(A) ???

CA Judgment of Sepplement & distrissals for 25 nonis in CA.

- Order (Grussing) distrissing noutliple towns Orettee

Condition that they comply of respective settlements

Pgs. \_\_\_\_\_\_\_\_\_

\* Missi 72t Page-

CA0009090

2. THE DEFENDANTS, BOROUGH OF CARTERET, BOROUGH OF HELMETTA, BOROUGH OF HIGHLAND PARK, BOROUGH OF JAMESBURG, BOROUGH OF METUCHEN, BOROUGH OF MIDDLESEX, BOROUGH OF MILLTOWN, CITY OF SOUTH AMBOY, BOROUGH OF SOUTH RIVER, BOROUGH OF SPOTSWOOD, AND TOWNSHIP OF WOODBRIDGE, HAVING AMICABLY ADJUSTED THEIR DIFFERENCES, BE AND ARE HEREBY DISMISSED UPON THE CONDITION THAT THEY COMPLY WITH THE TERMS OF THEIR RESPECTIVE SETTLEMENTS WITH THE PLAINTIFF TO THE EXTENTATHAT THEY SHALL CAUSE THEIR RESPECTIVE ZONING ORDINANCES TO BE AMENDED TO CAUSE (A) DELETION OF LIMITATIONS ON THE NUMBER OF BEDROOMS OR ROOMS IN MULTI-FAMILY HOUSING (1) DELETION OF SPECIAL EXCEPTION PROCEDURES FOR MULTI-FAMILY HOUSING AND PROVISIONS FOR IT AS AN ALLOWABLE USE; (C) REDUCTION OF EXCESSIVE PARKING SPACE REQUIREMENTS IN MULTI-FAMILY HOUSING; (D) REDUCTION OF EXCESSIVE MINIMUM FLOOR AREA REQUIREMENTS IN MULTI-FAMILY OR SINGLE FAMILY HOUSING OR BOTH; (E) REDUCTION OF EXCESSIVE MINIMUM LOT SIZES FOR MULTI-FAMILY OR SINGLE FAMILY HOUSING OR BOTH; (F) INCREASE IN MAXIMUM DENSITY OF MULTI-FAMILY HOUSING TO 15 UNITS PER ACRE; (G) INCREASE OF MAXIMUM HEIGHT OF MULTI-FAMILY HOUSING TO 2-1/2 STORIES OR HIGHER: (H) DELETION OF A MULTI-FAMILY HOUSING CEILING OF 15% OF TOTAL HOUSING UNITS WITHIN A MUNICIPALITY; (I) A REZONING FROM INDUSTRY TO MULTI-FAMILY RESIDENTIAL AND FROM SINGLE FAMILY TO MULTI-FAMILY RESIDENTIAL.

3. THE DEFENDANT, BOROUGH OF CARTERET, AS CONDITION TO

SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS ZONING ORDINANCE AS FOLLOWS:

TO BE SUBMITTED SEPARATELY



4. THE DEFENDANT, BOROUGH OF HELMETTA, AS CONDITION TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS ZONING ORDINANCE AS FOLLOWS:

"RE-ZONING OF A STRIP APPROXIMATELY 225 FEET BY 1800 FEET ALONG THE NORTHERLY SIDE OF MAPLE STREET FOR TOWNHOUSES."

- 5. THE DEFENDANT, BOROUGH OF HIGHLAND PARK, AS

  CONDITION TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY

  AMEND ITS ZONING ORDINANCE AS FOLLOWS:
  - (A) DENSITY OF UNITS PER ACRE ARE 16 UNITS PER ACRE ON PARCELS OF LAND GREATER THAN ONE ACRE, 12 UNITS PER ACRE ON PARCELS LESS THAN ONE ACRE,

