# Hsiao Tong (LKKAuto)

From: Hsiao Tong (LKKAuto)

Sent: Wednesday, 12 June 2019 10:17 AM

To: claims@transcab.com.sg

Cc: transcab\_avaclaims@ava-ins.com

Subject: ACCIDENT INVOLVING SHD 462J AND SLW 4614P ALONG/AT TPE SLIP ROAD

TWDS PASIR RIS DRIVE 8 ON 24/11/2018

12 JUNE 2019

Transcab Taxi Singapore

Dear Sir.

OUR REF : CC4/ASM18021368/Apa3 YOUR REF : P1680520 (SHD 462J)

ACCIDENT INVOLVING SHD 462J AND SLW 4614P ALONG/AT TPE SLIP ROAD TWDS PASIR RIS DRIVE 8 ON

24/11/2018

We refer to the above subject matter. We write to inform you that we are the loss adjuster appointed by your motor insurer, AXA Insurance Pte Ltd to deal with the third party claim against your policy.

We have received a claim from MG SOLUTION PTE LTD acting on behalf of the owner of SLW 4614P against your motor insurance policy.

Pursuant to the above said accident wherein you and/or your authorized driver had amongst other information given us your version of how the accident had occurred, we as the appointed agent of your insurers shall proceed to negotiate for an amicable settlement with third party claimant.

We also wish to advise that there is an excess of S\$5,000/- is attached with Third Party Claims. Please be informed that you shall be liable for the excess following any settlement of the third party claim. The applicability of the excess is as follows:

- 1) Any settlement equal to or above the excess, you shall be liable to make the payment of \$5000/-; or
- 2) Any settlement below the excess, you shall be liable for the amount settled.

We shall keep you informed of the third party claim settlement and thereafter kindly let us have the excess payment in your cheque payable to "AXA Insurance Pte Ltd". Please indicate your vehicle registration number and the date of accident on the back of the cheque.

Notwithstanding the excess being applied and/or received by us for the above subject matter, we expressly reserve all our rights under the policy to refund the excess payment in the event that there arises any known policy breach and or exclusion material to coverage.

As Insurers, we shall proceed to deal with the claim(s) subject to the merits of the case and according to the rights afforded under the policy. Should you not be seeking the protection of your policy and seek to take conduct of third party claim(s) arising from this incident, at your own cost and defence, please reply to us within 10 days from the date of this letter. You intent must be formally expressed to AXA and acknowledged by AXA.

Your full co-operation in the handling of the claim is required and kindly submit the following it not provided at our reporting centre. The list below is not all inclusive and further document may be required:

- Police report, Police Investigation result, appeal against the Traffic Police offence and status (if any)
- Driver's driving license or foreign driving license (if any)
- Coloured photographs of accident scene (if any)

- Coloured photographs of damage to all vehicles involved (If any)
- Video footage of accident (if any)
- Statement and/or police report from independent witness(es) (if any)
- If you or your passenger(s) are filing a claim against any of the involved Third Party(s), you are to keep us informed of your legal representative(s) and the status of the claim.

To protect your interest(s) in the handling of this claim, please do not discuss liability with any of the Third Party(s) and/or their legal representatives, or make any compromise or settlement without our prior knowledge and consent. If you receive any correspondence or legal document such as a Writ of Summons in connection with this accident, please forward it to AXA immediately. You may email it to <a href="mailto:cst@axa.com.sg">cst@axa.com.sg</a> / <a href="mailto:chewht@lkkauto.com">chewht@lkkauto.com</a> or deliver it by hand to our Customer Care Centre.

This letter should **not** be regarded as a waiver by AXA of their rights to repudiate any claim because of any breach of policy terms and conditions you and/or your authorised driver may have committed.

In the event of receiving and handling of any third party injury claim(s), AXA shall keep you informed of the final indemnity upon conclusion of the matter(s).

If you need any clarification, please do not hesitate to contact us at 6742 3197 or email us at chewht@lkkauto.com.

Please quote the claim reference when you contact us that we can assist you more effectively.

Best Regards,

Hsiao Tong, Chew | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742-3197 | email: <u>chewht@lkkauto.com</u> | fax: 6741-4108 Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 | S(408933)

#### LETTER OF AUTHORITY

Name		SUPREME LEASING & LIMENSINGE PTE L7D
Adding	115	61 UB1-AVE 2 #01-63/04-AUTOMOBILE
		MEGAMART SINSLAPERE 409891
Conta	et No	
TO:	-4x-A	INSUFANCE PTE LTD

ACCIDENT INVOLVING SLW 4614P AND SHD 462J ON 24/11/2018

AT/ALONG SLIP KOAD PROM TPE (PIE) TOWARDS PASIR FIS DRIVE &

motor car no. \_ SLW 4614 P

Please note that I have assigned all compensations monies due to me/us in the above said accident to M/S MG SOLUTION PTE LTD.

I/IVe, hereby authorize you to release all compensation monies pertaining to the above-mentioned accident to M/S MG SOLUTION PTELTD and forward your settlement cheque to M/S MG SOLUTION PTELTD whom I had authorized to collect the said compensation monies.

