## In the Indiana Supreme Court

City of Bloomington Board of Zoning Appeals,

Appellant,

v.

UJ-Eighty Corporation, Appellee. Court of Appeals Case No. 19A-PL-00457

Trial Court Case No. 53C06-1806-PL-001240



## Order

The Court has determined the above-captioned case merits oral argument. Due to the COVID-19 pandemic, the oral argument will be conducted **on the Zoom remote meeting platform** on:

## Thursday, September 24, 2020, at 9:00 a.m.

Technical instructions will follow by email to counsel of record.

The argument will be forty minutes in length, equally divided between the appellant(s) and the appellee(s). If there are multiple appellants or appellees, the parties shall divide their side's allotted time among themselves as they deem appropriate. Any entity granted amicus curiae status may argue without further motion, but only with the consent of the party with whom the amicus curiae is substantively aligned. If the Court has granted transfer, the appellant shall argue first. If the petition to transfer jurisdiction is pending, the petitioner on transfer shall argue first.

Attorneys of record shall file an acknowledgement of the oral argument setting no later than fifteen days after service of this order. *See* Ind. App. R. 52(C). Information about oral argument procedures is in Appellate Rule 53 and on the internet at <u>www.IN.gov/judiciary/supreme/2331.htm</u>. Contact the Department of Supreme Court Services at 317-232-2540 with questions not answered on the website or by the rules.

Done at Indianapolis, Indiana, on <u>8/24/2020</u>

Loretta H. Rush Chief Justice of Indiana