

CARZ AUTO SERVICES PTE LTD

UEN/ GST 201409457D

1 Kaki Bukit Ave 6 #02-26/35 Autobay@Kaki Bukit Singapore 417883 Email: teric@carzauto.com.sg Tel: 6909 3080 (Teric) Fax: 6909 3081

FINAL REPAIR BILL

Date: 22/7/2020

India International Insurance Pte Ltd Motor Claims Department

64 Cecil Street #04/05 IOB Building Singapore 049711 Vehicle Number: SJS 8319 K Make/Model: TOYOTA ALTIS

Date of Accident: 29/2/2020

REPAIR COST \$ 5,900.00

7% GST \$ 413.00 **GRAND TOTAL** \$ 6,313.00

ISSUED BY

Carz Auto
SIEVICES

Person Incharge: Ms Jeslyn Chua

Job Title: Motor Claim Mobile: 65 8322 7418

Email: jeslyn@carzauto.com.sg



CARZ AUTO SERVICES PTE LTD

ROC: 201409457D

LETTER OF AUTHORITY AND INDEMNITY

AT/AI.	CARTES	Clen	nenti A	ve 2	7.01.010.02		AND SH 8505	
ON	15	DAY_		MONTH	2020	YEAR		8
	and I work	Labor					uthorize you to commence rep	
	You are appoint his insu	further auth ment are giv rers includi	ven by me/ ng if neces	us with respect t sary, to commer	o the condu	oceedings in	e the solicitors full instructions claims against third party drive Court in my/our name against	the third
	You have his insured Dischar	ge Voucher	ch terms as r or any doo	you deem fit. cument to confir	Upon settle m my accep	ement of my stance of the	a settlement with the third par- claim, you are authorized to settlement as full and final disc	harge of
d)	Upon n	esolving m onal cost ar	y/our clain nd disburse:	ments for acting	for me/us at nt.	nd to relieve p	our solicitors on the amount payment of the balance of the se	Sectorical
c)	In the e	vent that, I	/we am/are	required to atter	id at my/ou on.		ffice or to attend court in conn	
f)	In the e with, I/ losses r amount	vent that my we authorize coverable applicable	y/our claim ged you to under my/o under the p	against the third make a claim ag ur policy of insuran- colicy of insuran- you in claiming	party and/or ainst my/or rance. In thi ce shall be b back for the	ir own insure is respects, I/v orne by me/u e repair cost b	is Not successful or cannot be p rs for the cost of repairs and a we understand and accept that the is. I/we shall also be personally y your Solicitors.	ne excess liable to
	If for v loses re I/we ag	hatever reactored to the coverable under the under the coverable under the coverable to the	asons, my/ounder the poertake to poertake	our insurers reject officy of insurance ay the full amount of behalf or to par	t my/our cle or make a unt of your y you the di	aim for inder iny offer to pa repair bill ar fference in an	nnity for the cost of repairs are y less than the amount claimed and survey fees and any other mount, as the case may be.	a by you
h)	I/we ha	ve read and	understand	the above state	ment and ag	reed.	4	
Dated	this	03 _d	ay 0	3mo	nth Zo	10 year	100	
							. 1	
Signat	ure	93	. (der.				_
Name			You	on Moon	Seung		Company Stamp	
NRIC	/ROC N	No.		082719				
Addre	:ss	8	# 23-	81 (5) 32	Umau 0078			



INDIA INTERNATIONAL INSURANCE PTE LTD

Co. Reg. No. 198703792k | GST. Reg. No. M2-0078806-X 64 | Cecil Street | #04 | #05 | #06-02 | 10B Building | Singapore 049711 Office (65) 63476100 Email insure@lifi.com.sg Fax (65) 62244174 Website www.lif.com.sg

EXPRESS SETTLEMENT

DISCHARGE VOUCHER
III-Direct Settlement (PODS)

India Ref: MCT20020603 Claimant Ref; SJS8319K

We/I,CA	ARZ AUTO SERVICES PTE LTD ("the works	shop") hereby confirm that	t we/I have reached an agreement
with the appoint	ted Surveyor of India International Insurance Pte		ONSULTANTS PTE LTD (name
of Surveyor) wit	th respect to the amount claimed for S\$_7,	000.00(alobal sum) (), CC(lass of
	(cooreh foo), vehicle no. <u>SJS8319K</u> t	hat was damaged pursua	ant to the accident which occurred
	0 (date) at <u>CLEMENTI AVE TWDS AYE</u>		ving vehicle no. <u>SH8505R</u> (insured
vehicle). This is	pursuant to the inspection conducted on04/03/20	020 (date) at "the worksho	p°.
Ve/I confirm th	nat we/l are/am authorized by the owner	YONG MOON SEON	IG ("the third party
	shicle no. <u>SJS8319K</u> to make the claim as set ou		
the matter on it party claimant",	his/her behalf in a manner that we/l deem fit. V	Ve/I enclose herein the le	etter of authority given by "the third
arty Gairnars,			
	nfirm that we/l will indemnify India International		
	wegalready incurred in the event that "the third		
12.	gainst the former for any loss and expenses su		of repairs and/or rental and/or loss
or use pursuani	t to the damage to <u>SJS8319K</u> (vehicle no.) as	a result of the accident.	
Ne/I confirm ti	hat the agreement reached above is in full an	d final settlement of all	claims of "the third party claimant"
oursuant to the	accident and that further this settlement is read	ched on a without prejudio	ce and without admission of liability
oasis.			
This agreement	t is subject to the application of Singapore law as	nd the Sieseness Courts	
	out of the same.	ing the origapore courts i	neve exclusive junisticator over any
	[d		
Ne/I authorize	e you to pay the total amount of S\$ 7,000.00	to CARZ AUTO SERV	ICES PTE LTD
Dated this	day of July 20 30		
CLAIMANT:	SN	WITNESS:	((LKK))
Signature:	(led	Classtura	WEB
olghature,	Signed by "the workshop" (with chop)	Signature;	Signed by appointed Surveyor
Name:	Yong Moon Seong	Name:	
ummern.	4		LKK AUTO CONSULTANTS PTE LTD
NRIC:	1PIFXXXX2	NRIC:	LKK AUTO CONSULTANTS PTE LTD
	SXXXX7191 Blk 78 Lorong Limau	NRIC:	LKK AUTO CONSULTANTS PTE LTD 199607199R 51 UBI AVE 1, PAYA UBI INDUSTRIAL PARK
	Season Company of the	PROGRAMMA	199607198R
Address.	Blk 78 Lorong Limau #18-81 S320078	PROGRAMMA	199607198R 51 UBI AVE 1, PAYA UBI INDUSTRIAL PARI
NRIC: Address; Nationality: Occupation:	Blk 78 Lorong Limau	Address:	199607198R 51 UBI AVE 1, PAYA UBI INDUSTRIAL PARI



