# **EXHIBIT** A

From:	vera ceglia <ceglia@adelphia.net></ceglia@adelphia.net>
Sent:	Wednesday, March 03, 2004 10:37 AM
То:	jkole@sidley.com
Subject:	page 1 of 2 for Streetfax contract w mark
Attachments:	Scan0002.tif

Hi Jim, Hope all is well, I am at 727 490 5751 when your ready. Ill send page two next I should be here for the next hour. Paul

From: Sent: To: Subject: Attachments: vera ceglia <ceglia@adelphia.net> Wednesday, March 03, 2004 10:39 AM jkole@sidley.com 2 of 2 for streetfax contract Scan0001.tif

#### General Conditions of Purchase

## STREET FAX

#### SECTION 1- GENERAL PROVISIONS

#### 1. Definitions

The following terms have the meaning specified when used herein: PURCHASER – Street Fax Inc.

CONTRACTOR/SELLER – The entity, its agents, employaes, applient, or sub-contractors, furnishing materials equipment, or services hereander, as identified on Purchase Order.

CUSTOMER – the entity contracting for construction or other nervices from Purchaser or which the goods and/or services provided herearder are for incorporation into the work or are required to facilitate completion of Purchaser's contract with such entity.

PRIME CONTRACY - The contract between Purchaser and Corner and all provisions, specifications and drawing seferenced themin.

#### 2. Entire Agreement

The contrast harvests the Parchaser and Soller shall consist of and be maningent upon the Soller's acceptance of the Perchase Order, the provisions written on the face thereof, all provisions, apendications, and drawings selenced to therein and these printed terms and conditions with appendiase. In the event of conflict between the provisions witten on the face of this Parchase Order and those contained in these pointed terms and conditions, the provisions written on the face of the Parchase Order shall prevail. This Parchase Order shall not be modified either orally or by failure of either party to enforce their rights berearder. It is a condition of this Parchase Order that provisions printed on or otherwise contained in any quotations, order acknowledgement, shipping document, or other instrument of the sellar shall be of no force or effect.

#### 3. Payment Terms

No insurance or premium charges or price increases will be allowed unless authorized by Parchaser in writing. No increase in price from that stated on the face hereof will be considered throughout the duration of the order.

The Agreed upon Corr that the Seller and the Boyer have agreed upon are as follows: Bayer agrees to pay seller the Som of \$3,000 at the onest of this contract. The Boyer agrees to pay seller \$2,000 on the date date of the project, and upon completion Boyer agrees to pay adler an additional \$13,000 US dollars within Thirty days of delivery of the Final approved program. Late fore are agreed to be a 5 % deduction for the seller if project is not completed by due date and an additional 1% deduction for each day the project is late threeafter. Buyer agrees to pay a 3.5% late fee per manife on the balance owed the seller and further agrees to pay a minimum of \$2,000 per month to seller or acknowledges that failure to comply will result in the seller having the right to offline the site Streeting.com and remove his program.

The Arred upon project due date is May 31, 2027 frombry with Designer bas fronted by May 24, 2003

4. Charges

- a) BV PURCHASER Purchaser agrees that no further revision shall be implemented until or unless approved by soller. These revisions shall be transmitted for written approved to sollar.
- b) BY SILLIGR The Seller agrees that no further revision shall be implemented until or unless approved by Street Fax. These revisions shall be transmitted for written approval to the Street Fax Purchasing Department.

#### 5. Pardnaer's Property

Does not include the price of renting the server, and registering VeriSign and SSL. The Bayer agrees to incur these expenses in

### addition to the prize of the contract, and will maintain control of those services at all times.

Data, drawings, tooling, patterns, materials, specifications, and any other items or information supplied to Seller under this order are the property of the Parchaser and must be retarned upon completion of this order. Such items or information are to be used aokly in the performance of the work by the seller and shall not be used or disclosed for any other purpose whatsoever without Parchaser's prior express written consent.

