

AUTHORIZATION TO ACT

I, Ratus Chow Yong En ("the third party claimant")
of Blk 501B Yishun St 51 #07-474 5762501 (address),
owner of PW 1953B (vehicle no.) hereby authorize

SG 98 Motor 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. PW 1953B that was damaged pursuant to the

accident which occurred on 9/5/2018 (date) along Junction of Tanah Merah Coast Rd / Changi ^{Nava Base} (location)


involving vehicle no/s XE 3281 A


("the accident").

I further authorize the workshop 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 11 day of May (month) 20 18 (year)


Signed by "the third party claimant"


Signed by "the workshop"



AXA THIRD PARTY DIRECT SETTLEMENT

Vehicle No:	XE3201A	(Insd veh)	Model: HONDA CB400 F2J
	FW1803B	(TP veh)	
Date of Accident/ Time:	08/05/2018		

Repair Estimate	: \$	7,741.50	
Final Repair Cost	: \$	4,900.00	
Loss of Use	: \$	100.00	4 days at \$ 25.00 per day
Rental (if any)	: \$	—	days at \$ per day
LTA / GIA Search Fee	: \$	—	
Others:	: \$	—	
	: \$		
Final Settlement Sum	: \$	4,100.00	

Payee Name : SG 88 MOTOR PTE LTD

Is Third Party Workshop GIA Registered? ☐ YES ☒ 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:

- PLEASE EXPRESSLY RESERVE YOUR CLIENT'S RIGHTS IF SO REQUIRED IN THIS SETTLEMENT DOCUMENT.
- 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.
- 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 Name of Representative: Pua Jia Date: 5/11/19	 Workshop stamp	 Signature of Witness Name of Witness: Linda Joo Date: 5/11/19	 Workshop stamp (if applicable)
 Signature of AXA's surveyor/representative Name of AXA's surveyor /Representative: LKK Date: 5/11/19	 XGQ		

Provided always that this discharge of my claim for damages relating to the damage to my vehicle shall not prejudice or affect or preclude me from making a further claim for general and special damages for my personal injuries sustained in the same accident.