Welcome to a public hearing of the Dumont Joint Land Use Board. Your input can be helpful. This page outlines the procedures that the law requires us to follow. The Board has nine regular members and four alternate members. The alternate members may vote on an application in the absence of regular members.

Agendas. The order of the meeting is set forth on the Agenda which is available and placed in the Council Chamber. Some cases on the Agenda may not be completed during the meeting. If the case in which you are interested is not reached or completed, the Board Chair will announce a continuation date. A further notice to you in writing of the continuation date will not necessarily be required of the applicant.

Procedures. A hearing is like a court proceeding. The Board is comparable to a jury that makes a final decision. The applicant, who has the burden of proof, provides sworn testimony by expert or otherwise knowledgeable witnesses to support the application. The Board, its staff, and the public have the right to cross-examine these witnesses and, finally, to comment on the application. Either a court reporter, paid for by the applicant, or a tape recorder, keeps a verbatim record of the proceedings. When you speak, please do so slowly and clearly.

Cases. Under New Jersey Law, the following applications are heard by a board:

A. Appeals from a decision or order made by the zoning officer.

B. Interpretations of the zoning map or ordinance, or other special questions.

C. Requests for variances from bulk requirements, lot line setbacks, and certain other variances requested because of unusual property conditions.

D. Requests to allow a use or structure that is not permitted in a zone and certain related types of variances.

A, B, and C appeals require the approval of a majority of the members who hear the case. D appeals must have the affirmative votes of five members regardless of the number who hear the case.
When each case is called, the applicant (often represented by an attorney) will present the applicant’s case and each of the applicant’s witnesses in turn. Each witness will testify under oath.

PUBLIC QUESTIONS: Following the testimony of each witness, the Board and its professional staff will ask questions or seek clarifications. The Chair will then invite the public to ask questions of the witness. If you have questions of the witness (other than your own testimony or comments) raise your hand. When the Chair calls you, please approach the witness table where the microphones are located, state your name and address, and direct your question(s) to the witness. When the public has had the opportunity to complete its questions, the Chair will direct the applicant to call the next witness and the above procedures will recommence.

PUBLIC COMMENTS: When the applicant’s case is completed, the public will be invited to offer relevant testimony, comments and factual information. Such testimony must be given under oath, administered by the Board Attorney. Your statements should be based upon your own personal knowledge, not the knowledge of someone else. The latter is “hearsay”, and not permitted in a judicial setting. Petitions are another form of hearsay and will not be accepted.

The Chair closes the public portion of a hearing when the public comments are completed or become repetitive.

WHEN YOU FOLLOW THE ABOVE PROCEDURES, YOUR THOUGHTS WILL HAVE MAXIMUM IMPACT ON THE BOARD’S DELIBERATIONS. THE BOARD THANKS YOU FOR YOUR INTEREST AND YOUR PARTICIPATION.

The foregoing is a general outline of how land use applications are conducted and is not meant to be exhaustive. Should you have further questions concerning your rights as a property owner you are STRONGLY ENCOURAGED to consult with your own attorney. The Board’s decisions may be appealed to the New Jersey Superior Court subject to strict time limitations.

Rosalia Bob
Joint Land Use Board Clerk