11/3/1983

ML 2 - general

answers to interrogatories by Frank Askin (Front permissing) (atty for MS)

Pex 54

ML000476G

ML000476G

INTERROGATORIES

-1-

Mount Laurel Obligation

.....

 (a) Describe with specificity the region in which defend ant contends it is located for purposes of compliance with its <u>Mount Laurel</u> obligations. (This question may be answered by providing a map showing the boundaries of the region.)

This is presently under reviews

(b) Describe the factual basis and methodology for $del\underline{i}$ neating this region_t

2. (a) For the region described in response to question 1,

_, .^ (1) the total unmet present need for safe, decent housing affordable by low and moderate income households,, and

- Ehis is> presently under review-

(2) the total prospective need through 1990 for safe,decent housing affordable by low and moderate income families.

*

This is presently under review

(b) Describe the factual basis and methodology used in determining those needs.

3. (a) State defendant's contention as to its fair share allocation of the unmet present and prospective regional need described in response to question 2.

ihis. is. presently under review*

.....

(b) .Describe the factual basis and methodology used in defendant's~determination of Xts^Tfair "share '-'allocation of the

4. (a) State defendant's contention as to its present unmet housing need for indigenous poor.

Thes is. presently under review

....

(b) Describe' the factual basis and methodology used in determining that need.

£5. (a) State with specificity any demographic, housing, employment, transportation, or other study that defendant has conducted or relied on in its determination of region, regional need, fair share allocation, and housing need for indigenous poor,

Fair Share Allocation Report, Carla L. Leman

Expert Report in Mount Laurel II Issues, Alan Mallach

Mount Laurel II, Robert Burchell, et al.

Interim MDnitoring Report; Middlesex CO. Planning Boa^d, Sept. 1983 Report of Carla Leman in response to Judge's suggestion to use Warren '-. Township type formula

Report of Peter. Abeles expert for Cranbury Land Co. . These "determinations are .presently under review.

(b) 'AttachLa.copy of all,-such studies. "

6. (a) State with specificity any other study defendant has / conducted or relied on in connection with "any other aspect of the Mount Laurel litigation.

See answer to no. 5. .

(b) Attach a copy of all such studies.

7. State whether defendant contends that the "locus" of its <u>Mount Laurel</u> obligation is different from the growth areas set forth in the State Development Guide Plan (hereafter SDGP). If so, state on which of the following grounds defendant is basing its claim (see 92 N.J. at 240, 456 A.2d at 431-32):

(a) that an arbitrary and capricious conclusion was .; reached as to whether the municipality includes^Kany growth area

or to the amount of growth area shown on the concept map;

itely after adoption of the ADCP, the staff of DCA agreed to a revised ^llfc;v?^fqc^Cranbury, Plainsboro and South Brunswick a',tile^feqi^t of Middlesex. H^l^C^jrity f inning Board and with concurrence of MSM Regional Plan Assoc. The V^fJ; only reason this map was not formally adopted is because the group that adopts them only met once and has been disbanded. (b) the municipality has undergone a significant transformation since the preparation of the concept map that renders the SDGP's characterization of it inappropriate;

N/A

(c) any other ground.

N/A

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&• (a) State with specificity the factual basis for the claim set forth in question 7.

See 7 A

(b) Describe the methodology used in determining that the "locus" for its <u>Mount Laurel</u> obligation, should be.varied.

(c) Attach a map of the municipality indicating the claimed.

Aee 7A

boundaries of the "locus" of its <u>Mount Laurel</u> obligation, and the current boundaries on the concept map.

-6-

N/A

developing thatdefinition?

2

<u>.</u>

9. (a) Does defendant define low and moderate income households in accordance with footnote 8 in <u>Mount Laurel</u>, 92 N.J. at 221, 456 A.2d at 421?

(b) If not, how does defendant define low and moderate income households?

Yes

<u>NOTE</u>: If defendant asserts a different definition, all questions must be answered in terms of both the Court's and the defendant's definitions.

N/A

N/A

What is; the factol as is ^d:meth^ologyused.in

(a) State defendant's contention as to the range of

rental and sales prices which are affordable by low and moderate income households.

-	Lew Income*	Moderate Income*
Rental Monthly Charge	\$ 381.50	\$ 610.40
Housing Cost	\$32,197.00	\$51,516.00

*Based on \$32,700 median income for Middlesex County. See Table 13, Fair Share Allocation Report by Carla Lerman.

