Kaki Bukit Autohub, 2 Kaki Bukit Ave 2 #01-17 / #01-18 / Heavy Vehicle #01-08 / Spray Painting #02-27 Singapore 417921 Tel No.: +65 6842 0051 / 6744 0510 Fax No.: +65 6741 0510

Company Reg. No.: 200616038C GST Registration No.: 200616038C

21 September 2020

Our Ref:

CLM16038 / SLJ1425G / FEB-26/2020

INDIA INTERNATIONAL INSURANCE PTE LTD

64 CECIL STREET #04-00 & #05-00 IOB BUILDING SINGAPORE 049711

ATTN: MOTOR CLAIMS DEPARTMENT

Dear Sir @ Madam,

Re: Accident involving SLJ1425G & SHA1634P on 11/02/2020 Along PIE twds Changi before CTE Exit

We refer to the above accident which was caused due to the negligence of your insured driver of vehicle No: **SHA1634P** whose vehicle was insured with you at the material date of the accident.

We are prosposing for a direct settlement on the claims as following EXCLUDE personal injury in respect of claim arising out of the above mentioned accident.

 Cost of repairs
 \$ 7,811.00 (Include 7% GST)

 Loss of rental
 \$ 1,080.00 (\$120 X 9 Days)

 Additional 2 days loss of use for pre repair
 \$ 200.00 (\$100 X 2 Days)

 Towing fee
 \$ 100.00

 LTA search fee
 \$ 7.45

 \$ 9,198.45

CC4 III 20002450 APS 3

We enclosed herein the following documents for your necessary attention.

- 1) Our Final Bill No: CLM16038
- 2) Win Win Rent-A-Car Pte Ltd Invoice No: WPLIN0004203
- Autobay Towing SLJ1425G (receipt attached)
- 4) LTA search fee
- 5) Letter of Authorisation
- 6) GIA report of SLJ1425G

We look forward to your prompt reply.

Yours faithfully,

N-51 AUTOMOTIVE PTE LTD

S.Y.NEO Director









P.I.C - Melody Chin

Reply to :huixin@n51.com.sg

# **LETTER OF AUTHORISATION**

To: M/s N-51 Automotive Pte Ltd Singapore

Singapore
RE: ACCIDENT INVOLVING VEHICLE NOS: SLJ 1425 G & SHA 1634 P  ALONG PIE TWOS CHANGI BEFORE CTE EXIT ON 11/02/2020 @ 7:50 MRS
I/We YED KWEE TECK NRIC/Passport No: \$ XXXX 57 8 1 of BIK 931 JURONG WEST ST 92 #13 - 205 S( 64931 ) the owner of vehicle no. \$\frac{\text{SLT 1435 G}}{\text{SLT 1435 G}}\$ hereby authorise you to commence repair to the said vehicle forthwith. In consideration of you repairing my/our vehicle at my/our request.
a) I/We hereby irrevocably authorise you to demand claim settle receive whatever amount settled/payable by the insurance and/or third party or to commence legal proceeding, if necessary, in my name, for the costs of repair and loss of use, etc and to you appointing any Solicitor to act for me in respect of the accident' claim and all an any amount claimed, received and/or settled shall belong absolutely to you. I/We agree to assign the whole proceeds of my/our third party claim to you and my/our Solicitors (to be appointed by you on my/our behalf) shall accept this as my/our irrevocable authorisation to pay the amount compensated direct to you after deduction of their costs on a Solicitor & Client basis. I/We undertake to co-operate fully with you and my/our Solicitors to see the claim to a successful conclusion.
b) If the third party claim is unsuccessful or in your discretion inappropriate for any reason, I/we hereby instruct and authorise you to claim direct from my/our insurance company on my/our behalf for all monies due to you. I undertake to pay you for the Excess applicable under my policy and to reimburse you all costs, fees and expenses incurred by you in pursuing the claim on my behalf.
c) If the own insurers' claim is not applicable and/or the third party claim fails and/or either of the aforesaid is indequate, I/we underake to pay you for your expenses, costs and fees immediately.
I/We also irrevocably authorise you to sign all discharge vouchers/indemnity forms and all necessary papers in connection with the above claim in my/our absence. I/We irrevocable authorise you to appoint such a firm of Solicitors on my/our behalf as you shall deem fit for the purpose of the third party/own insurer's claim.
I/We undertake to inform you and/or the Solicitors appointed by you on my behalf in the event the third party's insurance company communicate with me/us directly, orally or in writing and I/we further undertake not to accept any monies or offer of settlement from the third party's insurers without first communicating with you and obtaining your consent.
Upon settlement of the third party claim and in case the settlement monies was sent to me/us by the third party's insurers, I/we undertake to pay you and my/our solicitor the cost of repairs settled and related expenses and disbursement incurred.
My/Our insurer is/are Policy No. Expiry Date:
Date:    Excess:   Witness Signature/Name   Excess:

