



redefining / insurance

CLAIM REF : S8M001LO
INSURED : SOON DEE HONG CONTAINER SERVICES

DISCHARGE VOUCHER

We/I, HO CHEE KIAN, NRIC NO. S7502795H hereby agree to accept the sum of dollars NINE THOUSAND ONLY (S\$9,000.00) paid to us/me by AXA INSURANCE PTE LTD as full and final settlement of all claims of whatever kind including ~~damages to~~ damages to property that we/I may have against the said AXA INSURANCE PTE LTD or their Insured or the driver of motor vehicle no. XD 5457C as a result of an accident along UPPER SERANGOON ROAD on 24/05/2018 of which we/I were/was the driver/ owner/ hirer/ passenger/rider/pillion/ insurer of motor vehicle no. SDW 1521M.

Ho only

This claim is only for property only exclude

Ho

personal injuries.

We/I hereby declare that the said insurer or owner and/or driver of insured vehicle shall not be liable for any further claim(s) whatsoever and whosoever present or future that we/I may have against the said Insurer, owner and/or driver of vehicle no. XD 5457C in connection directly or indirectly with the said accident and give our/my full and final discharge.

We/I hereby declare that we/I are/am the person(s) entitled to receive the above settlement and hereby undertake to indemnify AXA INSURANCE PTE LTD against any claim made or to be made in respect of this settlement.

It is understood and agreed that payment herein is made without admission of liability whatsoever on the part of the said insurer, owner and/or driver of vehicle no. XD 5457C.

Dated this 25 day of JAN 2019.

Claimant's Signature : *Ho*

NRIC no./ Company Stamp : S7502795H

Occupation/ Business : INDOOR

Address : BLK 656B CHOA CHU KANG CRESCENT SINGAPORE 682689

Telephone No. : 81239593

Witness's Name : CHAN YUN SHI

Witness's Signature : *Yun Shi*

Witness's NRIC No. : G7674078Q



AXA Insurance Pte Ltd (Company Reg. No. 199903512M)
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This Discharge Voucher applies only to the claimant's claim for his property damage and will not affect his personal injuries claim and/or uninsured losses claim in a later date. Further, the settlement terms herein should not be used as an evidence to prejudice to the claimant's personal injuries claim and/or other uninsured losses claim arising of the subject matter in this action.