(b) Describe the factual basis and methodology used in

determining the rental and sales prices stated in answer to

question 10 (a) . *

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;5 10.

- A. \$32,700 median income x .50 lew income t- 12 months x .28 monthly income for housing =\$381.50 monthly housing costs.
- B. \$32,700 median, income x .80 moderate incone -r 12 months x .28 monthly income for housing = \$610.40 monthly housing costs.
- C. \$381.50 monthly" payments for 30 years at an A.P.R. of 14 percent = Present value •of \$32,197.00.
 - D. \$610.40 monthly payment for 30 years at an A.P.R. of 14 percent =« Present Value of \$51,516.00.

11- Provide copies of all reports, studies, memoranda or

other documents that the defendant relies upon, in whole or in

part, in seeking a different "locus" of Mount Laurel obligations,

a different definition of low and moderate income households,

and m its definition of affordable prices, in answer to

See 5

of

the following measures defendant

questions-7 ->*10.

3.

IJi2S^State which, if any,

-

has taken to foster opportunities for housing affordable by low income households since May 4, 1976, the date of the original trial court decision in this action:

'a'a' (a) Steps to facilitate construction of publicly subsidized housing, including, but not limited to, adoption of a "resolution of need," execution of an agreement to accept payment in lieu of taxes, approval of a site plan for a subsidized housing project, or applications for federal assistance.

Revised Master Plan, to include medium and high density housing. Revised Zoning Ordinance to reflect the changes in the Master Plan. Provided a density bonus for lew and moderate income housing. Proposed a mechanism to maintain low and moderate income housing upon sale or lease renewal. Reduced the subdivision standards. Reduced the amount of industrially zoned land within the Township.

(b) Steps to facilitate construction of public housing,

including, but not limited to, establishment of a local public \vec{v}_{i} .

housing authority, participation in a regional housing authority,

approval of a site plan for public housing development, or

execution of a "cooperation agreement."

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No public housing was proposed in Cranbury Township.

(c) -Incentive zoning for construction of housing affordable-by low income households as described at^{*} 92-N.j. 266-67.

:;;;;::r & >: Pro^dLd^^: density bonus if vbw^anII moderate: income housholds; wereafforded housing opportunities. (d) Mandatory set-asides requiring reservation of a proportion of units in large developments for low income house--

holds as described at 92 N.J. 267-70.

None; see 12(c)

• (e) Re-zoning of any land to permit multi-family developments, including, but not limited to:

* (1) Re-zoning of industrial areas to; include multifamily residential units;

In the former industrial zone, 530 acres were rezoned to high density multi-family residential.

(2) re-zoning of agricultural zones to include multifamily residential units;

••'5(3)*i* 're-zbhihg^{*}of •bther'non-residential areas

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a.llow

to

*11

N/A

N/A

multi-ifamily housing; and

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(4) re-zoning for conversion of single-family housing to multi-family housing.

In a former single family zone, 170 acres were rezoned to multi-family housing.

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(f) Zoning for manufactured or modular housing.

All manufactured or modular housing is permitted in any residential zone provided that it meets the N.J. mandatory BOCA requirements.

(g) Zoning for mobile homes or mobile home parks.

None

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 $\widehat{\mathbf{e}_i}$

13. State which, if any, of the measures described in question 12, above, defendant has taken to foster opportunities

for housing affordable by moderate income households since

using allordable by modera

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May 4, 197.6. The same response as 12 (a).

above, state:

(a) When the measure was begun; how long it has been in effect;, whether it was terminated and, if so, when and why.

Master Plan adopted September 9, 1982 Zoning Ordinance adopted July 25, 1983.

Both still in effect.

(b) If the measure was initiated, implemented or terminated by.ordinance, resolution or other formal action of the municipal governing body or any other municipal agency:

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(1) State what agency adopted the ordinance or resolution or took the formal action.

^fester Plan - Planning Board

Zoning Ordinance - Tcwnship Committee on recommandation from the Planning •sBoard

(2) State the date and number of the ordinance or resolution or other formal action.

Refer to section 14 Ca).

(3) Attach a copy of all ordinances or resolutions

or .otherf documents-memorializing the "formal; actions X

Zoning ordinance adopted" July 25, 1983 has already been provided as well
 as* Master Plan.