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



#### India International Insurance Pte Ltd

Co. Reg. No. 198703792k | GST. Reg. No. M2-0078806-X 64 | Cecil Street | #04 | #05 | #06-02 | IOB Building | Singapore 049711 Office (65) 63476100 Email insure@iii.com.sg

Fax (65) 62244174 Website www.iii.com.sg

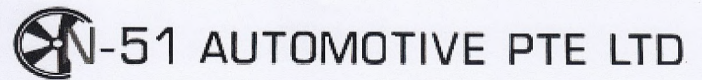
## **EXPRESS SETTLEMENT**

**DISCHARGE VOUCHER** III-Direct Settlement (PODS)

India Ref: MCT20020199 Claimant Ref: SLJ1425G

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

We/I, N-51 Automotive Pte Ltd ("the workshop"	') hereby confirm that	we/I have reached an agreement
with the appointed Surveyor of India International Insurance Pte Ltd	LKK Auto Cor	nsultants Pte Ltd (name
of Surveyor) with respect to the amount claimed for S\$ 8,800.	.00 (Global Sum)	t) CC (loca of
use/rental), 8\$ (search fee), vehicle no. SLJ1425G that	was damaged pursuar	t to the accident which occurred
on 11/02/2020 (date) at PIE towards Changi Before CTE		
vehicle). This is pursuant to the inspection conducted on $\frac{12/02/2020}{12/02/2020}$	(date) at "the workshop"	
We/I confirm that we/I are/am authorized by the ownerclaimant") of vehicle no. SLJ1425G to make the claim as set out in the claim as set out i	YEO KWEE TEO	( the third party
the matter on his/her behalf in a manner that we/I deem fit. We/I	enclose herein the let	ter of authority given by "the third
party claimant".		
We/I further confirm that we/I will indemnify India International Insulting they will or have already incurred in the event that "the third particular further claim against the former for any loss and expenses suffered of use pursuant to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to <a href="SLJ1425G">SLJ1425G</a> (vehicle no.) as a resulting to the damage to	rty claimant" after the	above said agreement lodges a
We/I confirm that the agreement reached above is in full and fir pursuant to the accident and that further this settlement is reached basis.		CONTRACTOR DESCRIPTION OF THE PROPERTY OF THE
This agreement is subject to the application of Singapore law and the dispute arising out of the same.	he Singapore Courts ha	ave exclusive jurisdiction over any
We/I authorize you to pay the total amount of S\$ $8,800.00$ to	N-51 Automotiv	ve Pte Ltd
Dated this day of		
CLAIMANT: Signature: Signed by "the works hop" (with chop)	WITNESS: Signature:	Signed by appointed Surveyor
Name: N-51 AMONDINE PIE LID	Name:	LKK Auto Consultants Pte Ltd
NRIC: 2006/6/38 C	NRIC:	199607198R
Address: 2 taki BUC17 ANE 2 #01-18	Address:	51 Ubi Avenue 1
KAKI BU C17 MUTOMU13 S(417921)		#01-25 Paya Ubi Ind. Park S(408933)
Nationality:	Nationality:	
Occupation:	Occupation:	



