Your Ref: SH7702U Our Ref: 190039/01

Ms Chow Wee Jia, Anastacia

Correspondence Address: c/o M/s K. Kim Hin Auto Pte Ltd 160 Sin Ming Drive #02-20 Sin Ming AutoCity Singapore 575722

Date:

2 8 AUG 2019

India International Insurance Pte Ltd Motor Claims Dept 64 Cecil Street #04/#05 IOB Building Singapore 049711

Dear Sir/Madam

RECFIVED

- 6 SEP 2019

NOW INTERPORT OF THE LTD

AND INTERPORT OF THE



Violent la receipt of your letter, which is receiving our attension into a for conduct a medical construction of your client where the receiving as to conduct a medical construction on your client where the receiving.

Name

Date : Swin I

ACCIDENT INVOLVING SBM 5555 R AND SH 7702 U ALONG LOWER DELTA ROAD ON 17 JANUARY 2019

I am the owner of the m/vehicle in the above accident.

SBM 5555 R

which was involved

My vehicle sustained damages as a result of the said accident and I am now claiming against you for the followings:-

Costs of repairs
 Loss of use of vehicle at \$
 per day for 08 day(s)
 Police documents/Search fees

(Richards Car Rental)

\$ 960.00 \$ 7.45 \$

5,168.95

4. Surveyor report fee

Total: \$ 6,136.40

Please advise whether you are prepared to settle my claim as outlined above. As I have yet to settle my repair bill with my repairers, I hereby authorise my repairers and/or their representatives to negotiate/compromise settlement of above claim on my behalf.

Looking forward to hear from you soon.

Yours faithfully,

20

Please note that I want to claim for my Medical and injury. Please arrange Officer-In-Charge to liaise with me. I can be contacted by Tel: 97606900 Enclosed medical invoice and Discharge Summary.

encl.



金興(龔)汽車私人有限公司

160 Sin Ming Drive, #02-20, Sin Ming AutoCity, Singapore 575722 Tel: 6452 7018 Fax: 6458 3895 Email: service@kkimhin.com.sg

No.: 24237

Vehicle Insured: SH 7702 U Accident Date : 17-Jan-2019

Date: 26-Jan-2019

Our Ref: 190039 (III) / MARGARET

PAGE: 1

CHOW WEE JIA, ANASTACIA (MS)

Singapore

COST OF REPAIR FOR TOYOTA COROLLA ALTIS 1.6 CVT (2016) SBM5555R _______

	_	rear bumper rear bumper side retainer -long LH/RH	@	S\$120.00	486.50 240.00
2	pcs	rear bumper side retainer	@	S\$ 80.00	160.00
10	pcs	-short LH/RH rear bumper clips rear bumper reinforcement	@	S\$ 5.00	50.00 395.00
1	р¢	rear bumper parking sensor set rear end panel			421.70 649.20
1	рc	rear end panel top garnish			240.00
2	pcs	rear end panel top garnish clips	@	S\$ 2.50	5.00
1	рс	bootlid			758.00
1	рc	bootlid logo			52.15
1	рc	bootlid corolla emblem			48.00
1	рc	bootlid altis emblem			48.00
1	рc	bootlid lock			382.50
1	рc	bootlid weatherstrip			185.00
					4,121.05
			Le	ss 25% :	-1,030.26

3,090.79

1 pc rear number plate

40.00 sn

To remove, cut out damaged parts, panel beating, welding, align, refix and to renew affected parts.

700.00

Con't Page 2 ...



金興(龔)汽車私人有限公司

160 Sin Ming Drive, #02-20, Sin Ming AutoCity, Singapore 575722 Tel: 6452 7018 Fax: 6458 3895 Email: service@kkimhin.com.sg

Vehicle Insured: SH 7702 U

Our Ref : 190039

Page: 2

No.: 24237

To focus taillamps. To check rear wiring and lighting operation.

20.00

To remove and refit rear upholstery trimming, roof lining, seats, speaker board in order to facilitate repairing works

60.00

To apply undersealing

60.00

To remove and refit reverse sensor assy.

