



Auto
Consultants
Pte Ltd

51 UBI AVE 1, #01-25 PAYA UBI INDUSTRIAL PARK, SINGAPORE 408933 TEL : (065) 62563561 FAX : (065) 62564315

28 DECEMBER 2018

LEE MUI TIN
BLOCK 405 ANG MO KIO AVENUE 10
#08-639
SINGAPORE 560405

By Post & By Email

Dear Sir/Madam,

OUR REF : CC4/ASM18008354/R1ha3
YOUR REF : SJQ 7433E
ACCIDENT INVOLVING SJQ 7433E AND SJY 795P ALONG WOODLANDS AVENUE 5
ON 01.05.2018

We refer to the above subject matter. We write to inform you that we are the loss adjuster appointed by your motor insurer, AXA Insurance Pte Ltd to deal with the third-party claim against your policy.

We have received a claim from M/s CHENG AUTO BODYWORKS acting on behalf of the owner of SJY 795P against your motor insurance policy.

Based on the accident report, accident scenario and available evidence at hand, it was reported that your vehicle had collided to the Third Party vehicle SJY 795P while turning at the junction. As such, liability is down against us unless proven otherwise.

Please be informed that your No Claim Discount (NCD – if applicable) may be affected as a result of the claim against your policy.

We shall proceed to deal with the claim(s) subject to the merits of the case and according to the rights afforded under the policy. Should you not be seeking the protection of your policy and seek to take conduct of third party claim(s) arising from this incident, at your own cost and defence, please reply to us within 7 days from the date of this letter.

Your full co-operation in the handling of the claim is required and kindly submit the following to vicalpeh@lkkauto.com within 7 days from the date of this letter **if not provided at AXA's reporting centre**. The list below is not all inclusive and further document may be required:

- Police report, Police Investigation result, appeal against the Traffic Police offence and status (if any)
- Driver's driving license or foreign driving license (if any)
- Coloured photographs of accident scene (if any)
- Coloured photographs of damage to all vehicles involved (If any)
- Video footage of accident (if any)
- Statement and/or police report from independent witness(es) (if any)



Auto
Consultants
Pte Ltd

51 UBI AVE 1, #01-25 PAYA UBI INDUSTRIAL PARK, SINGAPORE 408933 TEL : (065) 62563561 FAX : (065) 62564315

- If you or your passenger(s) are filing a claim against any of the involved Third Party(s), you are to keep us informed of your legal representative(s) and the status of the claim

To protect your interest(s) in the handling of this claim, please do not discuss liability with any of the Third Party(s) and/or their legal representatives, or make any compromise or settlement without AXA's prior knowledge and consent.

This letter should **not** be regarded as a waiver by AXA of their rights to repudiate any claim because of any breach of policy terms and conditions you and/or your authorised driver may have committed.

In the event of receiving and handling of any third party injury claim(s), AXA shall keep you informed of the final indemnity upon conclusion of the matter(s).

If you need any clarification, please do not hesitate to contact us at 6256 3561 or email us at vicalpeh@lkkauto.com.

Please quote the claim reference when you contact us that we can assist you more effectively.

Yours sincerely,


Vic Alpeh
Case Handler
DID: 6841 2096
FAX: 6741 4108
Email: vicalpeh@lkkauto.com

c.c. AXA Insurance Pte Ltd (AXA)
(Motor Claims Dept)

Jolee-76@hotmail.com
(Email)

Vic (LKKAUTO)

From: Vic (LKKAUTO)
Sent: Friday, 28 December, 2018 2:00 PM
To: Jolee-76@hotmail.com
Cc: Admin A; Vic (LKKAUTO)
Subject: Your Ref: SJQ 7433E_ACCIDENT INVOLVING SJQ 7433E AND SJY 795P ALONG WOODLANDS AVENUE 5 ON 01.05.2018



Auto
Consultants
Pte Ltd

51 UBI AVE 1, #01-25 PAYA UBI INDUSTRIAL PARK, SINGAPORE 408933 TEL : (065) 62563561 FAX : (065) 62564315

28 DECEMBER 2018

LEE MUI TIN
BLOCK 405 ANG MO KIO AVENUE 10
#08-639
SINGAPORE 560405

By Post & By Email

Dear Sir/Madam,

OUR REF : CC4/ASM18008354/R1ha3

YOUR REF : SJQ 7433E

ACCIDENT INVOLVING SJQ 7433E AND SJY 795P ALONG WOODLANDS AVENUE 5 ON 01.05.2018

We refer to the above subject matter. We write to inform you that we are the loss adjuster appointed by your motor insurer, AXA Insurance Pte Ltd to deal with the third-party claim against your policy.