#### 6. Settlement of Controversics

In the event that this parchase order is for materials or opapment which will be incorporated in the Castorner's work under the Prime Contract, and in the case of disparies between the Porchase and the Customer or between the Porchaser and the Seller regarding materials or equipment to be farrished by the seller, the Seller agrees to be bound to the same extent that the Porchaser is bound by the terms of the Prime Contract, and by any and all decisions and deterministices made thereascher, provided that the Seller shall have the right so participated in the settlement of any disparie with the custorner to the extent that the Seller will be affected thereby.

No interest shall accrue on any payment(i) otherwise due the Seller, which is withheld or delayed as a result of any such dispute enough to the examinitian the Parchaser is ultimately paid interest on mories due the Seller. The Seller shall not be held liable if the Seller follows instructions of the Parchase and it is later determined that the Parchaser's instructions were not in compliance with the terms and specifications of the Prime Contract. Pending final disputition of a dispute horearder, the Seller shall carry on the work onless otherwise agreed in writing by the Parchaser.

In all instances the final authority should wet with the final Specifications.

#### 7. Patent Indemnity

Hall

Purchaser hold adler harmless for any infragment solker work may constitute on patients hold by any third party that result from the direct majort for work made by partituter in this "work made for hire" agreement.

The Seller hereby agrees to be responsible for all claims against the Purchaser of the Customer for alleged infringement of patents by mann of the Parchaser's or Costomer's possession, use, or sake of any materials or equipment fuenished hereunder by the Seller or by reason of the performance of any work herearder by the Seller. The Seller agrees to defend at its sole expense all suits against the Parchaser and/or the Customer and to save and hold hirmless the Purchaser and the Costonner from and against all costs, expensed, judgments, and damages of any kind which the Parchaser or the Castomer may be oblight to pay or incur by mason of any such alloged or actual infringement of a patent or patents. The Purchaser and the Costomer agree to render whatever assistance is reasonably can in the way of information and access to records for the defense of any such suit. This indemnity shall not extend to alleged or actual inforgements. resulting from the Seller's compliance with the Parchaser's or Customer's design, instructions, processes, or formulas provided, however, that the Seller agrees to be responsible if it is mesonable to assume that the Seller should have been aware of a possible alleged or actual infiningement resulting from the Parchaser's or Castorner's design, instructions, processors, or formulas and fails to notify the Purchasers of each possibility.

#### 8. Assignment of Subcontracting

Neither this order nor any rights, obligations, or monics due hereunder are assignable or transforable (as security for advances or otherwise) without the Purchaser's prior written consent, and except as to poschases of eaw moterials or standard commercial articles or parts, the Seller shall not subconstant any major portion of the work encompassed by this order without the Purchaser's prior written approval. The Purchaser shall not be required to recognize any assignment or subcontract made without its prior written consent.

The buyer accepts that there will be two other subcontractors working on this project their work will be accepted provided a noncompete and "work made for hire agreement" are in place.

#### 9. Proprietary Rights

It is acknowledged that this is a work made for hire agreement and that all Intellectual property rights or patent rights are that of Streetfax Inc. All code in portion or in its complete form remain the property of Streetfax Inc. If the items to be supplied hereunder have been designed in accordance with specifications or data furnished or originated by the Purchaser or its Customer, such items shall not be reproduced except with the approval of the Purchaser and, as applicable, its Customer and all drawings, photographs, data, software, and other written material or information supplied in connection therewith shall at all times remain the property of the Purchaser or its Customer and be returned promptly upon request at the completion, termination or curcellation of this order. In the event that StreetFax defaults on it payment terms rights would be granted to seller.

