

## Jasper Chua (LKK Auto)

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**To:** Veron Chen (LKKAuto); CS A Team; Admin A; mschong@millionauto.com  
**Cc:** Admin-D (LKKAuto); wendy@millionauto.com  
**Subject:** RE: ref: GBG8160H third party claim LOD

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**From:** Ms Chong [<mailto:mschong@millionauto.com>]  
**Sent:** Tuesday, 7 September 2021 5:15 PM  
**To:** Admin-D (LKKAuto) <[admin-d@lkkauto.com](mailto:admin-d@lkkauto.com)>  
**Cc:** 'Wendy Ang' <[wendy@millionauto.com](mailto:wendy@millionauto.com)>  
**Subject:** ref: GBG8160H third party claim LOD

Dear Jafter,  
Please refer to the attachments for GBG8160H third party claim documents.  
We look forward on your favorable reply.  
Thanks !

Lump sum repair cost \$3,370.50  
Loss of rental 5 days \$680  
LTA search \$7.45  
Total: \$4,057.95

*Best Regards,  
Ms Chong  
Million Auto Service  
No.4 Penjuru Place #01-12,  
Singapore 608782  
62649091 / 82285020*

## **AUTHORISATION LETTER**

I, **E-Fulfillment Pte Ltd** (the third party claimant'') of **11 Woodlands Close #08-24 Woodlands 11 (S) 737853** (address), owner of **GBG8160H** (vehicle no.). Hereby authorize **MILLION AUTO SERVICE** ("the workshop") to act for me with respect to my claim for repair cost and/or rental and/or loss of use ("claim") for my vehicle no. **GBG8160H** that was damaged pursuant to the accident which occurred on **28/06/2021** (date) along **47 Jalan Buroh (S)** (location) involving vehicle no/s **GBK4160M** ("the accident").

I further authorize the workshop to settle my above mentioned claim in a manner the 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.

Date this **16** (day) of **Aug** (month) **2021** (year)



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Signed by "the third party claimant"



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Signed by "the workshop"

# 萬汽車服務

## MILLION AUTO SERVICE

No. 4 Penjuru Place #01-12, 2.8 Penjuru Tech Hub, Singapore 608782  
Website: <http://www.millionauto.com> Email: [wendy@millionauto.com](mailto:wendy@millionauto.com)  
Tel: 6567 0817, 6264 9091 Fax: 6791 4716  
Reg No: 317413/00-K GST Reg No: M90363176A

AIG Asia Pacific Insurance Pte Ltd  
AIG Building  
78 Shenton Way #07-16  
Singapore 079120

Attention : Motor Claim Department  
Contact : 64193000 Fax No.: 68357416

Tax Invoice 90450

Date : 02/09/2021  
Vehicle Num : GBG8160H  
Make/Model : NISSAN NV350  
Chassis/Eng# :  
Accident Date : 28/06/2021  
Claim No.:  
Reference : GBK4160M  
Policy No.: SD20V13612/VCV/R00

S/N	Quantity	Particular	Amount S\$
		Lump sum repair cost	3,150.00
			GST 7%: 220.50
			Amount Due S\$: 3,370.50

SingDollars: Three Thousand Three Hundred Seventy And Cents Fifty Only



For Million Auto Service

# Million Auto Rental Pte. Ltd.

4 Penjuru Place #01-12  
Singapore 608782  
Reg. No. 201134025G  
GST Reg. No. 201134025G

Tel: 65670817/ 62649091

Fax: 67914716

## TAX INVOICE

Invoice Number: 8543  
Invoice Date: 26 Aug 2021  
Customer ID: E-Fulfillment  
Page 1

**Bill To:**

E-Fulfillment Pte Ltd  
11 Woodlands Close #08-24  
Woodlands 11 (S) 737853

Vehicle No.	Payment Terms	Due Date	Sales Rep ID
GU706D TY Hiace	COD	26/8/21	

Description	Amount
Usage of vehicle from 26/08/2021 to 31/08/2021 (5 days) *Claim insurance*	635.51
Subtotal	635.51
GST 7%	44.49
Total Invoice Amount	680.00
Payment/Credit Applied	
<b>TOTAL</b>	<b>680.00</b>

