

United States Court of Appeals

For the Seventh Circuit
Chicago, Illinois 60604

May 23, 2019

By the Court:

VHC, INC. and SUBSIDIARIES,] Appeals from the United
Petitioner-Appellant,] States Tax Court.
]
Nos. 18-3717 & 18-3718] No. 004756
v.] No. 021583
COMMISSIONER OF INTERNAL REVENUE,]
Respondent-Appellee.]

ORDER

The section captioned “Jurisdictional Statement” in appellant’s brief does not comply with Rule 28(a)(4) of the Federal Rules of Appellate Procedure which provides, in part, that an appellant’s brief contain a jurisdictional statement that includes:

“(C) the filing dates establishing the timeliness of the appeal or petition for review....”

Appellant’s jurisdictional statement fails to provide the dates the two notices of appeal were filed. Appellant must provide this information. *See* Cir. R. 28 (a)(2)(I), (iv). Accordingly,

IT IS ORDERED that appellant file a paper captioned “Amended Jurisdictional Statement” no later than May 30, 2019, that provides the omitted information noted above and otherwise complies with all the requirements of Fed. R. App. P. 28(a)(4) and Circuit Rule 28(a).

IT IS FURTHER ORDERED that the Clerk DISTRIBUTE, along with the briefs in this appeal, copies of this order and appellant’s “Amended Jurisdictional Statement” to the assigned merits panel.