### ZONING ORDINANCE AS FOLLOWS:

- (A) THE ACREAGE REQUIREMENT FOR MULTIPLE-FAMILY DWELLINGS BE REDUCED FROM 4 ACRES TO 2 ACRES.
- (B) THE BEDROOM LIMITATIONS CONTAINED IN THE GARDEN APARTMENT ORDINANCE AND THE HIGH-RISE ORDINANCE BE DELETED.
- (C) PROVISION SHOULD BE MADE FOR SOME ADDITIONAL LAND IN THE BOROUGH TO BE ZONED FOR MULTIPLE-FAMILY DWELLINGS.
- (D) THE PLANNING BOARD RATHER THAN THE ZONING BOARD OR MAYOR AND COUNCIL SHALL BE DESIGNATED AS THE REVIEWING AGENCY IN THE ORDINANCE TO ASCERTAIN WHETHER AN APPLICANT WISHING TO BUILD GARDEN APARTMENTS AND/OR HIGH-RISE APARTMENTS HAS COMPLIED WITH THE TERMS AND CONDITIONS OF THE ZONING ORDINANCE.
- 9. THE DEFENDANT, BOROUGH OF MILLTOWN, AS CONDITION TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS ZONING ORDINANCE AS FOLLOWS:
  - (A) AMEND CHAPTER 20-4.4 TO REDUCE MINIMUM FLOOR AREA OF DWELLING TO 950 SQ. FT.
  - (B) AMEND CHAPTER 20-4.4 TO REDUCE MINIMUM LOT FRONTAGE TO 80 FT.
  - (C) AMEND CHAPTER 20-7.1 A(2) AND 7.1 B(1) TO PERMIT MULTI-FAMILY DWELLINGS WITHOUT "SPECIAL PERMIT".
  - (D) AMEND CHAPTER 20-9.4 C(7) TO REDUCE GARDEN APARTMENT AVERAGE MINIMUM FLOOR AREA PER DWELLING UNIT FOR ENTIRE DEVELOPMENT TO 650 SQ. FT. AND ABSOLUTE MINIMUM FLOOR AREA PER DWELLING UNIT TO 500 SQ. FT.
  - (E) AMEND CHAPTER 20-9.4 C(8) TO INCREASE MAXIMUM NUMBER OF GARDEN APARTMENT DWELLING UNITS PER ACRE TO 15.

10. THE DEFENDANT, CITY OF SOUTH AMBOY, AS CONDITION
TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS
ZONING ORDINANCE AS FOLLOWS:

### MULTI-FAMILY

- (A) REMOVE BEDROOM RESTRICTIONS IN THEIR ENTIRETY.
- (B) PROVIDE THAT APPLICATIONS FOR MULTI-FAMILY DWELLINGS BE MADE TO THE PLANNING BOARD INSTEAD OF THE ZONING BOARD OF ADJUSTMENT.
- (C) OPEN SPACE WILL BE 10% OF THE ENTIRE PLOT, PLUS A PLAYGROUND FOR CHILDREN TO BE DETERMINED BY THE MARKETPLACE.
- (D) REMOVE THE TWO STORY LIMIT.
- (E) THE MINIMUM FLOOR AREA IN THREE OR FOUR BEDROOM APARTMENTS WILL BE IN ACCORDANCE WITH FHAREQUIREMENTS.

### GARDEN APARTMENTS

RUPEING GROWINGE AT A COLUM

- (A) ZONING ORDINANCE TO BE CHANGED TO PROVIDE FOR 16 UNITS PER ACRE.
- (B) ELIMINATE TWO-STORY HEIGHT REQUIREMENT.
- (C) OPEN AREAS SAME AS MULTI-FAMILY.

IN ADDITION TO THE ABOVE, SOUTH AMBOY HAS AGREED
TO REZONE 55 ACRES OF INDUSTRIAL LAND FOR MULTIFAMILY USE.

- 11. THE DEFENDANT, BOROUGH OF SOUTH RIVER, AS CONDITION
  TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS
  ZONING ORDINANCE AS FOLLOWS:
  - (A) MULTI-FAMILY RESIDENTIAL USE IS PERMITTED AS-OF RIGHT RATHER THAN BY SPECIAL EXCEPTION.

- (B) THE MINIMUM SIZE LOT FOR DEVELOPMENT OF MULTI-FAMILY RESIDENTIAL USE SHALL BE NOT LESS THAN TWO (2) ACRES.
- (C) ROOM RESTRICTIONS IN ANY MULTI-FAMILY UNIT SHALL BE ELIMINATED ENTIRELY.
- (D) THERE SHALL BE ELIMINATED ANY PERCENTAGE OR OTHER TYPE OF CEILING ON THE NUMBER OF MULTI-FAMILY UNITS PERMITTED IN DEFENDANT BOROUGH.
- (E) MAXIMUM HEIGHT FOR MULTI-FAMILY UNITS SHALL BE NO MORE THAN THREE (3) STORIES.
- (F) THIRTY-FIVE (35) ACRES OF EXISTING
  RESIDENTIALLY ZONED LAND WITHIN DEFENDANT BORQUEH
  SHALL BE ZONED FOR 7500 SQUARE FOOT LOTS WITH
  MINIMUM HABITABLE FLOOR AREA EXCLUSIVE OF BASE
  MENT AREA, OF NOT LESS THAN 900 SQUARE FEET.
- 12. THE DEFENDANT, BOROUGH OF SPOTSWOOD, AS CONDITION
  TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS
  ZONING ORDINANCE AS FOLLOWS:
  - (A) DELETION OF LIMITATIONS ON THE NUMBER OF BEDROOMS OR ROOMS IN MULTI-FAMILY HOUSING.
  - (B) REDUCTION OF EXCESSIVE MINIMUM FLOOR AREA REQUIREMENTS IN MULTI-FAMILY OR SINGLE-FAMILY HOUSING, OR BOTH.
  - CCO REDUCTION OF EXCESSIVE MINIMUM LOT SIZES FOR SINGLE-FAMILY HOUSING.
- REZONING FROM INDUSTRY TO MULTI-FAMILY RESIDENTIAL OR SINGLE-FAMILY HOUSING ON REDUCED LOT SIZES.
- 13. THE DEFENDANT, TOWNSHIP OF WOODBRIDGE, AS CONDITION
  TO SETTLEMENT AND DISMISSAL HAS AGREED TO APPROPRIATELY AMEND ITS

