

STOB 6701 3,892.25
 STOB 6705 23,530.83
 GST STOB 1575 1,371.15

KIMBODESIGN

#1251-409 Granville Street Vancouver, BC V6C 1T2

Invoice

Date	Invoice #
6/9/2014	2651

RECEIVED
 JUN 11 2014
 GOVERNMENT COMMUNICATIONS
 AND PUBLIC ENGAGEMENT

Invoice To
 Government Communications and
 Public Engagement
 Attn: Dawn Stewart

PAYMENT METHODS:

KIMBO Design accepts cheque
 or bank wire.

s15

DATE INVOICE RECEIVED 11/06/2014 INVOICE # 2651

GOODS/SERVICES RECEIVED SIGNATURE: *[Signature]*

CL	RESP	SRV LN	STOB	PROJECT	AMOUNT
125	51676	ADDP	6701	511111	\$ 3892.25
125	51676	ADDP	6705	511111	\$ 23530.83
125	51676		1575	511111	\$ 1371.15
Item	Description				
	Jobs Tourism and Skills Training				
	Blueprint/ Twitter & Facebook May 30 - June 30, 2014				
	AP0: A2423				
	TOTAL				\$ 28,794.23

STANDING OFFER #50- GCPE 030

SPENDING AUTHORITY SIGNATURE: *[Signature]*
 Service Fee Id... 3% Service Fee for Media Purchased

Project Manag...	Account Services
Graphic Design	Creative Director or Agency Head
Copy Writing	Copy writing Services
Graphic Design	Digital Design Services
Project Manag...	New Media Development
Project Manag...	Media Planning/Buying
	Facebook Advertising Buy
	Twitter Advertising Buy
	Amnet Advertising Buy
	GST 5% On Sales

RECEIVED
 JUL 3 2014
 FINANCIAL OPERATIONS
 MINISTRY OF COMMUNITY DEVELOPMENT & THE ARTS
 MINISTRY OF TOURISM, CULTURE & THE ARTS

P.O. No.	Terms	Project	
Qty	Rate	Amount	Tax
	1,382.25	1,382.25	G ✓
5	90.00	450.00	G ✓
2	125.00	250.00	G ✓
3	90.00	270.00	G ✓
2	110.00	220.00	G ✓
5	110.00	550.00	G ✓
11	70.00	770.00	G ✓
28	2,675.83	2,675.83	G ✓
	9,215.00	9,215.00	G ✓
	11,640.00	11,640.00	G ✓ 27423.08
	5.00%	1,371.15	✓

<i>Service Charge of 3% per month will be applied to overdue accounts.</i>				Subtotal	CAD 27,423.08
				Total	CAD 28,794.23
				Payments/Credits	CAD 0.00
604.738.6448	604.738.6468	info@kimbodesign.ca	www.kimbodesign.ca	Balance Due	CAD 28,794.23

GST/HST No. 805287612

**INVOICE
 AUDITED**
 14.06.11 LK

Approved
[Signature]

QUALIFIED RECEIVER

DATE: 14.06.17
 J41-2014-00173
 SIGNATURE: *[Signature]*
 MARY DILA
 Page 1



KIMBO Design Inc.

1251-403 Granville Street, Vancouver, BC, V6C 1T2
604 738 6448

2014 ONLINE COSTING ESTIMATE

KIMBODESIGN

CLIENT: Ministry of Jobs, Tourism and Skills Training
CAMPAIGN: Blueprint Twitter & Facebook
CAMPAIGN DATE: May 30 - June 30, 2014
AD HEADING:
AD SIZE:
TARGET AUDIENCE: Jobseekers in BC

DATE: May 27/14
STANDING OFFER # S0-GCPE 033
APO: A2423
CPA:
VERSION:
MEDIA BUYE s22

REVISION COMMENT:

