## CITY OF NORTH LAS VEGAS CONSTRUCTION CONTRACT

BID NO:	<u>1618</u>				
DATE:					
NAME OF CO	NTRACTOR: _	Aggregate Industries – SWR, Inc.			
ADDRESS OF	CONTRACTOR:	4675 W. Teco Avenue, Suite 140			
	_	Las Vegas, NV 89118			
	Individual	Partnership CorporationX			
in the State of Nevada					
Contract for ARTERIAL RECONSTRUCTION: DECATUR BOULEVARD, CHEYENNE AVENUE TO					
RANCHO DRIVE in the amount of FIVE HUNDRED SEVENTY FIVE THOUSAND FIVE HUNDRED					
SEVENTY FIVE DOLLARS AND NO CENTS (\$575,575.00).					

**THIS CONTRACT** entered into, effective this date by the City of North Las Vegas, Nevada, hereinafter called CITY, represented by the Mayor, executing this Contract, and the individual, partnership, or corporation named above, hereinafter called CONTRACTOR, witnesseth that the parties hereto do mutually agree as follows:

**STATEMENT OF WORK:** The CONTRACTOR shall furnish all labor, equipment and materials and perform the Work above described for the amount stated above in strict accordance with the Contract Documents, including the Specifications of the CITY and the schedule of Drawings and other requirements, all of which are incorporated herein by reference. All Work is the sole responsibility of the CONTRACTOR unless specifically provided otherwise.

**TIME FOR COMPLETION:** The Work which the CONTRACTOR is required to perform under this Contract shall be commenced at a time stipulated by the CITY in the written "Notice-to-Proceed" and shall be completed according to the following:

Ninety (90) Consecutive Calendar Days to construction completion of the project, including completion of punch list items, final cleanup and demobilization

**LIQUIDATED DAMAGES:** Liquidated Damages as provided for in the specifications and conditions shall be assessed in the amounts stated below per day for each calendar day after the construction completion date, or applicable extension thereof as provided in the Specifications and Requirements, that completion of the Work is delayed.

1) Liquidated Damages for failure to complete the requirements for the Construction Completion milestone within the time period indicated shall be ONE THOUSAND\_DOLLARS (\$1,000) per day.

- 2) Liquidated Damages for late contract documents noted in the Contract Award Instructions Section, CI.14 shall be TWO HUNDRED DOLLARS (\$200) per day.
- 3) Liquidated Damages for late submittals noted in the Contract Award Instructions Section, CI.15 shall be TWO HUNDRED DOLLARS (\$200) per day.
- 4) Liquidated Damages for failure to maintain traffic control noted in the Contract Award Instructions Section, CI.16 shall be TWO HUNDRED DOLLARS (\$200) per hour.

CONTRACTOR

**IN WITNESS WHEREOF,** the parties hereto have executed this Contract as of the date entered on the first page hereof.

CITY OF MODTH I AS VEGAS

City Attorney

CIT OF NORTH LAS VEGAS	CONTRACTOR	
By John J. Lee Mayor	By Jerry Englehart Vice President	
ATTEST:		
Catherine A. Raynor, MMC City Clerk	-	
APPROVED AS TO FORM:		
Micaela Rustia Moore	_	

BOND NUMBER \_\_\_\_\_

## CITY OF NORTH LAS VEGAS PERFORMANCE BOND

	DATE EXECUTED
STATE OF NEVADA INSURANCE DIVISION PURSU ARE NOT ACCEPTABLE. ISSUING COMPANY MUS SURETY ON FEDERAL BONDS AND AS ACCEPTABLE.	BONDS MUST BE LICENSED TO ISSUE SURETY BY THE ANT TO NRS 683A.090. NOTE: INDIVIDUAL SURETY BONDS OF HOLD CERTIFICATES OF AUTHORITY AS ACCEPTABLE PTABLE REINSURING COMPANY WITH LISTING IN THE DEPARTMENT CIRCULAR 570, CURRENT REVISION) AND AS ING OF A OR BETTER.
KNOW ALL MEN BY THESE PRESENTS, that we, the City of North Las Vegas, Nevada, hereinafter reference (\$) for the payment of which sexecutors, administrators, successors, and assigns, joint payment of which sexecutors and assigns, joint payment of which sexecutors administrators are considered.	e CONTRACTOR AND SURETY, are held and firmly bound unto rred to as the City, in the penal sum ofsum well and truly to be made, we bind ourselves, our heirs, pintly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION IS SUCH, T with the City, to perform all Work required under the entitled DECATUR BOULEVARD, RANCHO DRIVE T	hat whereas the CONTRACTOR entered into a certain Contract Bidding Schedule(s), Bid No. <u>1618</u> , of the City's specifications, OCHEYENNE AVENUE – PAVEMENT REHABILITATION.
<b>NOW THEREFORE</b> , if said CONTRACTOR shall well and conditions and agreements of said Contract durin null and void, otherwise it shall remain in full force and	and truly perform and fulfill all the undertakings, covenants, terms g the original term of said Contract, then this obligation shall be d effect.
pursuant to the terms of said Contract, shall not in any	e done or the materials to be furnished, which may be made way release either said Contractor or said Surety thereunder, nor ns of said Contract release either said Contractor or said Surety, Contract is hereby waived by said Surety.
Contractor:	Surety:
	(State of Nevada, License Number)
(Authorized Representative and Title)	
	(Managing General Agent)
By:(Signature to be notarized)	By:(Signature to be notarized)
	Address:
	Telephone:
	Email:

