SINGAPORE ACCIDENT STATEMENT

IMPORTANT NOTICE

- 1. Please report correctly the details of the accident to speed up the claims process.
- 2. This Form must be completed by the Policyholder and/or the Authorised Driver.
- 3. Information provided must be as truthful and accurate as possible. Any wilful misrepresentation or witholding of material facts may allow insurance companies to repudiate policy ability.
- 4. The issue and acceptance of this Form by insurance companies is not an admission of policy liability on the part of the insurance companies.
- 5. Any false reporting may be referred to the Police for investigation.
- 6. This report will be forwarded by the insurers of the GIA Records Management Centre established by the General Insurance Association of Singapore (GIA) for archiving and that copies of this report will, for a fee, be made available upon application by interested parties.
- 7. By the lodgement of this report to the insurers, you hereby consent to the archiving of this report at the centre and to copies of the report being made available aforesaid

aforesaid.	sent to the archiving of this report at the centre and to copies of the report being made available
	ACCIDENT STATEMENT
Date Of Report	25/05/2018 11:56
Date Of Accident	24/05/2018 18:45
Exact Location Of Accident	DUXTON ROAD 3A
Country/State of Loss	SINGAPORE
	DETAILS OF OWN VEHICLE
Vehicle Registration Number	SJL3515E
Insured/Policyholder	
Name Of Registered Owner	LUMENS AUTO PTE LTD
Co Reg No	201426961K
Email Address	NOEMAIL
Mobile Phone No	
Alternative Phone No	OFFICE-91244015
Vehicle Particulars	
Manufacturer	TOYOTA ,
Model	COROLLA ALTIS-1.6 (A)
Exact Purpose for which vehicle was being used at time of accident	t
Are you claiming under your own insurance policy for repair to your vehicle?	NO
If No, Please state action to be taken	THIRD PARTY
Vehicle Category	COMMERCIAL VEHICLE
Insurance Company	
Name of Insurance Company	NTUC INCOME INSURANCE CO-OPERATIVE LTD
Type Of Coverage	THIRD PARTY
Fleet Policy	YES
Policy Number	5087588097-01

Cover Note Number **Driver**

Name of Driver MUHAMMAD SUFIYAN BIN BERHAN

NRIC No S8822423Z
Date Of Birth 05/07/1988
Occupation OUTDOOR
Date Of Driving Pass 15/07/2015

Driving Experience 2 YEARS AND 10 MONTHS

Gender MALE

Mobile Number (LOCAL) +65-98344842

Fax Number

Contact Number

EMail Address NOEMAIL

Address

BLK 547 JALAN TENAGA

#02-125

Posłcode

410647

Was driver an employee of the Insured's Company NO

If No, Relationship of the Driver with the Insured

PAID DRIVER

Vehicle Registration Number of Driver's Own

Vehicle

Insurance Company of Driver's Own Vehicle

General Information of the Accident

Type Of Accident

COLLISION - OPENING DOOR OF VEHICLE

Weather Conditions

CLEAR

Road Surface DRY

Other Information

Was any foreign vehicle involved in this accident?

NO

Number of vehicles involved in the accident

Was any body injured in the Accident?

NO

Was any injured conveyed to hospital by

ambulance?

NO

Was any other material or property damaged?

YES NO

I have been approached by unknown person(s)

soliciting/offering accident claims assistance.

Number of Passengers (Including Driver)

2

NAME: GENDER:

Passenger 1

. ...

: MALE

Details of Police Action

Was the accident reported to the police?

NO

If Yes.Please state which Police Station

Was notice of intended Prosecution given?

NO

If Yes, against whom?

Circumstances of Accident

Refer to attachment.

Attachment(s)

Are accident photos available for attachment?

YES

Was there any video captured by Car Camera?

NO

Was there any audio recorded?

NO

DETAILS OF OTHER VEHICLE PROPERTY 1

Vehicle Registration Number

SJG8706P

Vehicle Make/Model/Colour

RENAULT CLIO BLACK

Details Of Properties

VEHICLE B

Vehicle Category

PRIVATE CAR

Name of Driver

STEFAN ULLRICH

NRIC/Passport Number

S7169351A

Contact Number

81575761

Address

Postcode

Insurance Company Name

Nature Of Damage

No. Of Passenger (Including Driver)

