DELIVERING CREATIVE EXPERIENCES IS OUR THING



PROJECT PROPOSAL: VIDEO PRODUCTION PROJECT SUBTITLE: EMS PREPAREDNESS

CLIENT: DCo PUBLIC HEALTH
DELIVERED ON: MARCH 11, 2016

SUBMITTED BY: BOBBIETTE PALMER



Pat.

I very much enjoyed participating in the EMS Stockpile Preparedness event and enjoyed speaking with you about creating a video documentary. Please see the following proposal to make the project come to life.

As you know and we have previously discussed, videos are a valuable, powerful way to tell your brand's story and to showcase your services to engage with your employees and target audience. They offer an effective way to make your business or service come to life online and on demand. This is especially helpful for your current employees or to be used in a new employee orientation to highlight and illustrate training that you are not able to often repeat.

Bobbiette will transform your service from a one dimensional commodity in the mind of your target audience, your employee, into a three dimensional solution that they can connect with and that they can imagine using during the course of duty. As an authorized independent contractor, Bobbiette has grown with Durham County Government for the last three years, understanding the culture, service goals, and the target audience, your employees and the county citizens at large.

We spoke of presenting the footage documentary style, pulling the videos and photography together by utilizing scripting, voice-over and graphics. This footage will be used to help orientate and educate new and existing employees as to the procedures of an EMS Stockpile event.

Bobbiette has much experience with voice-over for various County productions in case you are not comfortable with speaking on camera or recording your own voice audio. It's all about finding the right process so you can get the most out of your investment.

The following proposal will summarize and demonstrate the process, timeline and expense of putting together this needed documentary.

Bobbiette C. Palmer

Authorized County Contractor DCo Marketing and Media

Socialotus Media Group

Branding is our thing.

Amazing work is our promise.

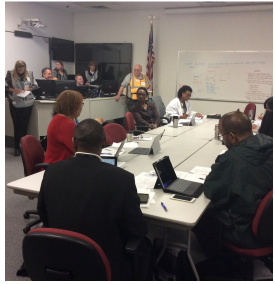
Your success is the only result we care for.



PROJECT OUTLINE GALLERY

DAY ONE



















PROJECT OUTLINE GALLERY

DAY TWO





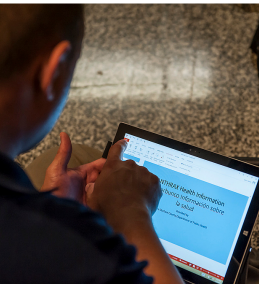














Pre-Production

The most important objective, to get the process started, is to organize the media into a storyboard that will make it easier for Bobbiette to extract the contiguous story and to assist with the writing of the script. Bobbiette has extensive experience working with mixed media and writing viewer friendly scripts and will help every step of the way. All that is needed is to have a one on one meeting to go over the story boards that Bobbiette will put into a PowerPoint slide format to help assess the project and to take the notes directly on the "storyboard".

This process will help determine the length and the complexity of the video. Once the storyboard is made and you have a chance to review it and make refinements to board and script it will be time for Post Production. This process will take approx 1-2 weeks.

Post Production Edits

Post Production editing shapes the story by cutting together the videography and photography available. Also involved in this process is color correction, recording the script/voice-overs, purchasing music licenses and overlaying that music and to create the general graphics that will make sure the video looks exactly as planned in pre-production.

At the conclusion of this stage, Bobbiette will deliver the first cut of your video.

Final Revisions

Once you have seen your cuts, you will have the chance to share you thoughts with Bobbiette via email, phone or another one-on-one meeting. There is one round of revisions allowed at this stage, within reasonable expectations and within the scope of the original video concept.

Output

Once the final cut is approved and you have signed off on the desired footage, Bobbiette will create your files in a format that can be used for a variety of platfoms, for employee training, web or broadcast television.

To complete the work outlined in the project scope, we'll need approximately **5-6 weeks** from beginning to end, depending on when we receive feedback at each milestone. upon signing the proposal and your completed deposit payment, we are prepared to start work immediately.

Upon completion of each milestone (with the exception of the deposit), a payment will be due. See payment schedule for details.