Describe the specific housing constructed as a result (C)

of the.measure, including for- each such housing development:

- The name and address of the developer (1)
- The location of the units (2)
- The number of dwelling units developed The number of dwelling units per acre (3)
- (4)
- (5) The characteristics of units[^]constructed by bedroom number and household type (e.g., 1-bedroom garden apartments; 2-bedroom mobile homes)
- (6) The date the units were put on the market for rental or sale
- (7) The price or rent by number of bedrooms and housing type (e.g., 1-bedroom garden apartment -£220/mo., 2-bedroom mobile home - \$27000) as df the date the units were initially marketed
- The current prices or rents of the units by (8) number of bedrooms and housing types
- (9) The current vacancy rate
- The percentage of the total residential units ••(.10) in the municipality represented by the housing constructed as a result of the measure.

. . None, zoning ordinances only six (6) months old.

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(d) Attach copies of all reports, studies, surveys, memoranda, agendas and minutes of meetings-, or other documents pertaining to the initiation, implementation, evaluation or termination of such measure.

-13-

to be provided

N/A

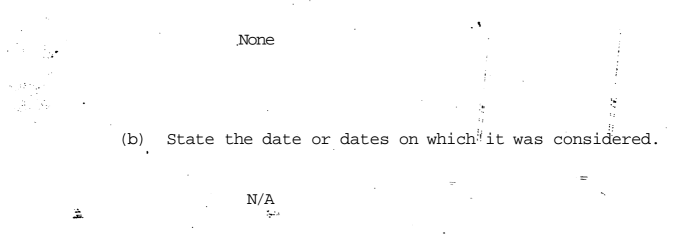
N/A

15. If defendant claims it has adopted measures since May 4, 1976 that create opportunities for housing affordable by flow or moderate income households, other than those described in questions 12 and 13, list each such measure.

16. For each measure listed in response to question 15, answer
questions 14(a) through (d).

17. If defendant's governing body, planning board, board of adjustment or any other municipal agency considered but did not 'implement one or more of the measures described in questions~12 and 13 at any time between May 4, 1976 and the present, for each measure:

(a) Describe, with specificity, the measure considered.



•••^{*i*}--''•''•'•-'•"•''..'•"(c)Describewithspecificity,thereasonsfordeciding

not to implement the measure.

N/A

(^a) -Attach copies of all reports, studies, surveys," letters, memoranda, resolutions; or *other documents pertaining, -in whole or in' part, to the measure, its consideration, or the

decision not to implement it, including agendas and minutes of

any meeting at which the measure was considered.

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N/A

18. if defendant's governing body, planning board, or board of adjustment, or any other municipal agency considered but did not implement any other measures to create opportunities for housing affordable by low or moderate income households at any time between May 4, 1976 and the present, for each measure:

(a). Describe with specificity, the measure considered.

N/A

. .

(b) State the date or dates on which it was considered.

N/A

V-....-:i[cy Describe with specificity, the reasons for deciding not; to implement the measure. • -uy; v•-'w-...;-irf] (d) Attach copies of all reports, studies, surveys, letters, memoranda, resolutions, or other documents pertaining, in whole or in part, to the measure, its consideration, or the decision not to implement it, including agendas and minutes of any meeting at which the measure was considered.

Land Use Ordinances and Regulations

Unknown

....

19. (a) State the dates on which defendant's municipal zoning ordinances, subdivision ordinances, planning ordinances, flood hazard ordinances, environmental ordinances, and other municipal ordinances that regulate land use were revised in compliance with the Municipal Land Use Law, N.J.S.A. 40:55D-89 (West Supp. 1983-84), July. 25, 1983 (most recent revision)

(b) $^{\circ}$ State the dates on which the next revision of all ordinances mentioned in 19.(a) will occur in compliance with, the Municipal Land; Use Law, $^{\prime}i/J^{\circ}S$.A. 40:55D-89 (West Supp. 1983-84).

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20. (a) State the official title, subject matter, codification number, and date of adoption of all current zoning ordinances, subdivision ordinances, planning ordinances, 'flood hazard ordinances, environmental ordinances, zoning regulations and any other municipal ordinances or regulations that regulate land use, whether directly or indirectly, and all amendments thereto currently in force.

Land Development Otcdimance, Grangvoy Township, Nes^ Jersey ' Chapter 150,. articles £ through! XXIII

(b) Attach copies of all ordinances and regulations, and amendments thereto, <u>listed</u> in response to question 20 (a).

Already provided.

