



# LONPAC INSURANCE BHD

CLAIM NO : 18/18/18/VC00/021197

DATE : 26 NOVEMBER 2019


## DISCHARGE VOUCHER

I/We, **CHAM KOK KIANG** confirmed acceptance from **M/s LONPAC INSURANCE BHD** and/or the owner of **XE 8080E** the sum of Singapore Dollars Six Thousand Six Hundred Seven Only (\$6,607.00) in full and final satisfaction, liquidation and discharge of property claim competent to me/us upon the said M/s **LONPAC INSURANCE BHD** in respect of property claim sustained by me/us whether now or hereafter to become manifest, arising either directly or indirectly from an accident to my vehicle, **SJS 3492A** on **07 DECEMBER 2018** along **TELOK BLANGAH GREEN CAR PARK.**

I /We hereby agree to indemnify and keep indemnify (**TROPIC PLANNERS AND LANDSCAPE PTE LTD / LONPAC INSURANCE BHD**) against all claims and any claims whatsoever made by any person/persons on our behalf in respect of the said accident.

I/We further authorize you to pay the above settlement sum directly to **M/S HITACHI CAPITAL ASIA PACIFIC PTE LTD.**

I/We hereby acknowledge that this payment is made on a without admission of liability basis and without prejudice to all related claims and in respect of our insured's recovery action.

 <sup>x</sup>  
10 Dec 2019

Signature of vehicle owner/Date

**CHAM KOK KIANG** 10 Dec 2019

Name of vehicle owner/Date

## AUTHORISATION TO ACT

I/We, Chan Kok Kiang of S71603563f  
SJS3492.A, owner of SJS3492.A hereby  
 authorized **HITACHI CAPITAL ASIA PACIFIC PTE LTD, ("The Workshop")** to act for me/us with  
 respect to my/our claim for the repair costs and/or rental and/or loss of use for my/our vehicle number  
that was damaged pursuant to the accident occurred on 7/12/2018 at  
Telok Blangah Green involving vehicle number  
XCE600E.

I/We further authorise the Workshop to settle my/our above mentioned claim in a manner that they deem  
 fit and **The Workshop** is further authorised to receive payment further to settlement of my/our claim with  
 payment cheque being made in favour of **HITACHI CAPITAL ASIA PACIFIC PTE LTD**.

The settlement **The Workshop** may reach on my/our behalf is on without prejudice and without admission  
 of liability basis insofar as the driver/owner/insurers of the other vehicle/s is concerned.

Pursuant to Personal Data Protection Act 2012, I/We hereby agree that **The Workshop** may disclose or  
 share my personal data to any authorized service providers whom **The Workshop** would necessarily need  
 to cooperate, interact or work in one way or another in serving me or meeting my requests.

*If I/we are not able to recover full amount for the repair cost from the 3<sup>rd</sup> Party's Insurance Company  
 in 6 (six) months time from Invoice Date, HITACHI CAPITAL ASIA PACIFIC PTE LTD (HCAP)  
 shall bill to you/your Company for the balance/full amount of the repair cost. HCAP will close this  
 case without prior notice If we are unable to recover within 2 years.*

☐ I/We understood the explanation done by HCAP.

Dated this 7 day of 12 (month) 2018 (year)

X

Signed by Claimant  
 (with Co's stamp for vehicle under Co's name)

Signed by Hitachi Capital Asia Pacific Pte Ltd