ZONING ORDINANCE AS FOLLOWS:

# ARTICLE VI - SCHEDULE OF AREA, YARD, AND BUILDING REQUIREMENTS ZONING DINANCE OF THE TOWNSHIP OF WOODBRIDGE, NEW JERSEY.

SECTION 1. ARTICLE VI, SCHEDULE OF AREA, YARD, AND BUILDING REQUIREMENTS ZONING ORDINANCE OF THE TOWNSHIP OF WOOD-BRIDGE, NEW JERSEY. THIS ARTICLE SHALL BE AMENDED BY DELETING ALL REFERENCE TO FOOTNOTE NO. (1) IN THE COLUMN TITLED MINIMUM GROSS FLOOR AREA/FAMILY (IN SQUARE FEET) FOR THE R-5 RESIDENCE ZONE.

SECTION 2. FOOTNOTE NO. (1) SHALL BE AMENDED TO READ AS FOLLOWS: FOR GARDEN APARTMENTS, THE MINIMUM HABITABLE FLOOR AREA IS 650 SQUARE FEET.

# ARTICLE XII - R-6A RESIDENCE ZONE, SECTION 1. PERMITTED USES

SECTION 1. ARTICLE XII, SECTION 1. PERMITTED USES IS AMENDED BY ADDING PARAGRAPH C. AS FOLLOWS:

C. GARDEN APARTMENT DEVELOPMENTS

# ARTICLE XII - SECTION 3. OTHER USES PERMITTED UPON APPLICATION TO THE ZONING BOARD FOR A SPECIAL PERMIT

SECTION 1. ARTICLE XII, SECTION 3.A. AND B. ARE AMEND-ED TO READ AS FOLLOWS:

- A. SAME AS SPECIFIED IN THE R-5 RESIDENCE ZONE, EXCEPT THAT PUBLIC AND QUASI-PUBLIC SWIM CLUBS ARE PROHIBITED.
- \*\*BOARDING AND ROOMING HOUSES, BUT NOT MOTELS, HOTELS,
  OR TOURIST HOMES AND CABINS, SUBJECT TO THE STANDARDS
  AND CONDITIONS SET FORTH IN ARTICLE XX, SECTION 2.
  OF THIS ORDINANCE.

# ARTICLE XII - SECTION 4. AREA, YARD, AND BUILDING REQUIREMENTS

SECTION 1. ARTICLE XII, SECTION 4. PARAGRAPH B. IS ADDED TO READ AS FOLLOWS:

B. FOR GARDEN APARTMENT DEVELOPMENTS AS PERMITTED IN

THIS ARTICLE:

MINIMUM LOT SIZE - 2 ACRES
MINIMUM LOT WIDTH - 200 FEET
MINIMUM LOT DEPTH - 300 FEET
MINIMUM YARD REQUIREMENTS - 25 FEET ON ALL SIDES
MINIMUM FLOOR AREA PER DWELLING UNIT - 650 SQUARE
FEET
MINIMUM OFF-STREET PARKING SPACES PER DWELLING
UNIT 1-1/2
MAXIMUM BUILDING COVERAGE - 20 PER CENT
MAXIMUM BUILDING HEIGHT -35 FEET
MAXIMUM NUMBER OF DWELLING UNITS PER ACRE - 18

THE AREAS SHALL BE ATTRACTIVELY LANDSCAPED AND SEEDED.

ADEQUATE RECREATION AREAAND FACILITIES TO SERVE THE NEEDS OF THE ANTICIPATED POPULATION SHALL BE PROVIDED AND SHALL CONSIST OF AT LEAST THE FOLLOWING: A FENCES OFF PLAY-LOT INCLUDING PLAY EQUIPMENT SUCH AS SWINGS SEESAWS, ETC., SHALL BE PROVIDED. THERE SHALL BE FIFTEEN (15) SQUARE FEET OF PLAY-LOT FOR EVERY DWELLING UNIT WITH A MINIMUM SIZE AREA OF ONE THOUSAND (1,000) SQUARE FEET.

