

## UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen United States Courthouse  
Room 2722 - 219 S. Dearborn Street  
Chicago, Illinois 60604



Office of the Clerk  
Phone: (312) 435-5850  
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## BRIEF DEFICIENCY LETTER

July 5, 2018

No. 18-1835	TISSUE TECHNOLOGY LLC, et. al., Plaintiffs - Appellants  v.  TAK INVESTMENTS LLC, et. al., Defendants - Appellees
<b>Originating Case Information:</b>	
District Court No: 1:14-cv-01203-WCG Eastern District of Wisconsin District Judge William C. Griesbach	

To: Michael J. Ganzer  
TERSCHAN, STEINLE, HODAN & GANZER, LTD.  
The Renaissance Building  
309 Water Street  
Suite 215  
Milwaukee, WI 53202

Documents that are determined by the Clerk's Office to be procedurally deficient **must be corrected and returned for filing within seven (7) days** from the date of this notice. **Previously set deadlines will not be automatically extended by this deficiency notice.** Copies of the revised document must be served upon all other parties. **The substance of the document must not be changed; only** the procedural deficiency is to be corrected. If the initial filing was untimely or if the revised document is not resubmitted to the Clerk's Office for filing within the seven (7) days, a motion for leave to file instanter must accompany it, and must also be served upon all other parties.

Today this office "Received" your brief, which has been deemed deficient for filing due to the following procedural concern(s):

Even if there are no updates in information, it is required to include a completed, signed and dated Disclosure Statement within the Appellant Brief. The Disclosure Statement should immediately follow the front cover. The Table of Contents should immediately follow the Disclosure Statement. The "Docketing Statement" attached to the Disclosure Statement needs to be deleted. Regarding the form of your brief, please review Fed. R. App. P. 32(a)(1) and/or 32(b)(2). Regarding the Disclosure Statement, see Fed. R. App. P. 26.1 and 28(a)(1).

The court only requires ONE complete jurisdictional statement which complies with Cir. R. 28(a) and Fed. R. App. P. 28(a)(4) be contained within the brief. The Jurisdictional Statement should come after the Table of Authorities but before the Statement of Issues. There is no need for the duplicate "Docketing Statement" on pages i-iv. The Jurisdictional Statement which is on page 1 of the brief is all that is required.

The brief has been scanned. The Court requires that all pleadings be submitted in native PDF. Attachments to pleadings (such as a Disclosure Statement or Short Appendix) may be submitted in scanned PDF if native format is not available. See [Cir.R. 25\(d\)](#) and [Seventh Circuit Electronic Case Filing User Manual](#) - Common Terms: Native PDF (non-scanned) and Scanned PDF.

Native PDF (non-scanned): Electronically converted PDF documents created directly from word processing documents. Native PDF documents are text searchable and generally have a small file size. Native PDF documents up to 10 megabytes may be uploaded as a single file; documents exceeding those limits should be split into separate files with appropriate identification.

The resubmission will be deemed timely if the electronic filing is accomplished within seven (7) days of this notice (by 11:59 pm on the seventh day of this notice).

Sincerely,  
Clerk of the Court

By: Deputy Clerk:

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Megan Escobosa