Signature & Chop by Customer

Million Auto Rental Pte Ltd

Bank Transfer to OCBC Current Account : 514-770320-001  
Via PayNow to UEN No.: 201134025G



No.4 Penjuru Place #01-12,  
2.8 Penjuru Tech Hub (S) 608782  
Tel:65670817/62649091 Fax:67914716  
Co.Reg. No.: 201134025G  
Website: <http://www.millionauto.com>  
Email: [wendy@millionauto.com](mailto:wendy@millionauto.com)

NO.:


GU706D Ty Hiace.

Date : 26/8/2021

**RENT TO:**

E-Fulfillment Pte Ltd  
11 Woodlands (108) #08-24  
Woodlands 11 (S) 737853.

Inv: 8543.

PARTICULARS	DRIVER	2nd DRIVER / GUARANTOR	PARTICULARS	Amount S\$
Name	Lee Auo Xian		5 days x 127.01	635.51
			7% GST	44.49
			Total	680.00
Address	Blk 854 Jurong West Street 81 #09-514 (S) 640854			
Tel No.	91598504		* Month / Year contract on	
Nationality	Singaporean			
Passport/NRIC	S8817971D		* Deposit refund after complete on	
Date of Birth	25/5/1988			
Driving Lic No.	S8817971D		* We would no refund the deposit if return the vehicle	
Passed Date	28/12/2010		before Month / Year. Please refer to the	
Make Model	TyHiace		Agreement No.7.	
Purpose of use				
Out Date	26/08/2021	Time: 10:30am	* Tyre patching / spoil payment settle by yourself.	
In Date	31/08/2021	Time: 11:47am		
Remarks			* Cannot pump Commercial Diesel.	
			* No entering to site, if entering to site, our vehicle	
	Driver's Signature	Driver/Guarantor's Signature	undercarriage any problem your company must	
			admission of liability full settlement of all repair cost.	

	Vehicle No.	Make Model	From	Signature	To	Signature
1						
2						
3						

Reason:

Refund S\$ received

Cash / Cheque No.

Recipients Sign / Date

I confirm that I will not use the vehicle for illegal purpose.

Attended by

Hirer's Signature



Returned/Driver's Signature \_\_\_\_\_

Signature \_\_\_\_\_

### Terms & Conditions of Rental

AN AGREEMENT made between **MILLION AUTO RENTAL PTE LTD** incorporated in the Republic of Singapore and having its registered office at No.4 Penjurong Place #01-12, 2.8 Penjurong Tech Hub, Singapore 608782 (hereinafter called the owner) and the Hirer whose particulars and signature appear overleaf (hereinafter called the hirer):

WHEREBY IT IS AGREES as follows:-

The Terms and Conditions of Rental mentioned on both pages from an integral part of this Vehicle Rental. By signing this Agreement, the hirer confirms of having read the Terms and Conditions of Rental and giving his unconditional approval to the stipulations of the Terms and Conditions of Rental.

