



# LONPAC INSURANCE BHD

CLAIM NO : 19/19/19/VC05/022108  
DATE : 13 SEPTEMBER 2019

## DISCHARGE VOUCHER

I/We, **REUS AUTO** confirmed acceptance from M/s **LONPAC INSURANCE BHD** and/or the owner of **GBC 1506L** the sum of Singapore Dollars Four Thousand Two Hundred Thirty Seven and Cents Forty Five Only (\$4,237.45) 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, **SJX 7781M** on **18 JULY 2019** along **HOUGANG AVENUE 2**.

I /We hereby agree to indemnify and keep indemnify (**GIN CHIA CO 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 **PERFECT WERKZ**.

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.

.....  
Signature of vehicle owner/Date



.....  
Name of vehicle owner/Date

# PERFECT WERKZ

Block 25 Kaki Bukit Road 4 #06-51 Synergy@KB Singapore 417800  
HP: 92712214 Fax: (65) 69664526 ROC : 53364512C

## INVOICE

REUS AUTO  
25 KAKI BUKIT ROAD 4  
#06-51 SYNERGY @KB  
Singapore 417800

Date: 02<sup>nd</sup> August 19

Accident date: 18<sup>th</sup> JULY 2019  
Final Bill For Vehicle No: SJX7781M HYUNDAI AVANTE

Descriptions	AMOUNT
Lump Sum repair cost as recommended by LKK AUTO CONSULTANTS PTE LTD Surveyor : Mr Adrian Ling	\$3,750.00
Total	\$3,750.00

S/DLRS: THREE THOUSAND SEVEN HUNDRED FIFTY ONLY

## WARRANT TO ACT

Road traffic accident involving my motor-vehicle SJX 7781 M and motor-vehicle no(s).  
GBC 1506 L on 18/07/2019 (Date) along  
HOUKANG AVE 2

I/We, REUS AUTO NRIC/Co. Reign No. 53385474 A of (Address)  
100 JALAN SULTAN #05-29 SULTAN PLAZA S(199001) the owner(s) of motor vehicle no.  
SJX 7781 M hereby appoint you, **PERFECT WERKZ**, Advocates & Solicitors, to act for me/us for the purpose  
of bring the commencing an action for the damages I/We have suffered as a result of the aforesaid accident.

I/We hereby absolutely authorize and empower you to act for me/us in all aspects of this matter and to use your  
absolute discretion in accepting any offer of settlement which you deem to be fair and reasonable and to release all  
such settlement funds including loss of use or vehicle rental fees (where applicable), surveyor fees, police report fees,  
etc. to my motor-workshop, **PERFECT WERKZ**.

You may proceed to apply the relevant authorities or bodies to obtain necessary reports or information arising from or  
in connection with the aforesaid accident as may be required by you. Thereafter you may proceed to negotiate on  
my/our behalf with the party/parties and/or with insurer(s) concerned for settlement.

In the event that a settlement is not forthcoming or reached, you may, without reference to me/us, commence legal  
proceedings against the other party/parties for the recovery of the damages due to me/us.

I/We shall render full co-operation by giving instructions to you and signing documents connected with the proceedings  
as and when required by you. I/We shall attend Court giving evidence at the hearing of the proceedings where necessary  
and do all that is reasonable to ensure recovery of the damages in the above matter.

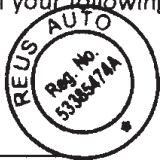
If you are of the opinion that proceedings should not be commenced, or if commenced should be discontinued, than  
I/We shall abide by your advice and shall be liable to pay the repair costs, vehicle rental fees (if applicable), surveyor's  
fees and any other expenses incurred by **PERFECT WERKZ** in repairing my/our vehicle to their full extend or for the  
extend that it is unpaid by the negligent party. I will also pay your reasonable fees and expenses in acting for me/us in  
the event that you are not paid your reasonable fees and expenses by the negligent party.

Your fees, on a solicitor and client basis, shall be determined by agreement between the said workshop and you, or as  
may be determined upon taxation where applicable, which shall be deducted from the settlement funds. In the event  
that I/We are personally liable to pay your fees and expenses, I/We are unable to agree on the sums than they shall be  
determined by taxation.

I/We fully understand and irrevocably agree and authorize you to release all the balance of the settlement funds less  
your fees and expense directly to my/our said motor-workshop **PERFECT WERKZ** and I/We hereby absolve you of any  
and all liability during the course of your following any/or all of my/instruction or the instruction of my/our said motor-  
workshop.

Signature/co. Stamp of Owner

Name: YUEN KIT YUI LORENZ  
NRIC: S7832594A



Signature of Witness

Name: LOUIS SIM  
NRIC: S8514431F