Case: 21-3405 Document: 53 Filed: 08/02/2022 Pages: 1 (2 of 5)

## United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

## August 1, 2022

## By the Court:

ELI LILLY AND COMPANY and LILLY

USA, LLC,

Plaintiffs-Appellants, Cross-Appellees,

Plaintiffs-Appellants, Cross-Appellees,

I for the Southern District

I of Indiana, Indianapolis

Nos. 21-3128 & 21-3405

V.

Division.

No. 1:21-cv-00081-SEB-MJD

Defendants-Appellees, Cross-Appellants.

Sarah Evans Barker,

Judge.

## <u>ORDER</u>

The Jurisdictional Statement in the brief of appellants/cross-appellees must comply with Circuit Rule 28(b) because they are appellees. In other words, appellants/cross-appellees must state whether appellee/cross-appellant's jurisdictional statement <u>as to the cross-appeal</u> is "complete and correct." If not, they must provide a "complete jurisdictional summary." It is insufficient to state that they "agree with" the government's statement of jurisdiction. Accordingly,

IT IS ORDERED that appellants/cross-appellees file a paper captioned "Amended Jurisdictional Statement" no later than August 8, 2022, that provides the omitted information noted above and otherwise complies with all the requirements of Circuit Rule 28(b).

IT IS FURTHER ORDERED that the Clerk DISTRIBUTE, along with the briefs in this appeal, copies of this order and appellants/cross-appellees' "Amended Jurisdictional Statement" to the assigned merits panel.