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December 6, 2021

Hon. Gregg A. Padovano, J.S.C.
Bergen County Courthouse, Chambers 331
10 Main Street
Hackensack, NJ 07601

Re: In re Borough of Saddle River Third Round Mount Laurel
Affordable Housing Obligation, Docket No. BER-L-6120-15
Submission of Corrected Second Amendment to the Settlement
Agreement - Document 43

Dear Judge Padovano:

As you are aware, I represent the Borough of Saddle River (the "Borough") in the above matter in which your Honor is in the process of conducting a combined fairness and compliance hearing.

As you are also aware, the Borough settled the objections of Zhanna Torres ("Torres") and the Borough of Woodcliff Lake ("Woodcliff Lake") by entry into a Second Amendment to the Settlement Agreement which was signed on November 8, 2021 (the "Second Amendment"). Among other provisions, the Second Amendment eliminate the 78 Woodcliff Lake Road site from the Borough's compliance plan and adds a new lot to the compliance plan, with the new lot located at 25 E. Allendale Road and to become part of the 100% affordable housing development to be constructed by The Michaels Organization.

It was brought to my attention last week that there was a typographical mistake in the Second Amendment, namely, the Lot number designation for 25 E. Allendale was listed as Lot 12 whereas the correct designation is Lot 9.

As such, we have circulated a corrected Second Amendment and had all of the signatories to it initial the corrections (both corrections to the lot number appear on page 2 of the Second Amendment) and I am attaching the corrected Second Amendment to this

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letter for submission into the record as document #43 which I will move into evidence as exhibit P-53 during the continued hearing in this matter by stipulation of the parties.

By copy of this letter, I will be providing special master Banisch and all counsel who are participating in the combined fairness and compliance hearing with a filed copy of this letter and a filed copy of the aforementioned document.

Respectfully submitted,

STICKEL, KOENIG, SULLIVAN & DRILL, LLC



By: JONATHAN E. DRILL

Copy w/ enclosures via email:

Frank Banisch, III, PP, AICP (special master)
Adam M. Gordon, Esq. (Attorney for Intervening Defendant FSHC)
Joshua Bauers, Esq. (Attorney for Intervening Defendant FSHC)
Eric M. Bernstein, Esq. (Attorney for Intervening Defendant SRI)
Joshua Zielinski, Esq. (Attorney for SR Residents - NJ, objecting to the SRI sites)
Robert Simon, Esq. (Attorney for Galitis objecting to SR Residents)
Wendy Rubenstein, Esq. (Attorney for Zhanna Torres, objecting to the 78 Woodcliff Lake Road site)
John L. Schettino, Esq. (Attorney for Borough of Woodcliff Lake, objecting to the 78 Woodcliff Lake Road site, and Intervening Defendant as to the issue of providing access to Woodcliff Lake's sewer and water resources)
Richard S. Mazawey, Esq. (Attorney for the Silvers and the Rodriquez's, objecting to the 78 Woodcliff Lake Road site)
Steven G. Sanders, Esq. (representing himself and his wife pro se)

Copy w/enclosures to all other counsel of record via eCourts