DISTRICT COURT CIVIL COVER SHEET A-17-753516-C

Clark County, Nevada

Case No. XXIII

(Assigned by Clerk's Office)

	(Assigned by Clerk's (Office)				
I. Party Information (provide both hos	me and mailing addresses if different)					
Plaintiff(s) (name/address/phone):		Defendant(s) (name/address/phone):				
VICTORIA SEAMAN		CITY OF LAS VEGAS; LAS VEGAS PAVING CORPORATION;				
		SUPERIOR TRAFFIC SERVICES CORP.; TAB CONTRACTORS, INC.				
Attorney (name/address/phone):		Attorney (name/address/phone):				
Brian D. Nettles, Esq., Christian M. Morris, Esq., and Edward J. Wynder, Esq.						
NETTLES LAW FIRM, 1389 Galleria Drive						
Telephone: (702) 434-8282 Fa		<u> </u>				
Kevin E. Beck, Esq., 3137 E. Warm Springs Rd, #1	00, Las Vegas, NV 89120 (702) 641-9900					
II. Nature of Controversy (please se	elect the one most applicable filing type l	below)				
Civil Case Filing Types		· · · · · · · · · · · · · · · · · · ·				
Real Property		Torts Other Torts				
Landlord/Tenant	Negligence	Other Torts Draduct Liability				
Unlawful Detainer	Auto	Product Liability Intentional Misconduct				
Other Landlord/Tenant	Premises Liability	Employment Tort				
Title to Property	Other Negligence	Insurance Tort				
Judicial Foreclosure	Malpractice Medical/Dental	Other Tort				
Other Title to Property						
Other Real Property Condemnation/Eminent Domain	Legal Accounting					
Other Real Property	Other Malpractice					
Probate	Construction Defect & Contr	act Judicial Review/Appeal				
Probate (select case type and estate value)	Construction Defect	Judicial Review				
Summary Administration	Chapter 40	Foreclosure Mediation Case				
General Administration	Other Construction Defect	Petition to Seal Records				
Special Administration	Contract Case	Mental Competency				
Set Aside	Uniform Commercial Code	Nevada State Agency Appeal				
Trust/Conservatorship	Building and Construction	Department of Motor Vehicle				
Other Probate	Insurance Carrier	Worker's Compensation				
Estate Value	Commercial Instrument	Other Nevada State Agency				
Over \$200,000	Collection of Accounts	Appeal Other				
Between \$100,000 and \$200,000	Employment Contract	Appeal from Lower Court				
Under \$100,000 or Unknown	Other Contract	Other Judicial Review/Appeal				
Under \$2,500	_					
Civil Writ		Other Civil Filing				
Civil Writ		Other Civil Filing				
Writ of Habeas Corpus	Writ of Prohibition	Compromise of Minor's Claim				
Writ of Mandamus	Other Civil Writ	Foreign Judgment				
Writ of Quo Warrant	_	Other Civil Matters				
	ourt filings should be filed using the	Business Court civil coversteet				
414117						
Date		Signature of initiating party or representative				

See other side for family-related case filings.

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COMP 1 BRIAN D. NETTLES, ESQ. Nevada Bar No. 7462 **CLERK OF THE COURT** CHRISTIAN M. MORRIS, ESQ. 3 Nevada Bar No. 11218 EDWARD J. WYNDER, ESQ. 4 Nevada Bar No. 13991 5 NETTLES LAW FIRM 1389 Galleria Drive, Suite 200 6 Henderson, Nevada 89014 Telephone: (702) 434-8282 7 Facsimile: (702) 434-1488 8 brian@nettleslawfirm.com christian@nettleslawfirm.com 9 edward@nettleslawfirm.com Attorneys for Plaintiff 10 KEVIN E. BECK, ESQ. 11 Nevada Bar No. 8371 KEVIN E. BECK, LTD. 12 3137 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89120 Telephone: (702) 641-9900 14 Facsimile: (702) 260-8983 kevin@kevinbecklaw.com 15 Co-Counsel for Plaintiff 16 **DISTRICT COURT** 17 **CLARK COUNTY, NEVADA** 18 A-17-753516-C CASE NO.: VICTORIA SEAMAN, an individual, 19 **DEPT NO.:** XXIII Plaintiff, 20 VS. 21 **CITY** OF LAS VEGAS; a municipal

COMPLAINT

SUPERIOR TRAFFIC SERVICES CORP., a Nevada Corporation; TAB CONTRACTORS,

PAVING

Corporation;

corporation;

through 30,

CORPORATION,

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INC., a Nevada Corporation; DOES 1 through

10; XYZ CORPORATIONS 11 through 20; and

ABC LIMITED LIABILITY COMPANIES 21

Defendants.

