IN THE HO-CHUNK NATION TRIAL COURT				
 V.	Petitio	oner,	,	PETITION FOR REMOVAL FROM MEMBERSHIP ROLLS
	Respo	ondent.	,	Case No.: CV
-	petitior	ner in tl	-	e files this action requesting that the responder embership Rolls based on the following reason
(Attac			ets if necessary)	
(Attac		followiı	ets if necessary) ng information relates to	o the PETITIONER :
	The Z		ets if necessary) ng information relates to Name: Address:	
	The Z	followin 1. 2.	ets if necessary) ng information relates to Name: Address: (state physical City	the PETITIONER :
	The Z	followii 1.	ets if necessary) ng information relates to Name: Address: (state physical City	the PETITIONER :
	The Z	followin 1. 2.	ets if necessary) ng information relates to Name: Address: (state physical City Phone: () Home	the PETITIONER :
	The Z	followin 1. 2. 3.	ets if necessary) ng information relates to Name: Address: (state physical City Phone: () Home Facsimile Number (if	the PETITIONER:
	The Z	followin 1. 2. 3. 4.	ets if necessary) ng information relates to Name: Address: (state physical City Phone: () Home Facsimile Number (if E-mail address:	the PETITIONER:
	The Z	followin 1. 2. 3. 4. 5.	ets if necessary) ng information relates to Name: Address: Address: City Phone: () Home Facsimile Number (if E-mail address: Occupation: Place of employment	• the PETITIONER: ? address also if P.O. Box is listed)
		followin 1. 2. 3. 4. 5.	ets if necessary) ng information relates to Name: Address: Address: City Phone: () Facsimile Number (if E-mail address: Occupation: Place of employment or Petitioner is no	e the PETITIONER:

1	The following information relates to the RESPONDENT						
2	N	1.	Name:				
3	TIC	1. 2.	Maiden name (<i>if applicable</i>):				
4	SMA	2. 3.					
5	FOI		Address:				
6	S IN		City State Zip Code				
7	NT'	4.	Phone: () ()				
8	RESPONDENT'S INFORMATION	5.	Facsimile Number (if available):				
9	SPO	6.	E-mail address:				
10	RES	7.	Occupation:				
11			Place of employment:				
12			or Petitioner is not presently employed.				
13		8.	HCN Tribal ID No.#: 439A				
14							
15	II.		ICTION				
16			as original jurisdiction over this case pursuant to the "cases and controversy"				
17			TITUTION OF THE HO-CHUNK NATION, Art. VII, Sec. 5(a), providing that the				
18			ave original jurisdiction over all cases and controversies," in law and equity Constitution, laws [or] customs and traditions of the Ho-Chunk Nation."				
19			itioner alleges that the cause of action arises under the HO-CHUNK NATION				
20			T AND MEMBERSHIP CODE, 2 HCC § 7 [last revised 09/20/2016].				
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22	III.	BASIS F	FOR RESPONDENT'S INELIGIBILTY FOR MEMBERSHIP				
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1	APPLICABLE LAW					
2	HO-CHUNK NATION TRIBAL ENROLLMENT AND MEMBERSHIP CODE, 2 HCC § 7					
3	10. Ineligible Tribal Member Removal.					
4	a. Grounds for Removal.					
5	(1) All removal proceedings shall be conducted by the Ho-Chunk Nation Trial Court					
6	and Supreme Court.					
	(2) Any adult, enrolled Ho-Chunk Member(s) may petition for the removal of another					
7	Member by filing in the Trial Court. Enrollment Code (2 HCC § 7) Page 11 of 14 11					
8	(3) Upon filing, the Trial Court shall hold a preliminary hearing within thirty (30)					
9	calendar days. This preliminary hearing is for the Court to determine if a prima facie case to					
10	support the removal of the Affected Member has been presented, in order to proceed with removal					
11	hearings. If the court finds that there is not a prima facie case with sufficient evidence to proceed					
12	with removal hearings, the case shall be dismissed. If the court finds that a prima facie case for					
13	removal does exist, the court shall proceed with a removal hearings.					
14	(4) A Member may only be removed from the Membership rolls if there is clear and					
15	convincing evidence that the Member does not meet the eligibility requirements established in					
16	Article II, Section 1 of the Constitution.					
17	(5) The Trial Court's final decision is subject to appeal under the Judicial Rules of					
18	Appellate Procedure.					
19	b. Penalties for Unlawful Retaliation.					
20	(1) If an Affected Member unlawfully retaliates or causes someone else to unlawfully					
	retaliate against the Trial Court or the Member(s) who filed in the Court for removal, the affected					
21	member may be fined One Thousand Dollars (\$1,000).					
22	c. Frivolous and/or Malicious Removal by Members. If the Trial Court finds that the removal initiated by Member(s) was Frivolous and/or					
23	Malicious, the Trial Court will award the Affected Member a remedy of not more than Five					
24	Thousand Dollars (\$5,000), to be equally assessed against the Member(s) who filed, for					
25	defamation and hardship created for the Affected Member. In addition to the Five Thousand Dollar					
26	(\$5,000) remedy, the Trial Court may order the Member(s) who filed to also pay any other fees					
27	associated with the removal hearing, incurred either by the Affected Member or the Nation, to					
28	include the cost of DNA analysis. The Court will include the Nation as an interested party to this					
	lawsuit.					