(c) Identify by ordinance, regulation, chapter, section or paragraph number or other appropriate specific identifying

feature, any ordinance or regulation described in 20(a) above, or any portion-'or provision" thereof which has been added, revised, or amended/l-ift.whpie or in part, since M_{P} 4, 1976, and state the date of the 'addition, revision or amendment.

The entire ordinance was rewritten.

(d) Provide copies of the ordinances, regulations or portions or provisions thereof that were in effect prior to each of the additions, revisions or amendments stated in answer to question 20 (c).

(e) Identify and provide copies of all ordinances and regulations of the kind described in 20 (a) above, or portions or •= provisions thereof, which have been repealed since May 4, 1976 but not replaced and state the date of repeal.

(f) State which of the ordinances and regulations, listed in answer to question 20(a), or portions thereof, or the revisions described in answer to question 20(c), defendant contends is in fulfillment Qf its <u>Mount Laurel</u> obligation.

See answrers^{λ} XZ and 13^T

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F.

and regulations listed in question 20(a) that were considered by defendant's governing body, planning board, or board of adjustment since May 4, 1976, but were not adopted, approved or recommended by those bodies.

 Proposal to preserve agriculture through 6 acre zoning.
 Proposal to continue land formerly in industrial use in industrial use rather than re-zone to residential.

(h) Provide copies of all proposals identified in answer to question 20(g), all written reports concerning those proposals, and the written agendas and minutes from any meeting before the defendant's governing "body, planning board, or board of adjustment in which the proposals listed in 20(g) were discussed or considered.

To be provided.

None

21. (a) State any municipal land use ordinance or regulation, or amendments", .thereto, that are currently being considered by

defendant's governing body, planning board, or board of adjustment

(b) Attach copies of any proposed ordinance or regulation listed in answer to question 21 (a) and any reports or other documents relating thereto, including agendas and minutes of any meeting at which the proposals listed in 21(a) were discussed or considered.

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N/A

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22. ;(a) State the name and date of adoption of any master plan, master plan element, and land use inventory currently

in force' or any amendment or revision thereto currently in force

(b) Attach copies of each master plan, master planelement, and land use inventory and amendment or revision listedin response to 22(a).

Already provided

(cj State the name, date, and author of all preliminary reports, technical reports, appendices, maps, or other documents containing the technical foundations or supporting data for defendant*s current master plan, master plan element, or land use inventory and attach copies of all such documents.

Raymond, Parish, Pine & Weiner, Inc. 621 Alexander RDad Princeton, N.J. 08540

23. If defendant is currently in the process of revising its master ;plan, master plan element, or land use inventory:

(a) State which element or elements are being revised.

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N/A

(b) State when defendant expects the revision to be adopted. $$\rm N/A$$

(c) Attach copies of the most recent draft or drafts of

State the name, date, and author of all preliminary

the plan-or"parts thereof.

(d)

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reports, technical reports, appendices, maps or other documents containing the technical foundations or supporting data for the proposed revisions or the most recent draft thereof and attach copies of all such documents.

Raymond, Parish, Pine & Weiner, Inc. 621 Alexander Road Princeton, NJ 08540

24. Describe, and state the date of promulgation or adoption of, all current zoning maps or other maps that regulate land use and attach copies of all such maps.

Land Use Plan - Septenfoer 9, 1982

Land Development Ordinance - July 25, 1983

Current Land Use

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25. State the number of acres and the percent of all vacant land in the municipality zoned for:

(a) non-residential uses, including

(4)

2) office,

coramercia 1_r

other (specify);

-22-

RIDER

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Answer to No. 25.

	Zone	Number of Acres	Vacant ^b Acres	Vacant Land Area, % of al vacant land
(a)	I - Industrial	593	568	8
(2)	OR - Office & Research	496	474	7
(3)	Village & Highway Goirrnercial	167	50	1
(4)	Limited Industrial	1 ,103	788	11

^a Including all land developed, vacant, under water, or with other environmental restraints.

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b Vacant lapd includes nurseries, agricuXtural land, environmentally sensitive land arid vacant land.

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Zone	Nuirber of -Acres	Vacant Acres	Vacant Land as a Percen of All Vacant Land
(1) Residential Light Inpact	1,000	950	. 14
(2) Residential Lew Density	520	278 ^	4

(c) less than one acre but larger than one-quarter acre single family housing;

Zone	Nuitber of <u>Acres</u>	•	<u>Vacant Acres</u>	Vacant Land as a % ofall_Land
Village Medium Density	! 248	2 1 2 2	0	0
·				

(d) less than one-quarter acre single-family housing;

· N/A

.

