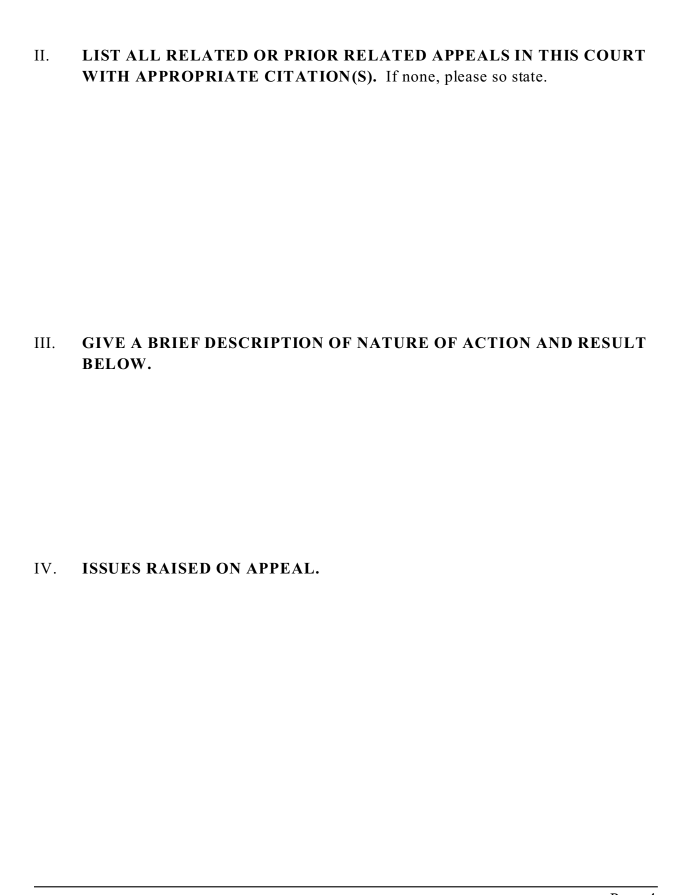
UNITED STATES COURT OF APPEALS FOR THE TENTH CIRCUIT

DOCKETING STATEMENT

Cas	e Name	:			
Арр	eal No.	(if ava	ilable)	:	
	rt/Agen				
	C	7 11			
Cou	rt/A gen	cy Doc	eket No	.:	District Judge:
Part	y or Pai	rties fil	ing Not	tice of Appeal/Petiti	on:
I.	TIM	ELIN'	ESS O	F APPEAL OR PE	TITION FOR REVIEW
	A.	APP	PEAL I	FROM DISTRICT	COURT
		1.	Date	notice of appeal file	ed:
			a.	of appeal? If so, any order disposinotice of appeal:	ed for an extension of time to file the notice give the filing date of the motion, the date of ng of the motion, and the deadline for filing
			b.	Is the United Stat States a party to t	es or an officer or an agency of the United his appeal?
		2.	Auth	ority fixing time lin	nit for filing notice of appeal:
		Fed.	R. App	o. 4 (a)(1)(A)	Fed. R. App. 4(a)(6)
				o. 4 (a)(1)(B)	Fed. R. App. 4(b)(1)
		Fed.	R. App	o. 4 (a)(2)	Fed. R. App. 4(b)(3)
		Fed.	R. App	o. 4 (a)(3)	Fed. R. App. 4(b)(4)
				o. 4 (a)(4)	Fed. R. App. 4(c)
				o. 4 (a)(5)	
		Othe	er:		

3.		ate final judgment or order to be reviewed was filed and entered the district court docket:			
4.	Does the judgment or order to be reviewed dispose of all claims by and against all parties? See Fed. R. Civ. P. 54(b).				
`		er being appealed is not final, please answer the questions in this section.)			
	a.	If not, did district court direct entry of judgment in accordance with Fed. R. Civ. P. 54(b)? When was this done?			
	b.	If the judgment or order is not a final disposition, is it appealable under 28 U.S.C. § 1292(a)?			
	c.	If none of the above applies, what is the specific statutory basis for determining that the judgment or order is appealable?			
5.	Toll	ing Motions. See Fed. R. App. P. 4(a)(4)(A); 4(b)(3)(A).			
	a.	Give the filing date of any motion under Fed. R. Civ. P. 50(b), 52(b), 59, 60, including any motion for reconsideration, and in a criminal appeal any motion for judgment of acquittal, for arrest of judgment or for new trial, filed in the district court:			
	b.	Has an order been entered by the district court disposing of that motion, and, if so, when?			
6.	judg	kruptcy Appeals. (To be completed only in appeals from a gment, order or decree of a district court in a bankruptcy case com an order of the Bankruptcy Appellate Panel.)			