VEGAS

Nevada

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COMES NOW, Plaintiff VICTORIA SEAMAN, by and through her counsel, Brian D. Nettles, Esq., Christian M. Morris, Esq., and Edward Wynder, Esq. of the Nettles Law Firm and Kevin E. Beck, Esq. of the law firm Kevin E. Beck, Ltd., and for her causes of action against Defendants above named, complains and alleges as follows:

GENERAL ALLEGATIONS

- Plaintiff Victoria Seaman (hereinafter "Ms. Seaman") is, and at all relevant times 1. was, an individual residing in Clark County, Nevada and married lawfully to John Seaman (hereinafter "Mr. Seaman".)
- On information and belief, Defendant City of Las Vegas is, and at all relevant 2. times was, a municipality in Clark County, Nevada.
- 3. Upon information and belief, Defendant Las Vegas Paving Corporation (hereinafter "Las Vegas Paving") is, and at all relevant times was, a corporation conducting business in Clark County, Nevada.
- Upon information and belief, Defendant Superior Traffic Services Corp 4. (hereinafter "Superior Traffic") is, and at all relevant times was, a corporation conducting business in Clark County, Nevada.
- Upon information and belief, Defendant TAB Contractors Inc. (hereinafter "TAB 5. Contractors") is, and at all relevant times was, a corporation conducting business in Clark County, Nevada.
- 6. Upon information and belief, all of the acts, omissions, and conduct described below of each and every corporate Defendant was duly authorized, ordered, and directed by the respective and collective Defendant corporate employers, officers, and management-level employees of said corporate employers. In addition thereto, said corporate employers participated in the aforementioned acts and conduct of their said employees, agents and representatives and each of them; and upon completion of the aforesaid acts and conduct of said corporate employees, agents and representatives, the Defendant corporations, respectively and collectively, ratified, accepted the benefits of, condoned, lauded, acquiesced, approved, and

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consented to each and every of the said acts and conduct of the aforesaid corporate employees, agents, and representatives.

- The true names and capacities, whether individual, corporate, associate, governmental, or otherwise, of Defendants Does 1 through 10, XYZ Corporations 11 through 20, and ABC Limited Liability Companies 21 through 30 ("Does/XYZ/ABC"), inclusive, are unknown to Plaintiff at this time, whom therefore sues said defendants by such fictitious names. When the true names and capacities of said defendants have been ascertained, Plaintiff will amend this Complaint accordingly.
- 8. Upon information and belief, Doe/XYZ/ABC Defendants participated in the design, construction, maintenance, ownership, management, control, operation, care, and/or upkeep of the area and devices referenced herein; Doe/XYZ/ABC Defendants include, but are not limited to, owners, operators, occupiers, lessees, managers, manufacturers, developers, producers, general contractors, subcontractors, security companies, maintenance companies, material providers, equipment providers, architects, designers, engineers, governmental authorities, insurers, lenders, investors, and their agents, servants, representatives, employees, partners, joint ventures, related companies, subsidiaries, parents, affiliates, predecessors, partners, and/or successors in interest.
- Upon information and belief, Doe/XYZ/ABC Defendants shall also include any 9. other contractors, subcontractors, or other individuals or entities who were agents, employees, employers of Defendants, or otherwise working with any of the named Defendants in any capacity at the time of the traffic collision. When the true names and capacities of said persons/entities have been ascertained, Plaintiff will amend this Complaint accordingly.
- Upon information and belief, Does/XYZ/ABC Defendants are responsible, 10. negligently or in some other actionable manner, for the events and happenings hereinafter referred to, and caused injuries and damages proximately thereby to Plaintiffs as hereinafter alleged.

