



≡ SWIFT RENTALS

Owner: David Smith

Company: Tourism New Zealand

Project Name: Swift Rentals

 02102223654

 David.S@gmail.com

 1 Nelson Street, Auckland CBD, Auckland 1010

 **Project Overview**

 **Project Costs**

 **Contract**

Project Overview

Tourism New Zealand works with the tourism industry to positively promote New Zealand internationally. They have a new campaign that is aimed at visitors staying for short periods, booking their own accommodation and arranging their own transport. Tourism New Zealand want the app to have its own distinctive look and feel (whilst still remaining cohesive with the Tourism New Zealand brand).

The client wants to create a single page website application that allows users to input information validate the information and provide meaningful feedback when validation has failed or passed. Display accommodation or transport options to the user based on the information entered. Calculate and display either accommodation or transport costs to the user.

I have chosen to proceed with the transport section.

The first part of the user experience involves visitors to a specially designed site inputting information and being shown transport options based on the number of people in their party and the length of time they intend to be travelling.

The second part involves calculating the transport costs including fuel consumption based on the type of vehicle chosen and the distance to travel.

Target

When it comes to travelling and a tourist need a vehicle, they would like to do it as fast as possible because time is of the essence. Search, rent, done. My aim would be to create a simple yet efficient car rental website, only a few buttons away from travelling with their own vehicles. All they need to do is answer very few required details and they are ready to go.

The main target audience for this tourism industry would be overseas visitors. As for the age group, it may vary from 18-65 years old. It is important to note that only people who has a full license either New Zealand or International are able to book and drive the vehicles.

■ Project Costs

Name: Anthony Hong
Company name: Hyperlink
Address: 189 Portland Road, Remuera, Auckland
1050
Email: Anthony020674@gmail.com
Cellphone: 02108425452

Basic timeline of project

26/06/20 - Basic research and planning / Html & Css

03/07/20 - Javascript

10/07/20 - Inspecting codes + Proposal with Internal Documentation

A more detailed checklist & description of the schedule can be found on:
<https://trello.com/b/qC4HNu7h>

Payments

1) (26/06/20) - (03/07/20)
8 hours/day x 5 days = 40 hours

3) (10/07/20) - (17/07/20)
8 hours/day x 5 days = 40 hours

2) (03/04/20) - (10/07/20)
8 hours/day x 5 days = 40 hours

Total hours = 120hours

\$50/hour (1,2 & 3 Weekends are excluded)
Total payments = 120hours x \$50 = \$6000

Terms & Conditions

One Website AGREEMENT

This One Website Agreement (the "Agreement") is entered into _____ (the "Effective Date"), by and between _____, with an address of _____ (the "Client") and _____, with an address of _____, (the "Designer"), collectively "the Parties."

1. Project Description. Client wishes to hire Designer to create an application. The specific requirements and the details as stated by Client are as follows:

2. Schedule (Optional). The Parties agree to the following schedule:

Initial Design Date: _____

Client Comment/Approval Date: _____

Final Design Date: _____

3. Revisions. Client shall be entitled to ____ revisions. Any revisions beyond ____ shall be chargeable at a rate of \$_____.

4. Payment. The Parties agree to the following Payment and Payment Terms:

Total Fee for Services: _____

Upfront Fee (Due Before Project Start Date): _____

Remaining Balance Due: _____

5. Confidentiality. During the course of this Agreement, it may be necessary for Client to share proprietary information, including trade secrets, industry knowledge, and other confidential information, to Designer in order for Designer to complete the One Website in its final form. Designer will not share any of this proprietary information at any time, even after the Agreement is fulfilled. Designer also will not use any of this proprietary information for his/her personal benefit at any time, even after the Agreement is fulfilled.

6. Ownership Rights. Client continues to own any and all proprietary information it shares with Designer during the term of this Agreement for the purposes of the Project. Designer has no rights to this proprietary information and may not use it except to complete the Project. Upon completion of the Agreement, Client will own the final One Website design.

While Designer will customize Client's One Website to Client's specifications, Client recognizes that One Website generally have a common structure and basis. Designer continues to own any and all template designs it may have created prior to this Agreement.

Designer will further own any template designs it may create as a result of this Agreement.

7. Representations and Warranties.

Designer. Designer represents and warrants that he/she has the right to enter into and perform this Agreement. Designer further represents and warrants that he/she has the right to utilize and distribute the designs created for Client and that such designs are not owned by anyone else to Designer's knowledge. In the event that Designer does not have these rights, Designer will repay any associated damages Client may experience or will take responsibility so that Client does not experience any damages.

Client. Client represents and warrants that it has the rights to use any proprietary information, including, but not limited to trade secrets, trademarks, logos, copyrights, images, data, figures, content, and the like that it may provide to Designer to be included in this One Website. In the event that Client does not have these rights, Client will repay any associated damages Designer may experience or will take responsibility so that Designer does not experience any damages.

8. Disclaimer of Warranties. Designer shall create a One Website for Client's purposes and to Client's specifications. DESIGNER DOES NOT REPRESENT OR WARRANT THAT SAID One Website WILL CREATE ANY ADDITIONAL PROFITS, SALES, EXPOSURE, BRAND RECOGNITION, OR THE LIKE. DESIGNER HAS NO RESPONSIBILITY TO CLIENT IF THE One Website DOES NOT LEAD TO CLIENT'S DESIRED RESULT(S).

9. Limitation of Liability. UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY OR ANY THIRD PARTY FOR ANY DAMAGES RESULTING FROM ANY PART OF THIS AGREEMENT SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFIT OR LOST BUSINESS, COSTS OF DELAY OR FAILURE OF DELIVERY.

10. Legal Fees. In the event of a dispute resulting in legal action, the successful party will be entitled to its legal fees, including, but not limited to its attorneys' fees.

11. Legal and Binding Agreement. This Agreement is legal and binding between the Parties as stated above. This Agreement may be entered into and is legal and binding both in the United States and throughout Europe. The Parties each represent that they have the authority to enter into this Agreement.

The Parties agree to the terms and conditions set forth above as demonstrated by their signatures as follows:

"CLIENT"

Signed: _____

By: _____

Date: _____

"DESIGNER"

Signed: _____

By: _____

Date: _____