THE PROVISIONS OFTHIS PARAGRAPH SHALL NOT APPLY TO GARDEN APARTMENTS PREVIOUSLY CONSTRUCTED OR TO APPLICATIONS FINALLY APPROVED AS OF THE DATE OF THE ADOPTION OF THIS AMENDMENT.

ARTICLE XIV - B-1 NEIGHBORHOOD BUSINESS ZONE, SECTION 1.
PERMITTED USES

SECTION 1. ARTICLE XIV B-1 NEIGHBORHOOD BUSINESS ZONE, SECTION 1. PERMITTED USES IS AMENDED BY ADDING PARAGRAPH C. TO READ AS FOLLOWS:

C. CARDEN APARTMENT DEVELOPMENTS.

ARTICLE XIV - SECTION 4.C. OTHER USES PERMITTED UPON APPLICATION TO THE ZONING BOARD FOR A SPECIAL PERMIT

SECTION 1. ARTICLE XIV, SECTION 4.C. OTHER USES PERMITTED UPON APPLICATION TO THE ZONING BOARD FOR A SPECIAL PERMIT IS DELETED IN ITS ENTIRETY.

ARTICLE XIV - SECTION 5., AREA, YARD, AND BUILDING REQUIREMENTS

SECTION 1. ARTICLE XIV, SECTION 5., AREA, YARD AND BUILDING REQUIREMENTS IS AMENDED BY ADDING PARAGRAPH C. AS FOLLOWS:

C. AS TO GARDEN APARTMENT DEVELOPMENT, AS SPECIFIED IN ARTICLE XII, SECTION 4.B., OF THIS ORDINANCE.

ARTICLE XV - B-2 CENTRAL BUSINESS ZONE, SECTION 1.,
PERMITTED USES

SECTION 1. ARTICLE XV, B-2 CENTRAL BUSINESS ZONE, SECTION 1. PERMITTED USES IS AMENDED BY ADDING PARAGRAPH I. TO READ AS FOLLOWS:

I. GARDEN APARTMENT DEVELOPMENTS.

ARTICLE XV - B-2 CENTRAL BUSINESS ZONE, SECTION 1. D.
OTHER USES PERMITTED UPON APPLICATION TO
THE ZONING BOARD FOR A SPECIAL PERMIT.

SECTION 1. ARTICLE XV, B-2 CENTRAL BUSINESS ZONE, SECTION 3. D. OTHER USES PERMITTED UPON APPLICATION TO THE ZONING BOARD FOR A SPECIAL PERMIT IS DELETED IN ITS ENTIRETY.

ARTICLE XV - B-2 CENTRAL BUSINESS ZONE, SECTION 4., AREA YARD, AND BUILDING REQUIREMENTS.

SECTION 1. ARTICLE XV, B-2 CENTRAL BUSINESS ZONE, SECTION 4., AREA, YARD, AND BUILDING REQUIREMENTS IS AMENDED BY ADDING PARAGRAPH C. TO READ AS FOLLOWS:

C. AS TO GARDEN APARTMENT DEVELOPMENTS, AS SPECIFIED IN ARTICLE XII, SECTION 4.B., OF THIS ORDINANCE.

ARTICLE XVI - B-3 HIGHWAY BUSINESS ZONE, SECTION 1.C.
PERMITTED USES.

SECTION 1. ARTICLE XVI, B-3 HIGHWAY BUSINESS ZONE, SECTION 1. C. PERMITTED USES IS AMENDED BY ADDING SUBSECTION (8) TO READ AS FOLLOWS:

(8) GARDEN APARTMENT DEVELOPMENTS.

ARTICLE XVI - B-3 HIGHWAY BUSINESS ZONE, SECTION 4., AREA, YARD, AND BUILDING REQUIREMENTS.

SECTION 1. ARTICLE XVI, B-3 HIGHWAY BUSINESS ZONE, SECTION 4., AREA, YARD, AND BUILDING REQUIREMENTS IS AMENDED BY

### ADDING PARAGRAPH C. TO READ AS FOLLOWS:

C. AS TO GARDEN APARTMENT DEVELOPMENTS, AS SPECIFIED IN ARTICLE XII, SECTION 4.B., OF THIS ORDINANCE.

ARTICLE XVII - M-1 LIGHT INDUSTRY ZONE, SECTION 5.E. (3)
OTHER PROVISIONS AND REQUIREMENTS.

SECTION 1. ARTICLE XVII, M-1 LIGHT INDUSTRY ZONE, SECTION 5. E. (3) OTHER PROVISIONS AND REQUIREMENTS IS AMENDED TO READ AS FOLLOWS:

(3) RESIDENTIAL DWELLINGS EXCEPT GARDEN APARTMENTS
AS PROVIDED FOR IN THIS ORDINANCE.

