NOTE:	TO	BF.	CON	APT.	ETED	BY	STIR	VEYOR

TEAM	
------	--

AIG THIRD PARTY EXPRESS SETTLEMENT FOR ACCIDENTS ON OR AFTER 1ST JUNE 2008 (PAYMENT BREAKDOWN)

Jehicle N	10: SK83716T					
late of A	ccident: \8\2.>	1	fodel:			
	ecident: 1 10 1 . 2010					
Global Su	n Settlement : [] Yes	4-7-3-	[] N	lo		
Repair Est	imate	: \$	8610.	70	7	
Final Repa	nir Cost	: \$	5076	.0 8	Š	
loss of Us	se .	: \$			days at \$ per day	
Rental (if	any)	: \$			days	
LTA / GIA	A Search Fee	: \$				
Others:		: \$				
		: \$				
Final Settlement Sum			5016	0	8	
Is Third	Party Workshop GIA Registered?	[YES [IN	O (Kindly indicate below)	
A)	For Non GIA Registered Works	hop	: Agree	ed L	iability(%)	
B)	For GIA Registered Workshop: BOLA Applicable: Yes/ No BOLA Scenario No:					
	BOLA Liability:(%)		Asses	sed I	Liability (*):(%)	
	* Assessed Liability to be filled only not apply.	y fo	r chain col	lisio	ns and for cases where BOLA does	
Remarks						
			-			
Payment !	Instruction: Payee's Breakdown			-		
1)	Performance Moto	rs	Ltd	: \$	5076.08	
2)				: \$		
3)				: \$		
Tu-						
Si	gned by appointed surveyor	3	Da	te		
S.I.	Pare of appointed surveyor		Da			

Please attach all the supporting documents to the form. (Final Repair Bill; Rental Invoice; Release Voucher; Authorisation to Act; Survey Report; Medical Report/ Bill (if any)

AUTHORISATION TO ACT

(AIG Express Third Party Claim)

T SRIDHAR	VENIGITESWARAN	_ (the third party claima _ (address), owner of	ont) of 519	REDOK REGERVOI
RD \$03-7	0 S479276	(address), owner of	sks 3716	(vehicle no.)
hereby authorize	preference moje	JRS COMITED	("the workshop	") to act for me
no. <u>6K5 771V</u> (date) along	that was damaged pu	and/or rental and/or los arsuant to the accident of the accide	which occurred	on 18/2/18
		my above mentioned cla		
payment cheque/s	s being made in favour o	of the workshop.		: \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
I further acknow	ledge that any settleme	nt the workshop may re	ach on my beha	lf is on a without
prejudice and win	thout admission of liabi	ility basis insofar as the	driver/owner/in	surers of the other
vehicle/s is conce	erned.			
				, v.th
Dated this	(day) of	(month) 20 [ear)	
	7		GARY POH CM Performance Motor 303 Alexandra Sime Darby Performa	s Limited

Signed by "the third party claimant" (with chop if applicable)

Signed by "the workshop" (with chop)

RELEASE VOUCHER (AIG Express Third Party Claim)

"We/I, Performance Motors Ltd ("the works	hop") 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 resp	
S\$5076.08 (Repair Cost), S\$ (Loss of rental/use), S\$	
KS3716T that was damaged pursuant to the accident which occu	arred on 180.18 (date) along
(location) involving v	ehicle no/s SIC704 bithis is
pursuant to the inspection conducted on 193.18. (date) at "the works	shop".
We/I confirm that we/I are/am authorized by the owner	
("the third party claimant") of vehicle no. 5K5 3716 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	
enclose herein the letter of authority given by "the third party claimant".	
We/I further confirm that we/I will indemnify AIG Asia Pacific Insura	ance 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 pursuan	nt to the damage to SKL3716
(vehicle no.) as a result of the accident.	sed.
We/I confirm that the agreement reached above is in full and final set	tlement of any claim of "the third
party claimant" pursuant to the accident and that further this settlemen	t is reached on a without prejudice
and without admission of liability basis.	
This agreement is subject to the application of Singapore law and the	e Singapore Courts have exclusive
jurisdiction over any dispute arising out of the same.	
Dated this (day) of (month) 20_t (year)	-0/1
	GARY POH CHAI HOON Performance Motors Limited 303 Alexandra Road Sime Darby Performance Centre Singapore 1599-1

Signed by appointed surveyor

Signed by "the workshop" (with chop)

Performance Motors Limited

A member of the Sime Darby Group Co. Reg. No. 197401559W GST Reg. No M2-0020081-x

303, Alexandra Road Sime Darby Performance Centre Singapore 159941 Tel. 63190100 (Sales & Admin) 63190111 (AfterSales) Fax. 64747770

280, Kampong Arang Road East Coast Centre Singapore 438180

Tel. 63190888 (AfterSales) Fax. 63449773

315, Alexandra Road Sime Darby Business Centre Singapore 159944

Sime Darby Business Centre Singapore 159944 Tel. 63190528 (AfterSales) 63190533/530 (Motorrad) Fax. 64796601 (Motorrad) 64796624 (Motorrad)



SERVICE TAX INVOICE

Repair Order No. : B1 1251804

Cust. Svc. Advisor: Gary Poh Chai Hoon

: 1 of 1 Page No.