(e) multi-family housing.

		Zone.	Nunfc>	er of			Vacant La	and as	a percent
、	<u>(1)</u> –	Modiv Poncity	\$5		<u>**?£_* *</u>	<u>*</u> * Q	<u>f A11 V</u>	acant]	and
`	(2);. PD	High Dens^ty*	527		527			8	•

26. Attach any documents such as aerial photographs ..or maps ^(specifically, including a tax map indicating present ownership), .which show the present use of any land in the municipality.

".•-, Refer to Land Use. Plan

-24-

27. For each zone in defendant's current zoning ordinances,

state or. identify:

(a) The name of the zone.	' <i>'</i>
A-100 Agricultural	OR - Office Research
R-LT Residential - Li [^] ifc. Enpact	CH - Comtercial - Highway
R-H) Residential - tow Density	CV - Oonrtercial - Village
VMD Village - Medium Density	IL - Industrial - Light
PDMD Planned Development-Medium Density	I - Industrial
PDHD Planned Development -Hi^i Density .	

(b) The total number of a	acres in the zone.
	<u>Acres</u> Zone Acres
1.UUU ELJ-WILJ	133 CV .0
R-I2 1,000 PD-HD	527 IL 1,103.
R-LD 568 OR	496 – I 593:
VMD 248 CH	154 ;:

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;

(c). The total number of vacant acres in the zone.

Zone	<u>Vacant Acres</u>	Zone	<u>Vacant Acres</u>	Zone	Vacant Acres
A-100 .	3,600	PD-MD	133	CV	. 0
R-LI .	·950	PD-HD	527	IL	788
R-ID	278	OR	474	I	568
V-MD	0	CH	50		

(d) The specific lots of vacant land in the zone.

Refer to Land Use Plan.

None

(e) The number of acres which are vacant but already

-subject to an approved site plan or pending site plan application.

-25-

The specific lots which are vacant but already subject (f) to an approved site plan or pending site plan application.

None

(g) The number of acres which are vacant but are farmland.

Characteristics

i.

Agricultural Land^a Orchards

5.030

Acres

145

part of this land contains high •water tables

· ·

Total 5.175

(including some environmentally sensitive lands) The specific lots which are vacant but are farmland. (h)

Refer, to Land Use Plan

"" In answering subparts (i) through (n) do not consider NOTE: as a reason why vacant land is unavailable for residential development, the fact that the land is currently zoned by the municipality for non-residential uses.

(i) The number of acres which are vacant but cannot be used for residential development because of environmental constraints, such as, water and wetlands, and list the constraints.

 high, water tables ^b wooded areas characterized . 	Agricultural land ^a Orchards	5,030 145
 high, water tables wooded areas characterized . 	Orchards	145
•" b wooded areas characterized .		
by flood hazard area and high water tables	Environmentally sensitive^ Land (wooded)	$\frac{1,440}{6.675}$

(j) The specific lots which are vacant but cannot be used for residential development because of environmental contraints, such as, water or wetlands, and identify the constraint[s] applicable to each lot.

Refer to Land Use Plan

H

(k) The number of acres which are vacant but subject to physical conditions that render residential development difficult or more costly, including, but not limited to, the following, and in each case specify the point at which the condition is considered by defendant to be a constraint on residential development (<u>e.g.</u>, bedrock within four feet of surface):

(1) Bedrock close to surface.

Steep ground slopes.

Watertable close to ground surface.

None

None.

(3)

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(4) Location, within a flood hazard zone.

Rsf er to the Land Use Plan_

(5) Soil content(use soil classification of U.S.Department of Agriculture Soil.Conservation Service in specifying types.of soil content)..

Sassafras* 2,250 Falsington, EUcton 995 Woodstown 3,540 Humaquapts & . v /; Downer :• Others 150 Harrnionton 160 Developed 365 Total 8.,460 £ Other ... physical conditions affecting development (6)

(specify).

Sewerage is limited to the Village and PD-HD Zone by virtue of topography and capacity.

(1) The specific lots which are vacant but subject to the physical conditions listed in (k) above, and identify the condition[s] in each lot.

Refer to" the Land Use Plan

(m) The number of acres which are vacant but would

Market and Advertising

require for residential development construction, provision, or extension of any municipal service or necessary infrastructure, including7 but' not limited to, sewer or water service.

5,655 acres

(n), The specific lots which are vacant but would require for residential development, construction, provision or extension of any municipal services or infrastructure and identify the service[s] or infrastructure needed for each lot.

