

Trident Auto Service Centre Pte Ltd

8 Kaki Bukit Ave 4, #02-44
 Premier @ Kaki Bukit (Gate 1)
 Singapore 415875
 Tel: 63441918

Date : 18/02/2021
Vehicle : SLT2279C
Make/Model : Toyota Corolla Axio Hybrid 1.5
ORD : 2017
Chassis : NKE1657144310
ODO : 257744
ACC Date : 17/02/2021

AIG Asia Pacific Insurance Pte Ltd

78 Shenton Way, #09-16 AIG Building
 Singapore 079120

S/N	Qty	Description & Specification	Estimate	Amount
List Items				
1	1	Head Lamp LH		\$825.00
2	1	Front bumper		\$681.00
3	1	Front fender "hybrid emblem" LH		\$58.00
			Total	\$1,564.00
			Less 25%	\$391.00
			S/Nett Total	\$1,173.00
S/Nett Items				
1	1set	Front bumper clips		\$30.00
			S/Nett Total	\$30.00
Labour				
1		To replace front bumper, both head lamp, to repair front fender LH, front support panel, and re-align on all accident affected areas		\$200.00
2		To putty and respray on front accident portion		\$400.00
3		To focus head lamp and check wiring		\$30.00
			Labour Total	\$630.00
			Grand Total	\$1,833.00
			L/S Less 20%	\$366.60
			L/S Grand Total	\$1,466.40
			Finalized Amt	\$1,450.00



Trident Auto Service Centre Pte Ltd

SLT2279C
SHAR

TRIDENT AUTO SERVICE CENTRE PTE LTD

8 Kaki Bukit Ave 4, #02-44 Premier @ Kaki Bukit (Gate 1)
Singapore 415875

AUTHORIZATION TO ACT

I, SH AUTO RENTAL AND LEASING PTE LTD ("the third party claimant")
of 8, KAKI BUKIT AVE 4, #02-42 PREMIER @ KAKI BUKIT (S) 415875 (address),
owner of SLT2279C (vehicle no.) hereby authorize **Trident Auto Service Centre Pte Ltd**
("the workshop") to act for me with respect to my claim for repair costs and / or rental and / or loss
of use ("claim") for my vehicle no. SLT2279C that was damaged pursuant to the accident
which occurred on 17/02/2021 (date) along BALESTIER ROAD TOWARD THOMSON ROAD
(location) involving vehicle no. SMU3779C ("the accident").

I further authorize the workshop to sign the discharge voucher on my behalf to settle my above
mentioned claim in a manner that they deem fit and the workshop is further authorized to receive
payment further to settlement of my claim with payment cheque/s being made in favour of the
workshop.

I further acknowledge that any settlement the workshop may reach on my behalf is on a without
prejudice and without admission of liability basis insofar as the driver / owner / insurers of the other
vehicle/s is concerned.

Dated this 18 day of 02 (month) 20 21 (year)



Signed by "the third party claimant"
Policyholder's Signature only
& Company Chop - (if registered under a company)



Signed by "the workshop"

VEHICLE RENTAL CONTRACT
NO: VGCR/PC/_____
 CONTRACT IS MADE ON THE 5/7/21

Between MARK MAH PUI MUN
 (Registration No. S7337585A)

Having a Correspondence address at:
APT BLK 987C, BUANGKOK
GREEN #02-43 (S) 533987

Hereinafter known as the "HIRER" of one part
 HP 8201 2535

NEXT OF KIN _____

And **VANGUARD CAR RENTAL PTE. LTD.**
(Registration No. 202035890R)
DBS Bank Account : 072-030964-2

Having an address at:
 8 KAKI BUKIT AVENUE 4
 #02-42
 PREMIER @ KAKI BUKIT
 SINGAPORE (415875)

Hereinafter known as the "OWNER" of one part

Vehicle Toyota Axio Hybrid - Light Blue
 Registration Number: SLS7445L

Hereinafter known as the "VEHICLE" of one part

Signature: 

REMARKS : Name: MARK

FREE RENTAL : NRIC: 7337585A

Company's Stamp: 

1. TERMS OF RENTAL

- 1.1 The OWNER will let and the HIRER will take on hire upon the terms and conditions the VEHICLE.
- 1.2 The contract is for a fixed period of _____ commencing from this date _____.
- 1.3 For extension of lease/rental term, confirmation for the extension shall be endorsed by HIRER on the annex A subjected to the OWNER's approval and asset availability.

