AUTHORIZATION FOR CAR REPAIR WORKSHOP

- 1. I/We, Cove Rentals Pte Ltd (claimant), owner of vehicle no. SJU9537E hereby unconditionally appoint authorize my repairer, Auburn Auto Pte Ltd to act as my / our agent and proceed on behalf for me / us with respect to my / our claim for repair costs and / or rental and / or loss of use and / or admin fee ("claim") for my/our vehicle no. SJU9537E that was damage pursuant to the accident which occurred at/along Bedok Reservoir View (Aquarius Condominium)
- 2. I/We hereby authorize the workshop to proceed on with the repairs of my/our damage vehicle as mentioned in the above accident and in particular appointing a surveyor on my/our behalf to protect their interest. Since I/We would not be able to pay for the repairs, I/We further authorized my/our repairer to claim on all costs and expenses caused to my/our vehicle damages on the above mentioned accident. With that, my/our repairer will settle the claim in a manner that they deem fit from the 3rd party involved in the above mentioned accident. My/Our repairer is then further authorized on my/our behalf to payment with regards of my/our claim with payment cheque(s) being made in favour to my/our repairer Auburn Auto Pte Ltd from the 3rd party insurers. I/We further acknowledge that any settlement and liability my/our repairer may reach on my/our behalf is on a without prejudice and without admission of liability basis insofar as the driver/owner/insurers of the other vehicle/s concerned and I/We will accept any settlement on costs and liability my/our repairer reached on behalf for me/us with the 3rd party insurers which are final and agree to release all payment to my/our repairer without delay.
- 3. I/We authorize my/our repairer and/or solicitors to be appointed by me/us to communicate and quantify my/our claim against the negligent party and/or his insurers and unconditionally settle all claims and liability on my/our behalf. I/We also undertake that I/We will give attend at the office of my repairer to Authorize to Act, Discharge Voucher and all other necessary documents which is needed to be sign by me/us and in connection with my/our claim.
- 4. I/We understand that the law does not recognize false claims. With that, it is my/our duty to speak the truth to my/our repairer of the accident and will not communicate with the owner and/or driver and /or the insurers of the third party relating to the accident on my claim. As

thus, this will bring to jeopardize my/our claim thus resulting in repudiating my/our claim and/or affecting my/our settlement and liability.

- 5. Further, if there is a dispute with the third party settlement and/or liability and the case will be proceed further for legal action and mediation may/will conducted to resolve the matter. I/We will agree on findings by third party insurances and/or the judge's final decisions on the claims and liability given by the court and/or the third party insurance. Should I/We disagree with the third party insurances and/or judge's final decision. I/We will agreed to discharge my/our repairers/solicitor from this cause and agreed made payment to my/our repairer/solicitor on the repair costs and all other incidental charges including legal cost & disbursement.
- 6. If there is a dispute with the third party, I/We understand and authorize my/our repairer will/may appoint solicitors on my/our behalf and will file all legal documents and mediations will be conducted to resolve the matter. I/We will agree give my/our full co-operation with my/our repairer and/or solicitor on my/our claim and to obtain witness statements, scene of accident/place of accident /place of accident photos and all other documents/information inquired by them.
- 7. I/We hereby declare that I/We will always remain and be liable to my repairer for the cost of repair to my/our said vehicle and other incidental expenses.

	COVE	
Sign & Company stamp by owner of vehicle		
NRIC No		
1		
Date 15-120-70		- 3



AXA THIRD PARTY DIRECT SETTLEMENT

Vehicle N	lo:	SHD 5985J (Insd veh)				
TANAL MANAGERS			SJU 9537E (TP veh)	Model: Nissan S	Sylphy (1498	Bcc)
Date of A	.ccident/ Time:	13/12/2019			10100000	
Repair Es	timate	: \$			- W - MW	
Final Repa	air Cost	:\$				
Loss of Us	se	: \$			days at \$	per day
Rental (if	any)	:\$			days at \$	per day
LTA / GIA	Search Fee	:\$				
Others:		:\$				
		: \$				***************************************
Final Sett	lement Sum (Global Sum)	:\$	1,100.00			
Payee Na	me: AUBURN AUTO	PTE	LTD			
	arty Workshop GIA Registered		YES [X] NO	(Kindly indicate below)		
A)	For Non GIA Registered Workshop: Agreed			Liability <u>100</u> (%)	gen en ac	BELLE
8)	For GIA Registered Workshop: BOLA		Applicable: Yes/ No BOLA Scenario No:			
	BOLA Liability:(%)			ssed Liability (*);(%)		
	* Assessed Liability to be	filled	only for chain collisions and f	or cases where BOLA doe	s 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.
- 3. 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

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.