Kaki Bukit AutoHub
2 Kaki Bukit Ave 2
#01-17 / #01-18 / Heavy Vehicle #01-08 / Spray Painting #02-27

Tel No.: +65 6842 0051 Fax No.: +65 6741 0510

E-Mail: sales@n51.com.sg Company Reg. No.: 200616038C GST Registration No.: 200616038C

Singapore 417921

INDIA INTERNATIONAL INSURANCE PTE LTD 64 CECIL STREET #04-00 & #05-00 IOB BUILDING SINGAPORE 049711

MR. YEO KWEE TECK BLK 931 JURONG WEST ST 92 #13-205 SINGAPORE 640931

Contact: 96245879

**TAX INVOICE** 

Date : 12/06/2020 Date in : 11/02/2020 Vehicle Num. : SLJ1425G

Make/Model: NISSAN NOTE 1.2 DIG-S CVT 2WD LED-2016

Chassis/Eng#: JN1TBAE12Z0982888/HR12214614B

Accident Date: 11/02/2020 Claim No: CLM16038 Reference: FEB-26/2020

Policy No.: SGV0000921191-0001 (28/11/2020)

LUMPSUM REPAIR BILL

REF: CLM16038-N51 DATED 12/02/2020

BY DIRECT

Amount S\$ 7,300.00

E. & O.E.

Sub S\$: 7,300.00

Add GST (7%) S\$:

511.00

Total Amount S\$:

7,811.00



for N-51 AUTOMOTIVE PTE LTD









## Invoice

SLJ1425G

YEO KWEE TECK

BLK 931 JURONG WEST ST 92

#13-205

S(640931)

Invoice No : WPLIN0004203

Invoice Date : 20/2/2020

Due Date

:20/2/2020

VHA No

:4585

Referral ID : T015

Description:

Amount

Rental for

Day/s @

\$120

per Day \$

1,080.00

Vehicle No

**SLM6797J** 

Vehicle Description

Mitubishi Lancer 1.6 A

Rental Period

11/02/2020

20/02/2020

Total Amount Payable : \$ 1,080.00

# (Not) CIJIUDES CHAN

## WIN WIN RENT-A-CAR PTE LTD

8 Kaki Bukit Ave 4 #06-04 Premier@Kaki Bukit Singapore 415875 Tel: 6315 8479 H/P: 9833 0807

VEHICLE RENTAL AGREEMENT

VHA No: 4585

Invoice No: WPLIN 4203

Hirer's Vehicle No:

#### UEN: 201505115E

HIRER'S PARTICULARS	Vahiala Nava a San Bardana Vah Nav
Name: (as in I/C) Name: TECK	Vehicle No: SLM 6797 Replace Veh No:
NRIC / FIN No: \$13945787	Mileage Out: 44 26 4 Mileage Out:
Address (Res): DIK 931 JUPONG NECT 97 9	Make & Model: Auto / Manual
#13-205 \$(640A31)	WITLANCER
	Out: Date 11/02/2020 Time: 69.45
Name & Address of Employer:	HIRE / PERIOD EXPIRY Time:
	NON-WAIVER EXCESS=\$ 2000
Occupation:Driving Exp:	CHARGES
Singapore Driving Licence No:	
Issue Date: 08/05/2003 Date of Birth: 29/06/1959	Daily 9 @\$ 1 20 per day # 1080 -
Tel: (O)(R)HP: 9624 5839	Weekly @\$ per week
ADDITIONAL DRIVER'S PARTICULARS	Monthly @\$ per month
Name: (as in I/C)	Hours @\$ per hour
NRIC / FIN No:	
Address (Res):	Extension @\$
Delivery/Collection Service	
pation: Driving Exp: SUB-TOTAL \$	
Singapore Driving Licence No:	SOB TOTAL O
Issue Date: Date of Birth:	PETROL LEVEL
Tel: (O)H/P:	Out E 1/8 1/4 3/8 1/2 5/8 3/4 7/8 F
VEHICLE CHECK LIST	In E 1/8 1/4 3/8 1/2 5/8 3/4 7/8 F
	Fuel
EAR	
SCRATCHES SCRATCHES AND A SCRATCHES	Traffic / Parking Fines
- SCRATS	TOTAL CHARGES \$
00	
A - ACCIDENTS A	
	Committee of the commit
	m Lake 5
- A PO	
Z ← RIGHT FRONT TOP LEFT	Hirer's Signature
MISSING / FAULTY ACCESSORIES / PARTS	
REMARKS:	Additional Driver's Signature
	/ Additional Driver's digitature