ARTICLE XX - SECTION 2. E. SPECIAL EXCEPTIONS (GARDEN
APARTMENT DEVELOPMENTS)

SECTION 1. ARTICLE XX, SECTION 2. E. SPECIAL TIONS (GARDEN APARTMENT DEVELOPMENTS) IS DELETED IN ITS ENTIRE AMENDED TO READ AS FOLLOWS:

E. GARDEN APARTMENT DEVELOPMENTS MAY BE PERMITTED IN THE M-1 LIGHT INDUSTRY ZONE PROVIDED THAT THE FOLLOWING DESIGN STANDARDS AND APPLICATION PROCEDURES ARE COMPLIED WITH:

#### (1) DESIGN STANDARDS:

MINIMUM LOT SIZE - 2 ACRES
MINIMUM LOT WIDTH - 200 FEET
MINIMUM LOT DEPTH - 300 FEET
MINIMUM YARD REQUIREMENTS - 25 FEET ON ALL
SIDES
MINIMUM FLOOR AREA PER DWELLING UNIT - 650
SQUARE FEET
MINIMUM OFF-STREET PARKING SPACES PER
DWELLING UNIT 1-1/2
MAXIMUM BUILDING COVERAGE - 20 PER CENT
MAXIMUM BUILDING HEIGHT -35 FEET
MAXIMUM NUMBER OF DWELLING UNITS PER ACRE - 18

THE AREA SHALL BE ATTRACTIVELY LANDSCAPED AND SEEDED.

ADEQUATE RECREATION AREA AND FACILITIES TO SERVE THE NEEDS OF THE ANTICIPATED POPULATION SHALL BE PROVIDED AND SHALL CONSIST OF AT LEAST THE FOLLOWING: A FENCED OFF PLAY-LOT INCLUDING PLAY EQUIPMENT SUCH AS SWINGS,

SEESAWS, ETC., SHALL BE PROVIDED. THERE SHALL BE FIFTEEN (15) SQUARE FEET OF PLAY-LOT FOR EVERY DWELLING UNIT WITH A MINIMUM SIZE AREA OF ONE THOUSAND (1,000) SQUARE FEET.

THE PROVISIONS OF THIS PARAGRAPH SHALL NOT APPLY TO GARDEN APARTMENTS PREVIOUSLY CONSTRUCTED OR TO APPLICATIONS FINALLY APPROVED AS OF THE DATE OF THE ADOPTION OF THIS AMENDMENT.

- (2) APPLICATION PROCEDURES:
- (A) APPLICANT SHALL CONFORM TO THE REQUIREMENTS OF ARTICLE V, GENERAL REGULATIONS, SECTION 23. OF THIS ORDINANCE.
- (B) APPLICATION FOR A PERMIT TOGETHER WITH THREE (3) COPIES OF THE APPROPRIATE PLANS, SPECIFICATIONS AND SIX (6) PLOT PLANS SHALL BE MADE TO THE BUILDING INSPECTOR, WHO SHALL GATHER ALE INFORMATION ON THE ABOVE REQUIREMENTS AND REFER THE MATTER TO THE ZONING BOARD.
- (C) THE ZONING BOARD SHALL REFER THE MATTER TO THE PLANNING BOARD FOR REPORT THEREON AS TO IT EFFECT ON THE COMPREHENSIVE PLANNING OF THE TOWNSHIP. NO ACTION SHALL BE TAKEN UNTIL SUCH REPORT SHALL HAVE BEEN RECEIVED FROM THE PLANNING BOARD, WHICH BOARD SHALL MAKE ITS REPORT THEREON WITHIN FORTY-FIVE (45) DAYS. AFTER RECEIPT OF SUCH REPORT, THE ZONING BOARD SHALL HEAR THE APPLICATION IN THE SAME MANNER AND UNDER THE SAME PROCEDURE AS IT IS EMPOWERED BY LAW AND ORDINANCE TO HEAR CASES AND MAKE EXCEPTIONS TO THE PROVISIONS OF THE ZONING ORDINANCE.
- THE ZONING BOARD SHALL THEREAFTER REFER THE APPLICATION WITH ITS RECOMMENDATION AND THE RECOMMENDATION OF THE PLANNING BOARD TO THE MUNICIPAL COUNCIL. THE MUNICIPAL COUNCIL SHALL EITHER DENY OR GRANT THE APPLICATION, AND SHALL GIVE THE REASONS THEREFORE. IN APPROVING ANY SUCH APPLICATION, THE MUNICIPAL COUNCIL MAY IMPOSE ANY CONDITIONS THAT IT DEEMS NECESSARY TO ACCOMPLISH THE REASONABLE APPLICATION OF THE ABOVE STANDARDS, AND TO ENSURE CARRYING OUT OF THE GENERAL PURPOSES OF THE ZONING ORDINANCE.

