



November 14, 2022

**VIA FEDEX**

Davidoff Hutcher & Citron  
605 Third Avenue  
New York, NY 10158  
Attn: Larry Hutcher, Esq.

Dear Counsel,

I write to follow up on the previous letter that I sent to you and your law firm, which informed you and all attorneys at your firm that because your law firm currently represents one or more plaintiffs in litigation against Madison Square Garden Entertainment Corp. or its affiliates (collectively, the “Company”), “neither you, nor any other attorney employed at your firm, may enter Company venues until final resolution of the litigation.” Importantly, the letter stated that, “should you attempt to enter or otherwise obtain access to any of the MSG Venues [which include Madison Square Garden, Hulu Theater at Madison Square Garden, Beacon Theatre, Radio City Music Hall and the Chicago Theatre], the Company will take appropriate steps to enforce this notice.”

This letter shall again serve as notice to you and all of the lawyers at your firm (“Affected Attorneys”) that they are subject to this uniform Company policy and will not be admitted to MSG Venues until your firm’s litigation against the Company is resolved. You and all Affected Attorneys are hereby put on notice that any tickets to MSG Venues they previously acquired or acquire in the future—whether purchased directly by an Affected Attorney, purchased through a reseller, or acquired through a third party—are hereby revoked and deemed revoked, void and invalid with respect to the Affected Attorneys, and the Company will not permit any Affected Attorneys to be admitted into the venue. In other words, Affected Attorneys may not utilize a ticket to obtain access to any event at an MSG Venue, whether the ticket is obtained by an Affected Attorney directly, through a secondary ticket reseller, or through a third party who purchases the ticket for use by the Affected Attorney, because any such ticket is hereby revoked for use by Affected Attorneys. While this letter serves as notice to all of the lawyers in your firm, you are also obligated to so inform them.

A ticket to an MSG Venue is a license revocable at will. The Company has the legal right to revoke the license it grants to a ticket holder for any reason or no reason at all. It hereby does so as to any tickets to MSG Venues acquired previously or acquired in the future by Affected Attorneys while the litigation that your firm brought against the Company is pending. Please be on notice that the Company will take appropriate steps to enforce this policy, should you or any other Affected Attorneys attempt to gain entry to any of the MSG Venues with revoked tickets, as these tickets have been revoked and the Affected Attorneys now know in advance they will not be admitted.

Sincerely,

Hal Weidenfeld

