

T & B MOTOR REPAIRS SERVICES PTE LTD

160 SIN MING DRIVE #08-03 SIN MING AUTOCITY SINGAPORE 575722

Tel No. : 6458 0296 / 6454 8007 Fax No. : 6554 2640

E-Mail : tbmotor@hotmail.sg

Buss. Reg. No. : 199001597D

TTH AUTO

BLOCK 516 JELEPANG ROAD

#09-257 SINGAPORE 670516

Attention : Motor Claim Department

Final Repair Bill : TI002028

Date : 26/03/2021

Vehicle Num. : GBB7087U

Make/Model : NISSAN URVAN

Chassis/Eng# :

Accident Date : 11/02/2021

Claim No. :

Reference :

Policy No. : D20MCV0006901

Amount S\$

1. LUMP SUM REPAIRS

INCLUSIVE OF SUPPLYING PARTS AND LABOUR,
PANEL BEATING AND SPRAY PAINTING

4,800.00

2. RENTAL FEE@\$180/DAY X 15DAYS

2,700.00

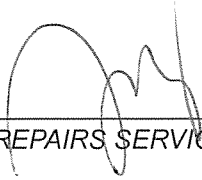
SingDollars : Seven Thousand Five Hundred Only

E. & O.E.

Total S\$:

7,500.00

=====


for T & B MOTOR REPAIRS SERVICES PTE LTD



INVOICE

TTH AUTO

Invoice Date
26 Mar 2021

Invoice Number
INV-0028

Reference
GBB7087U

TTH VEHICLE LEASING
PTE LTD
160 SIN MING AUTO
CITY
#08-03 SIN MING DRIVE
SINGAPORE 575722

Description	Quantity	Unit Price	Amount SGD
RENTAL OF TOYOTA HIACE GBK8011J AUTO DIESEL	15.00	180.00	2,700.00
RENTAL PERIOD 11/02/2021 TO 25/02/2021			
		Subtotal	2,700.00
		TOTAL SGD	2,700.00

Due Date: 26 Mar 2021

AUTHORISATION, ASSIGNMENT AND INDEMNITY

To: T & B Motor Repairs Services Pte Ltd
160 Sin Ming Drive #08-03 Sin Ming AutoCity
Singapore 575722

ACCIDENT INVOLVING MY/OUR VEHICLE NO. GBB7087U & SLN7038E
ON 11/02/2020@07:20AM **AT/ALONG** INFRONT EDGEFIELD PRIMARY SCHOOL

1. I/We, TTH AUTO (ID / NRIC No. 5XXXX143B),
the owner of motor vehicle no. GBB7087U ("my vehicle") hereby appoint you and authorise you to commence repairs to my vehicle. Except for cases where direct settlement is made with the opposite party's insurers, you will only commence repairs only upon receipt of notification from my/our appointed solicitors that I/we have appointed to act for me/us in the claim in respect of the above caption.
2. Pending notification by my/our solicitors to you, I/we authorise you to appoint a surveyor to survey the damages to my vehicle and to do all necessary work ("the preliminaries") with a view to expediting the repairs to my vehicle. In the event that I/we decide not to proceed with the repairs to my vehicle after the preliminaries were done and/or arranged by you, I/we agree to pay for all the expenses incurred for the preliminaries.
3. You shall not be liable for any delay in the repairs to my vehicle for delays occasioned by the delay in notification by my/our appointed solicitors that I/we have appointed them to act for me/us in the claim in respect of the above caption.
4. I/we also authorise you to liaise with and give all necessary instructions to my/our solicitors as if the instructions are given by me/us with respect to the conduct of my/our claim against the third party driver and/or his insurers including, if necessary, to commence legal proceedings in my/our name against the third party. Further, I/we have authorised my/our solicitors to direct all correspondence including documents in support of my/our claim and court documents to you as my/our nominated representative to facilitate the settlement of my/our claim.
5. In consideration of you agreeing not to collect from me/us the repair costs, rental fees for another vehicle (if applicable) and surveyor's fees now, I/we agree to assign the whole proceeds of my/our third party claim to you. In this regard, I/We shall authorise my/our solicitors to receive the settlement sum from the third party's insurers and for our solicitors to release all the balance of the settlement funds less the legal costs and disbursements, directly to you whom I/we have so authorised and I/we hereby absolve you and the third party's insurers of any and all liability during your/their course of following any/or all of my/our instructions. My/Our solicitors shall accept this as my/our irrevocable authority to pay the compensation amount in my/our third party claim directly to you after deducting of their costs on a solicitor and client basis. In the event that the third party insurers should make payment to the settlement sum directly to me/us, we will notify you and/or our solicitors of same and make payment to my/our solicitors the settlement sum so received by me/us for my solicitors' necessary action.