IF THE APPLICATION IS GRANTED, THE BUILDING INSPECTOR SHALL ISSUE A BUILDING PERMIT, BUT ONLY UPON THE CONDITIONS, IF ANY, IMPOSED BY THE MUNICIPAL COUNCIL.

14. UPON FULL AND COMPLETE COMPLIANCE WITH THE TERMS
OF THE SETTLEMENT BY THE DEFENDANTS, BOROUGH OF CARTERET, BOROUGH
OF HELMETTA, BOROUGH OF HIGHLAND PARK, BOROUGH OF JAMESBURG,
BOROUGH OF METUCHEN, BOROUGH OF MIDDLESEX, BOROUGH OF MILLTOWN,
CITY OF SOUTH AMBOY, BOROUGH OF SOUTH RIVER, BOROUGH OF SPOTSWOOD
AND TOWNSHIP OF WOODBRIDGE, THE COMPLAINT IN THE ABOVE MATERIALS.
SHALL BE DISMISSED.

15. THE DEFENDANTS, TOWNSHIP OF MADISON (OLD BRIDGE),
TOWNSHIP OF MONROE, AND TOWNSHIP OF SOUTH BRUNSWICK BE AND ARE
HEREBY ORDERED AND DIRECTED TO ENACT OR ADOPT NEW ZONING
ORDINANCES TO ACCOMMODATE THEIR RESPECTIVE FAIR SHARE ALLOCATION
OF LOW AND MODERATE INCOME HOUSING AS SPECIFICALLY OUTLINED IN
THE COURT'S WRITTEN OPINION DATED MAY 4, 1976 AT PAGE 32 THEREOF,
PLUS AN ADDITIONAL FAIR SHARE ALLOCATION OF 1,333 UNITS FOR EACH
SUCH MUNICIPALITY.

THE DEFENDANTS, TOWNSHIP OF CRANBURY, TOWNSHIP OF CRANBURY, TOWNSHIP OF MORTH BRUNSWICK,

TOWNSHIP OF PISCATAWAY, TOWNSHIP OF PLAINSBORO, BOROUGH OF

SAYREVILLE AND THE BOROUGH OF SOUTH PLAINFIELD, SHALL, ALTERNATIVE
LY, ENACT OR ADOPT NEW ZONING ORDINANCES TO ACCOMMODATE THEIR

RESPECTIVE FAIR SHARE ALLOCATION OF LOW AND MODERATE INCOME

HOUSING AS SPECIFICALLY OUTLINED IN THE COURT'S WRITTEN OPINION

dated May 4, 1976 at page 32 thereof, plus an additional fair share allocation of 1,333 units for each such municipality; or, shall rezone all of their remaining vacant land suitable for housing in order to permit or allow low and moderate income housing on a ratio of 15% low and 19% moderate income housing units as specifically outlined in this Court's written opinion at pages 33 and 34.

- 16. All of the various defendants shall cause the enactment or adoption of their respective zoning ordinance amendments to be completed within ninety (90) days of the entry of this Judgment.
- 17. This Court retains jurisdiction over the pending litigation for the purpose of supervising the full compliance with the terms and conditions of this Judgment.
- 18. Applications for special relief from the terms and conditions of this Judgment may be entertained by this Court
- 19. It is the Judgment of this Court that the plaintiffs have an interest in this litigation which entitles them to standing to represent a class of low and moderate income people.
- 20. All allegations as to alleged violations of the Federal Civil Rights Act, in such case made and provided, be and are hereby dismissed.
- 21. Each of the defendants, Township of Cranbury,
  Township of East Brunswick, Township of Edison, Township of
  Madison (Old Bridge), Township of Monroe, Township of North

Brunswick, Township of Piscataway, Township of Plainsboro, Borough of Sayreville, Township of South Brunswick and the Borough of South Plainfield, are hereby ordered and directed to make good faith efforts by way of participation in existing or proposed Federal and State subsidy programs for new housing and rehabilitation of existing substandard housing. In implementing this judgment the 11 municipalities charged with fair share allocations must do more than rezone not to exclude the possibility of low and moderate income housing in the allocated Approvals of multi-family projects, including Planned Unit Developments, should impose mandatory minimums of low and moderate income units. Density incentives may be set. Mobile homes offer a realistic alternative within the reach of moderate and even low income households. Whether single-family housing is attainable for moderate income households may hinge upon land and construction costs. The ll municipalities should pursue and cooperate in available Federal and State subsidy programs for new housing and rehabilitation of substandard housing, although it is beyond the issues in this litigation to order the expenditure of municipal funds or the allowance of tax abatements.