50.00

To putty and respray on affected portions.

800.00

Merimen

10.00

4,830.79

Add 7% GST:

338.16

Total:

S\$ 5,168.95

=========

Singapore Dollars Five Thousand One Hundred and Sixty Eight and Cents Ninety Five Only

全與(獎)汽車私人有限公司 K. KIM HIN AUTO PTE LTD

.....

RICHARDS CAR RENTAL PTE. LTD. (Co. Reg. No. 200700321D)

160 Sin Ming Drive, #02-21, Sin Ming AutoCity Singapore 575722

• Tel: (65) 6452 7132 Fax (65) 6454 9575

INVOICE

Ms CHOW WEE JIA, ANASTACIA C/O K KIM HIN AUTO PTE LTD 160 SIN MING DRIVE #02-20 SIN MING AUTOCITY SINGAPORE 575722

:IV 07415 No. 24.07.2019 Date SFA187T TOYOTA ALTIS Vehicle No :_

DESCRIPTION	AMOUNT
RENTAL CHARGES FOR VEHICLE FROM 18.01.2019 TO 26.01.2019 8 DAYS X S\$ 120.00	960.00
AGREEMENT NO.: 14261	
REMARK : SBM5555R	
TIER E	
	960.0
heque should be crossed and made ayable to RICHARDS CAR RENTAL PTE. LTD.	AL\$

Issued By

RICHARDS CAR RENTAL PTE. LTD.

(Co. Reg. No. 200700321D)

160 Sin Ming Drive, #02-21, Sin Ming AutoCity, Singapore 575722

Tel: 6452 7132 Fax: 6454 9575

p	EN	TAI	. 4	CR		\mathbf{ME}	NT
\mathbf{r}		LAL		\mathbf{u}	עש עש פ		

No: 14261 Vehicle No. Make/Model 187

HIR	ER'S PARTICUL	ARS
Name	: CHOW WES	JIA,
Address	1) NIDO [[]	-(')
Telephone (Resident	3	
(Office)	: 07/1.10	
H/p	976069	00
NRIC or Passport No	\$ 76343	71 C
Nationality		
Date of Birth	. Ag	ge :
Driving Licence No	Ex	pires
Туре	: Local/Int'1 Iss	sued +
Driving Experience	:	

CHARGES			
		\$	cts
(Day(s) @S\$ 126		960	w
Week(s) @S\$			
Month(s) @S\$			
Insurance			
Additional Rental payable			
Surcharge of fuel			
Total		960	w
Less Deposit (cash cheque No.)	Sã .	
Balance payable / Refundable			
Refund received (cash cheque No.)		

	No A	2 TVF
Name	: 15 1)	20.0
Address		
Driving Experience: Note: 1) Hirer is lia violations. 2) Excess - In the to pay first earnings before [274/6] (3) Young, Inc.		
Telephone (Resident)	:	
(Office)		
H/p	1	
NRIC or Passport No	:	
Nationality	:	
Date of Birth	9	Age :
Driving Licence No	1	Expires:
Туре	: Local/Int'l	Issued:
Driving Experience		
Note: 1) Hirer is		parking fines and traffi
Note: 1) Hirer is violations 2) Excess - I to pay fi earnings (274/3) 3) Young, excess of I/We declare that	n the event of an rst (S\$	y accident, the Hirer is liable of the desired of t

Recipient's Signature	
Date	Date
Date Out 18.1.2019 (FB4)	Date In 26.01. 2019
Time Out (AM/PM	Time In 10 - 15 AM/PM
Mileage at delivery / pick up	Mileage on returning
Fuel level at delivery / pick up	Fuel on returning
Hira period expires on 21	

per 1/4 tank

Stamp & Signature of Hirer

Kindly note the following: Remarks : No work permit holders are allowed to drive; No drivers below 23 years old are allowed to the

Surcharge of fuel will be at S\$

Own: 3BM 5355

Signature of Driver

(if different from Hirer)