We have received a claim from M/s CHENG AUTO BODYWORKS acting on behalf of the owner of SJY 795P against your motor insurance policy.

Based on the accident report, accident scenario and available evidence at hand, it was reported that your vehicle had collided to the Third Party vehicle SJY 795P while turning at the junction. As such, liability is down against us unless proven otherwise.

Please be informed that your No Claim Discount (NCD – if applicable) may be affected as a result of the claim against your policy.

We shall proceed to deal with the claim(s) subject to the merits of the case and according to the rights afforded under the policy. Should you not be seeking the protection of your policy and seek to take conduct of third party claim(s) arising from this incident, at your own cost and defence, please reply to us within 7 days from the date of this letter.

Your full co-operation in the handling of the claim is required and kindly submit the following to vicalpeh@lkkauto.com within 7 days from the date of this letter **if not provided at AXA's reporting centre**. The list below is not all inclusive and further document may be required:

- Police report, Police Investigation result, appeal against the Traffic Police offence and status (if any)
- Driver's driving license or foreign driving license (if any)
- Coloured photographs of accident scene (if any)
- Coloured photographs of damage to all vehicles involved (If any)

- Video footage of accident (if any)
- Statement and/or police report from independent witness(es) (if any)
- If you or your passenger(s) are filing a claim against any of the involved Third Party(s), you are to keep us informed of your legal representative(s) and the status of the claim

To protect your interest(s) in the handling of this claim, please do not discuss liability with any of the Third Party(s) and/or their legal representatives, or make any compromise or settlement without AXA's prior knowledge and consent.

This letter should **not** be regarded as a waiver by AXA of their rights to repudiate any claim because of any breach of policy terms and conditions you and/or your authorised driver may have committed.

In the event of receiving and handling of any third party injury claim(s), AXA shall keep you informed of the final indemnity upon conclusion of the matter(s).

If you need any clarification, please do not hesitate to contact us at 6256 3561 or email us at vicalpeh@lkkauto.com.

Please quote the claim reference when you contact us that we can assist you more effectively.

Best Regards,

Vic Alpeh | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6841-2096 | email: vicalpeh@lkkauto.com | fax: 6741-4108

Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 | S(408933)



Auto
Consultants
Pte Ltd

Save the Earth. Print only when necessary.

This e-mail contain confidential and privileged material, and are for the sole use of the intended recipient. Use or distribution by an unintended recipient is prohibited, and may be a violation of law. If you believe that you received this e-mail in error, please do not read this e-mail or any attached items. Please delete the e-mail and all attachments, including any copies thereof, and inform the sender that you have deleted the e-mail, all attachments and any copies thereof. Thank you.

LETTER OF AUTHORIZATION

IN RESPECT OF ACCIDENT INVOLVING MY MOTOR VEHICLE NO. SJY795P
AND SJQ7433E
AT X-JUNCTION OF WOODLANDS AVE 5 & 6
ON 01/05/2018 2054 HRS

I/we the registered owner of vehicle no. SJY795P hereby appoint **CHENG AUTO BODYWORKS** to be my/our agent and I/We authorize my/our said agent to give all instructions pertaining to the conduct of my/our claim including instructions to commence legal proceedings in court in my/our name against the third party driver and/or his employers, if applicable.