- 22. The Third Party Defendants, City of New Brunswick and City of Perth Amboy, be and are hereby dismissed and judgment entered accordingly.
  - 23. With regard to the 11 municipalities referred to in

Paragraph 2 above, separate orders of dismissal shall be submitted to the Court under Rule 4:42-1(b) upon enactment of ordinances in full compliance with this judgment.

Plaintiff's application for counsel fees is denied; however plaintiffs may apply for costs by separate motions.

It is further ORDERED that a copy of this judgment be forwarded to the respective attorneys within seven (7) days of the date hereof.

David D. Furman J.S.C.

DAVID D. FURMAN J.S.C.

I hereby consent to the

form of the Mithin judgment.

Attorney for Plaintiff

## EDISON TOWNSHIP

# GENERAL LOCATION OF PROPOSED HOUSING ACTIVITIES

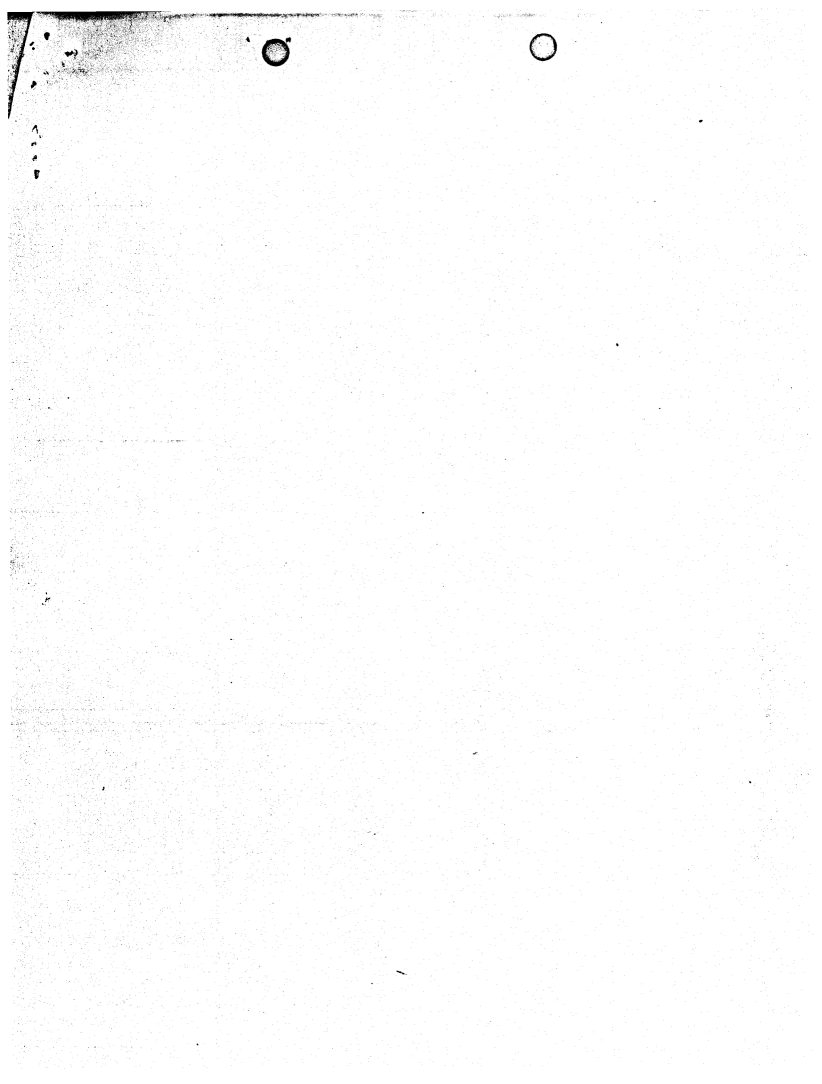
(1) Edison Township's Urban Renewal Project: (New Units)

	<u>Elderly</u>	Non-Elderly Large	<u>Other</u>	<u>Total</u>	
First Year Goal	120		<del></del>	120	
Three Year Goal	240	28	347	615	

(2) Housing Rehabilitation Grant-Loan Program (First Year - Census Tracts 16, 17.02 and 18.02):

생물빛이 얼마나의 방마살이는 이 모든 이	Non-Elderly		
	Large	<u>Other</u>	<u>Total</u>
First Year Goal	15	15	30
Three Year Goal	45	45	90

(3) Rehabilitation of North Edison Gardens including the installation of siding.



# COMMUNATY PROGRAM ASISTANCE 128 WEST STATE ST., TRENTON, NJ. 08608

August 30, 1976



Roland A. Winter, Esq. 940 Amboy Avenue Edison, New Jersey 08817

Re: Township of Edison FY '76 Community
Development Block Grant Program

Dear Mr. Winter:

Below is a summary of the Township of Edison's FY '76 Community Development Block Grant application which was recently approved by the U.S. Department of Housing and Urban Development. A copy of the complete application is attached for your review.