Site	Pages	Flight Date	Ad Size	CPM	# of Weeks	Estimated Impressions	Total Cost
Facebook	Post engagement ad creative 1	Wednesday, May 30 - Thursday, June 30	1024 x 512		4	55,000	\$ 25,220.00
	Post engagement ad creative 2						
	Post engagement ad creative 3						
	Post engagement ad creative 4						
Twitter	Sponsored Tweet 1	Wednesday, May 30 - Wednesday, June 30			2	19,000	\$ 9,215.00
	Sponsored Tweet 2	Wednesday, May 30 - Wednesday, June 30					
	Sponsored Tweet 3	Wednesday, May 30 - Wednesday, June 30					
Amnet	mobile network campaign	Wednesday, May 30 - Thursday, June 30	various		4	TBD	\$11,640.00
							\$46,075.00
3% Service Fee for Media Purchased							\$1,382.25
							\$47,457.25
					Hours	Rate	
Account Services (primary day-to-day contact)					5	\$ 90.00	\$450.00
Creative Director or Agency Head					2	\$ 125.00	\$250.00
Copy Writing Services					3	\$ 90.00	\$270.00
Digital Design Services					2	\$ 110.00	\$220.00
New Media Development					5	\$ 110.00	\$550.00
Media Planning/ Buying					11	\$ 70.00	\$770.00
							\$2,510.00

Please note that FINAL COSTS MAY VARY +/- 10%

Approved by Ministry Expense Authority:

Approved by GCPE HQ:

Material Contact Name:

TOTAL COST: \$49,967.25

Date: Jun 4, 2014

Date: June 3/14

Material Contact Number:

STANDING OFFER
Advertising Placement Order

APO# (Assigned by GCPE): A2423

Blanket APO:
Yes (No)

Campaign Name: WBCBC Blueprint - FB, Twitter + mobile

STOPS/PROJECT INFORMATION:

BILLING CONTACT:

BILLING TO: Ministry Branch Mailing Address

STOB: GCPE 57 Ministry 67 68

Name: Dawn Stewart

PO Box 940950 Victoria BC V8W 9V1

CPA/Project No.

Telephone: 250.356-8595

Instructions: This Cost Estimate (Draw-Down) is subject to the terms and conditions of the Standing Offer.

Date: 04/01/2014 to 06/30/2014
Client: Government Communications and Public Engagement
Job: BCJB Blueprint Tool Social Media Campaign (01153)
Job Manager: kim pickett

Task	Personnel	Date	Hours
creative strategy	s22	2014-05-09	2.25
creative strategy	Pickett, Kim	2014-05-08	1.50
creative strategy	s22	2014-05-07	4.00
Subtotal for creative Director or Agency Head			7.75 2
Copy writing service	s22	2014-05-12	0.25
Copy writing service	s22	2014-05-12	0.75 ✓
Copy writing service	s22	2014-05-16	1.50 ✓
Copy writing service	s22	2014-06-05	0.75 ✓
Subtotal for Copy Writing Services			3.25 ✓ 3
graphic design	Stenning, Sheldon	2014-05-15	2.17
graphic design	Stenning, Sheldon	2014-05-13	0.25
graphic design	Stenning, Sheldon	2014-05-12	1.20
Subtotal for Digital Design Services			3.62 2
media management/reporting	s22	2014-05-05	0.50
media management/reporting	s22	2014-05-15	1.50
media management/reporting	s22	2014-05-29	0.75
media management/reporting	s22	2014-05-29	1.00
media management/reporting	s22	2014-06-02	2.25
media management/reporting	s22	2014-06-02	1.75
media management/reporting	s22	2014-06-04	2.50
media management/reporting	s22	2014-06-05	0.25
media management/reporting	s22	2014-06-05	0.50
Subtotal for Media Planning/Buying			11.00 ✓ 11
project management	s22	2014-06-03	0.50
project management	s22	2014-06-02	1.75
project management	s22	2014-06-02	0.25
project management	s22	2014-05-30	0.75
project management	s22	2014-05-30	0.75
project management	s22	2014-05-29	1.25
project management	s22	2014-05-29	0.50
Subtotal for New Media Development			5.75 ✓ 5
project management	s22	2014-05-16	1.00
account mangment	s22	2014-05-15	0.50
project management	s22	2014-05-15	1.00
project management	s22	2014-05-14	1.00
project management	s22	2014-05-13	1.50
account mangment	s22	2014-06-09	1.00
Subtotal for Account Services (primary day-to-day contact)			6.00 ✓ 5 = 28
Total			37.37

facebook1601 Willow Road
Menlo Park, CA 94025**INVOICE**

Invoice #: 22185191
Invoice Date: 03-Jun-2014
Billing Period: MAY-14
Account Id / Group: s15
Payment Terms: NET 30
Page: 1 of 1