1. I/We authorize **CHENG AUTO BODYWORKS** to proceed with the repairs to my/our vehicle once 3rd party insurer had inspected my/our vehicle's damages or after the 2 days' grace period given to them had lapsed.
2. My/Our said agent also has my/our authority to decide on my/our behalf whether to accept any offer of settlement from the third party and/or his insurer.
3. I/We undertake to sign the Discharge Voucher issued by third party insurer. Otherwise, I/We shall be liable for all cost incurred by my/our agent.
4. I/We also authorize **CHENG AUTO BODYWORKS** to sign all discharge voucher /indemnity forms and all necessary documents on my/our behalf in connection with the abovementioned claim.
5. I/We also undertake not to accept any offer, settlement or monies from third party's insurer and/or third party's driver without first communicating with **CHENG AUTO BODYWORKS** in writing and also to inform **CHENG AUTO BODYWORKS** and/or the solicitor appointed by **CHENG AUTO BODYWORKS** on my/our behalf in the event the 3rd party insurer communicate with me/us directly by telephone or in writing.
6. In the event that third party insurer issued the Agreed Settlement Cheque to me/us, I/We undertake to either give the said cheque to **CHENG AUTO BODYWORKS** or bank into my/our account and re-issue the cheque amount to **CHENG AUTO BODYWORKS**.
7. I/We understand and accept that until I/We revoke my/our said agent's authority in writing to you, I/We am bound by all instructions given by my/our said agent.
8. I/We accept in the event that my/our liability for the incident has been concluded to be more than 0%, I/we will pay, within 30 days of notice, the proportion of the repair costs and car rental fees (if applicable) that is not borne by the Insurer.
9. In cases where events relating to the accident were not made known to the agent, either with malicious intention or otherwise and cost have been incurred by the agent, these costs are recoverable from me/us.
10. I/We will bear the car rental fees for the number of days exceeding the days of repair.
11. In case where lawyer's action is initiated due to my/our non-compliance to any of our terms and conditions, all cost incurred by the agent are recoverable from me/us.

Dated this 02 day of May Year 2018

Signature (Company Stamp where applicable)

Name: DONG JIAN (SINGAPORE) PTE. LTD.

NRIC No.: 200500623C

Email: NOEMAIL

Witness by;

Handphone No.: 93635787

Home/Office No.:





AXA THIRD PARTY DIRECT SETTLEMENT

Vehicle No:	SJQ 7433E (Insd veh)	Model: Nissan Sylphy (1498cc)
	SJY 795P (TP veh)	
Date of Accident/ Time:	01/05/2018	

Repair Estimate	: \$	10,317.75	
Final Repair Cost	: \$		
Loss of Use	: \$		days at \$ per day
Rental (if any)	: \$		8 days at \$ /DD per day
LTA / GIA Search Fee	: \$		
Others:	: \$		
	: \$		
Final Settlement Sum (Global Sum)	: \$	6,000.00	
Payee Name : CHENG AUTO BODYWORKS			
Is Third Party Workshop GIA Registered? [] YES [X] NO (Kindly indicate below)			
A)	For Non GIA Registered Workshop:	Agreed Liability 100 (%)	
B)	For GIA Registered Workshop:	BOLA Applicable: Yes/ No BOLA Scenario No: _____	
	BOLA Liability: _____ (%)	Assessed Liability (*): _____ (%)	
* Assessed Liability to be filled only for chain collisions and for cases where BOLA does not apply.			
Remarks:			

NOTE:

1. PLEASE EXPRESSLY RESERVE YOUR CLIENT'S RIGHTS IF SO REQUIRED IN THIS SETTLEMENT DOCUMENT.
2. THIS SETTLEMENT IS ON A WITHOUT PREJUDICE BASIS AND SHOULD NOT CONSTRUED AS AN ADMISSION OF LIABILITY ON AXA AND THEIR CLIENT/TORTFEASOR IN ANY MANNER WHATSOEVER.
3. AXA RESERVES THEIR RIGHTS UNDER THE POLICY TERMS & CONDITIONS AS WELL AS THEIR RIGHTS IN LAW.

Only applicable to rental claim - All document are to be submitted with this settlement confirmation. In the event, rental agreement / invoices are **not received within 7 days** of this signed confirmation, we will automatically revert to loss of use claim per the NIMA rates.

We/I confirmed that this is a full and final settlement that we and or our client have/had/has against you (AXA and their policyholder/authorised driver/tortfeasor) for any and all losses (past/present/future) arising from this accident.

We confirmed that we have the authority of our client to act for and on their behalf in this accident.