Proposed Activity FY '76 CD Program:	Estimated Cost
Preparation of plans and specifications for development of two parks within Urban Renewal Area	\$25,000.
Housing Rehabilitation Grant-Loan Program	68,000.
Replacement of Deteriorating Curbing and Gutters	80,000.
Survey of Housing Conditions at North Edison Gardens	4,000.
Installation of Exterior Siding at North Edison Gardens	67,000.
Complete Acquisition of Property for Tingley Lane Park	20,000.
Development of Raritan Park	30,000.

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AREA 609 989-7371

Roland A. Winter, Esq.

2

August 30, 1976

Program Planning and Management
Development

Contingencies

\$13,000.

30,000.

Walai Aire

## EDISON TOWNSHIP

# Currently Requiring Assistance Methodology

## For Owner and Renter Households

### Edison

5,000 - 5,999 374 4,000 - 4,999 271 3,000 - 3,999 216 2,000 - 2,999 191 1,000 - 1,999 122 less than 1,000 121	(50%) 50% median income: \$6457
A. 1,599 80% of Median 10,332	
6,000 - 6,999 303 7,000 - 7,999 702 8,000 - 8,999 1036 9,000 - 9,999 901	(5%) between 50% and 80%
B. 2,942 Total: 294	10% of moderate income families require assistance

A. 1599

B. 294

1893 Total requiring assistance

## EDISON TOWNSHIP

# Black Currently Requiring Assistance Methodology For Owner and Renter Households

\$6,000 - 6,999	. 33	
5,000 - 5,999	9	
4,000 - 4,999	15	
3,000 - 3,999	8	50% median income: \$6,457
2,000 - 2,999	34	
1,000 - 1,999	11	
less than 1,000	<u>16</u>	
<b>A.</b>	126	
7,000 - 7,999	10	
8,000 - 8,999		Between 50% and 80%
9,000 - 9,999	<b>23</b>	
В.		10% of these families require assistance
Total:	3	
		물론이 있는 사용 한 생활하는 경우 그 보고 있다. 1985년 - 1985년
<b>A.</b>	126	
<b>B.</b>	+ _ 3	
	129	

Puerto Rican Families Currently Requiring Assistance (Owner and Renter Households)

Employing the same methodology as above indicates that there are 20 Puerto Rican families currently requiring assistance.

# METHODOLOGY FOR CALCULATION OF ADDITIONAL FAMILIES EXPECTED TO RESIDE IN EDISON ALREADY EMPLOYED IN LOCALITY

<u>Step</u>		<u>Explanation</u>
1. Total jobs in Edison, 1973:	37,815	Source - Middlesex County Planning Board (MCPB) Analysis.
2. Total lower income house- hold heads employed in Edison, 1973:	12,101	Conversion of jobs into lower income household heads: .32 (conversion factor determined by MCPB - See Middlesex County 1976 CDRS application) X 37,815 (total jobs in Edison, 1973).
3. Lower income families with workers who live and work in Edison:	8,931	.738 (average for Middlesex County of household heads working and living in the same community) X 12,101 (see step 2).
4. Lower income families with workers employed in the community, but living elsewhere:	3,170	12,101 (see step 2) minus 8,931 (see step 3).
5. Percentage of lower income household heads living in the community where they work, for Middlesex County:	73.8%	Percentage supplied by the Tri-State Regional Planning Commission.
6. Percentage derived by dividing (4) by (2):	26.2%	HUD methodology.
7. Number of non-resident lower income families with workers "expected to reside" ([5] X [6] X [4]):	613	HUD methodology.

## METHODOLOGY FOR CALCULATION OF ADDITIONAL HOUSEHOLDS EXPECTED TO RESIDE IN EDISON AS A RESULT OF PLANNED EMPLOYMENT

The Middlesex County Planning Board has calculated that 2,460 additional household heads will be employed in Edison by 1978 (for 1976 CDRS application). Of these 2,460 households, 73.8%, or 1,815 households, can be expected to reside in Edison (73.8% is the Middlesex County average for lower income household heads living and working in the same community).

# GROSS PERCENTAGE OF INCOME FOR RENT

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Income Groups	Gross Percent	Number of Households
Less than \$5,000		(total)
Less than 20%		<u>16</u>
20% 24%		
25% 34%		<u>115</u> } 719
35% or more		604
\$5,000 to \$9,999		(total)
Less than 20%		<u>395</u>
20% 24%		554
25% 34%		662 { 776
35% or more		114
\$10,000 to \$14,999		(total)
Less than 20%		
20% 24%		
25% 34%	사용	
35% or more		
\$15,000 or more		(total)
Less than 20%		
20% 24%		
25 <b>%</b> 34%		
35% or more		