ULV. Carteet (Piscationary) whicher (1984)Letter requesting that their temporary destrates apprend restraints imposed be restrained for hearing at court's eurbest possible

Convenience

1,004 post & #1049

CA000 9426 761

CA000761L

RECEIVED

ABRAMS, DALTO, GRAN, HENDRICKS & REINA

A PROFESSIONAL CORPORATION COUNSELLORS AT LAW 1550 PARK AVENUE POST OFFICE DRAWER D SOUTH PLAINFIELD, NEW JERSEY 07080

> (201) 754-9200 (201) 757-4488

OCT 2 3 1984

## JUDGE SERPENTELLI'S CHAMBERS

BOUND BROOK OFFICE ROBERT E. HENDRICKS RESIDENT PARTNER (201) 356-9400

> PLEASE REFER TO FILE NO.

3-010-17713

October 22, 1984

The Honorable Eugene D. Serpentelli Ocean County Court House Toms River, New Jersey 08754

> RE: Urban League of Greater New Brunswick, et al. v. Mayor and Council of Borough of Carteret, et al.

Dear Judge Serpentelli:

NORMAN J. ABRAMS

ROBERT E. HENDRICKS

ANGELO H. DALTO

C. DOUGLAS REINA

JANE D. CASTNER

HOWARD GRAN

In the above matter in which temporary restraints were imposed upon our client, Riedhal, Inc., with respect to development of a portion of a tract in Piscataway Township, I respectfully request that the matter be listed for hearing at the Court's earliest possible convenience.

To the best of my knowledge an Order regarding Your Honor's determination made in early September, has not yet been submitted. Additionally, Your Honor had indicated that the matter could be heard within thirty (30) days of the initial appearance. Obviously, time works against my client and in all respect gives the plaintiff all of the advantages of a successful determination with reference to a parcel that is partially developed.

My specific request at this time is for a date certain with respect to a hearing and hopefully a determination.

Noward Gran

HG/lm

cc: Barbara Williams, Esq. Chris A. Nelson, Esq. Phillip Paley, Esq.