All areas that are not environmentally sensitive or developed (Refer to the Land Use Plan)

(6) The number of acres which are vacant but not available for residential development for reasons other than those described in questions 27(e) through (n) and describe each reason.

1880 acres zoned for non-residential uses

.; -; (p) The specific lots which are vacant but not available for/residential development for reasons other than those described -in questions 27 (e) through (n) but listed in 27 (o), and identify the reason[s] applicable to each lot. Refer to the Land Use Plan (q) The number of acres which are vacant and available for residential development.

1,888 acres (including some environmentally sensitive lands)

(r) The specific lots which are vacant and available $$\overset{<}{$\sc w$}$$ for residential development.

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Refer to the Land Use Plan

.Refer to the Land Use Plan

(s) The total number of acres of vacant land in the "growth area" delineated in the State Development Guide Plan.

3,040

(t) The specific lots of vacant land in the "growth area"¹. delineated an..the State Development Guide Plan.

already subject to an approved site plan or a pending site plan application, state for each such plan or application:

(a) The zone in "which the proposed development is located and the location of the proposed development within the zone.

None

(b) The number of acres covered by the site plan or site plan application.

None =

(c) The nature of the proposed development (<u>e.g</u>,, residential-single family detached houses, residential-garden apartments, commercial-hotel, commercial-shopping center).

None . The date the site plan application was filed and the date approval was granted. None ...*

(e) The name and address of the applicant and, if represented by an attorney, the name and address of the applicant's attorney.

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None

N/A !!

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. 29. Attach a copy of all site plans and site plan applications mentioned in answer to question 28.

30. For each zone in which.there is land that is vacant but which is farmland, state:

(a) How many acres of the farmland are classified byU.S. Soil Conservation Service as soil category I and identifythe specific lots of such farmland.

2,250 acres

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ē.

% fer to the Land Use Plan for the soil maps ' •

31. State how. many acres of farmland within the municipality have been developed for nonfarming purposes since 1970 and identify the specific lots where development has occurred. *- <

50 acres (Shadow Oaks Subdivision, south of Old Trenton Boad)

32. State what percentage of the total area in the municipality

is farmland.

?...

municipality.v;**

62 Percent of Cranbury is in active farmland and approximately 8 percent of Cranbury has wooded areas in farmland assessment for a total of 70 percent.

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33. (a) State how many acres of vacant land are owned by the municipality.

Zero, other than parkland.

(b) Identify each lot of vacant land owned by the

(c> . For each lot, state any restrictions or constraints which would make it unavailable for residential development.

N/A

None

34. List all. developments or proposed developments within defendant municipality of more than 10 residential units or more than 5,000 square feet of commercial or industrial floor area construction for which a zoning variance was granted, an amendment to the zoning ordinance was allowed, a subdivision approval was granted, a site plan was approved, "a building permit was '"granted, or a certificate of occupancy was issued between May 4, 1976 and the present.

37

-33-

. 35. For each development listed in response to question 34, (a) State the name and address of the developer or party seeking the municipal action[^] and the name and address of their • attorney, if any.

None

None

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(b) The location of the development,

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(c) The number of residential units or square footage of commercial or industrial floor space.

None

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(d). The types of residential units (e.g., one bedroom apartment; tworbedroom manufactured or modular, etc.) and rental or sale price ranges for each "type pf" unit.

(e) The specific municipal action or actions described in question 34 that were taken and the date of those actions.

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N/A

(f) The zone in which the development is or would be located.

N/A .

(g) Whether the development is or would be located in a "growth" area delineated by the State Development Guide Plan.

N/A

36. Attach a copy of all site plans and site plan applications for developments listed in answer to question 34.

37. List all proposed developments within defendant municipality

of more than 10 residential units or more than 5,000 square feet of commercial or industrial floor area construction for which . necessary municipal approval of any form such as those listed in question 34, was denied between May 4, 1976 and the present.

None.

38. For each proposed development listed in response to question 37, state

(a) The name and address of the developer or party seeking the municipal action and the name and address of their attorney, if any.

N/A

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(b) The location of the proposed development.

N/A

(c) The number of residential units or square footage of commercial or industrial floor space.

N/A

(d) The types of residential units (<u>e.g</u>., one bedroom apartment; two bedroom manufactured or modular, etc.) and the rental or <u>s</u>ale price range for each type of unit.