I have read and agree to the terms and condition on both sides of the agreement. If I have presented a charge/credit card for payment. I agree that all amounts payable under this agreement and for parking and traffic infringements may be billed to that account and my signature above will be considered to have been made on the charge/credit card voucher. All information I have given WIN WIN RENT-A-CAR PTE LTD in connection with this agreement is true.

#### \*IMPORTANT

- 1. VEHICLE IS STRICTLY PROHIBITED FOR "HIRE FOR REWARDS" USAGE SUCH AS UBER / GRABCAR / GRABSHARE ETC.
- 2. ONLY PERSON ABOVE 23 YEARS OF AGE WITH MORE THAN 2 YEARS DRIVING EXPERIENCE, AUTHORISED, LICENSED AND SIGNING THIS AGREEMENT MAY DRIVE THE VEHICLE.
- 3. ALL PARKING AND TRAFFIC VIOLATIONS ARE THE RESPONSIBILITY OF THE HIRER. AN ADMINISTRATIVE CHARGE WILL BE LEVIED ON ANY TRAFFIC VIOLATIONS REDIRECTED.
- 4. THE HIRER SHALL BE LIABLE FOR EXCESS CHARGES FOR ANY LATE RETURN AT THE RATE SHOWN PER HOUR OR PER DAY, INCLUSIVE OF CDW AND/OR PAI WHERE APPLICABLE.
- 5. IN CASE OF ACCIDENT. THE HIRER SHALL REPORT TO RENTAL OFFICE IMMEDIATELY. IF THERE IS BODILY INJURIES. A POLICE REPORT MUST BE MADE WITHIN 24 HOURS. 6. VEHICLE IS STRICTLY FOR SINGAPORE USE ONLY. AND MAY NOT BE DRIVEN OUT OF SINGAPORE WITHOUT PRIOR CONSENT OF THE COMPANY WIN WIN RENT-A-CAR PTE LTD.

RETURN OF VEHICLE. THE HIRER / DRIVER IS REQUIRED TO SIGN IN THE COLUMN "SIGNATURE OF HIRER / DRIVER "FAILING WHICH THE DAY AND TIME INSERTED BELOW SHALL DEEMED TO BE THE DAY AND TIME THE VEHICLE IS RETURNED TO WIN WIN RENT-A-CAR PTE LTD AND THE SAME SHALL BE ACCEPTED AS CONCLUSIVE EVIDENCE OF THE SAME AND SHALL NOT BE CHALLENGED OR QUESTIONED ON ANY ACCOUNT WHATSOEVER.

