AUTOWORX HOUSE

176 Sin Ming Drive, #02-01 Sin Ming Autocare Singapore 575721 Email: claims.autoworxhouse@gmail.com

•TEL: 6452 8211 •FAX: 6451 7420

<u>Direct Settlement</u> THIRD PARTY CLAIM

Your ref:

Our ref: SJN 9809 H

AIG ASIA PACIFIC INSURANCE PTE LTD

Attn: Officer In Charge (Motor Claim Department)

14/10/2020

Dear Sir,

RE: ACCIDENT INVOLVING SJN9809H & SCY313E ON 23/10/2019.

We have been authorized by Ms Chong Mee Far Clara, the registered owner of vehicle number SJN9809H, which was involved in the above accident and at the material time to make a 3rd party claims against vehicle number SCY313E.

The accident was clearly caused by your insured's negligence. We, therefore seeking compensation from you for our client financial losses as itemized below: -

Repair cost	S\$	5,800.00
Loss of Rental (10days x \$110.00) + GST 2days PRI 1 Sunday 1 public holiday and 6 repair days	S\$	1177.00
Search Fee	S\$	0.00
Total	S\$	6,977.00

We have enclosed copies of relevant documents to support our claims.

Please settle this matter within 7 days.

Your prompt settlement of our claim would be much appreciated.

Do contact us at 64528211 for any clarification.

Thank you.

Yours faithfully,

Autoworx House

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International Association (Company)

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AUTOWORX HOUSE

C/O.176 SIN MING DRIVE #02-01 SINGAPORE 575721 TEL: 64528211 FAX: 64517420 Registration No. 5296929B

INVOICE

5426

AIG ASIA PACIFIC INSURANCE PTE LTD

13/10/2020

QUANTITY	PARTICULARS		AMOUNT (\$)
	RE: NISSAN SYLPHY / SJN 9809 H		
	Lump sum repair for the above mentioned vehicle.		5,800.00
		Total	5,800.00
	* UTONO		



Miss Chong Mee Far Clara

66 Mei Hwan Drive

Singapore 568429

#20-19 Goldenhill Park

友 立 旅 遊 服 務 私 人 有 限公司

UNIQUE TOURIST SERVICE (PTE) LTD

1, Boch of Boac #02-574 Boch of Centre Engagere 180001 Tel: 6292 7656 Fax: (65) 6293 972 E-mail: uniqtour@singnet.com.sg STB LIC TA/00076

Co. Reg. No.: 197401067R GSTReg. No.: M2-0019671-6

TAX INVOICE

WP2017760

AUTHORISED SIGNATURE

20, Sin Ming Lane, #08-51, Midview City Singapore 573968 04.11.2019

Tel: 6292 7656

20 Singapore,

DATE	PARTICULARS	@	\$	cts
	Rental of one unit Toyota Corolla Altis 1.6 Auto Registration no. SJE 8102 S self driven as from 24.10.2019 to 03.11.2019.			
	10 days at \$110.00 per day Add GST at 7% Amount Due	\$ \$ \$	1100.00 1100.00 77.00 1177.00	<u> </u>
	(SIN DOLLARS: ONE THOUSAND ONE HUNDRED AND SEVENTY	SEVEN ON	LY)	
	Standard Rated Supplies:\$ Total Amount of GST:\$	1100.00 77.00		



UNIQUE TOURIST SERVICE (PTE) LTD

立旅遊服務私人有限公

WP2017780

Miss Chong Mee Far Clara 66 Mei Hwan Drive #20-19 Goldenhill Park Singapore 568429

20, Sin Ming Lane. #08-51, Midview City Sincepore 573968 Tel: 8292 7856

04.11.2019

Rental of one unit Toyota Corolla Allis 1.6 Auto Registration no. SJE 8102 S self driven as from 24.10.2019 to 03.11.2019.