BILL TO: Kimbo Design
409 Granville St Suite 1251
VANCOUVER V6C 1T2
CANADA

ATTN: Accounts Payable

Advertiser: Kimbo Design

Customer I.O. #:

IO Line#	Description	Total
1	bit.ly/146XG3 - Website Clicks	1,625.10
2	BC Jobs Plan	523.10
3	Work BC	527.63

INVOICE NUMBER MUST BE REFERENCED ON ALL PAYMENTS

Facebook, Inc. is a Delaware Corporation - TIN 20-1665019			
Remit Check To: Facebook, Inc. Attention: Accounts Receivable 15161 Collections Center Drive CHICAGO, IL 60693	Wire Transfer Instructions: s15	ACH Instructions: s15	Subtotal: 2,675.83 ✓ Tax: 0.00 Freight: 0.00
			Invoice Total: 2,675.83
			Invoice Currency: CAD
www.facebook.com	Phone: +1.650.543.4800	Fax: +1.650.543.5325	AR@fb.com

Promoted Products Insertion Order



Twitter International Company
The Academy 42, Pearse Street
Dublin 2, Ireland

Sales Rep: Debora Silveira
Acct Mgr: Zain Ladha
Email: dsilveira@twitter.com
IO Header #: T254446
Expiration: 2014/05/31 23:36 GMT

Advertiser Name	BC Government - Canada	Bill To Name	Kimbo Design Inc
Agency Name	Kimbo Design Inc	Billing Address	1251-409 Granville Street Vancouver, BC V6C 1T2 CA
Contact Name	Kimberly Pickett	Billing Contact Name	Kimberly Pickett
Contact Phone	(604) 738-6448	Billing Phone	(604) 738-6448
Contact Email	kim@kimbodesign.ca	Billing Email	kim@kimbodesign.ca

Product	Revenue Type	Description	Handle	Start Date	End Date	Budget	Payable
Blended (Account & Tweet)	Chargeable	BC Government - WorkBC May'14 PTWs - Q2	workbc	2014/05/16	2014/05/31	CAD 9,215.00	CAD 9,215.00
						Total: CAD 9,215.00 ✓	

Payment Terms

Unless otherwise approved by Twitter in writing, payment is due 30 days from the date of invoice. By executing this Insertion Order ("IO"), Advertiser or Agency, on behalf of Advertiser, (hereinafter "Customer") agrees to the Twitter Promoted Products Program Terms attached and incorporated by reference herein ("Terms"), unless Customer and Twitter have entered into a separate, written agreement. Customer may cancel or delete Promoted Products in accordance with the policies set forth in the Terms (or other applicable agreement). Notwithstanding the foregoing, reservations for Promoted Trends specified on this IO shall be deemed canceled, unless Customer executes this IO within 2 business days of the date hereof.

TWITTER PROMOTED PRODUCTS PROGRAM TERMS

You may place orders for Promoted Tweets, Promoted Trends, Promoted Accounts or other forms of advertising ("Promoted Products") through the Twitter Promoted Products Program ("Program"). By doing so, you agree to the following Program terms and conditions, which incorporate the terms of the Twitter insertion order(s) ("IO") effective between us (the "Agreement"):