An agreement is made toleways (ICCHANDS CAR RENTAL PTE_LTO_01880 Sin Ming Disky 802-21. Sin Ming AutoCity, Singaprins 5/5722 (Interhalter called the housest and the parameter skietes principles an signature operan revised interhalter called the Hearth The Comment HERESY routs to the tiere and the Here takes motor varietie dissoluted credited (professional called The welfield) support to all terms, conditions and alphaton of his Agreement is connection white of the Here accompanges and agree follows:

- 1. The validle is the property of the Owner and is in good mechanical condition. The Hirer will return the Vehicle together with all keys, tyres, tools accessories and other equipment in the same condition as when togetied, ordinary were motest excepted, to the place, date and at the time stated or sooner upon demand by the Owner, if the Vehicle has not been returned to such place on the dateso specified, the Owner shall send a demand to the Hier to return the Vehicle to such location. The Owner may at his option, repostass the Vehicle as a return the return the vehicle to such location. The Owner may at his option, repostass the Vehicle as the return the vehicle is the research of the vehicle at anytime without demand at hirer's expense if the vehicle is legally parked, is used for any ligal purpose or is epiparently abendoned. The Hirer weiver prior notice, pre-assizer hearing and judicel process as proconducted. process as prior condition to Owner's repossession.
- 2. The Owner is entitled to take such steps as it mey in his discretion thinks lit repossess the Vehicle and shall not be liable for any lose or damage howsoever occessioned in the course of repossessing the Vehicle nor shall the Owner be liable to any person for any goods, erticles or things placed or alleged to be placed in the Vehicle at the time of repossession_{le}.
- 3. The Owner reserves the right to retain or forfelt any of such goods, articles or things until such time as the Hirer pays all mones due and payable and where the Owner deems if hit to forfelt such goods, articles of things, the Owner shell give the Hirer two (21) weeks notice of his intention to forfelt them and upon the expliry of the notice period, the Owner shell be entitled without incurring any liability whatsoever to sail all or part of the goods, articles and things by private treaty or otherwise and utilised the proceeds from such safe towards payment of the safe mones payable by the Hirer under this Agreement.
- 4. The Hirer shall be liable to the Owner for all costs and expenses incurred by theOwner in repossassion of the Vehicle and also for the sale (if any) including anycharges paid by the Owner in order to replace the locks of the Vehicle.
- 5. If the Owner makes a demand under Clause 1 and the Vehicle in returned on the spacified date and location and before the expiry of the hire period as stated overleaf, the Owner shall refund the deposit to the Hirer and from the rental paid by the Hirer such sum as calculated for the unused portion of the hire period (pro-stated if applicable). The Hirer there after shall not have any client against the Owner PHOVIDED ALWAYS no refund of deposit shall be made to the Hirer unless all. sums due and payable by the Hirer under this Agreement has been neid in ful.
- 6. The thirer is solely responsible for all cost of all petrol, diesel oil and other consummables used in relation to the Vahicle for all the period when the