10 days at \$110.00 per day

Add GST at 7% Amount Due

1100.00 1100.00 77.00 1177.00

(SIN DOLLARS: ONE THOUSAND ONE HUNDRED AND SEVENTY SEVEN ONLY)

Standard Rated Supplies:\$ Total Amount of GST:\$

1100.00 77.00



UNIQUE TOURIST SERVICE (PTE) LTD.

20, Sin Ming Lane, #08-51, Midview City, Singapore 573968 TEL: 6292 7656 EMAIL: uniqtour@singnet.com.sg

> **COMPANY REG NO: 197401067R** GST REG NO: M2-0019671-6

CAR RENTAL AGREEMENT

RA No. 22516

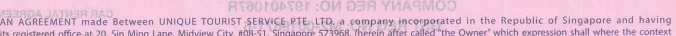
DATE:

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NAME OF HIRER Chang Mee Far Clara		DATE OUT 341010	7 TIME OUT 1/30 1X		
ADDRESS 66 Mei HWAN Drive #20-09 Gold	denhill Park	PETROL OUT _E	1/4 1/2 3/4 F		
SINGA	PORE 568429	DATE IN 03 19	19 TIME IN 1130 W/S		
OFFICE TEL RES TEL HP	626 4016	PETROL IN E	1/4 1/2 3/4 F		
NAMED DRIVER Chang Mee Far Clara	11.0 20	RENTAL RATES:	\$ ¢		
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OFFICE TEL RES TEL HP	NAME OF THE PARTY	GST @ 7%	7700		
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BY INITIATING MARK "X" HIRER AGREE TO PAY THE FOLLOWINGS	IG MARK "X" HIRER AGREE TO PAY THE FOLLOWINGS		DEPOSIT REFUND		
A. COLLISION DAMAGE WAIVER (CDW) AT \$PER B. SURCHARGE OF \$FOR USE IN MALAYSIA FROM	DAY / WEEK / MONTH "X"	PAYMENT BY: BILL CO/CF	REDIT CARD / CASH		
TO*X"		ATTENDED BY:	May		
 THE HIRER IS RESPONSIBLE FOR ANY DAMAGES UP TO THE EXT CAR, LOSS OF INCOME AND COST OF RECOVERY OF VEHICLE IF 		OF UNIQUE TOURIST SERV	ICE (PTE) LTD		
MALAYSIA WITHOUT PRIOR CONSENT FROM THE COMPANY.	Jacob Market	OF ONIGOE TOOMS SEEN			
COMPULSORY EXCESS, DOLLAR	5	DEC	LARATION		
COMPOSSORI ENGLOS, BOLLAN	No.	I HEREBY DECL	ARE THAT NO MOTO		
NOTE: HIRER IS LIABLE FOR ALL PARKIN	G & TRAFFIC VIOLATIONS.		CURED DURING MY HIR VEHICLE AS STATED II		
to institution actions with the Your Attention is Drawn to the	A MINISTER OF THE PERSON OF TH	THE ABOVE MENTI	ONED SCHEDULE * OR TO		
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PHINTED OVERLEAR.					
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FOR SINGAPORE DRIVE	- In strain	REPLACEMENT VEHICLE	E NO:		
	- In strain	1. ON ON	E NO:TIME		
	ONLY	REPLACEMENT VEHICLE 1. ON	E NO: TIME TIME		

SIGNATURE OF HIRER

UNIQUE TOURIST SERVICE (PTE)

DE MODIFICION THE AGREEMENT



its registered office at 20, Sin Ming Lane, Midview City, #08-51, Singapore 573968. (herein after called "the Owner" which expression shall where the context so admits include the Owner's successors in title) of the one part and the hirer named in the schedule hereto (hereinafter called "the Hirer") of the other part.