Page 2 of 33

Accident Sketch Plan Pg. 1

SKETCH PLAN

IMPORTANT NOTICE

- 1. Please report correctly the details of the accident to speed up the claims process.
- 2. This Form must be completed by the Policyholder and/or the Authorised Driver.
- Information provided must be as <u>truthful and accurate as possible</u>. Any wilful misrepresentation or withholding of material facts may allow insurance companies to <u>repudiate policy liability</u>.
- The Issue and acceptance of this Form by insurance companies is not an admission of policy liability on the part of the insurance companies.
- 5. Any false reporting may be referred to the Police for investigation.
- The report will be forwarded by the insurers of the GIA Records Management Centre established by the General Insurance Association of Singapore (GIA) for archiving and that copies of this report will for a fee be made available upon application by interested parties,
- 7. By the lodgment of this report to the insurers, you hereby consent to the archiving of this report at the centre and to copies of the report being made available aforesaid.
- 8. Consent under the Personal Data Protection Act (PDPA)

I understand, acknowledge, agree and consent that:

- (a) My insurer, my workshop and the General Insurance Association of Singapore ("GIA") may/are permitted to collect, use, disclose and/or process my personal data/personal information set out in this [form] and any other personal information provided by me or possessed by my insurer (collectively the "Personal Information") and disclose and transfer such Personal Information to all insurer(s) who have insured vehicle(s) involved in this accident (all insurer(s) who have insured vehicle(s) involved in this accident shall be collectively referred to as the "insurers"), the Insurers' lawyers/law firms, the Monetary Authority of Singapore and any relevant government agency/authority (such as the police), for the purpose(s) of:
 - (i) processing, handling and/or dealing with my claims including the settlement of the claims and any necessary investigations relating to the claims;
 - (ii) investigating the accident and/or my claims;
 - (iii) carrying out and/or dealing with my instructions or responding to any enquiries by me;
 - (iv) administering my claims (including the mailing of correspondence, statements, invoices, reports or notices to me, which could involve disclosure of certain personal data about me to bring about delivery of the same as well as on the external cover of envelopes/mall packages); and/or
 - (v) complying with applicable law in administering, processing, handling and/or dealing with my claims.(collectively the "Purposes")
- (b) all insurer(s) who have insured vehicle(s) involved in this accident and the insurers' lawyers/law firms, may/are permitted to collect, use, disclose and/or process my Personal Information for one or more of the above Purposes: and
- (c) my Personal Information may/can be disclosed by any of the Insurers and/or GIA to their third party service providers or agents(including their lawyers/law firms), which may be sited outside of Singapore, for one or more of the above Purposes.
- (d) my Personal Information will also be collected and used to compile claims history for the purpose of fraud detection, investigation and management in present and all future claims.
- (e) the information so collected under (d) above may be shared / disclosed:
 - (i) to all insurers and/or any other third parties that assist in evaluating, investigating, controlling or managing fraud, regulators, law enforcement and government agencies as reasonably required for the purposes stated, or
 - (ii) for complying with requirements under any regulations, laws or court orders.

Policyholder's Signature Date & Time: Driver's Signature (If driver is not the policyholder)

Date & Tîme:

Reporting Centre Personnel's Signature

Name:

NRIC/FIN No.:

A- SJL 3515E Durton word 30 B= SJG 8 706 P SKETCH PLAN Duxten road 3a **DESCRIBE CIRCUMSTANCES OF THE ACCIDENT** Yesterday at thursday, May 24, 18 45 I was driving along durton road 3a and the car diver open the door so I occidentally crash into his cardoon and an accident happen DECLARATION I/We declare the foregoing particulars are true in every respect.

Policyholder's Signature
Date & Time:

NeMOAC SPIEDBRARE BE V3

Oriver's Signature (V (If driver is not the policyholder)

Date & Time:

Reporting Centre-Personnel's Signature Name:

NRIC/FIN No.:



GENERAL INSURANCE ASSOCIATION OF SINGAPORE RECORDS MANAGEMENT CENTRE

6 Raffles Quay #18-00 Singapore 048580 Tel (65) 6224 0010 Fax (65) 6224 0030 Operating Hours: Monday to Friday, 09:00 – 17:00 UEN: S66SS0020G / GST Reg. No.: M400017735

