasance of certain existing City bonds shall, to the extent applicable, also apply in connection with City's granting of such signage rights on and around the Convention Center, it being understood that the total extent of such signage granted may impact such redemption/defeasance costs to be incurred.	Implementation Agreement, §11.8.2
AEG shall have the exclusive right to utilize such signage and to sell inventory thereon, subject to the City's right to promote and publicize LACC events.	Signage Agreement, §4 and §7

The term of the AEG Convention Center signage rights will commence in 2014 and shall be co-terminus with the initial term of the Bonds.	Signage Agreement, §8	
Any extension of the term shall be subject to mutual consent of the parties and at new agreed-upon terms.	No extension provision is included in the document	
Subject to the City's collateral assignment and other rights upon AEG's default (all as more particularly described above), AEG shall retain all signage and naming rights for the Event Center.	Event Center Lease, §8.5.2 and §8.5.10	
4. Construction Contracting. AEG shall select in its sole discretion, and enter into contracts with, the architect and general contractor for the Event Center and New Parking Structures;	Event Center Ground Lease, §42 Bond Street Garage Ground Lease, §5.4 LA Live Way Garage Ground Lease, §5.4	
provided, however, that as part of the Definitive Agreements AEG shall agree that in connection with such contracts, it shall comply with applicable City provisions for prevailing wage, MBE/WBE and workforce utilization, local hiring, and such other requirements required by law or reasonably agreeable to the parties.	All documents have such provisions.	

5, Ground Lease General Provisions. The Event Center Ground Lease shall include customary and reasonable ground lease provisions, including without limitation, provisions concerning default, restrictions on assignment, indemnification, leasehold financing, and mortgagee protections. To the extent that the corresponding provisions set forth in the existing STAPLES Center Ground Lease provide a useful model, the parties may use them as templates for the Event Center Ground Lease.	Event Center Ground Lease	
6. Non-Competition. The parties agree that it is in their mutual best interest to enhance the existing financial performance of the LACC and its ability to attract the greatest number of events. Therefore, the parties agree as follows:	Event Center Ground Lease, §41	
(a) Except as may occur in active conjunction with LACC, AEG agrees that it will not solicit the booking of the Event Center for any event which LACC has the capability to support and host in terms of space, functionality, availability, and services and which LACC has historically booked and hosted prior to the existence of the Event Center.	Event Center Ground Lease, §41	

(b) Both Parties shall strive to coordinate the booking and scheduling of events in their respective facilities so as to avoid or minimize to the greatest extent possible any conflicts between the facilities and the events held within such facilities, and to ensure as much complementary activity as possible; it being the mutual goal of the Parties to avoid and minimize LACC loss of business and market share due to any such potential conflicts.	Implementation Agreement, §9	
(c) Both Parties shall on a collaborative basis seek to attract and book new large scale City Wide conventions and other similar events of sufficient size so as to be able to engage the facilities and services of both the Event Center and the Convention Center;	Implementation Agreement, §9	
provided, however, that once such any such new large scale event has been secured, either Party shall have the right to seek to have its facility (or a portion thereof) serve as the venue for some of the events comprising a part of such large scale event.	Implementation Agreement, §9	
In any event, based on all of the foregoing, AEG, LACC, and L.A. Inc. (or its successor as named by the City) agree to collaborate and to seek a more detailed and integrated delineation of relative business and booking methodology and event activity within the Macro-Booking Policy to be jointly developed by the parties.	Implementation Agreement, §9	

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7. Non-Disruption. AEG and City each commits in good	Event Center Ground Lease, §43.6
faith to actively collaborate with the other in attempting	
to arrive at practical solutions in order to minimize any	·
disruptions to LACC events and LACC revenues to the	
greatest extent reasonably practicable during AEG's	
construction of the Event Center.	
In particular, once AEG has established and	Event Center Ground Lease, §43.6
presented to LACC its construction and	
mobilization schedule for the construction of	
the Event Center, LACC will develop and	
present to AEG a schedule of potential LACC	
events to be held during the period of	
construction of the Event Center.	
Based upon such schedules, the Parties shall	Event Center Ground Lease, §43.6
thereafter work together on an on-going	
collaborative basis to jointly identify potential	
solutions intended to avoid or mitigate to the	
greatest extent possible such disruption to	
LACC revenue generating activities during	
such period; including without limitation, the	
parties shall explore such measures as seeking	
to adjust the scheduling of certain construction	·
activities, providing alternative parking	
arrangements or temporary substitute venues,	
and the like.	
Only after having first jointly exhausted all	Event Center Ground Lease, §43.6
potential avoidance or mitigation efforts, AEG	
shall reimburse LACC for its clearly	
demonstrated losses actually suffered solely and	
directly as a result of the disruption to LACC	
revenue generating events as a result of AEG's	
construction of the Event Center.	

	In addition, as part of the parties' collaborative efforts to mitigate any such disruption, there may be instances where the parties mutually determine that economic incentives must be offered to contracted LACC clients (for space or date moves or both) throughout the construction process.	Event Center Ground Lease, §43.6
, A. C.	To the extent the Parties mutually determine that such incentives are reasonably necessary, the actual cost to LACC of such incentives will be reimbursed to LACC by AEG.	Event Center Ground Lease, §43.6
	Notwithstanding anything herein to the contrary, LACC acknowledges that AEG shall have no liability for any loss of revenue which may be attributable to general market conditions or the failure of LACC to attract or retain business due to competitive reasons unrelated to any disruption which may be caused by AEG's construction of the Event Center.	Event Center Ground Lease, §43.6

8. L.A. Live Event Deck. The construction of the New		7/10
Hall and the Event Center should obviate the need for an		
expansion of the Convention Center over the airspace		
parcel currently occupied by the event deck at the		
Olympic West Parking Garage at LA Live, which parcel		
is defined as the "Convention Center Expansion Parcel"		
under the LASED Specific Plan. Therefore, if requested		
by AEG, the City shall process an amendment to the		
LASED Specific Plan to modify the existing use		
restriction on the Convention Center Expansion Parcel		
to provide that on the earlier of the completion of New		
Hall to the satisfaction of the City or October 21, 2021,		
the Convention Center Expansion Parcel may be used		
for any other uses permitted by the LASED Specific		
Plan. Parking, temporary and signage uses as currently		
allowed under the LASED Specific Plan shall continue		
to be allowed. At AEG's election the processing of such		
specific plan amendment may be concurrent with or		
subsequent to the processing of approvals for the		
Project. All processing, environmental review, and other		
costs arising out of such an amendment shall be borne		
by AEG. The processing of such an amendment does not		
commit the City or its Planning Department, City		
Planning Commission or City Council to approve any		
requested changes.		
9. Public Benefits. AEG will implement a public	Implementation Agreement	
benefits program to benefit the residents of the City. The		
specific details of the program will be developed by		
AEG over the next year and shall be in writing when the		
Definitive Agreement are reviewed by Council.		