UL V. Carteret 20ct 198 Plainsboro Letter from Blacking re: correspondence WI Pigeon discussing Amberwood 5 * per (A000533L





School of Law-Newark • Constitutional Litigation Clinic S.I. Newhouse Center For Law and Justice 15 Washington Street • Newark • New Jersey 07102-3192 • 201/648-5687

October 2, 1986

Mr. C. Roy Epps, President Civic League of Greater New Brunswick 47-49 Throop Avenue New Brunswick, NJ 08901

Re: Urban League, et al. v. Carteret, et al.

Dear Roy:

Enclosed please find recent correspondence from John Pidgeon, Esq. regarding Amberwood.

Sincerely,

encls

cc/John, Eric, Bob, Alan (w/encls)

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October 2, 1986

John Pidgeon, Esq. Mattson, Madden & Polito Gateway 1 Newark, NJ 07102

Re: Urban League, et al. v. Carteret, et al.

Dear Mr. Pidgeon:

Y

Enclosed please find the Civic League's response to Plainsboro's proposal to modify the Consent Judgment. As you will note, the Civic League is willing to make significant compromises, particularly with regard to the fair share number. This is contingent, however, upon construction of said units within the twoyear period set forth in the current settlement.

We have been advised by Alan Mallach that in his view, no meaningful filtering is likely to take place in Plainsboro in the foreseeable future. Moreover, we have been informed that there may well be a readjustment of Plainsboro's fair share by the Council in response to Princeton's demand for recalculation. We have been advised that Princeton's zip code, the basis for the Council's fair share determination, arguably encompasses part of Plainsboro.

For purposes of settlement, as you will recall, the Civic League agreed to a fair share number based on Plainsboro's zip code area. Reopening the Consent Order, which the Civic League still considers more than fair to Plainsboro, will probably result in reopening this issue. As we discussed, the North Brunswick Town Council recently voted against seeking to renege on its settlement. Old Bridge, too, has apparently reconsidered its earlier decision to attempt to reopen its settlement.

While there may be minor modifications with respect to the various elements of the Civic League's counter-proposal, the major concessions already made essentially represent plantiffs' final position. We are hopeful that agreement can be reached within these

John Pidgeon, Esq.

10/2/86

parameters so that both parties may avoid the expense and the risks of further litigation. As set forth in the enclosed article from <u>The Record</u> dated September 14, 1986, the Appellate Division recently denied Mahwah's motion to vacate its Consent Judgment and transfer to the Council. As you will note, Mahwah remains obligated to provide the agreed upon 694 units, despite the Council's fair share number of 296.

Naturally, this letter is submitted solely for purposes of settlement and shall not be used in any litigation.

Very truly yours,

Johna Mart

encls

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Response to Plainsboro's Proposal (additions are underlined, deletions are bracketed).

- [Use AHC Region Middlesex, Somerset, Warren, Hunterdon]
- 2) [Use AHC income guidelines for maximum <u>gualifying</u> income

		Low	Moderate
1	Person	13,510	21,620
2	Person	15,440	24,700
3	Person	17,370	27,790
4	Person	19,300	30,880]

3) [Income for establishing sales/rental price Use 90% of AHC

		Low	Moderate
1	Person	12,159	19,458
2	Person	13,896	22,230
3	Person	15,633	25,011
4	Person	17,370	27,792]

- 4) [Phase all development over 3 years beginning 1-1-87]
- 5) Acceptance of [117] <u>350</u> units as Township Obligation through 1993
- 6) Amount over [117] <u>350</u> units to be credited to future obligation

Current Settlement

ll County Region including Hudson,
Essex, Bergen Co.

90% of 94% of Co. income

Low Moderate 11,429 18,290 13,062 20,896 14,695 23,510 16,328 26,124

Income for establishing sales/rental price Use 90% of 94%

Low Moderate 11,429 18,290 13,062 20,896 14,695 23,510 16,328 26,124

Phased over next 2 years

Township Obligation is 573 units through 1992

Amount over 573 units to be credited to future obligation Low

60

40

20

10% of units may be

(rental) [-] <u>88</u> [-] <u>202</u>

[120] 208 [120] 322

8) [Priority to Twp Residents]

% L/M [50%] 39.2% [50%] 60.8%

reserved for nonresident employees

in Twp, remainder no priority

9) Marketing to W. Central Region

including Mercer County

10) [Option of using Trust Fund

to transfer up to 50% of

2 units since 4-1-80

11) Credit for rehabilitation of

Trust Fund

(rental)

Tamarron

Amberwood

(sale)

Other (sale) Moderate

60

60

- E 💕

Total	Obligation	573
units:		

Low	Moderate
60	60
4.0	
40	-
125	288
225	- 348
39.2%	60.8%
23.28	00.05

No priority approved

Marketing to 11 county region

No Transfer

Credit for rehabilitation of 2 units since 4-1-80

No credit for Forrestal Village (Landing Apts)

Builders remedy for units in new development of 4+ units/acre

Certification through 1-1-92

30 year control on affordability

No credit for existing housing if not permanent

housing in Landing Apts through 1992]
13) Builders remedy for units in new development of 4+ units/acre
14) Certification through 1-1-93

12) [Credit for 13 units of L/M income

obligation to another community]

- 15) [20] <u>30</u> year control on affordability
- 16) [Credit for existing housing that meets affordability index on an annual basis]

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