Phase	Week	
Pre-Production	1-2	
Post Production	3	
Final Revisions	1	
Output	0	

Projected Project Deadline: Monday, May, 16, 2016

YOUR INVESTMENT Payment Schedule

\$7,500

Description	Price	Qty	Subtotal	
Pre-Production Organizing Footage into storyboard and script notations & writing Initial Deposit: Deposit is due at time of agreement	\$1,500 nt	1	\$1,500	
Post-Production Editing footage and cutting together, recording voice over overlaying audio, music licensing, creating graphics	\$5,500	1	\$5,500	
Final Revisions Feedback revisions and approval for fine tuning preparation for output and delivery	\$0	1	\$0	
Milestone 2: Payment is due upon approval				
Output Exporting video in various formats for delivery	\$500	1	\$500	
Milestone 3: Payment is due upon approval				

Payment Schedule

All payments will be 1/3 the cost of the whole payment. \$2,500 will be due upon agreement and at the approval of each milestone and upon delivery.

Upon your approval of this proposal, we will submit an invoice in the manner you suggest taking into account the grant process you mentioned.

We have included the following **Statement of Work Contract** with the Durham County Service agreement integrated, however, we understand you may wish Bobbiette to execute the standard County service agreement with this proposal as the Attachment: Scope of Work detail.

Total

Date: 4, April 2016

Between Bobbiette DBA 'Socialotus' hereinafter referred to as CONTRACTOR and the County of Durham, a political subdivision of the State of North Carolina, hereinafter referred to as "COUNTY"

You, County of Durham, Purchasing Department located at 4th floor, 200 E Main St, Durham, NC 27701 are hiring Bobbiette Palmer DBA 'Socialotus" to perform Branding and Identity for the total price of \$7,500 as outlined in Scope of Service. Scope of Services is hereby incorporated herein and made a part of this contract.

1.0 Services Rendered:

1.1 STRATEGY AND DESIGN

PRE-PRODUCTION: CONTRACTOR will organize the photo and video media into a storyboard and work with the Pat Gentry of the COUNTY to write a script for the video.

POST PRODUCTION and DELIVERY: CONTRACTOR will provide script voice over, editing and cutting together video and photos with graphics and overlay licensed music into a 10 - 20 minute video. The final files will be delivered in MP4 format and also delivered through a cloud service with a hard copy on a flash drive.

CONTRACTOR will provide one round of revisions. If at any stage, COUNTY is not happy with the direction the work is taking, COUNTY will pay us in full for everything we've produced up to that point and then cancel this contract.

1.2 ERRORS

CONTRACTOR can't guarantee that her work will be error-free so she can't be liable to you or any third party for damages, including lost profits, lost savings or other incidental, consequential or special damages, even if COUNTY has advised her of them.

2.0 Term of Contract:

The Term of this contract for services is from 04/4/2016 to 05/16/2016 unless sooner terminated as provided herein.

3.0 Mutual Cooperation:

CONTRACTOR agrees to use best efforts to fulfill and exceed your expectation on the deliverables listed above. COUNTY agrees to aid us in doing so by making available to CONTRACTOR needed information pertaining to COUNTY and to cooperate with CONTRACTOR in expediting the work.

The COUNTY will perform on-going contract monitoring to ensure that the terms of this contract are complied with. CONTRACTOR agrees to cooperate with the COUNTY in its monitoring process and provide documentation and/or information requested during the term of this Agreement for the purpose of monitoring the services provided by CONTRACTOR.

4.0 Charges for Services Performed:

Requests above and beyond those listed in the budget may be considered out-of-scope and an amendment to the budget will be recommended. Projects that go dormant for longer than 45 days will incur fee to resume work at the discretion of Socialotus.



4.1 BILLING SCHEDULE

CONTRACTOR shall receive from COUNTY an amount not to exceed seven thousand five hundred dollars (\$7,500.00) as full compensation for the provision of Services. COUNTY agrees to pay CONTRACTOR at the rates specified for Services performed to the satisfaction of the COUNTY, in accordance with this contract, and Scope of Services. Unless otherwise specified, CONTRACTOR shall submit an itemized invoice to COUNTY at the end of each milestone as specified by the proposal terms during which Services are performed. A Funds Reservation number may be assigned to encumber the funds associated with this contract and must appear on all invoices and correspondence mailed to Purchaser. Payment will be processed promptly upon receipt and approval of the invoice by COUNTY.