6. In the event that my/our claim or suit for damages against the third party is unsuccessful or is dismissed for whatever reasons, I/we understand that I/we shall be liable to pay the legal costs of the third party and the sum of monies due to you including the survey fee and any other costs and disbursements and incidentals incurred by you.
7. If my/our claim against the third party and/or his insurers is unsuccessful or cannot be proceeded with and/or if any judgment or settlement is not honoured or satisfied by the third party, I/we authorise you to make a claim under my own motor comprehensive policy for the repair costs and other losses recoverable under the policy. In this respect, I/we understand and accept that the excess amount under the policy shall be borne by me/us.
8. If for whatever reason, my/our insurers reject my/our claim for indemnity for the repair costs and/or other losses recoverable under the policy or offer to pay less than the amount claimed by you, I/we agree and undertake to pay the full amount of your repair bill, survey fee and other expenses reasonably incurred on my/our behalf or to pay you the difference in amount as the case may be.
9. I/We further understand that I/we may receive communications from the third party's insurers including but not limited to statements to be signed by me/us confirming that all items being claimed were caused by the accident or letter of offer/proposal at settlement enclosing discharge voucher. I/We undertake that we will not communicate with the third party's insurers or sign any documents whatsoever or do any act which will jeopardise my/our claim; but rather I/we will direct all communications and forward all documents received by me/us to you or to our solicitors.
10. My vehicle is repaired by the repairer on my own costs will without any inducement threat and/or promise. I will be liable if any NCD affected for the above case.



Dated this 16 day of Feb 2021

Signature / Company stamp

ID/ NRIC No.: 53374143B

Contact No: 96658116

Witness Signature

鄭兄弟汽車修理服務私人有限公司

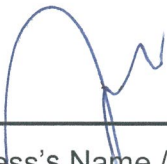
T & B MOTOR REPAIRS SERVICES PTE LTD

160 SIN MING DRIVE #08-03 SIN MING AUTOCITY SINGAPORE 575722
Tel : 6454 8007 / 6458 0296 (Office) Fax : 6554 2640 Email : tbmotor@hotmail.sg

DISCHARGE AGREEMENT

I/We, TTH AUTO ^{REG} NRIC No. 5xxxx143B
the owner of motor-vehicle no. GBB70874 (Nissan Urvan)
hereby acknowledge having received my/our vehicle from M/s **T & B Motor Repairs Services Pte Ltd** at 160 Sin Ming Drive #08-03 Sin Ming AutoCity Singapore 575722 on 04/03/2021 [Date/Time] from the said workshop which has been repaired to my satisfaction.

a) 
Owner's signature

b) 
Witness's Name / signature(T & B Staff)
Date / Time : 04/03/2021

c) Remarks: _____

REPUBLIC OF SINGAPORE
IDENTITY CARD NO. S8030472B



Name

ROSLIANA BINTE JUMAHAT

Race

BOYANESE

Date of birth

10-10-1980

Sex

F

Country of birth

SINGAPORE

S8030472U

REPUBLIC OF SINGAPORE DRIVING LICENCE

Licence Number **S8030472B**
Name:
ROSLIANA BINTE JUMAHAT

Birth Date: **10 Oct 1980**
Issue Date: **09 May 2006**

001417591C

4779346

NRIC No. **S8030472B**

Date of issue
05-10-2011

APT BLK 121A EDGEDALE PLAINS #10-217
SINGAPORE 821121

No: **S8030472B** Date: **16/01/2020**

YOU ARE LICENSED TO DRIVE VEHICLES IN THE FOLLOWING CLASS(S)

