

IN THE SUPREME COURT OF THE STATE OF NEVADA

HELIX ELECTRIC OF NEVADA, LLC;
AND NATIONAL WOOD PRODUCTS,
INC., A UTAH CORPORATION,

Appellants,

vs.

APCO CONSTRUCTION, INC., A
NEVADA CORPORATION,

Respondent.

No. 76276

FILED

FEB 06 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

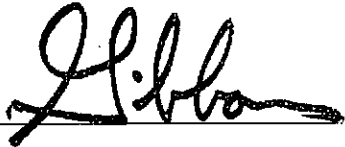
ORDER TO FILE AMENDED DOCKETING STATEMENT

Review of appellants' docketing statements reveals that they are incomplete. Appellants do not provide a complete response to item 23. Appellants must list each separate claim, counterclaim, cross-claim, or third-party claim made in the underlying district court action and the date of formal disposition of each claim (i.e. entry of a written order). Appellants should also identify the specific district court case number the judgment they are appealing from arises from (not simply the lead case number). Appellants need not list all claims asserted in all of the consolidated cases; a list of the claims asserted in the district court case from which the judgment on appeal arises will be sufficient.

Appellants shall have 30 days from the date of this order to file and serve amended docketing statements that provide complete responses to all items, including item 23, identify the specific district court case the

judgment arises from, and have copies of all required documents attached. Failure to comply with this order may result in the imposition of sanctions. NRAP 14(c).

It is so ORDERED.

 C.J.

cc: Peel Brimley LLP/Henderson
Cadden & Fuller LLP
Law Office of Richard L. Tobler, Ltd.
Fennemore Craig, P.C./Las Vegas
Marquis Aurbach Coffing
Spencer Fane LLP/Las Vegas
Fennemore Craig, P.C./Phoenix