

within the Replacement Opening Brief Of Appellant have been to the trial court record filed in this appeal rather than to a separate appendix. Thus, there is no "missing" Appellant's Appendix. WHEREFORE, in view of the foregoing, it is respectfully requested that Respondent's Motion For Clarification And Extension Of Time be permitted to be withdrawn. DATED this $\frac{\mathcal{H}}{\mathcal{H}}$ day of November, 2015. ANN FINE, ESO. Nevada Bar No. 0025 THE FINE & PRICE LAW GROUP 8975 South Pecos Road, Ste. 5 Henderson, Nevada 89074 Attorney for Respondent MARIA DANIELA LEWIS

1	CERTIFICATE OF ELECTRONIC SERVICE AND MAILING
2	THIS IS TO CERTIFY that on the $5^{4/2}$ day of November, 2015,
3	a copy of the foregoing SUPPLEMENT TO MOTION FOR
4	CLARIFICATION AND EXTENSION OF TIME was sent via electronic
5	service through this Court's e-filing system and in a sealed envelope via U.S.
6	Mail, postage fully prepaid, to the following:
7	Tami D. Cowden Esq. Greenberg Traurig, LLP
8	Suite 400 North 3773 Howard Hughes Parkway
9	Las Vegas, Nevada 89169 Attorney for Appellant
10	MelissakWeber
11	An Employee of The Fine & Price Law Group
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