<u>IMPORTANT NOTE</u>: Please submit the completed Addendum form to the <u>same</u> Authorised Reporting Centre

with whom you submitted the Original Report. **ADDENDUM** (A) PARTICULARS OF PERSON MAKING THE AMENDMENTS: Original Report No: MABIN 18068015 Vehicle Registration No: STL 3515 E Name(as shown in NRIC): Lumens Auto Pte Lad NRIC/FIN/Passport No: W/4 261 K (*Vehicle Driver / Vehicle Owner) (*) Please delete as appropriate : > Sin Ming Lane # 03-61 Midview City singapore 5739 Address Mobile No.: 91244015 Contact (Tel) **Email Address** 105 12018 Time of Accident: 1865 Date of Accident Road 3A Place of Accident Muc Income Justifance co-operative Insurance Company: _____ (B) ADDITIONALINFORMATION / AMENDMENTS: I have made a report on the above mentioned accident and would like to include additional information or make the following amendments: only " Change to "Third party

Policyholder / Driver's Signature

Date: 75/05/1

Reporting Centre Personnel's Signature

Name: NRIC/FIN No.:

NRIC/FINN Date:

05/12

REPUBLIC OF SINGAPORE IDENTITY CARD NO. \$8822423Z



Name

MUHAMMAD SUFIYAN BIN BERHAN

محمد سوفيان بن برهان

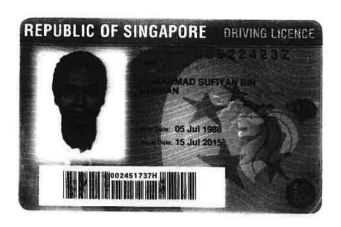
MALAY
Onte of high

O5-07-1988 M

Country of birth

92242

3994508



98344842 SJL 3515E



}

10-01-2007

Address

APT BLK 647 JALAN TENAGA #02-125 SINGAPORE 410647 YOU ARE LICENSED TO DRIVE VEHICLES IN THE FOLLOWING CLASS(ES)

EFFECTIVE DATE

Class 3A Motor cars without clutch pedals (Auto) =< 3000kg < 7 passengers, exclusive of the driver; and other motor vehicles without clutch pedals =< 2500kg

Licence No:58822423Z

NP 428A

DATED THIS 2018-02-20

Between

Lumens Auto Pte Ltd

(as the Company)

And

Muhammad Sufiyan Bin Berhan

(as the Driver)

AUTHORISATION AGREEMENT

THIS AUTHORISATION AGREEMENT ("Agreement") is made on 2018-02-20

BETWEEN:

Lumens Auto Pte Ltd (Singapore Company Registration No. 201426961K)a company incorporated in Singapore and having its registered office at 20 Sin Ming Lane #03-61 Midview City, S(573968) (the "Company"); and with bank details: DBS Bank Ltd 017-904375-1.

AND:

Muhammad Sufiyan Bin Berhan(Singapore NRIC No. S8822423Z), residing at Blk 647 Jalan Tenaga #02-125 Singapore 410647 (the "Driver"); and with bank details: POSB, POSB 188369057

(Collectively, the "Parties" and each, a "Party")

WHEREAS:

The Company owns several motor vehicles ("Company Cars"), and intends to collaborate with GrabCar ("GrabCar"), which is in the business of providing car sharing services in Singapore whereby customers are able to book cars and be driven to their specified destination in return for a fare determined by GrabCar ("Fare").

The Driver holds a valid Singapore driver license (License No. 002451737H) for at least one (1) year. The Driver has entered into a service agreement with GrabCar ("GrabCar Service Agreement") to provide certain services, including picking up GrabCar's customers and driving them to their specified destinations ("GrabCar Services").

To facilitate the Driver's provision of the GrabCar Services, the Company will allow the Driver to use a Company car.

In connection thereto, the Parties wish to enter into this Agreement to record, formalise and set out the terms and conditions governing the relationship between the Parties.

Muhammad Sufiyan Bin Berhan

Authorised Company Car;