-37-

N/A

(e) The specific municipal action or*actions described in question 37 that were taken and the date of those actions.

N/A

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(f) The zone in which the development is or would be located.

N/A

(g) Whether the development is or would^Nbe located in a "growth" area delineated by the State Development Guide Plan.

39. For each proposed development listed in response to question 37, attach a copy of the application or other documents submitted to the municipality in support -oi; the proposed develop-ment, any staff reports or other documents prepared by municipal employees in connection with the proposed development and requested municipal action, the agendas and minutes of any meeting of a municipal body or agency at which the proposed development and necessary municipal action was considered, and the letter, notice or other documents given to the applicant stating the reasons why necessary municipal action was denied.

N/A

<u>....</u>

40. State whether there are any pending law suits against the municipality or any of its agencies or officers seeking per-mission to construct housing in the municipality, and, if so,

please state N/A

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(a) The title of the action. .

(b) -The court in which it is pending.

(c) The docket number.

The date filed.

(d)

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(e) ;The present procedural status.

(g) the legal grounds asserted.

(f) The name, address and telephone number of the plaintiff's attorney, and

Please attach a copy of the complaint and the municipality's answer in that action.

41. (a) State the total number of residential units presently in existence in the municipality which defendant contends areaffordable by low income households.

Undetermined

(b) Identify the location of each such unit and state the current rent, current assessment, the last sales price, and the date of sale.

V.

(c) Of the units identified in 41 (b), specify which of those units are presently occupied by low income households and the date on which such occupancy commenced. - (d) Of the units identified in 41 (c), specify which of those units are subject to zoning, contractual or other constraints or controls to insure continued occupancy by low income households, and state the nature of the constraint or control and its expiration date.

42. (a) State the total number of residential units presently in existence in the municipality which defendant-contends are afford-able by moderate income households.

Undetermined

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(b) Identify the location of each such unit, state the current rent, current assessment, the last sales price, and the date of sale.

(c) "Of- the units identified in 42(b), specify which of those units are presently occupied by moderate income, households and the date on which such occupancy commenced. (d) Of the units identified in 42 (c), specify which of those units are subject to zoning, contractual or other constraints
or controls to insure continued occupancy by moderate income • households, and state the nature of the constraint or control and its expiration date.

43. (a) State the>total number of public or publicly assisted housing units in the municipality.

None

(b) Identify the location of each such unit and state the current rent, the program under which the unit is subsidized (e.g., low-rent public housing, Section 8 Existing, Section 8 New construction or substantial rehabilitation, Section 236, or Section 202 programs), and any restrictions on occupancy (e.g., senior citizens only). 44. (a) State the presently available treatment capacity of the sewer system serving the defendant municipality and attach a map showing the distribution of interceptors,

Bef er to the Land Use Plan

(b) State the presently available unutilized treatment capacity of the sewer system serving the defendant municipality.

Refer to the Land Use Plan

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45. State if there is any plan under consideration, approved, or being implemented to increase capacity for public sewers in the municipality, whether by constructing or extending a collection system, constructing or enlarging a municipal or regional sewage treatment facility, linking into the sewage treatment facility of any other municipality, or any other action.

None

46. If the 'answer to question 45 is in the affirmative:(a) Describe with specificity the changes that would be

made under the plan.

N/A

(b) State the increase in capacity in terms of the number of additional gallons that could be treated daily.

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N/A

(c) Describe the additional geographic availability of public sewage service.

Refer to the Land Use Plan

N/A

(e)

(d) State what portion, if any, of this increase in capacity or geographic availability is committed v_{to} remedy existing public health or safety hazards.

State the stimated cost per new hookup for addi-

-45-

tional residential hookups under the plan.

N/A

(f) Describe the present status of the plan and its timetable for implementation.

(g) State who formulated the plan and what agencies have, reviewed or approved it.

N/A

N/A

N/A

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(h) State the cost of implementing the plan and the

(i) "* Attach copies of all documents pertaining in whole or in.part to the plan, its approval,, or its implementation. 47. State whether there are any privately operated sewage treatment facilities (package treatment plants) serving more than one residence or any commercial or industrial facility.

None

48. If the answer to question 47 is in the affirmative, for each such facility,

(a) State its location and the name and address of its operator.

N/A

N/A

(b) State how long it has been in operation.

(c) State the number of residences the facility serves

or, if it serves commercial or industrial facilities, the names and addresses of the commercial and industrial facilities.

N/A

(d) State the total capacity in gallons, per day.