WHEREBY IT IS AGREED as follows:-

- The Owner will let and the Hirer will take on hire upon the following terms and conditions the motor vehicle described in the schedule here to (hereinafter called the vehicle) and the Hirer shall be a mere bailee of the vehicle and no interest in it shall pass to the Hirer,
- The hiring shall commence on the date and at the time specified in the schedule and shall continue for the period and end on the date and at the time therein stated unless extended as expressly requested by the
- The Hirer having paid in cash prior to the commencement of this 3. Agreement the hire charge specified in the schedule no part of such charge shall under any circumstances be refundable except at the discretion of the Owner. If the Hirer shall fail to return the vehicle at the expiration of the period of hire then without prejudice to the other rights of the Owner the Hirer shall pay to the Owner for every hour elapsing between the time of such expiration and the time the vehicle is returned to the Owner such further hire charge in accordance with the Owner's current rate of hire charges or at such other rate as the owner may in its absolute discretion think fit. THAM 24/00 ADETE
- The Hirer shall also pay in cash prior to the commencement of the period of hire the deposit specified on the schedule. The Owner shall (without prejudice to his other rights against the Hirer) be at liberty to retain out of such deposit:
 - the Excess ie the first portion of any damage or loss for which the (i) Hirer undertakes to be responsible regardless of negligence asset out in the schedule:
 - the amount of any loss or damage for which the Hirer is responsible (ii) under the provision of Clause7 hereof;
 - (iii) any additional charge payable under Clauses 3 6 7 8 and 14 hereof.
- 5. The vehicle may only be driven by the Hirer or by the person or persons who have been expressly designated and authorised in the schedule hereto. The driver or drivers must be in possession of a valid driving licence and shall at all times drive the vehicle in a careful and skilful manner, observing the traffic regulations and laws and in the event of any breach thereof, the Hirer shall pay all fines and penalties which may be incurred and shall also answer all Police and Traffic Court Summonses, Notices and Inquiries in connection therewith. Particular attention is to be accorded to the following:
 - the Hirer shall not carry load or passengers in excess of the Motor (i) Vehicle's Licensed carrying capacity.
 - the Hirer or the authorised driver shall not drive the vehicle whilst (ii) under the influence of intoxicating liquor or drugs;
 - it is expressly forbidden to hire the vehicle out to third person or to (iii)let unauthorised persons or learners to use the vehicle or to permit the vehicle to be used for purposes which conflict with the law (for instance: in connection with theft, drug pedalling, or trafficking, smuggling or any other criminal action) or for the purpose of test or racing. Failure to comply may entail serious consequences as the Hirer assumes full responsibility and in the event of the vehicle being seized, confiscated or forfelted the Hirer shall indemnify the Owner to the value of the vehicle or replace the same at his own expense with a similar vehicle of equal value and shall bear all costs and expenses to which the Owner may incur or be put or exposed.
- During the continuance of the hiring the Hirer shall punctually pay all parking fees, summonses and other outgoing payable in respect of the vehicle and produce to the Owner on demand the last receipts for all such payments and in the event of the Hirer making default in such payments the Owner shall be at liberty to make the same and recover the amount thereof from the Hirer forthwith.
- The Hirer shall be responsible for all missing and/or broken items in and on the vehicle.