DATE IN	TIME IN	MILEAGE	CHECKED BY	REMARKS	to sue 3
20/2/200	11:49			¥	
	HRS				SIGNATURE OF HIRER/DRIVER

# TERMS AND CONDITIONS FOR CAR RENTAL

Win Win Rent-A-Car Pte Ltd (hereinafter) called the "owner" which expression shall where the context so admits include the owner's (successors-in-title) hereby agrees to let and the hirer named herein (therein-after called "the Hirer") agree to take on hire the motor vehicle described herein (hereinafter called "the said vehicle") subject to the following terms and conditions:-

- The said vehicle (and all tools and accessories therein) is the property of the Owner and the Hirer shall be a mere bailee thereof and no interest in it shall pass on to the Hirer.
- The hiring shall commence on the date and at the time specified and shall continue for the period and end on the date and at the time stated unless extended or as expressly requested by the Hirer.
- The Hirer shall pay in full the hire charge specified herein before the commencement of hiring. No part of such hire charge shall in any circumstances be refunded except at the discretion of the Owner. All credit return is subject to the approval of the Director.
- 4. If the Hirer shall fail to return the said 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 said vehicle is returned to the Owner, such further other charge in accordance with the Owner's current rate of hire charges or at such other rates as the Owner may in its absolute discretion thinks fit. All charges and amounts due which are not paid when due shall bear an interest of 1.5% per month until they are paid.
- 5. The said vehicle may only be driven by the Hirer or persons who have expressly designated and authorized therein (here-inafter called "the authorized driver"). The Hirer and the authorised driver must be in possession of a valid driving licence and shall at all times drive the said 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, cost of repairs 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 Vehicle's Licensed carrying capacity (i.e. one driver and four passengers);
  - The Hirer shall not drive the said vehicle whilst under the influence of intoxicating liquor or drugs;
  - (iii) It is expressly forbidden to hire the said vehicle out to third persons or to let unauthorized persons or learners to use the said vehicle or to permit the said vehicle to be used for Illegal purposes (for instance; in connection with theft, drug peddling or trafficking, smuggling or any other criminal activity) or the purposes of test or racing. Failure to comply may entail serious consequences as the Hirer assumes full responsibility and in the event of the said vehicle being seized, confiscated or forfeited as a result thereof, the Hirer shall indemnify the Owner for all losses incurred including the value of the said vehicle;
  - (iv) The Hirer and the authorized driver must be over 23 years of age and under 60 years and be holding valid driving licenses and have a minimum of 2 years regular and qualified driving experience. Failure to observe stipulation may return all damages costs to be Borned by the Hirer.
- 6. The Hirer agrees that a punctured tyre, empty petrol tank, loss of vehicle's key or locked keys inside of vehicle; by itself, does not constitute a breakdown and that in the event the owner's 24-Hours Emergency Service is called upon to respond to such occurrence, the Hirer shall bear the cost of such response at \$50.00 per trip.
- 7. The Hirer or authorized driver shall report all accidents involving the said vehicle to the Owner immediately and should there be bodily injuries also to the police not later than 24 hours after the accident. The Hirer or authorized driver shall not admit or compound any claim either partially or in full. Hirer is to secure the names and addresses of all witnesses as well as the registration number of all vehicles involved in the accident. All communications or letters received from the police or third parties are to be referred to the owner immediately. The Hirer shall not abandon the said vehicle without adequate provisions for safeguarding and security the same. Failure to comply with rule 5 and 7 will render Hirer liable for all cost and third party claims irrespective of CDW fee being paid.