- 7. The Hirer shall take proper care of the Vehicle and drive the same in a careful and skilled manner and shall observe all traffic regulations and laws, in the event of enty breach of any traffic regulations and laws, in the event of enty breach of any traffic regulations and laws the Hiers shall pay all these and penalties which may be incurred including any fines and penalties imposed by law on owners of a vanicle and shall be labellor of IS dymmon Notices and inquiries in connection therewith. The Hirer shall indemnify the Owner for any fines or penalties or expenses and by the Owner for any breaches of traffic regulations and rules by the Hirer or his driver.
- $\theta_{\rm i}$ The Hirer is sofely responsible for any Area Licence Fee payable for entry into the Restricted Zone of the city during operation hours.
- 9. The Vehicle shall not be overloaded and shall at all times, at the Hirer's expense, be provided with sufficient oil, water and the prescribed trye pressure. When not in use, the Vehicle must be properly parked and locked. The Hirer shall not tampe with the speedments and in the events of the same one functioning the property. The time shall immidistately inform the Owner of the defect, otherwipen this Owner shall provide the Heer with a name and address of a work shop where bythe fleer shall drive the Velicies on as to comply the defect armediately.
- 10. (a) be full lental cost is calculated on the basis of the either daily, weakly, orgonistly rental charge regether with a retundable \$1200.00 of payable in advance on delivery at the Vehicle to the Hirer.
 - b) in the case of a hire period exceeding one (1) month, the Hirer shall pay a Owner the following monthly rental in advance on the same day as thefirst rental payment was made
 - (CI in the event where the Hirer fals to return the Vehicle on the expiration of this rental Agreement, i.e., where the Vehicle is not returned to the location of date as specified overleaf; or it any chapteg given by the Hirer to the Owner for payment of rental in advance is dishonoured on presentment for payment or if the Hirer fails to make payment of the rental in advance as provided in the above Clause 10a or 10b; or where the Owner in his discretion extend the hire period without the Hirer paying the full final in urbance as provided in Cleuse 10a or 10b, whichever is applicable, then without prejudice to other rights of the Owner, the Hirer shall be fiable to pay the Owner rental calculated on daily basis rate and he rate chargeable shall be as stipulated ovarleaf.
 - 11. Under no circumstances shall the Vehicle be used, operated or driven:
 - (a)by any person or persons other than the Hirer or a person or persons (and) any person of persons other than the liner or a person or persons expressly designated and authorised in this Agreement (hereinafter called "the driver") and for the purposes of this Agreement the driver shall be deemed to be the servent or the agent of the Hirer;
 - (b) while the Hirer or the driver is under the influence of intoxicating liquor
 - (c) to carry passengers or property for a consideration express or implied
 - (d) if the Vehicle is obtained from the owner by fraud or misinter protation
 - in motor sport events, including racing, pace making, rallying, reliability trials and speed testing;
 - (f) by any learner drive
 - (h) for an illegal or unlawful purpose.