Signature of workshop representative / Workshop stamp
Name of Representative: RAHNEI LOI
Date: 9-3-2020

Signature of Witness / Workshop stamp (if applicable)
Name of Witness: MURUGELAN
Date: 9-3-2020

Signature of AXA's surveyor/representative:
Name of AXA's surveyor /Representative:
Date: 9/3/2020

**Terri Links Pte Ltd**

Co./GST Reg. No. 200609841E

No. 5 Soon Lee Street #01-60 Pioneer Point, Singapore 627607

Tel: 6476 6374 Fax: 6476 6372 Email: terrilinks@tsgroup.com.sg

Website: www.tslgroup.com.sg

VEHICLE RENTAL AGREEMENT

Date: 2-May-18

HIRER'S PARTICULARS	
Name	DONG JIAN (SINGAPORE) PTE. LTD.
NRIC/Passport No.	200500623C
Date of Birth	
Passed Date	
Tel No.	93635787

DRIVER'S PARTICULARS	
Name	DONG JIAN (SINGAPORE) PTE. LTD.
NRIC/Passport No.	200500623C
Date of Birth	
Passed Date	
Tel No.	93635787

RENTAL AGREEMENT NO.: RA00035	
Hirer's Vehicle No.	SJY795P
Rental's Vehicle No.	SJJ7302L
Make & Model	KIA SPORTAGE 2.0
Rental Particulars	
Daily	10 Day @ 120.00 1284.00
Weekly/Monthly	Month @
Annually	
Delivery/Collection Service	
Deposit	
TOTAL 1284.00	

Legend
X - Scratches
O - Crack

NON-WAIVER EXCESS \$3,500.00
*Additional Excess may apply

Petrol Level		E	¼	½	¾	F
		OUT		✓		
IN						

I/We declare that the above information is true, I/We have read the terms and conditions herein and those attached to the reverse page of this agreement and agree to them/ We are not bankruptcy.

IMPORTANT

- TERRI LINKS PTE LTD shall not be responsible for any loss or expenses its vehicle breaks down mechanically or accidentally.
- Vehicle must be returned in a clean condition or min \$530.00 will be charged for maintenance.
- Please check water & engine oil daily.
- At all time the vehicle found without sufficient oil and radiator water, the deposit will be forfeited and hirer must pay the full amount for cost of repair and loss of use.
- Vehicle shall be operated by the hirer or authorized driver named above.
- Hirer and his authorised driver jointly and severally declare that the vehicle will not be used for any unlawful purpose i.e. (smuggling cigarettes) which will result in its forfeiture by the relevant authorities. When this happens, the hirer guarantor and his authorised driver will pay to TERRI LINKS PTE LTD the full value of the vehicle at the time of loss including all hiring charges and expenses payable to.

INSURANCE COVERAGE

- Compulsory Insurance Claim Excess of \$3,000.00
- All driver's age must be 23 to 65 with driving experience 2 years and above.
- Additional Insurance Excess of \$500.00 will be imposed for work permit & S Pass holder.
- Vehicle driven outside Singapore, drivers aged between 23 to 65 with more than 2 years Driving Experience.
- Declined driver: Driver with less than 1 year driving experience, aged 22 years old and below, aged 66 years and above.
- Excess Amount have to be made in full on the accident reporting date. Hirer, Guarantor and Driver shall take full responsible for any own damage, third party claim and loss of used for any invalid driving experience or age.
- The insurance is not covered if the hirer driver did not report any accident within 24 Hours or insurance excess is not made to TERRI LINKS PTE LTD within 7 days.

Date Out	Time Out	Mileage	Checked By	Remarks	Hirer/Driver's Signature
02/05/2018	12:45:00 PM		YONGQUAN		
Date In	Time In	Mileage	Checked By	Remarks	Hirer/Driver's Signature
11/05/2018	12:15:00 PM				



Terri Links Pte Ltd

Co./GST Reg. No. 200609841E

No. 5 Soon Lee Street #01-60 Pioneer Point, Singapore 627607

Tel: 6476 6374 Fax: 6476 6372 Email: terrilinks@tlsgroup.com.sg

Website: www.tlsgroup.com.sg

TERMS AND CONDITIONS FOR LEASE

Date:

Terri Links Pte. Ltd. (hereinafter called "The Owner") which expression shall where the context so admits include the Owner's successors-in-title hereby agrees to let and the hirer named herein (therein-after called the "Hirer") agrees to take on to hire the motor vehicle described herein (hereinafter called "the Vehicle") subject to the following terms & conditions.