5.0 Independent Contractor:

COUNTY and CONTRACTOR agree that CONTRACTOR is an independent contractor and shall not represent itself as an agent or employee of COUNTY for any purpose in the performance of CONTRACTOR's duties under this Contract. Accordingly, CONTRACTOR shall be responsible for payment of all federal, state and local taxes as well as business license fees arising out of CONTRACTOR's activities in accordance with this Contract. For purposes of this contract taxes shall include, but not be limited to, Federal and State Income, Social Security and Unemployment Insurance taxes. CONTRACTOR, as an independent contractor, shall perform the Services required hereunder in a professional manner and in accordance with the standards of applicable professional organizations and licensing agencies.

5.0 Insurance and Indemnity:

To the fullest extent permitted by laws and regulations, CONTRACTOR shall indemnify and hold harmless the COUNTY and its officials, agents, and employees from and against all claims, damages, losses, and expenses, direct, indirect, or consequential (including but not limited to fees and charges of engineers or architects, attorneys, and other professionals and costs related to court action or mediation) arising out of or resulting from CONTRACTOR's performance of this Contract or the actions of the CONTRACTOR or its officials, employees, or contractors under this Contract or under contracts entered into by the CONTRACTOR in connection with this Contract. This indemnification shall survive the termination of this Contract.

In addition, CONTRACTOR shall comply with the North Carolina Workers' Compensation Act and shall provide for the payment of workers' compensation to its employees in the manner and to the extent required by such Act. Additionally, CONTRACTOR shall maintain, at its expense, the following minimum insurance coverage:

\$1,000,000 per occurrence /\$2,000,000 aggregate --- Bodily Injury Liability, and \$100,000 --- Property Damage Liability, or \$1,000,000 per occurrence /\$2,000,000 aggregate---Combined Single Limit Bodily Injury and Property Damage

CONTRACTOR, upon execution of this Contract, shall furnish to the COUNTY a Certificate of Insurance reflecting the minimum limits stated above. The Certificate shall provide for thirty-(30) days advance written notice in the event of a decrease, termination or cancellation of coverage. Providing and maintaining adequate insurance coverage is a material obligation of the CONTRACTOR. All such insurance shall meet all laws of the State of North Carolina. Such insurance coverage shall be obtained from companies that are authorized to provide such coverage and that are authorized by the Commissioner of Insurance to do business in North Carolina. The limits of coverage under each insurance policy maintained by the CONTRACTOR shall not be interpreted as limiting the CONTRACTOR's liability and obligations under the Contract. Notwithstanding the foregoing, nothing contained in this section 5 shall be deemed to constitute a waiver of the sovereign immunity of the County, which immunity is hereby reserved to the County.



6.0 Health and Safety:

CONTRACTOR shall be responsible for initiating, maintaining and supervising all safety precautions and programs required by OSHA and all other regulatory agencies while providing Services under this Contract.

7.0 Non-Discrimination in Employment:

CONTRACTOR shall not discriminate against any employee or applicant for employment because of age, sex, race, creed, national origin, or disability. CONTRACTOR shall take affirmative action to ensure that qualified applicants are employed and that employees are treated fairly and legally during employment with regard to their age, sex, race, creed, national origin, or disability. In the event CONTRACTOR is determined by the final order of an appropriate agency or court to be in violation of any non-discrimination provision of federal, state or local law or this provision, this Contract may be canceled, terminated or suspended in whole or in part by COUNTY, and CONTRACTOR may be declared ineligible for further COUNTY contracts.

8.0 Governing Law:

This Contract shall be governed by and in accordance with the laws of the State of North Carolina. All actions relating in any way to this Contract shall be brought in the General Court of Justice in the County of Durham and the State of North Carolina.

9.0 Termination:

COUNTY has the right to modify, reject, cancel or stop any and all plans or work in process. However, COUNTY agrees to defend, indeminify and hold CONTRACTOR harmless for any liability relating to such action.

9.1 EVENT OF DEFAULT.

Any one or more of the following acts or omissions of the CONTRACTOR shall constitute an Event of Default hereunder:

- a. Failure to perform the Services satisfactorily or on schedule,
- b. Failure to submit any report required hereunder; and/or
- c. Failure to perform any other covenant, term, or condition of this Agreement.

Upon the occurrence of an Event of Default, the COUNTY may take one or more or all of the following actions:

- 1. Give CONTRACTOR written Notice of the Event of Default, specifying the Event of Default and requiring it to be remedied within, in the absence of greater or lesser specification of time, seven (7) calendar days from the date of the notice; and if the Event of Default is not timely remedied, terminate the agreement, effective two (2) days after giving the CONTRACTOR written Notice of Termination; and/or
- 2. Deduct any and all expenses incurred by the County for damages caused by the CONTRACTOR'S Event of Default; and/or
- 3. Treat the agreement as breached and pursue any of its remedies at law or in equity, or both, including damages and specific performance.