1. The Hirer acknowledges that the vehicle is the property of **Owner** and that the vehicle is without any visible defects and in perfect running condition. The Hirer is under obligation to return the vehicle together with all tyres, tools, accessories and equipment on the pre-arranged date-earlier if requires-in as good order and condition as the vehicle was when collected by the hirer from **Owner**.
2. The Hirer shall pay to the Owner on demand the cost to repair collision and **Comprehensive & TPFT**, property damage/ bodily injury.
  - **Policy excess: \$2,500 within Singapore and \$5,000 - \$7,000 for West Malaysia.**
  - a) **\$2,500 Excess is applicable for driver who is 22 years old (or older) or with minimum 2 years driving experience.**
  - b) **\$4,500 Excess is applicable for drivers who is \*21 years old or with minimum 1 year driving experience.\***
  - c) **\$6,500 Excess is applicable for drivers who is below \*21 years old or with less than 1 year driving experience.**
  - d) **\*\$450 for windscreen excess is applicable for windscreen damage.**
3. The Hirer agrees to take proper care of the vehicle and to drive the same in a careful and skillful manner observing the traffic regulations and laws and in the event of any breach thereof, the Hirer shall pay all fines and penalties which may be incurred and shall also answer all Police and Traffic Court Summonses notices and inquires in connection therewith.
4. At all times the vehicle must be provided with sufficient fuel, engine oil, water, prescribed tyre pressure and repair of punctured tyre at their own expenses failing which the Hirer shall be liable for the full cost of including loss of rental income arising from Hirer or driver's negligence to keep vehicle in proper running condition resulting in any damage caused to the vehicle or any inconvenience cause to the owner. (a) Tyre: Per year we provide 2 front & 4 rear tyre for 10/14ft lorry. (b) Tyre: per year we provide 2 front & 2 rear tyres for van. (c) Service maintenance oil change ever three month will provide.
5. The vehicle must not be overloaded. When not in use the vehicle must be properly parked and locked. Tampering with the speedometer is strictly prohibited and in the event the same should ever not function properly, the Hirer is obliged to call at special repair shop immediately, in order to have the speedometer restored to normal and faultless working condition. It is also the Hirer's responsibility to inform the Owner if vehicle parts such as number plate, lamp/lamp cover, pax sticker is missing, broken bend or dirty or tyre is bald. Failing which the Hirer shall pay all fines and penalties which may be incurred.
6. The full rental cost is payable in advance on collection of the vehicle by the Hirer. At the expiration of this Agreement, i.e. when the vehicle is turned to the location indicated in this Agreement any additional rental charges which may have been incurred shall become due for immediate payment. Additional charge will be calculated at one-eighth the daily rate for each overdue hour for the return of the vehicle.
7. A deposit is payable by the Hirer to the owner on collection of the vehicle by the Hirer and will only be refunded without interest to the Hirer on the termination of this Agreement provided there are no breaches of any conditions. Upon any breach by the Hirer the Owner shall be entitled to forfeit the deposit. All outstanding amounts owing to the Owner will be deducted from the refundable deposit. The Hirer shall not be entitled to deduct or offset any outstanding rental charges or any other amount payable hereunder from the deposit during the said term.
8. The hired vehicle may only be driven by the person or persons who have been expressly designated and authorized in this agreement. The driver or drivers must be in possession of a valid driving license and permit and shall all times drive the vehicle in accordance with all legal requirements and with the Owner standard policy of insurance which is available for inspection at the Owner's place of business for the time being it is expressly forbidden to rent the vehicle out to third persons or to let unauthorized persons or learners to use it or allow the vehicle to be used for purposes which conflict with the law (for instance in connection with thefts, smuggling or any other criminal action) or for the purposes of test or racing. Failure to comply may entail serious consequences the Hirer assumes full responsibility and in the event of the vehicle being seized, confiscated or forfeited under this clause the Hirer shall indemnify the Owner the full value of the vehicle.
9. The Hirer shall indemnify the Owner against all losses suffered by the Owner (including losses resulting from inability to use the vehicle or let the same on rent) in consequence of the destruction loss of theft or of damage to the vehicle prior to the vehicle being returned to the Owner.
10. The vehicle is not covered by a policy of insurance covering personal injuries to or death of the Hirer or his driver. Arrangement may however be made at the request of the Hirer to cover the vehicle with such a policy during the period of the hire up to maximum coverage of S\$30,000.00 upon the Hirer having agreed to pay the current rate of premium. If the hirer does not arrange for this insurance cover, the Owner shall not under any circumstance be liable to make any payments to the Hirer in respect of or to indemnify the Hirer against any loss injury or damages sustained by the Hirer or use of the vehicle or as result of any defect herein and in collection of the vehicle the Hirer shall be deemed to have satisfied himself that it is in all respects road-worthy and in a proper and safe condition.
11. The Hirer or driver is obliged to inform the Owner immediately of any accident and make a report to the insurance company not later than 24 hour after the accident. The Hirer or driver must not acknowledge or compound any claim either partially or in full. It is important that they secure in names, NRIC no., address and telephone of all witnesses as well as the license no. of any and all vehicle involved in the accident. In the event that any party to the accident suffered an injury, or involved a government vehicle and/ or damage to government property, or involved a foreign vehicle or involved a pedestrian or cyclist, the local police authorities have to be informed.
12. The Hirer hereby assigns to the Owner any and all damages and insurance claims which he may have in this connection and agrees that the same be paid directly to the Owner.
13. The Owner cannot be held responsible for any damages not covered by insurance, to the Hirer any third party in connection with the operation and the rented vehicle, as well as the loss or damage to articles stored or left in the vehicle during the rental period. The Hirer agrees to exonerate the Owner from all responsibility in connection with any loss or damage of inconvenience used by the belated delivery of the vehicle possible motor troubles or any other causes.
14. If the vehicle is not returned on due date or if the Hirer is in breach of any of the terms and conditions of this agreement the Owner shall be entitled to repossess the vehicle at the Hirer's expenses including towing and repossession charges at any time without giving him prior notice and the Hirer irrevocably authorizes the Owner his servants or agents to enter into and unto any premises in which the vehicle may be in order to view, repair, inspector to repossess the same without being liable to any actions or proceedings at the suit of the Hirer or any persons claiming under or through him.
15. The person signing the Agreement assumes full personal responsibility, along with the firm, person or organization in whose name he might sign.
16. The Guarantor shall also be bound by all terms and conditions and undertakes to indemnify the Owner in full for all charges owned by the Hirer or in the event the vehicles is lost or forfeited, the Guarantor shall pay to the Owner in full the value of the vehicle at the time of loss and all charges and other monies payable by the Hirer.
17. No relaxation tolerance or indulgence by the Owner in enforcing any of the terms and condition of this Agreement shall prejudice or affect the rights and powers of the Owner hereunder nor shall any waiver of any breach operate as waiver of any subsequent of continuing breach.
18. In the event of any disputes arising out of or in connection with this agreement, the parties hereto hereby agree and submit to the jurisdiction of the Courts of the Republic of Singapore.