1. The Vehicle may only be driven by the Hirer or persons who have been expressly designated and authorised therein (hereinafter called "the Authorised Driver"). The Hirer and the Authorised Driver must be in possession of a valid licence and shall at all times drive the Vehicle in a careful and skilful manner, observing the traffic regulations and laws and in the event of any breach thereof, the Hirer shall pay all fines, cost of repairs & penalties which may be incurred and shall also answer all Police & Traffic Summons, Notices and enquires in connection therewith. Particular attention is to be accorded to the following:
 - i. The Hirer shall not carry load or passengers in excess of the Vehicle's Licensed carrying capacity. i.e. one driver and four passengers;
 - ii. The Hirer shall not drive the Vehicle whilst under the influence of intoxication liquor or drugs;
 - iii. It is expressly forbidden to hire the Vehicle out to third person or let unauthorised person and/or learner to use the said Vehicle or to permit the said Vehicle to be used for illegal purposes (for instance in connection with theft, drug, peddling, trafficking, smuggling or any other criminal activity) and/or for the purpose of test and/or racing. Failure to comply may entail serious consequences as the Hirer assumes full responsibility and in the event of the Vehicle being seized, confiscated or forfeited as a result thereof. The Hirer shall indemnify the Owner for all losses incurred including the value of the vehicle;
 - iv. The Hirer and the authorised Driver must be over 22 years of age and not more than 65 years of age with at least 2 years regular and qualified driving experience. Failure to observe such stipulation may return all damage costs to be borne by the Hirer.
2. The Hirer agrees that loss of vehicle's key or lock keys inside of vehicle, by itself, does not constitute a breakdown and that in the event the Owner's 24-Hour Emergency Service is called upon to respond to such occurrence, the Hirer shall bear the cost of such respond at \$50 per trip.
3. The Hirer or authorised Driver shall report all accidents involving the Vehicle to the Owner immediately and should there be bodily injuries also to the police not later than 24 hours after the accident/ The Hirer or authorised Driver shall not admit or compound any claim either partially or in full. Hirer is to secure the names and address of all witness as well as the registration number of all vehicles involved in the accident. All communications or letter received from the police or third parties are to be referred to the Owner immediately. The Hirer shall not abandon the Vehicle without adequate provisions for safeguarding and security. Failure to comply will render Hirer liable for all cost and third party claims irrespective of CDW fee being paid.
4. The Owner shall not under any circumstances be liable to make any payment to the Hirer in respect of or to indemnify the Hirer against any loss, injury or damage sustained by the Hirer or by any third party as result of the use of the Vehicle or as result of any defect therein and in taking delivery of the Vehicle. The Hirer shall be deemed to have satisfied himself that it is in all respects roadworthy and in proper and safe condition.
5. The Hirer agrees that should they require Terri Links Pte Ltd or its insurer to handle any third party claims due to an accident involving the rented vehicle, the Hirer must pay the accident excess to Terri Links Pte Ltd immediately. Should the Hirer fail to pay the accident excess to Terri Links Pte Ltd, the Hirer is assumed to handle all third party claims personally and hereby agree to fully discharge Terri Links Pte Ltd and its insurer of any liabilities.
6. The Hirer shall pay the cost of petrol during the period of hiring PROVIDED ALWAYS that the Hirer having taken delivery of the Vehicle with a full tank of petrol shall return it likewise failing which the Owner shall be entitled to refill the tank and the refilling cost including a \$20.00 service charge thereof shall be recoverable from the Hirer.
7. The Vehicle is NOT covered by a motor insurance policy covering personal accident insurance for the Hirer, his passenger or authorised Driver and the Owner shall not be responsible for any liability claims, injuries or otherwise in connection with any accidental death or the losses arising from the use of the Vehicle. The Owner may at the request of the Hirer and upon payment of the requisite charges arrange for separate personal accident coverage for bodily injury or Death.
8. The Hirer is responsible for obtaining the required cash card with sufficient balance prior entry into roads within ERP system.
9. In the event of the breach of any of clauses or sub-clauses mentioned above, the Hirer shall indemnify Terri Links Pte Ltd against all proceedings, claims, demand, damages, penalties, costs, charges and expenses made against, suffered, or incurred by Terri Links Pte Ltd as a consequence of the breach. Notwithstanding the expiration of the rental period or this agreement, this clause shall remain in force and effective.
10. The Owner shall not be liable to the Hirer or any person for any loss or damage whatsoever and howsoever caused or occasioned by reason of the Owner resuming possession of the Vehicle nor shall the Owner be liable to any person for monies, good articles or things not belonging to the Owner which are in or alleged to be in the Vehicle at the time the Owner resumes possession of the Vehicle
11. The Owner shall not take the Vehicle outside mainland Singapore, Malaysia or any other territory outside Singapore. Failure to comply with this term may entail serious consequences and the Hirer shall assume personal and full responsibility and in the event of the Vehicle being damaged, seized, confiscated or forfeited as a result thereof, the Hirer shall indemnify the Owner for all losses incurred including the value of the Vehicle.
12. This agreement is constructed in full accordance with the Laws of the Republic of Singapore.
13. The Hirer expressly agrees to be bound by the Terms & Conditions stated in this agreement and these Terms & Conditions applies to all extensions of rental period and replacement of vehicle during the rental period.

