## United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

April 7, 2022

Before:

Frank H. Easterbrook, *Circuit Judge* Michael B. Brennan, *Circuit Judge* Thomas L. Kirsch II, *Circuit Judge* 

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

## <u>O R D E R</u>

On consideration of the papers filed in this appeal and review of the short record,

IT IS ORDERED that this appeal is REMANDED to the district court to enter a judgment that fully and completely implements its decision, declaring specifically and separately the respective rights of the parties. *See* Fed. R. Civ. P. 60(a); Fed. R. App. P. 12.1. Once the district court has done so, this appeal will proceed to briefing. An amended notice of appeal is unnecessary; the original appeal will come into force once a proper judgment has been entered. *See* Fed. R. App. P. 4(a)(2); *cf. Philadelphia Indemnity Ins. Co. v. The Chicago Trust Co.*, 930 F.3d 910, 912 (7<sup>th</sup> Cir. 2019).

IT IS FURTHER ORDERED that appellants inform the court, no later than April 21, 2022, whether the district court has entered its amended judgment.