## In the Indiana Supreme Court

Cause No. 24S-MS-1



## Order Amending Commercial Court Rules

Under the authority vested in this Court to provide for the procedures employed in all courts of this state and this Court's inherent authority to supervise the administration of all courts in this state, Commercial Court Rule 2 is amended as follows (deletions shown by strikethrough and new text shown by underlining):

. . .

## Rule 2. Cases Eligible for the Commercial Court Docket (A) Cases Eligible.

Any civil case is eligible for assignment to the Commercial Court Docket under Commercial Court Rule 4 if the principal claims or defenses relate to:

. . .

(12) Any other dispute between business entities, between a business entity and an individual conducting business activities, or between individuals conducting business activities that concern their contracts, transactions, or relationships, including:

. . .

k) Cases with a gravamen substantially similar to those listed in subsections ( $\underline{a}A$ )\_—( $\underline{i}I$ ) and are not ineligible under Commercial Court Rule  $\underline{34}$ .

The amendment is effective October 1, 2024.

Done at Indianapolis, Indiana, on 9/20/2024

Louis A. Ruch

Loretta H. Rush Chief Justice of Indiana

All Justices concur.