RELEASE VOUCHER (AIG ASIA PACIFIC-EXPRESS THIRD PARTY CLAIM)

"We/I, TRANS-CAB AUTO SERVICES PTE LTD (the workshop") hereby confirm that we/I have reached an agreement with the appointed surveyor of AIG Asia Pacific Insurance Pte Ltd LKK AUTO CONSULTANTS PTE LTD ("name of surveyor") with respect to the amount claimed for \$\frac{\subsets\subseteq 20,681.01}{\subseteq 20,681.01}\$ (repair cost), \$\frac{\subseteq \subseteq 1,637.91}{\subseteq 20,681.01}\$ (loss of rental/use), \$\frac{\subseteq \subseteq 5.35}{\subseteq 20,681.01}\$ (disbursement), for vehicle no. \$\frac{\subseteq \subseteq \subseteq 777R}{\subseteq 20,681.01}\$ (location) involving vehicle no/s \$\frac{\subseteq \subseteq \subsete

This is pursuant to the inspection conducted on 11/01/2018 (date) at "the workshop".

We/I confirm that we/I are/am authorized by the owner TRANS-CAB SERVICES PTE LTD (the third party claimant") of vehicle no. SHF 777R make the claim as set out in the above paragraph and we/I have full authority to settle the matter on his/her behalf in a manner that we/I deem fit. We/I enclose herein the letter of authority given by "the third party claimant".

We/I further confirm that we/I will indemnify AIG Asia Pacific Insurance Pte Ltd for all damages, loss and/or expense that they will or have already incurred in the event that "the third party claimant" after the above said agreement lodges a further claim against the former for any loss and expenses suffered pertaining to costs of repairs and/or rental and/or loss of use pursuant to the damage to SHF 777R (vehicle no.) as a result of the accident.

We/I confirm that the agreement reached above is in full and final settlement of any claim of "the third party claimant" pursuant to the accident and that further this settlement is reached on a without prejudice and without admission of liability basis.

This agreement is subject to the application of Singapore law and the Singapore Courts have exclusive jurisdiction over any dispute arising out of the same.