- During the period of this Agreement, the use of the vehicle is restricted within the Republic of Singapore.
- The Hirer acknowledges that he is familiar with the general conditions of the 9. Owner's standard policy of insurance which is available for inspection at the Owner's office (during normal office hours). The Hirer agrees to fulfill all the obligations of the insured and not to do anything which could endanger or minimize the protection afforded by the insurance. The vehicle is insured by a motor insurance policy containing an Excess Clause of \$2,000/- or any amount prescribed by the policy in force. The optional Excess Clause may be waived upon payment of a prescribed charge by the Hirer on the current premium rate.
- LIMITATION AS TO USE: This Policy does not cover use for the carriage of passengers for hire or reward by any person to whom the vehicle is hired.
- The Hirer or driver shall report all accidents involving the vehicle to the Owner or the insurance company immediately and also to the police not later than 24 hours after the accident. The Hirer or driver shall not acknowledge or compound any claim either partially or in full. It is important that they secure the names and addresses of all witnesses as well as the Registration number of any and all vehicles involved in the accident. All communications or letters received from the police or third parties are to be unanswered and referred to the Owner or the Insurance company immediately.
- The Owner shall not under any circumstances be liable to make any payment to the Hirer in respect of or to indemnify the Hirer against any loss injury or damages sustained by the Hirer or by any third party a result of the presence or use of the vehicle or as a result of any defeat therein and in taking delivery of the vehicle the Hirer shall be deemed to have satisfied himself that it is in all respects roadworthy and in a proper and safe condition.
- If for any reason the vehicle described in the schedule or any other vehicle ordered by the Hirer prior to the commencement of the period of hire is not available at the time of such commencement, the Owner shall have the right to replace the vehicle with an alternative vehicle of similar seating capacity and performance and if no such alternative vehicle is available or if the Owner shall decline to provide an alternative vehicle then the Hirer shall be repaid any hire charge and deposit (if any) paid by him but shall have no other claim of any kind whatsoever against the Owner.
- The Hirer shall pay for the cost of petrol during the period of hiring PROVIDED ALWAYS that the Hirer having taken delivery of the vehicle with a full tank of petrol shall return it likewise failing which the Owner shall be entitled to refill the tank and the cost thereof shall be recoverable from the Hirer.
- On or prior to the expiration of the period of hire, the Hirer shall return the vehicle to the Owner in as good order and condition as the vehicle was when collected by the Hirer from the Owner.
- No relaxation forbearance or indulgence by the Owner in enforcing any of the terms and conditions of this Agreement shall prejudice or affect the rights and powers of the Owner hereunder nor shall any waiver of any breach operate as a waiver of any subsequent or continuing breach.
- No amendment is deemed to be made to any term and/or condition of this Agreement and/or its schedule unless duly endorsed by the manager or a Director of the Owner Company.

To:	AUTOWORX	House	
	STRIC A DODE		*

Letter of Authorisation
RE: ACCIDENT NVOLVING SJN 9809 H & SCY313E ALONG/AT Basement Compark at Goldenhill park condo ON 23/10/2019.
1. I/We, Chong MEE FAR CLARA (NRIC No. 514764266), owner/driver of motor vehicle no. SIN 9809H & residing at
repairing my/our vehicle, I/we hereby authorise you to claim on my/our behalf for the costs of repair and loss of use. I/We further confirm and authorise you to use my/our name/s to engage the said service of a solicitor to proceed with negotiation with the defaulting party's insurance company for payment of the same and in the event negotiation fails, to instruct the solicitor to issue Summons on my/our behalf and in my/our name/s to claim for the same. Irrespective whether the claim is successful or not, all legal costs incurred shall be borne by you, provided we rendered our assistance as per second paragraph stated herein below:
2. I/We understand that by signing this Letter of Authorisation, I/we has/have to render whatever reasonable assistance to you including signing all relevant Court's document and attendance in Court to give evidence to enable the claim to succeed. If I/we failed or neglected to do so despite request from you, you shall be entitled to claim from me/us the repair costs together with legal costs, other incidental costs and expenses pertaining the issuance of Summons in order to obtain payment from defaulting party.
3. You have my/our full authority to instruct my/our solicitors to negotiate a settlement with the third party and/or his insurers on such terms as you deem fit. Upon settlement of my/our claim, you are authorised to sign any Discharge Voucher or any document to confirm my acceptance of the settlement as full and final discharge of my/our claim, on my/our behalf. You also have my/our full authority to collect all compensation monies pertaining to the above-mentioned accident from insurance company or any other party, directly to your workshop M/s
4. In the event the claim is settled or judgment is obtained against the defaulting party, payment after deducing all costs and disbursements incurred should be drawn in your name or my/our name/s (at your discretion) and will be forwarded to you.
5. This letter of Authorisation is irrevocable.
Signature: laula
Name:
NRIC NO:
Date this day of