In the event that the Vehicle is used, operated or driven under any of the abovementioned circumstances, such use, opration and driving of Vehicle shall be deemed to be without the Owner's permission.

TERMS AND CONDITIONS

- 12. The Hirer shall drive the Vehicle only when qualified to do so and whilst holding all necessary current licences and permits and shall at all times drive the Vehicle in accordance with all requirements of the law and with the Owner's stendard policy of insurance, plake copy of which is available for inspection at the Owner's office. The Hirer is bound by and agrees to the terms and conditions thereof, it being understood by the Hirer that the profes is a stendard motor vehicle policy as required by the laws of the Republic of Singapore, The Hirer agrees further to protect the interest of the Owner's insurance company in case of accident by:
- (a) obtaining names and addresses of parties involved and of witnesses and registrations numbers of all vehicle involved;
- (b) not admitting liability or guilt or compound any claim or traffic summons or notice either partially or in full;
- c) not abandoning the vehicle:
- (d) giving a detailed written report including diagram, even in case of slight damage within twenty-four (24) hours:
- (e) completing the Owner's accident report for the purposes of submitting to the Owner's insurance company within twenty-four (2.4) hours;
- (f) notifying the police immediately;
- (g) calling at the Owner's office at 19,Lor Kilat Singapore 598120, its insurers or the Owner insurer's solicitors as and when requested to do so and to his full co-operation therewith.
- 1.3. The Owner shall not be liable to any person for any loss of or damage to any property left, stored or transported by any person in or upon the vehicle before or during the hireperiod or on or after the day the vehicle is returned to the Owner and the Hirar relaxes and indemnifies the Owner from any such liability and agrees to hold the Owner harmless from all claims and demands on a full indemnity basis.
- ivery of the vehicle the Hirer shall be deemed to have satisfied $14_{\rm p}$ (a) In taking delivery of the vehicle the Hirer shall be deemed to have satisfies that it is in all respects roadworthy and in a proper and safe condition
- (b) The Owner shall not be liable to any persons for any loss or damage whatsoeversulfered and not covered by insurance or as a result of the Vehicle breaking downfor any reason whatsoever or as a result of any fate delivery of the Vehicle or analyses ment Vehicle or an arginest ment Wenice and the hirrar agrees to exconarde the Owner from all reponsibility for any sucloss or damage and to indemnify the Owner for the same.
- 15. The Vehicle is not covered by a motor insurance policy containing personal accident or death hability for the driver or passengers, Arrangement may be made, however at the request of the Hier's to cover the Vehicle with such a policy for the period of the hins, A copy of this policy will be available for inspection at the office of the Owner, If the Hirr does not arrange for this insurance cover, the Owner will not accept any liability for any accident, death or loss resulting from an accident with the Vehicle.
- 16. (a) In the event the Vehicle is damaged or destroyed or lost or stolen or confiscated by the Authorities during the hire pariod, whether such damage is caused by orthe destruction or loss that or confiscation is through the negligence of the Hirer or a breach by the Hirer of any of the terms and conditions in this Agreement or other wise, the Hirer shall be liable to pay to the Owner all loss and damage occasioned or suffered by the Owner.
 - (b) Any loss and damage as mentioned above is deemed to be in the nature of a debt or liquidated demand and without firiting the generality of Clause 16a and without prejudice to any other rights of the Owner such loss and damage shall include:
 - (i) In the event of damage to the Vehicle all costs to repair the Vehicle.
 - (ii) In the event the Vehicle is assessed to be beyond economic repeir or is destroyed lost stolen or confiscated, the value of the Vehicle as determined by the Owner of which the assessment of the Vehicle shall be final. The Owner may in his absolute discretion permit the filter to replace the Vehicle at the Hier's expense with a similar Vehicle or accept payment in lieu of the value of the Vehicle.
- (iii) Damage and loss resulting from inability to hire the Vehicle out or from inability to use the same at the daily iontal late supulated overleaf from the day the Vehicle is returned to the Owner till the day the Vehicle is reparted or replaced or the day ornwhichthe Fform sail pay the Owner the sub-led of the Vehicle, whichever is applicable sed where more then one is applicable the latest day shall apply.
- (iv) All costs and expenses incurred for replace or replacement of any punctured ordamaged two or for the repair or repacement of keys. locks tools, accessories and other equipment and all costs and expenses for the following charges, survey and inspection fee and any other charges or fee paid or payable by the Owner to any
- (v) All other costs and expenses the Owner may incur or be put or expose to as wellas all other costs and expenses peid or payable by the Owner by reason of the
- 17. Accept as expressly provided in this Agreement the Hirer shall keep the Vehicle at all times in his possession custody and control and shall not part with possession, custody or control thereof to any other person.
- 18, (a) If for any reason the Vehicle described overleaf or any other Vehicle ordered bythe Hirer prior to the commencement of the hire period is not available at the time of such commencement the Owner reserves the right to replace the Vehicle of similar kind in os such replacement Vehicle is available or if the Owner shalf decline to provide a replacement Vehicle other than the Hirer shall be repaid the deposit and all rental paid. by the Hirer and thereafter the Hirer shall have no claim of any kind whats gover against the Owner.
- (b) If for any reason the Hirer fails or neglects of refuses to take delivery of the Vehicle at the commencement of the hire period; the Hirer shell without prejudice to the rights of the Owner pay the Owner as liquidated damages for breach of the A greement of which the sum is equal to the rentle payable for the hire period stated overleaf, credit being given for any rental paid by the Hirer for any part of the hire period.
- 19 The Hirer or the driver of the Vehicle shall in no event be deemed the agen servant or employee of the Owner in any manner or for any purpose whatsoev

