K. Hornanian Co.s of NJV. NoAh
Brunswick Tup (1984)
Answer by Δ to complant of Υ

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REC'D. & FILED SUPERIOR COURT OF NEW JERSEY

26 1984

M.V. 13 JOHN M. MAYSON CLERK

MIDDLESEX COUNTY CLERK
MEN BULLSWICK, N.J. Mug 7 3 19 PM *84

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SUPERIOR COURT OF N.J. PAID ~

FILED

LEFKOWITZ, ROCKOFF & ZUBLATT

A PROFESSIONAL CORPORATION 1500 FINNEGANS LANE NORTH BRUNSWICK, NEW JERSEY 08902 (201) 246-3333

ATTORNEYS FOR Defendant

AUG 14 1984

M. DEAN HAINES, CLERK COUNTY OF OCEAN

Plaintiff

K. HOVNANIAN COMPANIES OF NEW JERSEY, a New Jersey corporation,

SUPERIOR COURT OF **NEW JERSEY** LAW DIVISION MIDDLESEX CO./OCEAN CO (MOUNT LAUREL II)

Docket No. L-045700-8

CIVIL ACTION

vs.

Defendant

TOWNSHIP OF NORTH BRUNSWICK, a municipal corporation located in Middlesex County, New Jersey, and THE PLANNING BOARD OF THE TOWNSHIP OF NORTH BRUNSWICK.

DEFENDANT,, Township of North Brunswick, by way of Answer t the Complaint of Plaintiff, says:

FIRST COUNT

- This defendant does not have sufficient knowledge or information to either admit or deny the allegations of Paragraph 1, 3, 4, 5, 6, 7, 8, 10, 12, 13, 14, 23, 24 and 25 but leaves Plaintiff to its proofs.
- This defendant admits the allegations contained in Paragraphs 2, 9 and 16. RECEIVED

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3. This defendant denies the allegations contained in Paragraphs 11, 15, 17, 18, 19, 20, 21, 22, 26, 27, 28, 29, and 30.

SECOND COUNT

- 1. This defendant repeats the answers as stated in the First County as if set forth at length herein.
- 2. This defendant does not have sufficient knowledge or information to either admit or deny the allegations of Paragraphs 2, 3, and 5, but leaves the Plaintiff to its proofs.
- 3. This defendant denies the allegations contained in Paragraphs 4 and 6.

THIRD COUNT

- 1. This defendant repeats the answers as stated in the First and Second Counts as it set forth at length herein.
- This defendant denies the allegations contained in Paragraphs 2 and 3.

FOURTH COUNT

- This defendant repeats the answers as stated in the First,
 Second and Third Counts as if set forth at length herein.
- 2. This defendant does not have sufficient knowledge or information to either admit or deny the allegations of Paragraph 2, but leaves the Plaintiff to its proofs.
- 3. This defendant denies the allegations contained in Paragraphs 3, 4, and 5.

LEFKOWITZ, ROCKOFF & ZUBLATT, P.A. Attorneys for Def. Township of North Brunswick

By:

ESLIE S. LEFKOWITZ, ESQ.

Dated: 7/23/84

Attomos(c)	
Attorney(s): Office Address & Tel. No.:	MID OF EST WANDER
ttorney(s) for	TO 7
	-\ 19 Pu 19,1
Plaintiff(s)	$\frac{1}{\sqrt{n}}$
vs.	Docket No.
Defendant(s)	CIVIL ACTION
Dejemuni(s)) OIVID ACTION
A copy of the within Notice of Motion has been filed u	with the Clerk of the County of New Jerse
	Attorney(s) for
The original of the within Notice of Motion has been f ton, New Jersey.	iled with the Clerk of the Superior Court in Trer
	Attorney(s) for
. Service of the within	
is hereby acknowledged this	day of
	Attorney(s) for
I hereby certify that a copy of the within Answer was	s served within the time prescribed by Rule 4:6.
	LESLIE S. LEFKOWITZ, ESQ.
	Attorney(s) for Def. Township of No. Brunswick
Greenbaum, Greenbaum, Rowe, Smit	, I, the undersigned, mailed to the character of the Bruck, Es
Attorney(s) for Plaintiff at Engelhard Building, P.O. Box 5600, Wo by first mail, return receipt requested	
ANSWER OF DEFENDANT TOWNSHIP OF NORTH	BRUNSWICK
and copy of said Answer to Robert J. Lecoard of the Township of North Brunswick,	at 155 Livingston Avenue,
sxxx <i>The retunk resciption chi is at the label and the me</i> y first class mail.	x new Brunswick, New Jersey,
I certify that the foregoing statements made by me are ments made by me are wilfully false, I am subject to punish	
Tated: July 23, 1984.	Insan nutr

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