All Terms & Conditions are subjected to changes, Terri Links Pte Ltd reserves the rights to amend any of the terms stated herein without prior notice.

**Terri Links Pte Ltd**

Co./GST Reg. No. 200609841E

No. 5 Soon Lee Street #01-60 Pioneer Point, Singapore 627607

Tel: 6476 6374 Fax: 6476 6372 Email: terrils@tlsgroup.com.sg

Website: www.tlsgroup.com.sg

INVOICE

CHENG AUTO BODYWORKS
5 SOON LEE STREET
#01-62, PIONEER POINT
SINGAPORE 627607

TAX INVOICE

GST REG. NO. 200609841E

DATE	INVOICE NO
1-Jun-18	RA00035

	VHA NO.	DUE DATE	VEH. NO.
	RA00035	1-Jun-18	SJG6198T
DESCRIPTION	NO. OF DAYS	RATE	AMOUNT
RENTAL FROM 02/05/2018 TO 11/05/2018 YOUR REFERENCE: SJY795P	10	120.00	1200.00
GST 7%			S\$ 84.00
TOTAL			S\$ 1284.00

All cheques must be made payable to **Terri Links Pte Ltd**.
Please write the vehicle and invoice number on the reserve.

This is a computer-generated document. No Signature is required.

**GENERAL INSURANCE ASSOCIATION OF SINGAPORE
RECORDS MANAGEMENT CENTRE**

6 Raffles Quay #18-00, Singapore 048580
Phone: +65 6224 0010 Fax: +65 6224 0030
Operating Hours: Monday to Friday 9am to 5pm
GST Registration No: M400017735

SEARCH RESULTS

Our Ref No: GR-18-066489
Date of Request: 03/05/2018

Your Ref No: Online Purchase

Cheng Auto Bodyworks
5 Soon Lee Street #01-62 Pioneer Point
Singapore 627607

Dear Sir/Madam,

Your Search Criteria:

Date of Accident: 01/05/2018
Place of Accident: X-JUNCTION OF WOODLANDS AVE 5
Client Vehicle No: SJY795P

With reference to your search criteria for the accident report, the following documents were found to closely match your search criteria:

REQ. VEHICLE	ACCIDENT LOCATION	ACCIDENT DATE
SJQ7433E	INTERSECTION BETWEEN WOODLAND AVE 5 AND 6	01/05/2018 20:55

Thank You.

The images provided to you are taken from the original reports forwarded to the centre by the members of the General Insurance Association of Singapore and we take no responsibility for their accuracy or contents and shall be under no liability whatsoever for any loss or damage arising out of or in connection with the reports or their images.

This is a computer generated document and requires no signature.