1. Your participation in the Program is subject to our policies as updated from time to time. These policies include our Privacy Policy (<http://twitter.com/privacy>), Terms of Service (<http://twitter.com/tos>), Promoted Products Policy Guidelines, and Trademark Guidelines (<http://support.twitter.com/twittermarks>) (the "Policies"). We may modify or cancel the Program, or modify the Policies at any time without liability. Your use of the Program after notice of any changes means you accept the changes.
2. You are responsible for: (a) your Promoted Products, which will include content, information, and URLs, (b) interests, keywords, and other features made available to you from time to time to target Promoted Products ("Targets"), and (c) websites, landing pages, and advertised services and products to which your Promoted Products link or direct users ("Services"). You will protect your passwords appropriately and are responsible for access to your account by you and any third party.
3. We may place the Promoted Products, without restriction as to placement, on any content or property provided by Twitter or our third party partners and reference Promoted Products for our marketing and promotional purposes. For quality control and serving purposes for the benefit of Twitter users, we may use automated software to screen any websites and URLs included by you in a Promoted Product. We may modify a Promoted Product to comply with the Policies or this Agreement, provided, such modifications will only be in the form of deleting a Promoted Product in its entirety, resizing, or reformatting solely in connection with the Program. Twitter or its third party partners may reject or remove any Promoted Product, campaign or Target for any or no reason.
4. This Agreement is effective until terminated. Either party may terminate this Agreement by providing thirty (30) days' written notice. You may delete or cancel (a) auction-based Promoted Products via your account interface, provided, you will be responsible for fees for Promoted Products delivered prior to deletion or cancellation; (b) reservation-based Promoted Products with prior written notice to Twitter, provided, you will remain responsible for fees if cancellations occur within thirty (30) days or less of the promotion date. Auction-based Promoted Products will cease shortly after deletion or cancellation. Rescheduling of reservation-based Promoted Products is subject to Twitter's availability of inventory. For deletions or cancellations by you of any reservation-based Promoted Products purchased under a volume discount or bundle, Twitter reserves the right to charge you the full price (prior to such volume or bundle discount); in the event of such deletions or cancellations, Twitter will charge the remaining Promoted Products on a per-product basis in accordance with its then-current pricing.
5. As with organic Tweets, you cannot modify Promoted Tweets that have been sent, but you can delete a Promoted Tweet and send another one out through your account interface. Because we offer an open platform, we cannot guarantee that all our partners or users will delete any Promoted Product that you delete or that Promoted Products sent by SMS will be deleted.
6. We cannot guarantee impressions, conversions, clicks, Retweets, follows, replies, favorites, blocks or any other actions taken (collectively "User Actions") with your Promoted Products.
7. You will not, and will not authorize any party to: (a) generate automated, fraudulent or otherwise invalid User Actions (b) use any automated means or form of scraping or data extraction to access, query or otherwise collect information related to the Program from any website or property except as expressly permitted by us; or (c) advertise anything illegal or engage in any illegal or fraudulent business practice. You must have and grant to us and our partners any rights (including without limitation any copyright, trademark, patent, publicity or other rights) in your Promoted Products, Services and Targets needed for us and our partners to operate the Program. You represent and warrant that (y) all your information is complete, correct and current; and (z) your use of the Program and your Promoted Products, Targets, and Services will not violate or encourage violation of any applicable laws, regulations, code of conduct, or third-party rights (including without limitation privacy and intellectual property rights). Violation of the foregoing may result in immediate termination or suspension of your account without notice and may subject you to legal penalties and consequences.
8. Due to its experimental nature, much of the Program is confidential to Twitter, as further described herein. "Confidential Information" means any business or technical information related to Twitter, the technology used to provide the Twitter Service, and Twitter's Promoted Products that is marked "confidential" or "proprietary" at the time of disclosure, or, by its nature or content is reasonably distinguishable as confidential or proprietary. The following shall be deemed Confidential Information, without limitation: the Twitter account interface and features, campaign management tools and user interface, analytics and activity dashboards, pricing, best practices materials, marketing collateral, onboarding materials and webinars, information on Twitter metrics and user demographics, the terms of this Agreement, IOs, invoices and correspondence with Twitter. Confidential Information does not include information that: (a) is or becomes generally known to the public through no fault of or breach of this Agreement by you; (b) is rightfully known by you at the time of disclosure without an obligation of confidentiality; (c) is independently developed by you without use of the Confidential Information; or (d) you rightfully obtain from a third party without restriction on use or disclosure. You will not use the Confidential Information except as necessary for the performance of this Agreement and will not disclose such Confidential Information to any third party except to those employees and subcontractors that need to know such Confidential Information for the purpose of performing this Agreement, provided that each such employee and subcontractor is subject to a written agreement that includes binding use and disclosure restrictions that are at least as protective as those set forth herein. You will use all reasonable efforts to maintain the confidentiality of all such Confidential Information, but in no event less than the efforts that you ordinarily use with respect to your own proprietary information of similar nature and importance. The foregoing obligations will not restrict you from disclosing Confidential Information: (i) pursuant to the order or requirement of a court, administrative agency, or other governmental body, provided that you give reasonable notice to Twitter to contest such order or requirement; and (ii) on a confidential basis to your legal or financial advisors. You agree to hold Confidential Information in confidence during the Agreement and for a period of three (3) years from the date of termination or expiration.