- the Driver shall comply with all the rules, regulations policies, procedures and systems
 of the Company as applicable from time to time;
- j. the Driver must drive the vehicle to the authorised Workshops designated by the Company for all repairs, servicing and maintenance (at the Driver's own cost at intervals of 15,000km or mileage required by the Company and restoration works; the Company reserve all rights to demand any resultant costs and/or damages from the Driver for nonconformance;
- k. the Owner shall provide 24-Hour breakdown and emergency services (+65 6714 6614) at no extra cost to the Driver if the vehicle suffers a breakdown or is involved in an accident at no fault of the driver;
- any request replacement of faulty or lost car keys due to the Driver's negligence will be at the cost of the Driver;
- m. the Driver agrees not to make or permit to be made any repairs or adjustments to the Authorised Company Car and must promptly notify the Company of any damages;
- n. the Driver shall not take or omit to take any action or otherwise cause:
 - the insurance policy for the Authorised Company Car ("Insurance Policy") to be rendered void, cancelled;
 - (ii) cause the insurer for the Authorised Company Car to refuse and/or reject any claims under the Insurance Policy;
 - (iii) carry out any act or omission which may fall under the "General Exclusions" section of the Insurance Policy; or
 - (iv) admit liability to any third party for any accident and/or incident involving the Authorised Company Car. A copy of the terms and conditions of Insurance Policy may be viewed at the Company's premises on any work day between the hours 9am to 5pm. The Driver may also request for a copy of the terms and conditions of the Insurance Policy from the Company.
- Not to fit or install any accessories to or to modify the Authorised Company Car in any way without the consent of the Company;
- Use or permit the Authorised Company Car to be used or operated in a manner that infringes any law or regulation, including publicly touting or soliciting for customers; and
- q. the Driver shall generally act in the best interest of the Company.
- r. The Driver shall observe all rules, regulations, policies, instructions and recommendations issued or communicated by GrabCar and shall ensure that (i) he/she is not sanctioned or penalized by GrabCar and/or (ii) denied access to the GrabCar app such that the Driver is unable to carry out the GrabCar Services.
- s. Driver shall not use the Vehicle for any other commercial activity other than solely for the purposes of providing transportation services requested by GrabCar users via the Grab app. Failing which, the Company shall be entitled to terminate this Agreement, forfeiting the Deposit and require immediate return of the Authorised Company Car while the Driver

Muhammad Suffyah Bin Berhan

4. REPLACEMENT VEHICLE

- a) A replacement Authorised Company Car (if available), not necessarily of the same make and model, may be provided by the Company in the event that the Authorised Company Car breaks down. For the avoidance of doubt, the Company is not obliged to provide a replacement vehicle;
- b) In the event the Company replacement car is not available during the Authorised Company Car break down. The Company may pro-rate the rental fee;
- c) The Driver shall be responsible for the petrol and cashcard used in the replacement Authorised Company Car.

5. FACILITATION FEE

- 5.1 In consideration for facilitating the provision of the GrabCar Services by the Driver, the Company shall be entitled to an amount of 60 SGD per day ("Facilitation Fee"), commencing from the Start Date (set out at Clause 3.1 above) and ending on the End Date (as set out at Clause 3.1 above), both dates inclusive. As a matter of goodwill and provided there is no breach of this Agreement by the Driver of this Agreement, the Company shall waive the Facilitation Fee for the first day of the term of this Agreement. In addition, if the Driver returns the Authorised Company Car before 9am on the last day of the Term of this Agreement, the Company shall waive 50% of the Facilitation Fee for the last day of the term of this Agreement. For the avoidance of doubt, the Company shall be entitled to charge the Driver the full Facilitation Fee for both the first and last days of the Term in the event of any breach of this Agreement.
- 5.2 The facilitation fee will be waived on the first day of the contract;
- 5.3 50% of the daily facilitation fee will be waived on the last day, if the car is returned by 9 am, failing which, the full amount will be charged.
- 5.4 The Parties acknowledge that the driver will be entitled to be paid a weekly service fee in consideration of the GrabCar Services from GrabCar ("GrabCar Services Fee"). The Driver expressly nominates the Company as its agent to receive the weekly GrabCar Services fee from GrabCar. The Company shall deduct the Facilitation fee payable by the driver for a calendar week from the GrabCar Services Fee and shall pay the remaining amount to the Driver ("Remaining Fee").
- In the event that the GrabCar Services Fee received by the Company is less than the Weekly Facilitation Fee, the Driver shall pay an amount equivalent to the difference between the Weekly Facilitation Fee and the GrabCar Services Fee ("Outstanding Facilitation Fee") to the Company within (3) days from the date of the Weekly statement (as defined below). Payment shall be made by cash or bank transfer to our Authorised Bank Account, DBS Bank Ltd, 017-904375-1
- 5.6 The Company shall be entitled to repossess the Authorised Company Car in the event the Driver fails to comply with clause 5.3. The Driver shall pay the Company a repossession fee at 300 SGD immediately upon repossession of the Authorised Company Car.
- 5.7 In the event the Authorised Company Car is repossessed by the Company any reason whatsoever, the Driver hereby expressly acknowledges that the Company shall not be responsible for any loss or damage to any property which he may have in the Authorised Company Car. The Driver hereby agrees that he shall not pursue any claim or any recourse whatsoever against the Company in