9.2 TERMINATION FOR CONVENIENCE.

This Contract may be terminated, without cause, by either party upon thirty (30) days written notice to the other party. This termination notice period shall begin upon receipt of the Notice of Termination.



Termination of this Contract, under either section 10.1 or 10.2, shall not form the basis of any claim for loss of anticipated profits by either party.

10.0 Responsibilities of CONTRACTOR and COUNTY:

CONTRACTOR shall obtain releases, licenses, permits or other authorization to use testimonials, copyrighted materials, photographs, art work or any other property or rights belongings to third parties obtained by CONTRACTOR for use in performing services for COUNTY if applicable).

10.1 CLIENT RESPONSIBILITY FOR RELEASES

COUNTY guarantees that all elements of text, images, or other artwork provided by the COUNTY are either owned by COUNTY, or that COUNTY has permission to use them. When final payment has cleared, copyright will be automatically assigns as follows:

COUNTY will own the visual elements that CONTRACTOR creates for this project. CONTRACTOR will furnish source files and finished files and COUNTY should keep them somewhere safe as CONTRACTOR is not required to keep a copy. COUNTY owns all elements of text, images and data COUNTY provided, unless someone else owns them.

CONTRACTOR will own the unique combination of these elements that constitutes a complete design and will license that to the COUNTY, exclusively and in perpetuity for this project only, unless we agree otherwise. We can provide a separate estimate for that.

10.2 CLIENT RESPONSIBILITY FOR ACCURACY:

COUNTY shall be responsible for the accuracy, completeness and propriety if information concerning your products and services which you furnish to us verbally or in writing in connection with the performance of this Agreement.

11.0 Confidentiality:

CONTRACTOR acknowledges its responsibility, both during and after the term of its appointment to use all reasonable efforts to preserve the confidentiality of any proprietary or confidential information or data developed by CONTRACTOR on behalf of the County of Durham or disclosed by the County of Durham to CONTRACTOR.

12.0 Successors and Assigns:

CONTRACTOR shall not assign its interest in this Contract without the written consent of COUNTY. CONTRACTOR has no authority to enter into contracts on behalf of COUNTY.

13.0 Compliance with Laws:

CONTRACTOR represents that it is in compliance with all Federal, State, and local laws, regulations or orders, as amended or supplemented. The implementation of this Contract shall be carried out in strict compliance with all Federal, State, or local laws.



17.0 Equipment:

CONTRACTOR shall supply, at its sole expense, all equipment, tools, materials, and/or supplies required to provide Services hereunder, unless otherwise agreed in writing.

18.0 Entire Contract:

This contract, including Attachment 1, shall constitute the entire understanding between COUNTY and CONTRACTOR and shall supersede all prior understandings and agreements relating to the subject matter hereof and may be amended only by written mutual agreement of the parties.

17.0 Headings:

The subject headings of the sections are included for purposes of convenience only and shall not affect the construction or interpretation of any of its provisions. This contract shall be deemed to have been drafted by both parties and no interpretation shall be made to the contrary.

18.0 Existence:

CONTRACTOR warrants that it is a corporation duly organized, validly existing, and in good standing under the laws of the State of North Carolina and is duly qualified to do business in the State of North Carolina and has full power and authority to enter into and fulfill all the terms and conditions of this contract.

19.0 Corporate Authority:

By execution hereof, the person signing for CONTRACTOR below certifies that he/she has read this contract and that he/she is duly authorized to execute this contract on behalf of the CONTRACTOR.

20.0 E-Verify

As a condition of payment for services rendered under this agreement, CONTRACTOR shall comply with the requirements of Article 2 of Chapter 64 of the General Statutes. Further, if CONTRACTOR provides the services to the County utilizing a subcontractor, CONTRACTOR shall require the subcontractor to comply with the requirements of Article 2 of Chapter 64 of the General Statutes as well. CONTRACTOR shall verify, by affidavit, compliance of the terms of this section upon request by the COUNTY.

IN TESTIMONY WHEREOF, the parties have expressed their agreement to these terms by causing this Service Contract to be executed by their duly authorized office or agent.

County of Durham - County Manager	County of Durham - Chief Financial Officer		
Contractor			
By:			
Authorized Representative Print Name:Bobbiette Palmer			



Title: Marketing Contractor & CEO of Socialotus