(SEAL AND NOTARIAL ACKNOWLEDGMENT OF SURETY)

## CITY OF NORTH LAS VEGAS LABOR AND MATERIAL PAYMENT BOND

	BOND NUMBER DATE EXECUTED
STATE OF NEVADA INSURANCE DIVISION PURSUANT <u>ARE NOT ACCEPTABLE.</u> ISSUING COMPANY MUST H SURETY ON FEDERAL BONDS AND AS ACCEPTAE	NDS MUST BE LICENSED TO ISSUE SURETY BY THE TO NRS 683A.090. NOTE: INDIVIDUAL SURETY BONDS OLD CERTIFICATES OF AUTHORITY AS ACCEPTABLE BLE REINSURING COMPANY WITH LISTING IN THE ARTMENT CIRCULAR 570, CURRENT REVISION) AND AS OF A OR BETTER.
the City of North Las Vegas, Nevada, hereinafter referred	well and truly to be made, we bind ourselves, our heirs,
THE CONDITION OF THIS OBLIGATION IS SUCH, That with the City, to perform all Work required under the Biddientitled DECATUR BOULEVARD, RANCHO DRIVE TO C	whereas the CONTRACTOR entered into a certain Contract ng Schedule(s), Bid No. <u>1618</u> , of the Cityls specifications, HEYENNE AVENUE – PAVEMENT REHABILITATION.
same, used in connection with the performance of Work on State Law for any work or labor thereon, said Surety will pay above and in the event suit is brought upon this bond, a re shall insure to the benefit of any persons, companies or con	r any materials, equipment, or other supplies, or for rental of ontracted to be done, or for amounts due under applicable of for the same in an amount not exceeding the sum specified asonable attorney's fee to be fixed by the court. This bond reporations entitled to file claims under applicable State Law. It is date of final acceptance of the Work by the City Council.
pursuant to the terms of said Contract, shall not in any way	ne or the materials to be furnished, which may be made release either said Contractor or said Surety thereunder, nor f said Contract release either said Contractor or said Surety, ract is hereby waived by said Surety.
Contractor:	Surety:
(Authorized Representative and Title)	(State of Nevada, License Number)
	(Managing General Agent)
By:(Signature to be notarized)	By:(Signature to be notarized)
	Address:
	Telephone:
	Email:
	(SEAL AND NOTARIAL ACKNOWLEDGMENT OF SURETY)

## CITY OF NORTH LAS VEGAS GUARANTEE BOND

	BOND NUMBER
	DATE EXECUTED
STATE OF NEVADA INSURANCE DIVISION PURSUAN ARE NOT ACCEPTABLE. ISSUING COMPANY MUST SURETY ON FEDERAL BONDS AND AS ACCEPTA	ONDS MUST BE LICENSED TO ISSUE SURETY BY THE IT TO NRS 683A.090. NOTE: INDIVIDUAL SURETY BONDS HOLD CERTIFICATES OF AUTHORITY AS ACCEPTABLE ABLE REINSURING COMPANY WITH LISTING IN THE PARTMENT CIRCULAR 570, CURRENT REVISION) AND AS G OF A OR BETTER.
GUARANTEE for(Name and Add	dress of Prime Contractor)
(Name and Add	diess of Prime Contractor)
AVENUE which we have constructed, has been complet Work as constructed will fulfill the requirements of the grepair or replace any or all of the Work together with any may prove to be defective in workmanship or materials w	RD REHABILITATION – RANCHO DRIVE TO CHEYENNE ed in accordance with the Contract Documents, and that the uaranties included in the Contract Documents. We agree to other adjacent Work which may be damaged in so doing, that within a period of one year from the date of final acceptance of State of Nevada, without expense whatsoever to the City of eglect are exempted.
by the City of North Las Vegas, Nevada, we collectively or	oned conditions within five (5) days after being notified in writing reparately do hereby authorize the City of North Las Vegas to our expense and we will honor and pay the costs and charges
Date of Completion	
SIGNED thisday of, 20	
Contractor:	Surety:
(Authorized Representative and Title)	(State of Nevada, License Number)
	(Managing General Agent)
By:(Signature to be notarized)	By:(Signature to be notarized)
	Address:
	Telephone:
	Email:
	(SEAL AND NOTARIAL ACKNOWLEDGMENT OF SURETY)