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(e) Describe any failures of the system and any public health or safety problems created by the systems.

N/A

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N/Ą

49. State if there is any plan under consideration, approved, or being implemented to increase public water service in the municipality, whether by constructing or extending water lines, drilling municipal wells,, constructing or enlarging a municipal, regional, or state reservoir, linking into the public water supply system or another municipality or regional agency, or any other action. -

None

50. If the answer to question 49 is in the affirmative:

(a) Describe, with specificity, the changes that would be made under the plan.

N/A

(b) State the increase in supply in terms of number of additional gallons per day.

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N / A

(c) Describe the additional geographic availability of public water service.

N/A

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Jd). State what portion, if any, of the increase in supply or geographic availability is committed to remedy existing public health-or safety hazards.

N/A

(e) State the estimated cost per new hookup for

additional residential hookups under the plan.

N/A

(f) Describe the present status of the plan and its timetable for implementation.

N/A

i (g) State who formulated the plan and what agencies have reviewed or approved it.

N/A

(h) State the cost of implementing the plan and the

anticipated source for funding.

N/A

(i) Attach copies of all documents pertaining in whole

or in part to the plan, its approval, or its implementation.

N/A

51. State whether there are any other plans for construction or extension of any infrastructure or municipal services necessary for residential development and, if so, describe the plans in detail, including nature, timetable, procedural status, and funding, and attach copies of all documents pertaining in whole or in part to the plan> its approval or its implementation.

None

Witnesses

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52. State the name and address of each expert witness who
will testify on behalf of defendant at trial.
Gerald Lenaz, AICP, AIA, P.P.
Ihomas March, AICP, AIA, P.P.
George Raymond, AICP, AIA, P.P. all at: Raymond, Parish, Pine & Weiner
621 Alexander Road *A/a I Princeton*, N.J. 08540

53. For each person named in response to question. 52
(a) State with specificity his or her area of expertise.
All are professional planners, except Curini, who is a real estate appriaser.

(b) Attach his or. her resume, which should include, but not be limited to: his/her present employment; college and profes-sional education; all professional experience; all experience as a consultant to any municipality or any other public entity; the titles, co-authors, dates, and subject matter of any report, study, or other written work he or she produced in connection with such consultations, and all publications.

· To be provided

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(c) If he or she has testified under oath in deposition or at/trial, presented evidence or submitted a written report or an opinion to any court, legislative body, or administrative agency at any level of government, state:

(1) The nature of the proceeding, the forum, the name of the proceeding, the docket number, and such other information as may be necessary to identify unambiguously the proceeding.

Too voluminous to reasonably provide.

. - (2) -The date on which such testimony, evidence/ report or opinion was given or submitted. (3) The subject matter of the testimony, evidence,

report, or opinion.

(4) The name and address of the attorney retaining $_{x}J$ his or her services.

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54. For each expert witness named in response to question 52

(a) State each opinion which he or she will testify to at

trial. Planners will testify as to the basis- for the escistinc zoning ordinance including opinion as to region, fair share, how Cranbury meets its obligation and the conpatibility of lew and moderate income housing with preservation of agriculture.

Curini will testify as to the values of real estate in the preservation and development zones and as to the value of TDC's.

(b) For each such opinion, state the underlying data

and methodology-'upon which the opinion is based.

To be provided.

(c) Identify with specificity each report, map, document, or publication upon which he or she will rely to substantiate any opinions or conclusions, or offer into evidence or refer~to on direct or cross-examination.

(d) Attach a copy of each such report, map, document, or publication.

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" (e). Attach a true copy of all reports, maps, or other document prepared by each person named in response to questions 52 pertaining in whole or in part to his or her testimony in this case.

.55., (a) '/-State the-name^.address, title^ profession,; and. -relation to"deftfncfant of; each witness not identified in answer to J question 52 who-'will testify on behalf of defendant at trial. '"- Jfohn Sully, Middlesex County Planning Board, New Brunswick, New Jersey Richard Ginnrai, N.J. Dept. of ComraLniity Affairs, Trenton, NJ (b) State v/ith specificity the substance of his or her testimony.

Both will testify as $\pm o$ - the arbitrariness of the NJSDGP niaps as * applied to Cranbury.

November 3, 1983

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FRANK ASKIN Constitutional Litigation Clinic Rutgers Law~School 15 Washington'Street Newark, New Jersey 07102 201/648-5687 ATTORNEY FOR PLAINTIFFS