**GENERAL INSURANCE ASSOCIATION OF SINGAPORE
RECORDS MANAGEMENT CENTRE**

6 Raffles Quay #18-00, Singapore 048580
Phone: +65 6224 0010 Fax: +65 6224 0030
Operating Hours: Monday to Friday 9am to 5pm
GST Registration No: M400017735

TAX INVOICE

Our Ref No: GR-18-066489
Date of Request: 03/05/2018

Your Ref No: Online Purchase

Cheng Auto Bodyworks
5 Soon Lee Street #01-62 Pioneer Point
Singapore 627607

Dear Sir/Madam,

Your Search Criteria:

Date of Accident: 01/05/2018
Place of Accident: X-JUNCTION OF WOODLANDS AVE 5
Client Vehicle No: SJY795P

DESCRIPTION	AMOUNT (S\$)
E-File Search Fee (Public)	14.02
GST Amount	0.98
Total Amount Due (GST Inclusive)	15.00

Thank You.

This is a computer generated document and requires no signature.

For GIARMC Official use:

Date:

☒ GIRO ☐ Cash ☐ Cheque



**GENERAL INSURANCE ASSOCIATION OF SINGAPORE
RECORDS MANAGEMENT CENTRE**

6 Raffles Quay #18-00, Singapore 048580
Phone: +65 6224 0010 Fax: +65 6224 0030
Operating Hours: Monday to Friday 9am to 5pm
GST Registration No: M400017735

TAX INVOICE

Our Ref No: GR-18-066492
Date of Request: 03/05/2018

Your Ref No: Online Purchase

Cheng Auto Bodyworks
5 Soon Lee Street #01-62 Pioneer Point
Singapore 627607

Dear Sir/Madam,

Date of Accident: 01/05/2018
Vehicle No: SJY795P
Place of Accident: X-JUNCTION OF WOODLANDS AVE 5 & 6
Involving Vehicle No: SJQ7433E

With reference to your application for the accident report, we have attached the following accident reports as requested:

DOCUMENTS	ACCIDENT LOCATION	PER DOC (S\$)	QTY	AMOUNT (S\$)
SJQ7433E	X-JUNCTION OF WOODLANDS AVE 5 & 6	14.00	1	13.08
GST Amount				0.92
Total Amount Due (GST Inclusive)				14.00

The images provided to you are taken from the original reports forwarded to the centre by the members of the General Insurance Association of Singapore and we take no responsibility for their accuracy or contents and shall be under no liability whatsoever for any loss or damage arising out of or in connection with the reports or their images.

Thank You.

This is a computer generated document and requires no signature.

For GIARMC Official use:

Date:

☒ [X] GIRO ☐ [] Cash ☐ [] Cheque



Blk 319B Anchorvale Drive #01-92 Singapore 542319
Tel: 6489 3833 Fax: 6489 3973

GST Reg No : 200205459G

Co Reg No : 200205459G

TAX INVOICE

ZHANG XIANLI
322A ANCHORVALE DRIVE
#11-162
S(541322)

Invoice No. : 91602
Our Reference : 32826
Date : 02 May 2018

Patient : ZHANG XIANLI (S74649761)

Doctor : DR TEH BOON KHENG

DESCRIPTION	QTY	FEE (\$S)
ANAREX (ORPHEN/PANADOL)	20.00 tabs	6.00
CONSULTATION		25.00
	Sub-Total	31.00
	Add GST 7.0%	2.17
	Total Amount Payable	33.17
Receipt No. 116736 - NETS	Payment Received	33.17
	Outstanding Balance	0.00

All cheques should be crossed and made payable to :

MUTUAL HEALTHCARE PTE LTD

This is a computer generated invoice which does not require a signature
E. & O.E



Blk 319B Anchorvale Drive #01-92 Singapore 542319
Tel: 6489 3833 Fax: 6489 3973

Medical Certificate

Date : 02 May 2018

MC No. : 0000091792

This is to certify that :

Name : ZHANG XIANLI

NRIC : S7464976I

is Unfit for Duty for 2 days

from 02/05/2018 to 03/05/2018 inclusive.

 Mutual healthcare
MEDICAL CLINIC
Blk 319B Anchorvale Drive
#01-92, Singapore 542319
Tel: 6489 3833 Fax: 6489 3973

DR TEH BOON KHENG

**This certificate is not valid for absence from court or other judicial proceedings unless specifically stated.*