Signature of Claimant

Witness By

Provided arrays that this decharge of my diam for compages releasing to the demage to my retrice shad not preparate or affect my further claims for general and special damages to my personal increes sustained in the same account.

# AUTHORIZATION TO ACT

I. SWPREME LEASING & LIMINSINE PTELTP ("the third party claimant")
of 61 UBI AVE 2 #01-03/04 - ANTOMOBILE MEGAMART SHOPP (Address).
owner of SLW 4614P (vehicle no.) hersby authorize MG SOLUTION PTELTD
("The workshop") to act for me with respect to my claim for
vehicle No. SLW 46/4 P that was damaged pursuant to the accident which occurred on >4/11/>18 (date) slong SLP RoAD FROM
TPE (PIE) TOWARDS PASIK RIS DRIVE & (location)
involving Vehicle No/s SHD 46>J
("The accident").
I further authorize the workshop to settle my above mentioned claim in a manner that they deem fit and the workshop is further authorized to receive payment further to settlement of my claim with payment chaque/s being made in favour of the workshop.
I further acknowledge that any settlement the workshop may reach on my behalf is on a without prejudice and without admission of liability basis insofar as the driver/owner/insurers of the other vehicle/s is concerned
Dated this 28 day of (month) 20 18 (year)
signed by "the ing party claimant" Signed by "the workshop"



#### AXA THIRD PARTY DIRECT SETTLEMENT

SLW 4		SHD	SHD 462J					
		4614P	(TP vob)	Model: TOYOTA C-HR HYBRID 1.8S CVT				
		/2018						
Repire Estimate			13.					
Final Pipali Cost								
Loss of Use			- 5		days at 5 per day			
Nambal (Hami)					days at 5 per day			
"ETA V GIA Sepreti Fee			1.3					
Others:		15						
			1.3					
Final Settlement Sum (Global Sum)			2.850.00					
Payee No	me : MG SOLUTIO	NPTELT	D					
is third P	arty Workshop GIA	Registere	d7 [ ] YES [	XI NO	(Kindly indicate below)			
A)	For Non GIA Registered Workshop:			Agreed	Liability 100 (%)			
8)	For GIA Registered Workshop:			BOLA A	BOLA Applicable: Yes/ No BOLA Scenario No:			
	BOLA Dability:[W]			Assesse	Assessed Liability (*):(%)			
	*Assessed L	ability to i	be filled only for chain o	alisions and fo	or coses where BDLA does not apply.			

#### NOTE:

Remarks

- PLEASE EXPRESSLY RESERVE YOUR CLIENT'S RIGHTS IF SO REQUIRED IN THIS SETTLEMENT DOCUMENT.
- THIS SETTLEMENT IS ON A WITHOUT PREJUDICE BASIS AND SHOULD NOT CONSTRUED AS AN ADMISSION OF LIABILITY ON AXA AND THEIR CLIENT/TORTFEASOR IN ANY MANNER WHATSOEVER.
- AXA RESERVES THEIR RIGHTS UNDER THE POLICY TERMS & CONDITIONS AS WELL AS THEIR RIGHTS IN LAW.

Only applicable to rental claim - All document are to be submitted with this settlement confirmation. In the event, rental agreement / invoices are not received within 7 days of this signed confirmation, we will automatically revert to loss of use claim per the NIMA rates

We/I confirmed that this is a full and final settlement that we and or our client have/had/has against you (AXA and their policyholder/authorised driver/tortfeasor) for any and all losses (past/present/future) arising from this accident.

authority of our client to act for and on their behalf in this a We confirmed that

Signature of workshop reprentative / Workshop stamp Name of Be

Signature of Witness / Wagfstynpis Name of Wit

Date

Signature of AXA's surveyor/representative. eyor/Representative. Name of AXA's sun

Date

Provided always that this discharge of my claim for damages relating to the damage to my vehicle shall not prejudice or affect my further claim for general and special damages for my personal injuries sustained in the same accident.

(Applicable)

## > Back to OneMotoring

Land Transport Q Authority

Land Transport Authority 10 Sin Ming Drive Singapore 575701 GST Registration No. | M4-0006529-2

Print Date/Time:

26 Nov 2018 / 11:53:57

Receipt Date/Time: 26 Nov 2018 / 11:53:57

## Tax Invoice/Receipt

Receipt No.: ITNET-00000-181126-000915

Preve	ous Receipt No. :				
S/N	item Description/ Business Transaction Reference No.		Amount Before GST (S5)	GST Amount (S\$)	Amount After GST (5\$)
As at Insur	It of Insurance Enquiry - SHD462J 24 Nov 2018/20:00:00 ance Co: AXA INSURANCE PTE LTD				
	Insurance Enquiry - SHD462J Enquiry Fee 20181126115254992190		7.00	0.49	7,49
		Sub-Total	7.00	0.49	7.49
		<b>Total Before Rounding</b>	7.00	0.49	7.49
		Rounding Difference			0.04
		Total Amount Payable			7.45
		Paid By			
		20181126115313515	Direct Debit: eNil (Internet Banking		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.