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- Upon information and belief, Doe/XYZ/ABC Defendants were involved in the 11. initiation, approval, support, or execution of the wrongful acts upon which this litigation is premised, or of similar actions against Plaintiffs of which Plaintiffs are presently unaware.
- 12. Upon information and belief, on or about June 10, 2015, and at all times relevant hereto, Mr. Seaman was the driver of a 2014 Honda Accord bearing Nevada Permit Number NVS244 and vehicle identification number 1HGCR3F93EA025424 (hereinafter "Subject Vehicle") in Clark County, Nevada.
- 13. Upon information and belief, on or about June 10, 2015 and at all times relevant hereto, Ms. Seaman was a passenger in the Subject Vehicle.
- 14. Upon information and belief, on or about June 10, 2015 and at all times relevant thereto, Defendants Las Vegas Paving, Superior Traffic and Tab Contractors (collectively, "Defendant Contractors") were performing road work on Rampart Boulevard between Tournament Hills Drive and Summerlin Parkway (hereinafter "Subject Area") at the direction of the City of Las Vegas.
- On or before June 10, 2015, Defendant Contractors excavated a large section of 15. asphalt roadway down to the road foundation which completely spanned the middle lane of northbound Rampart Boulevard (hereinafter "the Subject Excavation").
- 16. On or about June 10, 2015 Defendant Contractors failed to properly mark and barricade the roadway around the Subject Excavation and failed to properly utilize channeling devices, causing Mr. Seaman to be unaware of the Subject Excavation and the danger it posed as he was driving the Subject Vehicle on northbound Rampart Boulevard.
- On or about June 10, 2015, Plaintiff suffered serious injury when the Subject 17. Vehicle drove into the Subject Excavation.
- As a direct and proximate result of Defendants' negligence, Plaintiff has suffered physical injury, pain and suffering, loss of consortium, loss of income, and property damage.
 - 19. Plaintiff has been damaged by Defendants, in an amount in excess of \$15,000.00.
- 20. As a direct and proximate result of the actions or omissions of Defendants. Plaintiff has had to retain the services of the law offices of Nettles Law Firm and Kevin E. Beck,

Ltd. to pursue this action and is entitled to recover costs of suit and reasonable attorney's fees incurred herein.

FIRST CAUSE OF ACTION

(Negligence)

- 21. Plaintiffs repeat and re-allege each and every allegation contained in paragraphs 1 through 20 as though fully set forth herein.
- 22. Defendants, and each of them, owed a non-delegable duty of care to Plaintiff to maintain the Subject Area in a reasonably safe manner and to warn and protect Plaintiff from dangerous conditions.
- 23. On information and belief, Defendants, and each of them, breached the duties they owed to Plaintiff by allowing dangerous conditions to exist and persist in the Subject Area prior to the Subject Incident, and by failing to adequately remedy or warn of the existence of the dangerous conditions.
- 24. At the time of the above-related incident, applicable State law and City ordinance, required construction on roadways comply with the Manual on Uniform Traffic Control Devices (hereinafter, "MUTCD").
- 25. Plaintiff(s) belong(s) to a class of persons that the MUTCD was intended to protect.
- 26. On information and belief, at the time of the above-related incident, Defendants, and each of them, violated the MUTCD by failing to properly mark and barricade the roadway around the Subject Excavation and failing to properly utilize channeling devices. These violations were each an actual and legal cause of Plaintiff's injuries.
- 27. On information and belief, Plaintiff's injuries were the type against which the MUTCD was intended to protect.
- 28. Under the doctrine of Negligence Per Se, each violation of the MUTCD constitutes a breach of a duty owed to Plaintiff by Defendants, and each of them.
- 29. As a direct and proximate result of the actions or omissions of Defendants, Plaintiff suffered physical injury, pain and suffering, loss of income, and property damage.

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- 30. Plaintiff has been damaged by the negligence of Defendants in an amount in excess of \$15,000.00.
- 31. As a direct and proximate result of the actions or omissions of Defendants, Plaintiff has had to retain the services of the law offices of Nettles Law Firm and Kevin E. Beck, Ltd. to pursue this action and is entitled to recover costs of suit and reasonable attorney's fees incurred herein.