2. PAYMENT OF RENTAL

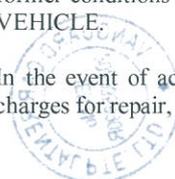
- 2.1 The rental rate is \$ 120 per day with gst, with interest-free security deposit of S\$ _____/- refundable upon completion of the contract period and return of vehicle in fit and proper condition.
- 2.2 The HIRER shall pay the OWNER the full rental rate and the interest-free security deposit upon the collection of the VEHICLE.
- 2.3 The HIRER shall pay the OWNER all charges relating to the rental of the VEHICLE, together with any additional amount that may be due at the end of the rental. Where the HIRER is a company, the HIRER shall be jointly and severally liable with the owners of the business/company.
- 2.4 OWNER will charge a late payment penalty of a daily increment of 5% interest on weekly principal amount in lapse until the full payment of all overdue amounts is collected or letter of demand will be issue. The Owner reserves the right to repossess the vehicle if hirer fails to fulfil the obligations listed on this agreement and the Owner will not be responsible for any losses incurred during this repossession process.
- 2.5 The HIRER will pay the OWNER on demand; expenses for collection or repossession, including court fees and reasonable attorney's fees, incurred by OWNER in pursuing claims against HIRER.

3. TERMINATION OF RENTAL

- 3.1 This Contract shall terminate if the HIRER is in breach of any of his or her obligations under this Contract.
- 3.2 This Contract shall terminate if the HIRER is facing or awaiting bankruptcy proceedings.
- 3.3 Should the HIRER terminate the Contract prematurely, the HIRER will be liable to pay the OWNER the balance of the unused period during the fixed term, including all rentals due and unpaid (including interest) at the date of termination. The interest-free security deposit will be forfeited. Section 2.5 will apply when applicable.
- 3.4 The OWNER reserves the right to terminate the Contract at any time for breach of Clause 5.4 or default under Clause 2. In which case, Clause 2.5 shall apply and the interest-free security deposit will be forfeited.
- 3.5 Upon termination of the Contract, the HIRER shall return the VEHICLE and all its accessories, tools and documents as stated in Section 4.

4. VEHICLE CONDITION AND RETURN

- 4.1 VEHICLE is delivered to the HIRER in good condition. The HIRER agrees to return the VEHICLE in the same working condition with no unauthorized repair (except ordinary wear and tear) to the OWNER and on the date specified (or sooner, if demanded by OWNER) with the fuel level as per commencement date of rental.
- 4.2 OWNER shall be responsible for reasonable maintenance and repair only, as per recommended by the manufacture or appointed workshop. OWNER shall also change worn or bald tyres when necessary. HIRER shall be responsible for punctured or cracked tyres due to negligence. HIRER shall also be responsible for suitable tyre pressure and similar, basic maintenance like radiator water/oil level. HIRER will inform OWNER immediately when vehicle due for servicing/maintenance.
- 4.3 HIRER shall not fix any accessories to or modify the VEHICLE in any way without prior written consent of the OWNER and prior to the expiry or termination hereof to remove any approved accessories and to reinstate the VEHICLE to its former conditions at all costs of the HIRER. HIRER shall not remove or deface any label marks or indicia affixed to the VEHICLE.
- 4.4 In the event of accidental damage to the VEHICLE or if the VEHICLE is returned in an unsatisfactory condition, all charges for repair, damage cost, servicing and/or restoration works to its original condition will be imposed to the HIRER.



4.5 If the VEHICLE is lost/theft due to negligence, accidental total loss or confiscated for illegal acts by government authority during the rental period and while in the possession of the HIRER/Driver, the HIRER shall pay OWNER the full cost of the VEHICLE or the cost of obtaining a replacement vehicle as well as compensation to OWNER for the loss of use of such vehicle for the period required to obtain the replacement vehicle.

4.6 The "loss of use" shall be the charges of rental rate as agreed by the HIRER in this agreement. Section 2.5 will apply when applicable.

5. AUTHORIZED AND PROHIBITED USE

5.1 The VEHICLE can only be driven by the HIRER or by the person whom have been expressly authorized. HIRER shall also inform OWNER of any changes of Driver/s and/or authorized person without delay. Failure to do so, OWNER shall not be responsible: (a) for the incorrect furnishment of particulars for traffic offences; (b) declined coverage of motor insurance.

5.2 The HIRER (and authorized Driver/s) will be liable for the policy excess for all damage/s and claims incurred during the rental contractual period.

5.3 For Passenger vehicles, HIRER (and authorized Driver/s) must be more than 22 years of age and below 69 years of age, the first **S\$2000 (Section I) & S\$1500 (Section II)** will be charged for Singapore use only. HIRER has to inform OWNER should the VEHICLE require to be used in Malaysia, an additional excess of **S\$2500 (Section I) & S\$2500 (Section II)** will be charged for Malaysia use. Towing in Malaysia shall be at the hirer's own expense. **Take Note that our policy does not cover any driver who is below 22 years old or with less than 2 years driving experience.**

5.4 The VEHICLE must NOT be used;

(a) for testing or racing or for illegal purposes whether in connection with theft, drug peddling or trafficking, smuggling of goods or any other criminal activities.

(b) in abusive, careless reckless or negligent manner;

(c) by anyone under the influence of alcohol, intoxicants, medication or drugs which will affect the ability to drive or operate the VEHICLE;

(d) to carry chemicals and goods that are improperly packed or contain offensive smelling or contaminated or hazardous or flammable products;

(e) by anyone whom OWNER has been given a false name, age, address or other information.

