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Supreme Court of Wisconsin

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June 16, 2021

To:

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Circuit Court Judge
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You are hereby notified that the Court has entered the following order:

No. 2020AP704

Doubek v. Kaul L.C. #2019CV1350

The court having considered the court of appeals' request pursuant to Wis. Stat. § (Rule) 809.61 that this court accept the certification of this appeal;

IT IS ORDERED the certification is granted and the appeal is accepted for consideration of all issues raised before the court of appeals. When this court grants direct review upon certification, it acquires jurisdiction of the case, Wis. Const. art. VII, § 3(3), that is, the entire appeal, which includes all issues, not merely the issues certified or the issue for which the court accepts the certification. State v. Stoehr, 134 Wis. 2d 66, 70, 396 N.W.2d 177 (1986); Wis. Stat. §§ 808.05(2) and (Rule) 809.61. Further, the court has jurisdiction over issues not certified because the court may review an issue directly on its own motion. Wis. Stat. § 808.05(3); and

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IT IS FURTHER ORDERED that within 30 days after the date of this order the appellant must file either a brief in this court or a statement that no brief will be filed; that within 20 days of filing, the respondent must file either a brief or a statement that no brief will be filed; and that if a brief is filed by the respondent, within 10 days of filing, the appellant must file either a reply brief or a statement that no reply brief will be filed; and

IT IS FURTHER ORDERED that in any brief filed in this court the parties shall not incorporate by reference any portion of their court of appeals' brief; instead, any material upon which there is reliance should be restated in the brief filed in this court; and

IT IS FURTHER ORDERED that in the event any party elects not to file a brief in this court, the briefs previously submitted by that party to the court of appeals shall stand as that party's brief in the Supreme Court; and

IT IS FURTHER ORDERED that within the time period established for the filing of briefs, if a party elects to stand on their brief filed in the court of appeals, the party shall provide to the clerk of this court 17 copies of that brief. If a party elects to file a new brief in this court and the party has not previously filed an electronic copy of their brief filed in the court of appeals, then the party shall provide 10 copies of the court of appeals brief. If a party elects to file a new brief in this court and the party has previously filed an electronic copy of their brief in the court of appeals, then there is no obligation to provide additional copies of the court of appeals brief to the clerk of this court; and

IT IS FURTHER ORDERED that the parties shall be notified of the date and time for oral argument in this appeal in due course.

Sheila T. Reiff
Clerk of Supreme Court