9. To the fullest extent permitted by law, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION FOR NONINFRINGEMENT, SATISFACTORY QUALITY, MERCHANTABILITY AND FITNESS FOR ANY PURPOSE. To the fullest extent permitted by law, we disclaim all guarantees regarding positioning, levels, quality, or timing of: (i) costs per click or impression; (ii) click through rates; (iii) availability and delivery of any impressions, Promoted Products, or Targets on any Twitter or partner property; (iv) any User Actions; (v) conversions or other results for any Promoted Products or Targets; (vi) the accuracy of data (including currency exchange rate data); and (vii) the adjacency or placement of Promoted Products within a Program. You understand that third parties may take User Actions on your Promoted Products for prohibited or improper purposes, and you accept the risk of any such User Actions. Your exclusive remedy, and our exclusive liability, for suspected invalid User Actions is to make a claim for a refund in the form of advertising credits for our properties within the time period required under Section 11 below. Any refunds for suspected invalid User Actions are within our sole discretion. EXCEPT FOR INDEMNIFICATION OBLIGATIONS HEREUNDER AND YOUR BREACH OF SECTION 8 (CONFIDENTIALITY), TO THE FULLEST EXTENT PERMITTED BY LAW: (a) NEITHER OF US WILL BE LIABLE FOR ANY CONSEQUENTIAL, SPECIAL, INDIRECT, EXEMPLARY, OR PUNITIVE DAMAGES (INCLUDING WITHOUT LIMITATION LOSS OF PROFITS, REVENUE, INTEREST, GOODWILL, LOSS OR CORRUPTION OF DATA OR FOR ANY LOSS OR INTERRUPTION TO YOUR BUSINESS) WHETHER IN CONTRACT, TORT (INCLUDING WITHOUT LIMITATION NEGLIGENCE) OR ANY OTHER LEGAL THEORY, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY; AND (b) EACH OF THE PARTIES' LIABILITY TO THE OTHER IS LIMITED TO AMOUNTS PAID OR PAYABLE TO US BY YOU FOR THE PROMOTED PRODUCT GIVING RISE TO THE CLAIM. Except for payment obligations, neither of us are liable for failure or delay resulting from a condition beyond each of our reasonable control, including without limitation to acts of God, government, terrorism, natural disaster, labor conditions and power failures.

10. If you are an agency representing the Advertiser set forth in the IO, you agree (a) that you are authorized to act on behalf of and have bound the Advertiser to this Agreement, (b) to secure and maintain all rights from Advertiser needed to enter into this agreement, (c) as between you and the Advertiser, the Advertiser owns any rights to Program information in connection with its respective Promoted Products, and (d) you will not disclose their Program information to any other party without Advertiser's consent.