We confirmed that we have the authority of our client to act for and on their behalf in this accident.

Signature of workshop representative / Workshop stamp

200805305G

Name of Representative: Joshua Chan

Date: 19-01-202

Signature of AXA's surveyor/representative: Name of AXA's surveyor /Representative:

Date: 20/01/2021

Signature of Witness / Workshop stamp (if applicable)

Name of Witness: Jen Date: 19-01. 2021

Our/my execution of this Discharge Voucher is only for our/my claim for property damage and not prejudicial to any other claims arising from the same accident.

Transfer Of Vehicle Ownership (Acknowledgement)

Vehicle Details

Vehicle No.:

SJU9537E

Vehicle Type:

N18 - Passenger (Co) Company Car (Single Vehicle Scheme:

NISSAN

Vehicle Make:

JN1BAAG11Z0110259

Vehicle Model:

Normal

Engine No.:

HR15181779B

SYLPHY 1.5L 4AT ABS D/AB 2WD 4DR

Chassis No.: Motor No.:

Trailer Chassis No.:

Propellant:

Petrol

Passenger Capacity:

4

Engine Capacity:

1498 cc

Power Rating:

Unladen Weight:

1175 kg

Maximum Laden Weight:

1520 kg

Primary Colour:

IU Label No.:

Silver

Secondary Colour:

First Registration Date:

1123495912 05 Jan 2010

Maximum Power Output: Original Registration Date: 05 Jan 2010

80.0 kW (107 bhp)

Manufacturing Year:

2009

Open Market Value:

\$19,324.00

PARF Eligibility:

Yes

Minimum PARF Benefit:

\$9,662.00 26 Mar 2020

Temporary Start Date:

27 Dec 2019 1

Temporary End Date: Actual ARF Paid:

\$19,324.00

No. of Transfer: **Owner Particulars**

Owner Name:

EXCEL MOTOR

Owner ID Type:

Business

Owner ID:

31001300C

Registered Address Type:

Private Residential (Condo Apt or House) / Shopping / Office Complexes

Registered Block/House No.:5032

Registered Street Name:

ANG MO KIO INDUSTRIAL PARK 2

Registered Unit No.:

#01-297

Registered Building Name: ANG MO KIO INDUSTRIAL PARK 2

Registered Postal Code:

569535

COE No./Expiry Date:

2010010101001895W / 04 Jan 2020

COE Bid Category:

A - Car (1600cc & below)

QP Paid:

\$18,150.00

Transaction Details

Business Transaction Ref.

20191226175057977259

Business Transaction Date: 27 Dec 2019

Business Transaction Time: 09:34:06

Message

Vehicle has been successfully transferred to EXCEL MOTOR (31001300C).

Please note that \$25.00 will be deducted from your GIRO account.

OK

Save as PDF

Hsiao Tong (LKKAuto)

From:

Hsiao Tong (LKKAuto)

Sent:

Monday, 6 January 2020 10:28 AM

To:

claims@transcab.com.sq

Cc:

transcab_avaclaims@ava-ins.com

Subject:

ACCIDENT INVOLVING SHD 5985J(AXA) AND SJU 9537E ALONG/AT AQUARIUS BY

THE PARK CONDO DRIVEWAY ON 14/12/2019

06 JAN 2020

Transcab Taxi Singapore

Dear Sir,

OUR REF

: CC4/ASM19022368/Gpb3 // S9M02AL1

YOUR REF : P1680520 (SHD5985J)

ACCIDENT INVOLVING SHD 5985J(AXA) AND SJU 9537E ALONG/AT AQUARIUS BY THE PARK CONDO DRIVEWAY ON 14/12/2019

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 AUBURN AUTO PTE LTD acting on behalf of the owner of SJU 9537E against your motor insurance policy.

Based on the accident report and accident scenario, liability is not in your driver's favour as he had encroached into third party and resulted the collision. We will therefore proceed to negotiate for an amicable settlement with the Third Party.

We also wish to advise that there is an excess of \$\$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 if 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 cst@axa.com.sg / chewht@lkkauto.com 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.

"Wishing you a Happiness and Prosperity New Year"

Best Regards,

Hsiao Tong, Chew (Ms) | Case Handler

LKK Auto Consultants Pte Ltd

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