

# Analysis of pp. 1, 2 of Street Fax Contract TIFFs

Date: May 27, 2015

## Conclusion:

These two pages appear to be part of the same document. The two significant variations in these documents are:

1. Page 2 has been **reduced by 90.7%** in this TIFF scan, which is irrelevant to authenticity.
2. Page 2 has been **cropped differently** from Page 1, which is also irrelevant to authenticity.

The best clue or key to authenticity is the **staple bump on Page 2** after the previous page(2) was folded back to scan.

1. The probable position of the staple appears as an evident bump in the paper at the fold on Page 2, marked "Staple bump"
2. Using Page 2's aspect ratio at 100%, the Page 2 scan is made partially transparent, and its aspect ratio is increase to approximately 110%.
3. The two images were then aligned on the staple bump (Page 2) and the right side of the visible staple (Page 1).
4. The columns of text align between Pages 1 and 2.
5. Page 1's cropping makes the bottom of the page evident, as is the top, although a little less so, but probably close.
6. Superimposing Page 1 cropping on Page 2 yields even stronger evidence that these are two pages of the same document due to the known default functioning of word processors like Microsoft Word.
7. Indeed, the extra line at the bottom of Page 2, "14. Nature of Labor Disputes," would have been the last line when Word default settings for widows and orphans is used.
8. Also, on Page 1, the bottom of column 1 and the top of column 2 would also be appropriate default actions for Word since Word would have not used the last line in of column 1 in order to avoid splitting up the last two lines of that paragraph (creating an orphan line), which it defaulted to the next line so as not to orphan the last line.
9. Everything else about these scans appears as one would expect a scan to appear, with light and dark shading, and shading variations around the staple.
10. There are no evidence of cutting or pasting.
11. The reduction 90.7% reduction of the Page 1 scan as compared to Page 2 and the different cropping of Page 2 does not speak to authenticity of the document scanned since there are many explanations for those changes depending on the graphics program that created the files.
12. The cropping of Page 2 has no bearing on the authenticity issues.
13. The different angle on the fold is not dispositive since the Page 1 fold mark was more likely from a previous fold and just may not have been visible if folded again and press firmly before copying Page 2.

Assignment of Subcontracting  
 Under this order not any rights, obligations, or monies due hereunder are assignable or transferrable (as security for advances or otherwise) without the written approval of the Purchaser. The Seller shall not subcontract or assign any part of the work contemplated by this order without the Purchaser's prior written approval. The Seller shall remain responsible for the performance of the work under this order. The Buyer accepts the Seller's responsibility for the performance of the work under this order and will maintain control of these services at all times.

**STREET FAX**

**Staple bump**

**SECTION 1 - GENERAL PROVISIONS**

1. **Assignment of Subcontracting**  
 Under this order not any rights, obligations, or monies due hereunder are assignable or transferrable (as security for advances or otherwise) without the written approval of the Purchaser. The Seller shall not subcontract or assign any part of the work contemplated by this order without the Purchaser's prior written approval. The Seller shall remain responsible for the performance of the work under this order. The Buyer accepts the Seller's responsibility for the performance of the work under this order and will maintain control of these services at all times.

11. **Termination**  
 The Purchaser may terminate this order at any time. The termination of this order shall constitute the Seller's release of all obligations and responsibilities under this order, except for the obligations of the Seller to complete the work under this order. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated.

12. **Payment**  
 The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated.

13. **Retention of Title**  
 The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated.

4. 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.

5. The Seller shall assist the subsistence of this order including the Seller's obligation to any subcontract supply agreement hereunder as to the Seller's or anyone else's delay in the timely performance of this order except that such such subcontract supply agreement shall provide that in the event of timely performance is delayed or threatened by delay by an actual or potential labor dispute, the Seller shall be held harmless for any delay in the performance of this order.

6. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated.

14. **General Note**  
 The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated.

15. **Retention of Title**  
 The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated. The Seller shall be responsible for the performance of the work under this order until the Seller has received written notice from the Purchaser that the work has been terminated.