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PRAYER FOR RELIEF:

For the reasons stated above and according to the attached documentation, the petitioner requests that the Court remove the respondent from the Ho-Chunk Nation Membership Rolls.

OATH:

By affixing my signature below, I swear that I have provided the above information in good faith and with the belief that each statement represents a true and accurate account of the facts based upon adequate research and investigation. I recognize that the Ho-Chunk Nation Judiciary may impose sanctions if it determines that I have made statements in bad faith, including intentional misstatements or statements made upon inadequate research or investigation. I also recognize that the foregoing admonition extends to include the omission of material facts or law, which I knew, or should have reasonably known, would impact or prove relevant to the action.

I file this petition of my own free will and absent threats, intimidation or coercion of any kind. I understand that any decision reached by the Ho-Chunk Nation Trial Court is binding and that if I disagree with the findings or conclusions or remedies of the Trial Court, I may file an appeal with the Ho-Chunk Nation Supreme Court. I further acknowledge that since I am submitting myself to the jurisdiction of the Ho-Chunk Nation Judiciary, I am subject to its determinations, including those relating to contempt of court.

RESPECTFULLY SUBMITTED BY PETITIONER,
Signature:
Date:, 20
ATTACH ANY DOCUMENTATION SUPPORTING THE REMOVAL OF THE
RESPONDENT – THERE MUST BE A "PRIMA FACIE" SHOWING FROM THE
COMPLAINT AND ATTACHMENTS THAT SUPPORTS THE RESPONDENT'S
INELIGIBILITY FOR MEMBERSHIP. See HO-CHUNK NATION TRIBAL ENROLLMENT AND
MEMBERSHIP CODE, 2 HCC § 7.10a(3).
NUMBER OF ADDITIONAL PAGES USED:

1	
2	Name of Attorney (if any) Signature of Attorney
3	
4	Mailing address of attorney:
5	
6	E-mail address of attorney:
7	Telephone number of attorney:
8	Facsimile number of attorney:
9	Ho-Chunk Bar number of attorney:
10	If not a member of the Ho-Chunk bar, a Motion to Appear Pro Hac Vice has been attached in
11	accordance with <i>Ho-Chunk Nation Rules of Civil Procedure</i> , Rule 16(B), ¹ and/or \Box I have applied
12	for membership in the Ho-Chunk Nation bar in accordance with the <i>Ho-Chunk Nation Rules for Admission to Practice</i> .
13	Aumission to Fractice.
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28	¹ Parties can obtain a copy of the <i>Ho-Chunk Nation Rules of Civil Procedure</i> by contacting the Ho-Chunk Nation Judiciary at (715) 284-2722 or (800) 434-4070 or visiting the website at http://www.ho-chunknation.com/