- 20. Any notice or demand required or permitted to be Any notice or demand required or parmitted to be served made under this Agreement on any person shall be deemed to have been validly served or make if served on that person personally or sent to him by registered not or local urgant mell or left at the actives stated in this Agreement or to his existing or lest known business or residential address and any such notice sent by register post or local urgant mail shall be conclusively deemed to have been received by that person within in the case of registered mail, forthy-eight (48) hours, and in the case of local urgant mail, twenty-four (24) hours after the time of posting whether or not that person actually receives it is the same is returned to the sender.
- 21 No relexation, forberance or indulgence by the Owner in enforcing any of the terms end condition of this Agreement shall prejudic oil affect the rights, and powers of the Owner hereunder nor shall any beech operate as a waiver of any subsequent or continuing breach.
- 22. The Hirer shall pay all legal fees as between solicitor The Hirar Shall pay all legal fees as between solicitor and distinct and other costs and disbursements incurred and distinct and other costs and disbursements incurred and connection with demanding and enforcing payment of expressions dust under this Agreement or otherwise howsome in enforcing this Agreement and J or any of the convenents undertakings stigulations terms, conditions or provisions of this Agreement.
- 23. The person signing this Agreement and any other per or organisation to whom the person so signing directs in payment be billed shall each be deemed a Hirer hereund, and shall be jointly and serverally liable forthe paymen-all monies due or to become due by reason of this Agreei
- 24.In the event of any disputes arising out of or in connection, with this Agreement, the parties hereto herebyagree and submit to the jurisdiction of the courts of the Republic
- 25. This Agreement shall be construed in accordance with the laws of the Republic of Singapore
- 26. Any provision of this Agreement or any part of any Clause thereof which is prohibited or unenforceable in a Court of law shall be ineffective only to the extent of such prohibition or unenforceability shall invalidate or affect the remaining provision of this Agreement or the remaining parts the Clause affected.
- 27 In this Agreement where the contract so permits:
- (a) the day the Vehicle is returned to the Owner includes:
 (b) the day the Vehicle is physically returned to the
 Owner by any person; or
 (ii) the day on which the Owner reposses the Vehicle; or
 (iii) the Vehicle is districted or, if the Vehicle is lost;
 stolen or confiscated or the Owner cannot resume or take physical possession of the same in consequence of its loss, theft or confiscation, the day on which the Hirer reports to the Owner or the day the Owner. becomes aware of the occurrence, whichever is earlier whichever is applicable, and if more than one are applicable, the one with the latest day shall apply
- (b) "the hire period" includes any extension thereof granted by the Owner and endorsed overleat and for which payment of full rental has been made in advance as required in Cleuse 10a and 10b, whichever is applica-
- (c) "the Hirer" in relation to the convenants undertakings stipulations terms, conditions or provisions of or declarations in this Agreement regarding the operation use or condition of the Vehicle, or insurance matters, protecting of or exclusion of the Owner's liability on any matter or regarding the Hirer's negligence includes the driver and any breach of any such convenients undertakings stipulations terms, conditions, or provisions or declarations make by the driver shall be deemed to be a breach or false declaration made by the Hirer.
- (d) masculine gender includes the female or neutral gender.
- (e) "person" includes the Hirer, the driver or any individual, firm, company, association, society or other organisation and any government body or authority.
- (I) Singular includes the plural and vice versa
- "the terms and conditions of this Agreement" includes all the convenants undertakings, stipulations terms, conditions or provisions printed overleaf...
- (h) "the Vehicle" includes all replacements and renewals therof and all additional keys, locks, tools, tyres, accessories and other equipment therin or thereof whether placed therein or made before or after the date of this Agreement.
- 28. The Hirer shall permit the owner at all reasonable time to have access to the Vehicle for the purpose of inspecting the state and condition thereof.
- 29. This Agreement and Vehicle cannot be assigned or transferred by the Hirer.

> Back to OneMotoring



Land Transport Authority 10 Sin Ming Drive Singapore 575701

GST Registration No.: M4-0006529-2

Print Date/Time:

18 Jan 2019 / 11:36:24

Receipt Date/Time: 18 Jan 2019 / 11:36:24

Tax Invoice/Receipt

Receipt No.: ITNET-00000-190118-001043

Previous Receipt No.:

S/N Item Description/ Business Transaction Reference No.		Amount Before GST (S\$)	GST Amount (S\$)	Amount After GST (S\$)
Result of Insurance Enquiry - SH7702U As at 17 Jan 2019/22:00:00 Insurance Co: INDIA INT'L INS PTE LTD Insurance Enquiry - SH7702U Enquiry Fee		7.00	0.49	7.49
20190118113534376183	Sub-Total	7.00	0.40	7.40
		7.00	0.49	7.49
	Total Before Rounding	7.00	0.49	7.49
	Rounding Difference			0.04
	Total Amount Payable			7.45
	Paid By			
	xxxxxxxxxxx1343	Credit Card: Visa/MasterCard		7.45
	Total			7.45
	Cash Change			0.00
	Tendered Amount			7.45
	Excess Refundable Amount			0.00

THANK YOU AND HAVE A NICE DAY!