11. You will be responsible for all charges up to the amount of each campaign set in your online account and will pay all charges in USD, or the currency set forth in the applicable IO. Because all Promoted Product auctions take place in USD, all bids and budgets provided in non-USD currency for auction-based Promoted Products will be converted to USD using currency exchange data from a third-party currency information service. You will pay all charges in accordance with the payment terms in your online account, insertion order, supplemental terms attached

hereto if any, service agreement or Program FAQ. Charges are exclusive of taxes. You are responsible for paying all taxes and government charges. To the fullest extent permitted by law, you waive all claims relating to charges (including for suspected invalid User Actions) unless claimed within 60 days after the charge (this does not affect your credit card issuer rights). Charges are solely based on our measurements for the Program. To the fullest extent permitted by law, refunds (if any) are at our discretion and only in the form of advertising credit for only our properties. We are not obligated to extend credit to any party. You allow us to share your credit card and related billing and payment information with companies who work on our behalf, such as payment processors and/or credit agencies, for the purposes of checking credit, effecting payment and servicing your account. We may also provide information in response to valid legal process, such as subpoenas, search warrants and court orders, or to establish or exercise our legal rights or defend against legal claims. We shall not be liable for any use or disclosure of such information by these third parties.

12. You will indemnify and defend us, our partners, agents, affiliates, and licensors from any third party claim or liability, arising out of your Promoted Products, Targets and Services, our use of your Promoted Products, Targets and Services for the Program, your use of the Program and your breach of this Agreement. Partners will be third party beneficiaries of the above partner indemnity.

13. This Agreement will be governed by California law except for its conflicts of laws principles. All claims arising out of or relating to this Agreement or the Program will be litigated exclusively in the federal or state courts of San Francisco County, California, USA, and you consent to personal jurisdiction in those courts. This Agreement constitutes the entire and exclusive agreement between us with respect to the subject matter hereof, and supersedes and replaces any other statements on the same subject matter. You may grant approvals, permissions, extensions and consents by email, but any modifications to this Agreement must be made in a writing executed by both parties. In no event shall any additional or conflicting terms tendered by you under a purchase order or other document have any effect. Any notices to us must be sent via first class or air mail or overnight courier to Twitter International Company, The Academy 42, Pearse Street, Dublin 2, Ireland, with a copy to Legal Department, via confirmed facsimile, and are deemed given upon receipt. A waiver of any default is not a waiver of any other default. Unenforceable provisions will be modified to reflect our intention and only to the extent necessary to make them enforceable, and remaining provisions of this Agreement will remain in full effect. You will not assign any of your rights hereunder. We are not legal partners or agents of each other, but are independent contractors. In the event that this Agreement or the Program(s) expire or are terminated, we are not obligated to return any materials to you. Notice to you may be provided by sending an email to the email address specified in your account, or by posting a message to your account interface, and is deemed received when sent (for email) or no more than 15 days after having been posted (for messages in your account interface).

Signature: Kim Pickett
Kim Pickett (May 16, 2014)

Email: kim@kimbodesign.ca

Title: Owner

Company: KIMBO Design Inc.

Signature: Conor Flynn
Conor Flynn (May 18, 2014)

Email: .

Title: Sales Finance

Company: Twitter International Company



Insertion Order AMNET CANADA

AMNET Details	
Amnet Canada 116 Spadina Avenue #600 Toronto, ON, M5V 2K6	Megan Wong 416-507-3585 megan.wong@amnetgroup.com

Client Contact	
Kimbo Design 1251 - 409 Granville St. Vancouver, BC, V6C 1T2	s22

Billing Contact	
Amnet Canada 400 Boul. De Maisonneuve Ouest, Bureau 250 Montreal, QC, H3A 1L4	Chantale Martineau 514-284-9467 chantale.martineau@ammedia.com

Campaign Summary							
Advertiser	Campaign Name	Creative Size	Start Date	End Date	dCPM	Impressions	Total Net Cost
BC Government	Work BC - Blue Print 2014 - Custom Targeting - Mobile	Mobile	6/4/2014	6/30/2014	\$ 3.00	3,880,000	\$ 11,640.00
TOTAL						3,880,000	\$ 11,640.00

Campaign Details	
Creative Sizes:	Standard IAB
Other:	(1) One business day out-clause upon notification from advertiser (2) Standard IAB/AAAA T&Cs apply (3) 3rd Party reporting system is DoubleClick (4) dCPM rates will range; quoted dCPM is an estimate based on average CPM (5) Impressions are an estimate based on

