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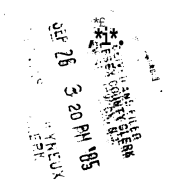
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STEPHEN SKILLMAN, J.S.C.

ALFRED A. SLOCUM
PUBLIC ADVOCATE OF NEW JERSEY
BY: STEPHEN EISDORFER
ASSISTANT DEPUTY PUBLIC ADVOCATE
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SUPERIOR COURT OF NEW JERSEY LAWDIVISION-M^DDIJESEX/MORRIS COUNTIES DOCKET NO. L-6001-78 P.W.

MORRIS COUNTY FAIR HOUSING COUNCIL ET AL, Plaintiffs,

VS.

BOONTON TOWNSHIP ET AL,

Defendants.

 $\varrho \, \bigwedge^{\frac{\text{Civil Action}}{(\text{Mt. Laurel Action}}}$

FINAL JUDGMENT AS TO LINCOLN PARK BOROUGH

This matter having come before this Court on the joint application of plaintiffs and defendant Lincoln Park Borough for entry of a final judgment of compliance in favor of Lincoln Park Borough based upon a proposed settlement agreement between the parties, and

The Court having determined the settlement agreement is, subject to certain conditions set forth in the Court's Order of October 31, 1984, fair, reasonable, and adequate, and

Defendant Lincoln Park Borough having entered into a supplemental agreement with plaintiffs and having agreed and

undertaken to comply with the conditions set forth in the Order

of October 31, 1984, and the reasons e

This Court having determined of that entry of a final judgment of compliance is justified and within the powers of this Court, It is on the IITM day of September, 1985, ORDERED AND ADJUDGED, that

- 1. The settlement agreement annexed as Attachment A, as modified by the supplemental agreement annexed as Attachment B and the ordinances annexed as Attachments C, D, and E, all incorporated herein by reference, is fair, adequate and reasonable.
- 2 Defendant Lincoln Park Borough, by implementing the settlement agreement set forth as Attachment A, as modified by the supplemental agreement set forth in Attachment B and the ordinances set forth in Attachments C, and E, is complying with its constitutional obligation to provide realistic opportunities for creation of sufficient safe, decent housing affordable to low and moderate income households to meet its indigenous need and its fair share of the present and prospective regional need.
- 3. Final judgment is hereby entered in favor of defendant Lincoln Park Borough as to all claims made by plaintiffs. All counterclaims made by defendant Lincoln Park Borough are dismissed with prejudice.
- 4. The agreement annexed as Attachment A, as modified by Attachments B, C, D, and E, shall, in accordance with their terms and provisions, be effective immediately upon entry of this judgment and shall be implemented by the parties.
 - 5. Costs shall not be taxed against either party.

6. It is certified pursuant to R. 4:42-2 that this judgment is a complete adjudication of all of the rights and liabilities asserted in this litigation as to Lincoln Park Borough and that there is no just reason for delay of entry of final judgment.

STEPHEN SKILLMAN, J.S.C

DATED: 7 /1//