

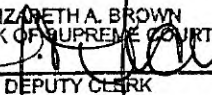
IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL A. TRICARICHI,  
Appellant,  
vs.  
PRICEWATERHOUSECOOPERS, LLP,  
Respondent.

No. 86317

**FILED**

JUL 25 2023

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY   
DEPUTY CLERK

*ORDER TO FILE SECOND AMENDED DOCKETING STATEMENT*

Appellant's motion for an extension of time to file the amended docketing statement is granted. The amended docketing statement was filed on July 13, 2023.

This court's June 27, 2023, order directed appellant to file an amended docketing statement because the original docketing statement was deficient—it did not contain a complete response to Item 23 and did not have file-stamped copies of all orders resolving claims in the underlying matter attached. Review of appellant's amended docketing statement reveals that it too is deficient.

Appellant still has not provided a complete response to Item 23 or provided this court with file-stamped copies of all orders resolving claims in the underlying matter. Item 23 requires appellant to describe all claims asserted in the district court and state the date of formal disposition of each claim. Appellant's original and amended docketing statements only describe the claims asserted against respondent. However, the amended complaint asserted claims against four other parties besides respondent. The original and amended docketing statements do not describe the claims against those other parties or state the date of formal disposition of those claims. And no copies of orders resolving the claims in the amended

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complaint against those other parties are attached to the docketing statement as required by Item 27.

Accordingly, appellant shall have 7 days from the date of this order to file and serve a second amended docketing statement. Failure to timely comply with this order, or failure to demonstrate that this court has jurisdiction, may result in the imposition of sanctions and/or the dismissal of this appeal. *See* NRAP 14(c).

It is so ORDERED.

\_\_\_\_\_*Stiglin*\_\_\_\_\_, C.J.

cc: Hutchison & Steffen, LLC/Las Vegas  
Sperling & Slater, LLC/Chicago  
Bartlit Beck LLP/Chicago  
Snell & Wilmer, LLP/Las Vegas  
Bartlit Beck LLP/Denver