P. Scotan ay

> CA

Amendmer to Answer by D

150

CA 002245A

KIRSTEN, FRIEDMAN & CHERIN

A PROFESSIONAL CORPORATION

17 ACADEMY STREET
NEWARK, NEW JERSEY 07102
(201) 623-3600
ATTORNEYS FOR TOWNSHIP OF PISCATAWAY

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
Docket No.: C-4122-73

URBAN LEAGUE OF GREATER NEW BRUNSWICK, a non-profit corporation of the State of New Jersey, et al.,

Plaintiffs,

vs.

:

MAYOR AND COUNCIL OF THE BOROUGH OF CARTERET, et al.,

Defendants.

Civil Action

AMENDMENT TO ANSWER AND SEPARATE DEFENSES of the Defendant TOWNSHIP OF PISCATAWAY

- This defendant's zoning ordinances, present and former, complied with N.J.S.A. 40:55-32 (now repealed) and all subsequent zoning legislation contained within the Municipal Land Use Law (N.J.S.A. 40A:55 D-1 et seq.), at all times relevant to the complaint.
- 2. This defendant acted reasonably and in good faith at all times relevant.
- 3. This defendant reserved the right to offer evidence as to the designations of the proper region and regional needs, and as to this defendant's fair share requirement to be imposed upon this defendant.

- 4. This defendant has met its fair share requirement at all times relevant, under any reasonable formulation thereof.
- 5. This defendant's housing, zoning, and land use ordinance controls, plans, policies and practices are reasonable and proper and in accordance with all relevant legal standards.
- 6. The plaintiff is not entitled to attorneys' fees and costs.