- 8. 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 damage sustained by the Hirer or by any third party as result of the use of the said vehicle or as result of any defect therein and in taking delivery of the said vehicle the hirer shall be deemed to have satisfied himself that it is in all respects roadworthy and in a proper and safe condition.
- 9. If for any reason the vehicle described in the schedule of 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 said 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 after offsetting the rental charge and costs incurred but shall have no other claim of any kind whatsoever against the Owner. However if no deposit is paid, Hirer must pay for rental charges incurred on demand.
- 10. The Hirer shall pay for the cost of petrol during the period of hiring PROVIDED ALWAYS that the Hirer having taken delivery of the said vehicle with a full tank of petrol shall return it likewise failing which the Owner shall be entitled to refill the tank and the refilling cost including a \$\$5 service charge thereof shall be recoverable from the Hirer.
- 11. The vehicle is NOT covered by a motor insurance policy covering personal accident insurance for the Hirer, his passenger or authorized driver and the Owner shall not be responsible for any liability claims, injuries or otherwise in connection with any accident death or the losses arising from the use of the vehicle. The Owner may at the request of the Hirer and upon payment of the requisite charges arrange for separate personal accident coverage for bodily injury or death.
- 12. The said vehicle shall be covered under a Vehicle Insurance policy, which contains an excess Clause as Stipulated/Stated in the current Owner's Car rental Standard Brochure Tariff. Paying the current premium rate per day for Collision Damage Waiver may reduce the excess Clause. For the category of vehicle hired Collision Damage Wavier does not cover Missing/Stolen vehicles' item
- 13. On or prior to the expiration of the period of hire, the Hirer shall return the said vehicle together with all tyres, tools, accessories and equipment to the Owner at any of the Owner's designated stations in as good order and condition as the said vehicle was when collected by the Hirer from the Owner.
- 14. 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 or any breach operate as a waiver of any subsequent of continuing breach.
- 15. The Hirer is responsible for obtaining the required cash card with sufficient balance prior entry into any roads within the ERP system.
- 16. In the breach of the terms and conditions of the agreement the Owner reserves the right to resume possession of the hired vehicle at anytime from the Hirer in the Owners' interest without prejudice.
- 17. The Owner shall not be liable to the Hirer or any person for any loss or damage whatsoever and howsoever caused or occasioned by reason of the Owner resuming possession of the vehicle nor shall the Owner be liable to any person for monles, goods, articles or things not belonging to the Owner which are in or alleged to be in the vehicle at the time the Owner resumes possession of the vehicle.
- 18. The Hirer shall not take the said vehicle outside mainland Singapore, Malaysia or any other territory outside Singapore without the written consent of the Owner. Fallure to comply with this term may entail serious, consequences and the Hirer shall assume personal and full responsibility and in the event of the said vehicle being damaged, seized, confiscated or forfeited as a result thereof, the Hirer shall indemnify the Owner for all losses incurred including the value of the said vehicle.
- 19. That in addition, the Hirer shall be deemed to have extended the period of hire by reason of the Hirer's failure to return the said vehicle or continued possession and/or continued use of the said vehicle upon the same terms and contained herein. The Hirer shall also be bound by these terms and conditions in respect of any replacement vehicle hired in lieu of the said vehicle by means of new Rental Agreement or Replacement Voucher.

#### > Back to OneMotoring

Authority Land Transport

Land Transport Authority 10 Sin Ming Drive Singapore 575701

GST Registration No.: M4-0006529-2

Print Date/Time:

11 Feb 2020 / 10:31:49

Receipt Date/Time: 11 Feb 2020 / 10:31:49

## Tax Invoice/Receipt

Receipt No.: ITNET-00000-200211-000712

Previous Receipt No.:

S/N	Item Description/ Business Transaction Reference No.		Amount Before GST (S\$)	GST Amount (S\$)	Amount After GST (S\$)
As at Insura 1	It of Insurance Enquiry - SHA1634P 11 Feb 2020/07:50:00 ance Co: INDIA INT'L INS PTE LTD Insurance Enquiry - SHA1634P				
	Enquiry Fee 20200211103124702903	i .	7.00	0.49	7.49
		Sub-Total	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			
		xxxxxxxxxxxx0379	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.

Sold to:	(N-51)	AUTOBAY TOWING  1 Kaki Bukit Avenue 6 #01-55 AutoBay @ Kaki Bukit Singapore 417883 Tel: 9616 8988 (Ah Boon)  SLT 1425 G	No	
Item	Quantity	Description	Unit Price	Amount
		Auto Kub to Defu lana		\$ 100
		Reporting Two Trips		
		E. & O. E.	Sub Total :	
Issued b	y:		GST Tax :	\$100