Please ensure that all payments to the Authority are good and promptly settled by the payment service provider / financial institution. Otherwise, the transaction and receipt is considered void and late fee may apply.

> Back to OneMotoring

Vehicle Insurance Particulars Result

Vehicle No.	Incident Date/Time	Insurance Company Name	
SH7702U	17 Jan 2019 / 22:00:00	INDIA INT'L INS PTE LTD	

Print **OK**

Save as PDF



TAX INVOICE

Members of the NUHS

TO:

MDM. CHOW WEE JIA ANASTACIA 1 FIR AVENUE

EDEN PARK

SINGAPORE 279691

MRN/NRIC

: S7634371C

BILL NO

: 13167180F

BILL DATE

: 18.01.2019

VISIT DATE

: 18.01.2019

GST REG NO

TYPE OF SUPPLY : CASH/CREDIT : 200910555Z

PATIENT NAME: CHOW WEE JIA ANASTACIA

PLEASE PAY UPON RECEIPT OF THIS INVOICE

SERVICES		AMOUNT PAYABLE (\$)
Specialty / Class: Accident & Emergency / NA		11 8 1
		4
		120.00
		60.50
50MG Tab	1	4.00
	1	2.40
		1.00
*		2.70
	- 1	
		190.60
		70.60-
		8.40
		120.00
		Specialty / Class: Accident & Emergency / NA

Payer(s) Summary					
Payable By	Payable Amt (\$)	Payment Amt (\$)	Adjustment (\$)	Amount Due (\$)	Policy No
Total Bill Amount	120.00				
CHOW WEE JIA ANASTACIA	120.00	120.00-	0.00	0.00	

Amount to be paid: \$0.00

Receipt Information

18.01.2019

Receipt No: J000922593

\$120.00 (NETS)

PAGE page who is under a contractual obligation to reimburse the medical expenses shown on this oill, is required to refund to Medisave and MediShield Life OF the 1888 (1998) 1888 (1998 approved Integrated Plan. (Please refer overleaf for information on payment to Medisave/MediShield Life/Medisave-approved Integrated Plan).



: 42 yrs (as of admission)

Emergency Department Discharge Summary - Patient Copy

CHOW WEE JIA ANASTACIA | S7634371C | 42 years | Female | Chinese | 9218628249E

REGISTRATION DETAILS

Registration Date

: 18/01/2019

Registration Time

: 18:05

Doctor In-Charge

MOHD IKHWAN AZMI BIN

: MUSTAPA(19252Z)

DISCHARGE DETAILS

Discharge Date

: 18/01/19 22:12

Discharge Status

: Treated and Discharged

Condition at Discharge

: Stable

DIAGNOSIS

Primary Diagnosis

: Contusion Of Lower Back

Secondary Diagnosis

.

DRUG ALLERGY

Allergies

Allergen

Cloxacillin

Reactions

DOB : 20/10/1976

Age

DISCHARGE MEDICATIONS

Medication List

Take/Continue this Medication diclofenac sodium 25 MG tablet

Duration in days: 5

Take 50 mg 3 (three) times a day as needed for pain and inflammation.

famotidine 20 MG tablet

Duration in days: 5

Take 20 mg 2 (two) times a day as needed for other (with diclofenac).

ketoprofen (FASTUM) 2.5 % gel

Duration in days: 5

Apply to affected area 2 (two) times a day as needed for pain and inflammation.

paracetamol-orphenadrine citrate (SUNITON) 450-35MG tablet

Duration in days: 7

Take 2 tablets every 8 (eight) hours as needed for pain.