I/We Lee GuoXian confirm having read all the terms and conditions contained in this RENTAL AGREEMENT and agree to be bounded by them.

I/We warrant that vehicle will not be used for any unlawful purposes.

Renters / Guarantor's Signature /Company Stamp

Rental Date: 26/08/21  
Returned Date: 31/08/21



5881797D

NRIC NO.:



Land Transport Authority  
10 Sin Ming Drive  
Singapore 575701

GST Registration No. : M4-0006529-2

Print Date/Time : 13 Aug 2021 / 10:44:47

Receipt Date/Time : 13 Aug 2021 / 10:44:47

### Tax Invoice/Receipt

Receipt No. : ITNET-00000-210813-001002

Previous Receipt No. :

S/N	Item Description/ Business Transaction Reference No.	Amount Before GST (S\$)	GST Amount (S\$)	Amount After GST (S\$)
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Result of Insurance Enquiry - GBK4160M

As at 28 Jun 2021/15:15:00

Insurance Co: AIG ASIA PACIFIC INSURANCE PTE. LTD.

1 Insurance Enquiry - GBK4160M

Enquiry Fee

20210813104037583310

7.00 0.49 7.49

Sub-Total

7.00 0.49 7.49

Total Before Rounding

7.00 0.49 7.49

Rounding Difference

0.04

Total Amount Payable

7.45

GBK4160M

E-Fulfillment PL

Paid By

400610XXXXXX0195

eNETS Credit Card 7.45

Total

7.45

Cash Change

0.00

Tendered Amount

7.45

Excess Refundable Amount

0.00

THANK YOU AND HAVE A NICE DAY!

Please ensure that all payments to the Authority are good and promptly settled by the payment service provider / financial institution. Otherwise, the transaction and receipt is considered void and late fee may apply.