Wells Fargo Bank, N.A. Attn: Greektown Administrator 625 Marquette Avenue S. MAC N9311-110 Minneapolis, MN 55479

Re: Agreement Concerning Amendment to Credit Agreement

Ladies and Gentlemen:

This letter (the "Side Letter") is delivered in connection with the assumption by Wells Fargo Bank, National Association ("Wells Fargo") of the role of Administrative Agent under that certain Credit Agreement dated as of December 2, 2005 by and among Greektown Holdings, L.L.C. and Greektown Holdings II, Inc., as the Borrowers, the various financial institutions from time to time party thereto, as the Lenders, Keybank National Association, as the Existing Issuer, National City Bank of the Midwest, as the Replacement Issuer, Merrill Lynch, Pierce, Fenner and Smith Incorporated, as the Sole Lead Arranger, the Sole Book Runner and the Syndication Agent, Merrill Lynch Capital Corporation, as the Administrative Agent, and Wachovia Securities, National City Bank of the Midwest, Wells Fargo Bank, National Association and Fifth Third Bank, as the Co-Documentation Agents (as amended by that certain First Amendment to Credit Agreement dated as of April 13, 2007 and as further amended, restated, supplemented or otherwise modified prior to the date hereof (the "Credit Agreement")). Capitalized terms used herein without definition shall have the meanings assigned thereto in the Credit Agreement.

To induce Wells Fargo to assume the role of Administrative Agent under the Credit Agreement, the Required Lenders hereby agree that, notwithstanding Section 9.4 of the Credit Agreement (or any other provision of the Credit Agreement) to the contrary, Wells Fargo may resign as Administrative Agent at any time upon at least thirty (30) days prior written notice to the Borrowers and the Lenders and such resignation shall become effective on the thirtieth (30th) day after the date of such notice (such date, the "Resignation Effective Date") without further action by Wells Fargo, the Borrower, the other Credit Parties, the Lenders or otherwise and without the appointment of a successor administrative agent thereto. On the Resignation Effective Date, Wells Fargo, in its capacity as Administrative Agent, shall be discharged from all of its duties and obligations under the Loan Documents; provided, that the provisions of Article IX of the Credit Agreement shall inure to the benefit of Wells Fargo as to any actions taken or omitted to be taken by it while it was the Administrative Agent under the Credit Agreement and Section 10.3 and Section 10.4 of the Credit Agreement shall continue to inure to its benefit. All collateral security held by Wells Fargo on behalf of the Lenders on the Resignation Effective Date shall be assigned or otherwise transferred to a Person who shall be designated by the Required Lenders for such purpose prior to the Resignation Effective Date. From and after the Resignation Effective Date, all payments, communications and determinations provided to be made by, to or through the Administrative Agent shall instead be made by or to each Lender directly, unless otherwise agreed by the Required Lenders.

The Required Lenders hereby agree that they will seek approval of an amendment to the Credit Agreement from the Borrowers, the MGCB and the Bankruptcy Court (if necessary) as soon as possible after the date hereof, which amendment will include, without limitation, each of the following:

- (a) an amendment to Section 9.4 of the Credit Agreement setting forth the provisions described in the preceding paragraph related to the resignation of Wells Fargo as Administrative Agent; and
- (b) an amendment to Section 10.11.1 of the Credit Agreement and Exhibit C to the Credit Agreement to provide that from and after any Settlement Date (as defined in Exhibit C), the Assignee with respect to such assignment shall be entitled to receive all interest paid or payable with respect to the assigned interest at issue, whether such interest accrued before or after such Settlement Date.

This Side Letter shall be governed by, and construed in accordance with, the laws of the State of New York without regard to principles of conflicts of law to the extent that the application of the laws of another jurisdiction will be required thereby. The parties hereby waive any right to trial by jury with respect to any claim or action arising out of this Side Letter. This Side Letter may be executed in any number of counterparts, each of which shall be an original and all of which, when taken together, shall constitute one agreement. Delivery of an executed counterpart of a signature page of this Side Letter by facsimile transmission shall be effective as delivery of a manually executed counterpart of this Side Letter.

This Side Letter shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. Each of the Lenders party hereto hereby agrees that such Lender will deliver a duly executed copy of this Side Letter to each of its assignees (if any) and shall require each such assignee to agree in writing to be bound by the terms of this Side Letter (and a copy of such assignee's agreement to be so bound shall promptly be delivered to Wells Fargo at the address set forth above).

[Signature Pages Follow]

Agreed to	and	accepted	as	of the	date	first	abov	e
written:								

[TO INCLUDE SIGNATURE BLOCKS FOR REQUIRED LENDERS]

By:			 	
•	Name:			
	Title:			

[Signature Pages Continue]