: 19/03/2018 Date IN

Invoice Number : 1990977 / WSB

Invoice Date Payment Terms :

: 26/07/2018 30 Days From Invoice

Invoice By

: Sharon Heng

- CUSTOMER INFORMATION -

Mr Sridhar Venkateswaran 519 Bedok Reservoir Road

#03-70

INVOICE TO -121

AIG Asia Pacific Insurance Pte. Ltd.

78 Shenton Way

#08-16 Chartis Building

Singapore 079120

Singapore 479276

REGN. NO. SKS3716T

CHASSIS NO. NS38301

REGN. DATE 10/04/2015

MODEL 316IA/4 MILEAGE 51111

---- L A B O U R 1 ----

NETT 2,125.00

To make good the front right fender, front right door, rear right door and rear right fender and knock out dented area caused by the accident.

To remove and install body parts in order to carry out painting job.

To respray front right fender and both right doors.

2,389.00 150.00

To check electrical wiring systems at the front section for proper function including adjustments of headlights.

Sundries.

80.00

0.00

INS CLAIMS: ACCIDENT REPAIR. DIRECT SETTLEMENT.

DATE OF ACCIDENT: 18.2.2018. 3RD PARTY CAR: SJC7046M.

YOUR REF NO: NIL.

VEHICLE WAS SURVEYED BY MR RASUL FROM LKK AUTO CONSULTANTS PTE LTD ON 19.3.2018 AT 10.45 AM. AUTHORISED REPAIR BY MS ASHER SNG FROM LKK ON

13.3.2018 VIA E-MAIL.

CAR RENTAL PROVIDED BY AIG.

0.00

Total Labour 1:

4,744.00

4,744.00 Labour Charges 4,664.00 Total Labour & Parts Charges S\$ 0.00 0.00 Less Insurance Excess S\$ Parts Charges 4,744.00 80.00 Invoice Total Amount Exclude GST : S\$ Lubricant/Misc :

GST @ 7% S\$

Invoice Total Amount Include GST : 5,076.08

Computer generated invoice. No signature is required.

Amount Payable Include GST

S\$ 5,076.08

All amounts are in Singapore Dollars.

Work was carried out subject to the Company's Terms and Conditions of Service.

No complaints will be entertained unless reported within seven (7) days of the date of this invoice.

For credit purchases, interest @1% per month will be debited on overdue amounts.



332.08



REPUBLIC OF SINGAPORE

IDENTITY CARD NO. \$2206858Z





SRIDHAR VENKATESWARAN

INDIAN

Date of birth

02-01-1970 M Country of birth

INDIA

\$220**685**8Z

8784378



Nationality AUSTRALIAN 22-06-2006

519 BEDOK RESERVOIR ROAD #03-70 SINGAPORE 479276

NRIC No: \$2206858Z ,

Date: 23/06/2016

YOU ARE LICENSED TO DRIVE VEHICLES IN THE FOLLOWING CLASSIES.

Motor Cars=< 3000kg with =<7 passengers, exclusive 27 Feb 2004 of the driver; and other motor vehicles =< 2500kg

AXA INSURANCE PTE LTD

8 Shenton Way, #24-01 AXA Tower, Singapore 068811 Customer Service Centre #B1-01 Tel:(65)63387288 Fax:(65)63382522 Website:www.axa.com.sg GST Registration Number: 199903512M



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)

CERTIFICATE NO.

: VPA/P1603520

Account No. : 11615

Coverage

: Comprehensive

Sum Insured

customer.service@axa.com.sg

: Market Value At The Time Of Loss

Name of Policy Holder

: SRIDHAR VENKATESWARAN

Vehicle Registration No. : SKS3716T

CVC2716T

Period of Insurance

: From 10/04/2017 To 09/04/2018 (Both Dates Inclusive)

PERSONS OR CLASSES OF PERSONS ENTITLED TO DRIVE*

(a) The Policyholder
The Policyholder may also drive a Motor Car not belonging to or not hired (under a hire purchase agreement or otherwise) to him or his employer or his partner

(b) Any other person who is driving on the Policyholder's order or with his 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.

LIMITATIONS AS TO USE*

Use only for social, domestic and pleasure purposes and for the Policyholder's business The policy does not cover - use for hire or reward, racing, pace-making, reliability trial, speedtesting, the carriage of goods other than samples in connection with any trade or business or use for any purpose in connection with motor trade; or when the Motor Car, whether stationary, in use or otherwise, is in or on, a racing track, circuit, route, course or any other roads by whatever name called that are typically used for racing, pace-making or such similar purposes.

Basic Own Damage Excess

: SGD 1,300.00

An Additional Excess is applicable as follows: \$\$500.00 for Unnamed Authorized Driver &/or Declared Young & Inexperienced Driver. \$\$5,000.00 for Undeclared Young and Inexperienced Driver. (Please refer to your policy on the terms & conditions)

* 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.

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).

AXA INSURANCE PTE LTD

Authorized Signature

Issued by - SGOVGBP

on 07/03/2017

IMPORTANT:
Policyholders are warned that on the sale of a motor vehicle they must surrender the Certificate of
Insurance and the Policy to the insurance company. If the Certificate of Insurance has been lost or
destroyed a Statutory Declaration to the effect must be made. Failure to comply with this
obligation is an offence under the Motor Vehicle (Third-Party Risks and Compensation Act (Cap.
189).

The Premium Warranty Clause requires the premium to be paid in full within a specific period failing which there would be no liability under the policy, renewal certificate, covernote and

endorsement etc.