6. LIABILITY INSURANCE

6.1 The Hirer or authorized driver(s) shall report all accidents involving the said vehicle to the Owner immediately and should there be bodily injuries also to the police not later than 24 hours after the accident and will also deliver to OWNER every summon, complaint or paper of any kind received by HIRER and authorized Driver in any way relating to any accident involving the VEHICLE while rented under this Agreement.

6.2 The HIRER (and authorized Driver/s) will not aid or encourage the filing of any claim by any third party claimant or admit liability as a result of any accident and will cooperate fully with OWNER and its insurer in the investigation and defense of any claim or lawsuit. All repairs must be carried out by OWNER or its insurer's authorized workshop unless with prior approval by OWNER.

6.3 Coverage does NOT apply to:

(a) injury to or destruction of property owned by, rented to, in charge of or transported by the HIRER;

(b) any liability of any nature whatsoever of a driver who is not an Authorized Driver; an accident which occurs while Vehicle is violation of Section 5;

(c) any Authorized Driver who has been rejected insurance coverage by any insurance company.

(d) Failure to comply point 5 and 6 shall result in hirer / driver bearing full responsibility of any claims or lawsuits.

7. CHANGE OF VEHICLE

7.1 If for any reason, the VEHICLE or any vehicle ordered by the HIRER prior to the commencement of the period of rental is not available at the time of commencement, OWNER shall have the right to replace the vehicle with an alternative vehicle of the similar type, seating capacity and performance but not necessarily with the same make and model.

7.2 For the purposes of servicing or repair to be carried out by OWNER, OWNER will substitute the VEHICLE with another vehicle but not necessarily with one of the same make and model. This replacement is variable at OWNER'S discretion.

8. HIRER'S COVENANT

The HIRER agrees with OWNER as follows:

- (a) To operate or cause the VEHICLE to be operated at all times during the terms hereof by qualified drivers having valid and current license;
- (b) NOT make or permit to be made any repairs or adjustments to the VEHICLE but shall promptly notify the OWNER of all cases of breakdown or damage.
- (c) To pay for all fines and penalties in respect of arising out of the use of the VEHICLE that may be imposed by any authority in relation to traffic offences.
- (d) To inform OWNER when VEHICLE is due for servicing and servicing shall only be done at OWNER appointed workshop.
- (e) To constantly check and maintain VEHICLE engine oil and radiator level and to inform OWNER immediately of any malfunction of VEHICLE.
- (e) The Hirer shall not abandon the said vehicle without adequate provisions for safeguarding and security the same time.**
- (f) Failure to comply with any term(s) or condition(s) of this vehicle rental contract will render the Hirer liable for all costs, third party claims or lawsuit. The Owner shall not be liable for any cost, claims or lawsuit.**

9. ACCEPTANCE OF RENTAL

IN WITNESS WHERE OF the parties hereto having set their respective hands and seals and of the day and year first above written.

Signed by the OWNER)
VANGUARD CAR RENTAL PTE. LTD.)
 8 KAKI BUKIT AVENUE 4)
 #02-42)
 PREMIER @ KAKI BUKIT)
 SINGAPORE (415875))
 (Registration No. 202035890R)



Signed by the HIRER)
 MARK MAH PUI MUN)
 (Registration No. 57337585A))
 Company's Stamp)
 (if applicable))

my
 MARK MAH
 57337585A

Signature of personal guarantor)
 Name of guarantor)
 I/C No:)
 Address)

Signature of Witness)
 Name)
 I/C No:)
 Address)

Vanguard Car Rental Pte Ltd

8 Kaki Bukit Avenue 4 #02-42 Premier @ Kaki Bukit Singapore 415875

TEL: 6344 - 1918 FAX: 6744 - 9778

Email: shunhengleasing@gmail.com

Company Reg No: 202035890R

TRIDENT AUTO SERVICE CENTRE PTE LTD
8 KAKI BUKIT AVENUE 4
#02-42 PREMIER @ KAKI BUKIT
SINGAPORE 415875

INVOICE

NO : VCR0004
OTHER REF : VCR0004
DATE : 09/07/2021
A/C NO : -
CURRENCY : S\$
PAGE : 1
TERM : COD

NO.	VEH NO.	DESCRIPTION	QTY	RATE	AMOUNT
1.	SLS7445L - TOYOTA AXIO HYBRID 1.5	RENTAL: 05/07/2021 - 09/07/2021 (5 DAYS)	5	\$120.00	\$600.00

SUB TOTAL: \$600.00
AMOUNT BEFORE GST: \$560.75
0.00 % GST: \$39.25
TOTAL: \$600.00

PLEASE MAKE PAYMENT TO FOLLOWING BANK ACCOUNT :

DBS A/C : 072-030964-2

PAYNOW TO UEN : 202035890R

* PLEASE MAKE PAYMENT WITHIN 7 DAYS OR A PENALTY OF 5% WILL BE CHARGED ON OEVRDUE PAYMENTS.