- 1 Rule 50. Response; reply; brief of amicus curiae.
- 2 (a) **Response**. Within 30 days after service of a petition for a writ of certiorari is served,
- any other party may file a response to the petition. If the satisfaction of a petitioner's
- 4 obligation to pays athe required filing fee or to obtains a waiver of that fee is
- 5 | accomplished after service, then the time for response shall will run from the date that
- 6 <u>obligation is satisfied of satisfaction of that obligation</u>. The response <u>shall must comply</u>
- 7 | with Rule 27 and, as applicable, Rule 49. Seven copies of the response, one of which
- 8 | shall contain an original signature, shall be filed with the Clerk of the Supreme
- 9 Court. A party opposing a petition may so indicate by letter in lieu of a formal
- 10 response, but the letter shall-may not include any argument or analysis.
- 11 (b) **Page limitation**. A response shall must be as short as possible and may not, in any
- 12 single case, exceed 20 pages, excluding the table of contents subject index, the table of
- authorities, and the appendix.
- 14 (c) **Objections to jurisdiction**. The court will not accept a No motion by a respondent to
- dismiss a petition for a writ of certiorari will be received. Objections to the **Supreme**
- 16 Court's jurisdiction of the Supreme Court to grant the petition may be included in the
- 17 response.
- 18 (d) **Reply**. A <u>petitioner may file a reply</u> addressed to arguments first raised in the
- 19 response may be filed by any petitioner within fourteen 7 days after service of the
- 20 response is served, but distribution of the petition and response to the court ordinarily
- 21 will not be delayed pending the filing of any such reply unless the response includes a
- new request for relief, such as an award of attorney fees for the response. The reply
- 23 shall must be as short as possible, but may not exceed five pages, and shall must
- comply with Rule 27. The number of copies to be filed shall be as described in Rule
- 25 $\frac{50(a)}{a}$
- 26 (e) Brief of amicus curiae. A brief of an amicus curiae concerning a petition for
- 27 certiorari may be filed only by leave of the Supreme Court granted on motion or at the

request of the Supreme Court. The motion for leave shall be accompanied by a
proposed amicus brief, not to exceed 20 pages, excluding the subject index, the table of
authorities, any verbatim quotations required by Rule 49(a)(7), and the appendix. The
proposed amicus brief shall comply with Rule 27, and, as applicable, Rule 49. The
number of copies of the proposed amicus brief submitted to the Supreme Court shall be
the same as dictated by Rule 48(f). A motion for leave shall identify the interest of the
applicant and shall state the reasons why a brief of an amicus curiae is desirable. The
motion for leave shall be filed on or before the date of the filing of the timely petition or
response of the party whose position the amicus curiae will support, unless the
Supreme Court for cause shown otherwise orders. Parties to the proceeding in the
Court of Appeals may indicate their support for, or opposition to, the motion. Any
response of a party to a motion for leave shall be filed within seven days of service of
the motion. If leave is granted, the proposed amicus brief will be accepted as filed and,
unless the order granting leave otherwise indicates, amicus curiae also will be
permitted to submit a brief on the merits, provided it is submitted in compliance with
the briefing schedule of the party the amicus curiae supports. Denial of a motion for
leave to file a brief of an amicus curiae concerning a petition for certiorari shall not
preclude a subsequent amicus motion relating to the merits after a grant of certiorari.
All motions for leave to file brief of an amicus curiae on the merits after a grant of
certiorari are governed by Rule 25.
Effective May 1, 2022