#### 10. Termination

- A. DEFAULT The Purchaser may terminate this order or any part thereof by written notice if the Seller.
  - a) fails to make deliveries or to complete performance of its obligations hereunder within the time specified or in accordance with the agreed schedules unless such failure is due to acts of God, strike or other causes which are beyond the control of the Seller.
  - b) Fails to comply with the terms and conditiona of the purchase order and does not cure such failure within a period of ten (10) calendar days after written notice thereof.
  - c) Makes an assignment for the benefit of creditors without prior written consent of the Purchaser, becomes insolvent or subject to proceedings under any law relating to bankruptey, insolvency, or the relief of debtors.

Should the Purchaser elect to terminate for clefiault, the Purchaser may take possession of all or any of the itema to be supplied hereunder which are in the Seller's possession without regard to stage of completion and may complete or easer the work to e completed on such items or may manufacture of procure similar items. Any additional costs or expense incurred by the Purchaser over and above the original purchase price from the Seller plus freight costs shall be for the account of the Seller.

In all events, the Parchaser shall not be or become liable to the Seller or any third party claiming through or under the Seller for any portion of the price of any items that Parchaser elects not to accept following notice of termination for default.

#### 11. Liens

The Seller agrees to deliver the items to be supplied hereander free and clear of all liens, encumbrances, and chains of laborers or material menand the Purchaser may withhold payment pending receipt of evidence in form and substance satisfactory to it of the absence of such items, chains and encumbrances.

#### 12 Governing Law

This Puschase Order and any material relating thereto shall be governed by the laws of the state in which the Purchaser's office that issues the order is located.

#### 13. Recovery of Damages

If the Seller should recover any damages as a result of antimart violations in any manner due to price fising on the part of another manufacturer or Seller, the Seller shall pay over to the Porthoser any ages Purchaser has suffered as a result of the same price fixing within a reasonable time after the damages are recovered by the Seller.

14. Notice of Labor Disputes

- a) Whenever the Seller has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this order, the Seller shall immediately give notice thereof, including all relevant information with respect thereto, to the Purchaser.
- b) The Seller shall insert the substance of this clause including this paragraph (b) in any subtier supply agreement herounder as to which a labor dispute may delay the timely performance of this order except that each such subtier supply agreement shall provide that in the event its timely performance is delayed or threatened by delay by an actual or potential labor dispute, the subtier Seller shall immediately notify its next higher for Seller or Sellers, as the case may be, of all relevant information with respect to such dispute.

#### 15. Indemnity Requirements for Contractors/Seller

Contractor/Vencior shall defend, indemnity and save Street Fax from any and all claims, suits, losses, damages, or expenses, whether caused or contributed to by the negligence of Street Fas, its agents, or employees, or otherwise, on account of injuries to or death of any and all persons whomsoever, including the Contractor/Vendor, subcontracton, employees of Contractor/Vendor, the subcontractor, and of Street Fax and any and all damage to property to whomsoever belonging, including property owned by, rented to, or in the care, custody, or control of the parties hereto arising or growing out of, or in any manner connected with the work performed under this contract, or caused or occasioned, in whole or in party by reason of or arising during the presence of the person or of the property of Contractor/Vendor, subsommations, their employees, or agents upon or in presentity to the property of Street Fax Notwithstanding the foregoing, nothing herein contained is to be construed as an indemnification against the sole negligence of Street Fax.

#### 16. Publicity

Seller shall not publish photographs or articles, give press releases or make speeches about or otherwise publicize the existence or acope of this Parchase Order, or any generalities or details about this Parchase Order without first obtaining the written consent of Buyer.

#### 17. Seller's Disclosure

Any information relating to the Seller's designs, manufacturing processes or manufactured products which the Seller may diadose to the Buyer in connection with the performance of the contract may be used by the Buyer for any purpose relating to the contract and to its performance without liability therefor to the Seller.

#### 18. General Notes

Seller shall reference this purchase order number on all documenta and/or correspondence related to this order.

The signatures below will execute this contract.

Bayer - Paul Codia

Selec - Mark Zuckerberg

04.28.03