	se state the approximate amount of such assets, if known.		
with	VIEW OF AGENCY ORDER (To be completed only in connection petitions for review or applications for enforcement filed directly with Court of Appeals.)		
1.	Date petition for review was filed:		
2.	Date of the order to be reviewed:		
3.	Specify the statute or other authority granting the court of appeals jurisdiction to review the order:		
4.	Specify the time limit for filing the petition (cite specific statutory section or other authority):		
APPEAL OF TAX COURT DECISION			
1.	Date notice of appeal was filed: (If notice was filed by mail, attach proof of postmark.)		
2.	Time limit for filing notice of appeal:		
3.	Date of entry of decision appealed:		
4.	Was a timely motion to vacate or revise a decision made under the Tax Court's Rules of Practice, and if so, when? <i>See</i> Fed. R. App. P. 13(a)		



V. ADDITIONAL INFORMATION IN CRIMINAL APPEALS.

A.	Does this appeal involve review under 18. U.S.C. § 3742(a) or (b) of the sentence imposed?
В.	If the answer to question in A is yes, does the defendant also challenge the judgment of conviction?
C.	Describe the sentence imposed.
D.	Was the sentence imposed after a plea of guilty?
Ε.	Is defendant on probation or at liberty pending appeal?

NOTE:

In the event expedited review is requested, the defendant shall consider whether a transcript of any portion of the trial court proceedings is necessary for the appeal. Necessary transcripts must be ordered at the time of appeal by completing and delivering the transcript order form to the clerk of the district court when a notice of appeal is filed. Defendant/appellant must refrain from ordering any unnecessary transcript as this will delay the appeal. If the court orders this appeal expedited, it will set a schedule for preparation of necessary transcripts, for designation and preparation of the record on appeal, and for filing briefs. If issues other than sentencing are raised by this appeal, the court will decide whether bifurcation is desirable.

T.	INDICATE WHETHER ORAL ARGUMENT IS DESIRED IN THIS APPEAL. If so, please state why.							
II.	ATI	TORNE	Y FILING DOCKETING STATEMENT:					
	Nam	ne:	Telephone:					
	Firm	n:						
	Address:							
LE A		DENTI	FY ON WHOSE BEHALF THE DOCKETING STATEMENT I					
	A.		Appellant					
			Petitioner					
			Cross-Appellant					

В. PLEASE IDENTIFY WHETHER THE FILING COUNSEL IS Retained Attorney Court-Appointed Employed by a government entity (please specify Employed by the Office of the Federal Public Defender. Signature Date Attorney at Law **NOTE:** A copy of the court or agency docket sheet, the final judgment or order appealed from, any pertinent findings and conclusions, opinions, or orders, any motion filed under Fed. R. Civ. P. 50(b), 52(b), 59, or 60, including any motion for reconsideration, for judgment of acquittal, for arrest of judgment, or for new trial, and the dispositive order(s), any motion for extension of time to file notice of appeal and the dispositive order, and the notice of appeal or petition for review must be attached to all copies of the Docketing Statement, except as otherwise provided in Section I of the instructions. The original and four copies of this Docketing Statement must be filed. This Docketing Statement must be accompanied by proof of service. The following Certificate of Service may be used.

CERTIFICATE OF SERVICE

Ι, _	hereby certify that on
	[appellant/petitioner or attorney therefor] hereby certify that on
	I sent a copy of the foregoing Docketing Statement
	[date]
to:	
	, at
[counse]	l for/or appellee/respondent]
	the lest Imaxim address
by way of	United States mail or courier. , the last known address,
Signature	
Dated sign	led .
	
[Printed na	ame and address of person completing service