

10/30

Discutaway (1985)

Letter to Judge: re - Discutaway compliance package

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## GREENBAUM, ROWE, SMITH, RAVIN, DAVIS &amp; BERGSTEIN

COUNSELLORS AT LAW

ENGELHARD BUILDING

P. O. BOX 5600  
WOODBIDGE, NEW JERSEY 07095  
(201) 549-5600

PARKWAY TOWERS

P. O. BOX 5600  
WOODBIDGE, NEW JERSEY 07095  
(201) 750-0100

GATEWAY ONE

NEWARK, NEW JERSEY 07102  
(201) 623-5600

TELECOPIER 549-1881

October 30, 1985

CHARLES R. ORENYO  
MARIANNE MCKENZIE  
PETER J. HERZBERG  
BARRY S. GOODMAN  
KENNETH T. BILLS  
THOMAS C. SENTER  
GLENN C. GURITZKY  
GIANNI DONATI  
MARGARET GOODZEIT  
ROBERT J. KIPNEES  
W. RAYMOND FELTON  
ALAIN LEIBMAN  
CHRISTINE F. LI  
BRUCE D. GREENBERG  
JOEL M. ROSEN  
MERYL A. G. GONCHAR  
PAUL F. CLAUSEN  
JAMES P. SHANAHANWILLIAM R. GICKING  
JEFFREY I. BURNETT  
MICHAEL K. FEINBERG  
GARY A. KOTLER  
NANCY SIVILLI  
NANCY E. BRODEY  
SHARON L. LEVINE  
JOSEPH M. ORIOLO  
JOHN G. HROMY  
JOAN FERRANTE RICH  
JEFFREY R. SURENMIAN  
STEVEN D. LEIPZIG  
RICHARD J. MUMFORD  
PAUL J. TRAINA  
ELIZABETH J. KASHDAN  
SADIE R. HITNICK  
JACQUELINE M. PRINTZ  
CYNTHIA N. SCHARFHAROLD R. GAST (1933-1984)  
SAMUEL J. SPAGNOLA  
OF COUNSEL

REPLY TO:

Engelhard Building

WM. L. GREENBAUM (1914-1983)  
ROBERT S. GREENBAUM  
ARTHUR M. GREENBAUM  
ALLEN RAVIN  
PAUL A. ROWE  
WENDELL A. SMITH  
ALAN E. DAVIS  
MELVYN H. BERGSTEIN  
NATHANIEL H. YOHALEM  
DAVID L. BRUCK  
DAVID S. GORDON  
ROBERT C. SCHACHTER  
MARTIN L. LEPELSTAT  
DENNIS A. ESTIS  
WILLIAM D. GRAND  
CHARLES APPLEBAUM  
DONALD KATZ  
BENJAMIN D. LAMBERT, JR.  
MICHAEL B. HIMMEL  
DOUGLAS K. WOLFSON  
ALAN S. NAAR  
MARK H. SOBEL  
HAL W. MANDELHon. Eugene D. Serpentelli  
Ocean County Court House  
CN 2191  
Toms River, New Jersey 08754

Re: Piscataway Compliance Package

Dear Judge Serpentelli:

The purpose of this letter is to inform you that we represent Piscataway Partners, owner of a parcel designated as Lot 44L Block 734 on the official tax map of the Township.

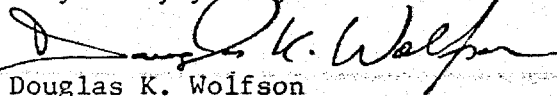
Based on our conversations with your law secretary, Ms. Burke, I understand that your Honor will permit those land owners affected by a proposed Mount Laurel ordinance to participate in the compliance hearing. Piscataway Partners would like to avail itself of this procedure.

As informal participants, it is our understanding that we would receive from all parties copies of any reports regarding Piscataway's compliance. Presumably, we would also be permitted to submit reports in support of our contention that the above identified property should remain unaffected by any Mount Laurel rezoning. Presumably, we would have the right to present witnesses and cross-examine, as well.

If the foregoing is inconsistent in any respect concerning the rights of an informal participant, kindly notify this office in order that more formal avenues may be pursued.

Thank you for your consideration of this matter.

Very truly yours,



Douglas K. Wolfson

DKW:kad

cc: See attached list