United States Court of Appeals

For the Sebenth Circuit Chicago, Illinois 60604

November 16, 2021

By the Court:

ELI LILLY AND COMPANY and LILLY] Appeal from the United
USA, LLC,] States District Court
Plaintiffs-Appellants,] for the Southern District
] of Indiana, Indianapolis
No. 21-3128	v.] Division.
]
XAVIER BECERRA, et al.,] No. 1:21-cv-00081-SEB-MJD
Defendants-Appellees.]
] Sarah Evans Barker,
] Judge.

<u>ORDER</u>

Circuit Rule 3(c)(1), referencing Circuit Rule 28(a), requires an appellant to file a docketing statement which provides information concerning appellate jurisdiction.

In the present case, appellant's Circuit Rule 3(c) docketing statement incorrectly claims that the district court entered a final judgment, citing 28 U.S.C. § 1291. Additionally, appellants failed to provide the information required by Cir. Rule 28(a)(3)(i) pertaining to appeals from matters that do not adjudicate all claims against all parties. Appellants must provide all omitted information. Accordingly,

IT IS ORDERED that appellants file a complete statement of jurisdiction that accurately provides the basis for appellate jurisdiction and includes the omitted information noted above. The statement is due on or before November 23, 2021.