PASS DATE **09 May 2006**

Class 1 Motor Cars < 3000kg with =<7 passengers, exclusive of the driver; and other motor vehicles =< 2500kg

Licence No: **S8030472B**

NP 428A



INDIA INTERNATIONAL INSURANCE PTE LTD
Co. Reg. No. 190703792K | GST Reg. No. M2-0078006-X
64 Cecil Street | #04-1 #05 | #06-02 | IOB Building | Singapore 049711
Office (65) 63476100 Email insure@iil.com.sg
Fax (65) 62244174 Website www.iil.com.sg

CERTIFICATE OF INSURANCE

MOTOR VEHICLES (THIRD-PARTY RISKS AND COMPENSATION) ACT (CHAPTER 189)
MOTOR VEHICLES (THIRD-PARTY RISKS AND COMPENSATION) RULES, 1960 ROAD TRANSPORT ACT, 1987 (MALAYSIA)
MOTOR VEHICLES (THIRD-PARTY RISKS) RULES, 1959 (MALAYSIA)

All Accidents must be reported within 24 hours of the incident regardless of whether it will lead to a claim.

CERTIFICATE NO.: D20MCV0006901

COVER: Third Party Only	
1. Index Mark and Registration Number of Vehicle	: GBB7087U
Chassis No	: JN1MG4E25Z0793195
2. Name of Policyholder	: TTH AUTO
3. Effective date of Insurance	: 05 Dec 2020
4. Expiry date of Insurance	: 04 Dec 2021

Persons or Classes of Persons entitled to drive*

(1) Whilst the vehicle is being used in connection with the Policyholder's business.
Any person provided he is in the Policyholder's employ and is driving on their order or with their permission.

(2) Whilst the vehicle is being used for social, domestic or pleasure purposes.
Any person who is driving on the Policyholder's order or with their permission.

Provided that the person driving is permitted in accordance with the licensing or other laws or regulations to drive the Motor Vehicle or has been so permitted and is not disqualified by order of a Court of Law or by reason of any enactment or regulation in that behalf from driving the Motor Vehicle.

6. Limitations as to use*

a) Use in connection with the Policyholder's business.

b) Use for the carriage of passengers (other than for hire or reward) in connection with the Policyholder's business.

c) Use for social, domestic and pleasure purposes.

The Policy does not cover

a) Use for racing, pace-making, reliability trial, or speed-testing.

b) Use whilst drawing a trailer except the towing of any one disabled mechanically propelled vehicle.

c) Use for the carriage of passengers for hire or reward.

*Limitations rendered inoperative by Section 8 of the Motor Vehicles (Third-Party Risks and Compensation) Act (Chapter 189) and Section 95 of the Road Transport Act, 1987 (Malaysia), are not to be included under these headings.

Excess Sect II : SGD1500.00

DRIVERS BELOW 26 YEARS OR ABOVE 65 YEARS OF AGE &/OR LESS THAN 2 YEARS SINGAPORE DRIVING LICENCE. AN EXCESS OF \$2500/- ON SECTION II WILL BE APPLICABLE UNDER ENDT M22B.

I/We HEREBY CERTIFY that the Policy to which this Certificate relates is issued in accordance with the provisions of the Motor Vehicles (Third-Party Risks and Compensation) Act (Chapter 189) and Part IV of the Road Transport Act, 1987 (Malaysia).

Agent/Broker : A000053/U. I Enterprise

Date of Issue : 06/11/2020 08:24:24

M.Z. 301C - GOODS CARRYING - HIRE(ORGANIZATION)

For India International Insurance Pte Ltd

Authorised Signatory