

**IN THE  
HO-CHUNK NATION SUPREME COURT**

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In Re Adoption of Revised *Rule 13(a)(8) of the Ho-Chunk Nation Rules of Appellate Procedure*

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**WHEREAS**, on November 1, 1994, the Secretary of the Interior approved a new Constitution for the Ho-Chunk Nation, formerly known as the Wisconsin Winnebago Nation;

**WHEREAS**, the CONSTITUTION OF THE HO-CHUNK NATION, ARTICLE VII, § 4, provides that the judicial power of the Ho-Chunk Nation shall be vested in the Judiciary; and,

**WHEREAS**, the CONSTITUTION OF THE HO-CHUNK NATION, ARTICLE VII, § 7(b), designates the Supreme Court of the Ho-Chunk Nation to establish written rules for the Judiciary, including procedural rules; and

**IT IS HEREBY ORDERED AND RESOLVED** that the Ho-Chunk Nation Supreme Court hereby adopts revised rule 13(a)(8) of the *Ho-Chunk Rules of Appellate Procedure* to correct a clerical error in the rule. The rule shall change "Response Brief" to "Reply Brief" and state "All briefs shall not exceed (20) pages in length, excluding addenda, and *Reply Briefs* shall not exceed six (6) pages in length, excluding addenda." This revised rule is effective this 16<sup>th</sup> date of October 2017, from within the sovereign land of the

BY THE COURT,



Hon. Todd R. Matha, Wanašip  
Chief Justice



Hon. Tricia A. Zunker, Hinuk pij  
Associate Justice



Hon. Samantha C. Skenandore, Ciina\k Ma\ani  
Associate Justice