System of Record Invoicing is based on AMNET's reporting system.	Payment Terms Currency Conversion	Net 60 Days as needed
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By executing this Insertion Order, you accept and agree to be bound by the Terms and Conditions set out at http://amnetgroup.com/terms/CA/termsCA.pdf
--

Client Signature
Kim Pickett
Name
CEO
Title
June 2/14
Date

Amnet Signature

Name

Title

Date

STOB 6705 \$ 23,381.60
GST STOB 1575 1,169.08

KIMBODESIGN

#1251-409 Granville Street Vancouver, BC V6C 1T2

SCANNED

Invoice

Date	Invoice #
7/3/2014	2870

Invoice To

Government Communications and
Public Engagement
Attn: Dawn Stewart

RECEIVED

JUL -4 2014

**GOVERNMENT COMMUNICATIONS
AND PUBLIC ENGAGEMENT**

PAYMENT METHODS:

KIMBO Design accepts cheque or bank wire.

s15

CONFIRMED RECEIVED AS ORIGINAL
INVOICE NO. PREVIOUSLY PAID

P.O. No.	Terms	Project

Item	Description	Qty	Rate	Amount	Tax
Facebook	Blueprint - Facebook Advertising APO 2423		23,381.60	23,381.60	G ✓
	GST 5% On Sales		5.00%	1,169.08	✓

RECEIVED

2015-2016

MINISTRY OF FINANCIAL OPERATIONS
MINISTRY OF COMMUNITY DEVELOPMENT &
MINISTRY OF TOURISM, CULTURE & THE ARTS

QUALIFIED RECEIVER

DATE: 14.07.09

SIGNATURE: Regan Macdonald

DATE INVOICE RECEIVED		DD MM YY		INVOICE #	
04/10/14		2670			
GOODS/SERVICES RECEIVED SIGNATURE: _____					
CL	RESP	SRV LN	STOB	PROJECT	AMOUNT
125	51676	54020	6705	511111	\$ 23,381.60
125	51076	54020	1575	511111	\$ 1,169.08
					\$
					\$
					\$
					\$
PO#				TOTAL	\$ 24,550.68
SPENDING AUTHORITY SIGNATURE: <i>Shannon Baullee</i>					

Service Charge of 3% per month will be applied to overdue accounts.

Service Charge of 3% per month will be applied to overdue accounts.				Subtotal	CAD 23,381.60
				Total	CAD 24,550.68
				Payments/Credits	CAD 0.00
604.738.6448	604.738.6468	Info@klmbodesign.ca	www.klmbodesign.ca	Balance Due	CAD 24,550.68

GST/HST No.

805287612

INVOICE AUDITED

14.07.04 UK

Stewart, Dawn M GCPE:EX

From: Stewart, Dawn M GCPE:EX
Sent: Thursday, July 10, 2014 8:46 AM
To: Muter, David JTST:EX
Cc: 'Lace Kessler'; Macdonald, Regan GCPE:EX
Subject: Kimbo Invoice #2670 Blueprint for Payment Processing
Attachments: 20140710092652.pdf

Importance: High

Hi David,

Invoice for payment processing.

I am assuming this is the final invoice for this costing estimate, as it has now been exceeded by less than 10% - the allowable amount.

Thank you

Dawn Stewart
Financial Services Officer
Government Communications and Public Engagement
T 250 356-8596
E 250.387-6687

DATE INVOICE RECEIVED		DD MM YY	
BC JOBS PLAN			
GOODS RECEIVED RECEIVED			
REF	REF	REF	REF
govTogetherBC			
This email message, including any attachments, is confidential and is intended only for the use of the person or persons to whom it is addressed unless I have expressly authorized otherwise. If you have received this communication in error, please delete the message, including any attachments, and notify me immediately by email or telephone.			
From: Muter, David JTST:EX		409	
Sent: Wednesday, June 11, 2014 10:55 AM			
To: Stewart, Dawn M GCPE:EX			
Subject: RE: Invoice #2670 Blueprint		22ND JUNE 2014 10:55 AM	

Hi Dawna,

Sounds good then, please send us the invoice and we will pay

Thk
D