Muhammad Suflyan Bin Berhan

- 8.3 In the event of the occurrence of any of the following events, the Company shall have the right to terminate this Agreement immediately:
 - a) if the Driver commits a breach under this Agreement;
 - b) if the Driver commits an offence under the applicable laws for which he is sentenced to any term of immediate or suspended imprisonment; and/or
 - c) if the Driver commits any act which constitutes a gross default or grave misconduct by the Driver affecting or possibly affecting the business of the Company or which, in the reasonable opinion of the Company, could be considered to bring the Company into disrepute or be prejudicial to the Company's interests.
- 8.4 Upon the termination of this Agreement howsoever arising, the Driver shall return the Authorised Company car to the Company. In the event the Driver fails to return the Authorised Company Car on the date of termination of this Agreement, the Driver shall be liable to pay the Company the sum of 10 SGD per day in addition to the Facilitation Fee and Clauses 2, 5, 6, 7, 8, 9, 11, 14, 17, 18, 19 and 22 shall remain in effect, until such time the Driver returns the Authorised Company Car.
- 8.5 The termination of this Agreement howsoever arising shall:
 - a) not affect any provisions hereof as are expressed to operate or have effect after such termination; and
 - b) be without prejudice to any right of action already accrued to either Party in respect of any antecedent breach of this Agreement by the other Party.

9. CONFIDENTIALITY

9.1 For the purpose of this Agreement, "Confidential Information" means the existence of this Agreement and the terms herein, and all information of any kind, whether communicated verbally, in printed or electronic form, including (but not limited to) price sensitive information, personal data, technical information, data, know-how, software and information relating to the Company (or its holding, related, subsidiary companies') business, marketing strategies, financial condition and operations whether or not labelled as 'Confidential'.

9.2 The Driver shall:

- a) treat as confidential and keep secret any Confidential Information which has already been disclosed to him pursuant to this Agreement;
- b) take all proper and effective precautions to prevent the disclosure of the Confidential Information to unauthorised persons and to preserve the secrecy and confidentiality of the Confidential Information and, in particular but without in any way limiting the generality of the foregoing, take all necessary action to prevent unauthorised persons from obtaining access to the Confidential Information whether by direct or indirect exposure; and
- c) destroy or return all Confidential Information to the Company upon termination or expiry

Muhammad Sufiyan Bin Berhan

(or to such other address or fax number as a Party may from time to time notify the other Parties):

The Company

Address: 20 Sin Ming Lane #03-61 Midview City, S(573968)

The Driver

Address: Blk 647 Jalan Tenaga #02-125 Singapore 410647

Attention: Muhammad Sufiyan Bin Berhan

- 13.2 Any such notice, demand or communication shall be deemed to have been duly served:
 - (a) if delivered by hand with the receipt acknowledged, immediately;
 - (b) if made by fax, upon receipt by the sender of the transmission report indicating that the notice or communication has been sent in full to the recipient's fax number or such other similar medium of receipt; or
 - (c) if sent by post, five (5) Business Days after posting,

and in proving the same it shall be sufficient to show that personal delivery was made or that the envelope containing the same was duly addressed, stamped and posted or that the transmission report indicates the notice or communication has been sent in full to the recipient's fax number.

14. FURTHER ASSURANCE

Each Party shall do and execute or procure to be done and executed all such further acts, deeds, things and documents as may be necessary to give effect to the terms of this Agreement, and (so far as it is able) to provide such assistance as the party may reasonably request to give effect to the spirit and intent of this Agreement.

15. COSTS

Each Party shall pay its own costs, charges, and expenses (including taxation, if any) incurred in connection with negotiating, preparing and implementing this Agreement.

VARIATION

No variation of this Agreement shall be effective unless in writing and signed by or on behalf of each Party.

17. INVALIDITY

If any provision of this Agreement is or is held to be invalid or unenforceable, this shall not invalidate any of the remaining provisions of this Agreement. The Parties shall use all reasonable efforts to replace the invalid or unenforceable provision by a valid provision the effect of which is as close as possible to the intended effect of the invalid or unenforceable

Muhammad Sufiyan Bin Berhan

IN WITNESS WHEREOF the Parties have executed this Agreement on the date first above mentioned.

THE COMPANY

Signed by	_)	
for and on behalf of)	
Lumens Auto Pte Ltd)	
in the presence of:)
Witness signature:)

Name:

NRIC No. / Passport No.:

THE DRIVER

Signed by Muhammad Sufiyan Bin Berhan in the presence of: Witness signature:

Name: Mullammad Sufran Bin Bertan NRIC No. / Passport No.: S8822 123 Z