SECOND CAUSE OF ACTION

(Negligent Hiring, Training, Retention, and Supervision)

- 32. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 31 as though fully set forth herein.
- 33. Defendants, and each of them, owed a non-delegable duty to Plaintiff to exercise due care in the selection, training, oversight, direction, retention, and control of their contractors, including Defendant Contractors.
- Defendants, and each of them, breached the non-delegable duty to Plaintiff by 34. failing to properly hire, retain, train, staff, and supervise Defendant Contractors.
- As a direct and proximate result of the actions or omissions of Defendants, and 35. each of them, Plaintiff suffered physical injury, pain and suffering, loss of income, and property damage.
- Plaintiff has been damaged by the negligence of Defendants, and each of them, in 36. an amount in excess of \$15,000.00.
- 37. As a direct and proximate result of the actions or omissions of Defendants, and each of them, Plaintiff has had to retain the services of the law offices of Nettles Law Firm and Kevin E. Beck, LTD. to pursue this action and is entitled to recover costs of suit and reasonable attorney's fees incurred herein.

THIRD CAUSE OF ACTION

(Loss of Consortium)

Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 38. 1 through 37 as though fully set forth herein.

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- 39. Mr. Seaman was, at all times relevant hereto, and is the spouse of Ms. Seaman, and as such lives and cohabitates with her.
- 40. Ms. Seaman was, at all times relevant hereto, and is the spouse of Mr. Seaman, and as such lives and cohabitates with her.
- 41. Defendants, and each of them, owed a non-delegable duty of care to Plaintiff to maintain the Subject Area in a reasonably safe manner and to warn and protect Plaintiff from dangerous conditions.
- 42. On information and belief, Defendants, and each of them, breached the duties they owed to Plaintiff by allowing dangerous conditions to exist and persist in the Subject Area prior to the Subject Incident, and by failing to adequately remedy or warn of the existence of the dangerous conditions.

43. As a direct and proximate result of the actions or omissions of Defendants, and each of them, Plaintiff has been caused, presently and in the future, to suffer a loss of consortium.

WHEREFORE, Plaintiff prays for relief against Defendants, and each of them, as follows:

- 1. For damages in excess of \$15,000.00 medical expenses, pain and suffering, loss of consortium, loss of income, and property damage;
- 2. For punitive damages;
- 3. For interest as permitted by law;
- 4. For costs and attorney's fees incurred herein; and
- 5. For such other and further relief as the Court deems proper.

DATED this _____day of April, 2017.

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) 	kevin@kevinbecklaw.com Co-Counsel for Plaintiff						
16							
17	DISTRICT COURT						
18	CLARK COUNTY, NEVADA						
19		1	A-17-753516-C				
20	VICTORIA SEAMAN, an individual,	CASE NO.: DEPT NO.:					
21	Plaintiff,	DET TIVO	XXIII				
	vs.						
22	CITY OF LAS VEGAS; a municipal						
23	corporation; LAS VEGAS PAVING						
24	CORPORATION, a Nevada Corporation; SUPERIOR TRAFFIC SERVICES CORP., a	INITIAL API DISCLOSUR	PEARANCE FEE				
25	Nevada Corporation; TAB CONTRACTORS, INC., a Nevada Corporation; DOES 1 through	DISCLOSUR	A.Bd				
26	10; XYZ CORPORATIONS 11 through 20;		•				
27	and ABC LIMITED LIABILITY COMPANIES 21 through 30,						
28	Defendants.						

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1	Pursuant to NRS Chapter 10, as amended by Senate Bill 106, filing fees are submitted for						
2	parties appearing in the above entitled action as indicated below:						
3							
4	New Complaint Fee		1st Appearance Fee				
5	☐ \$1530 ☐ \$520 ☐ \$299 ⊠ \$270.00		\$1483.00 \$473.00 \$223.00				
6	VICTORIA SEAMAN, Plaintiff	ianianianiainianianianianianianianianian	uumuunuummanin anta asi oo	ainasinannan miniminisannan mainain miniminin miniminin miniminin main ma			
7				\$30			
8				\$30			
9				\$30			
10	☐ Total of Continuation Sheet Attached			<u>\$</u>			
$\begin{bmatrix} 11 \end{bmatrix}$	TOTAL REMITTED: (Required)		Total Paid	<u>\$270.00</u>			
12	DATED this day of April, 2017.						
13	NETTLES LAW FIRM						
14							
15							
16	BRIAN D. NETTLES, ESQ.						
17	Nevada Bar No. 7462						
18	CHRISTIAN M. MORRIS, ESQ. Nevada Bar No. 11218						
19	EDWARD J. WYNDER, ESQ.						
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25		_	el for Plaintiff				
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