68 Kaki Bukit Avenue 6 #02-02 ARK @ KB Singapore 417896 Tel: 6344-4012 Fax: 6345-3140 Email: admin@wellcome.com.sg Website: www.wellcome.com.sg

CO. REG. NO: 39853800W / GST REG. NO: M9-0001228-R

TAX INVOICE

Mr Yong Moon Seong (S8082719I) c/o Carz Auto Services Pte Ltd 1 Kaki Bukit Avenue 6 #02-26 AutoBay @ Kaki Bukit Singapore 417883

NO: 03-30185

DATE: 11/03/2020

REF DESCRIPTION UNIT PRICE **AMOUNT** Being rental charges for One Unit RA NO: 8 Days x \$130 \$\$1,040.00 31614 Toyota Altis 1.6 (A) No: SKW 3627X for period 02/03/20 to 10/03/20

SUB TOTAL SGD

\$\$1,040.00

ADD 7% GST

\$\$ 72.80

GRAND TOTAL SGD

\$\$1,112.80

E.&O.E.

WELLCOME MOTOR AGENCIES

Customer Copy

All cheque payment should be made

within 7 days to WELLCOME

MOTOR AGENCIES

Thank You For Renting



Wellcome motor agencies

68 Kaki Bukit Avenue 6 #02-02 ARK @ KB Singapore 417896 Tel: (65) 6344-4012 Fax: (65) 6345-3140 Email: admin@wellcome.com.sg Website: www.wellcome.com.sg RA No: 31614

CO. REG. NO: 39853800W GST REG. NO: M9-0001228-R

2201202	
DATE:	***************************************

VEHICLE RENTAL AGREEMENT

HIRER'S PARTICULARS	VEHICLE'S PARTÍCULARS	
Name: Yong Moun Scony	VEHICLE NO. TAU 3 627 MEPL. VEH. NO:	
Address: Rlle 78 (army 1 man #23-81	MAKEMODEL TO UNTO MAKEMODEL	
S(320078)	AHS I. I A	
Name & Address of Employer:	MILEAGE OUT MILEAGE OUT	
Traine & Addess of Employer.	DATE OUT 2/3/2020 DATE OUT	
TORREST COLOREST TO THE TORREST TORRES	TIME OUT 10:50 TIME OUT	
IC/PP No: \$808 2719 I DL No:	HIRE/PERIOD EXPIRY	***************************************
Date of Birth: 12/08/1980 Date of Issue/Expiry: 18/08/2017	Rental Charges	
Nationality: Mulaysion PL of Issue: Shyupore	1) 170	15/10-
Occupation: Pto 1-live Whiter Driving Exp: //yrs		040
Tel No:(0) (R) (HP) 9746 6268		
DRIVER'S PARTICULARS		
ı .e:	Hours @\$ per hour Others @\$	
Address:	CDW @\$ per day/week/month	
	PAI @\$ per day/week/month	
IC/PP No: DL No;	DELIVERY SERVICE	
	SUB-TOTAL S\$	
	PETROL/DESEL LEVEL	
Nationality: PL of Issue:	OUT 2 1/4 1/2 3/4 F	
Occupation: Driving Exp:	IN E 1/4 1/2 3/4 F	
Tel No:(O) (R) (HP)	Extension of Rental	
	Repairs/Damages	
	Collection Service	
	MISC at	
	GST @ 7%	72 80
REAR	TOTAL CHARGES S\$	11120
		11-20
	SECURITY DEPOSIT	
	ADVANÇE RENTAL PAID	
	BY: CASH NETS CHEQUE BILL CARD	
A-ACCIDENTS C-CRACKED D-DENTS S-SCRATCHES	CHEQUE/CARD NO:	
	EXPIRY DATE	
\ M	AMOUNT DUE REFUND	
★ \ () () () () () () () () () (
MIRGR'S DRIVER'S	REFUND BY RECEIVED S\$ RECEIVER	_
SIGNATURE SIGNATURE		<u> </u>
I/We have read and agree to the terms and conditions on both sides of this agreement payable under this agreement and for parking and traffic infringements may be billed	t. If I/We have presented a cheque/credit card for payment, I agree that account and my/our signature above will be considered to be	at all amounts
payable under this agreement and for parking and traffic infringements may be billed on the cheque/credit card voucher. All information I/We have given WELLCOME	MOTOR AGENCIES in connection with this agreement are true a	and accurate.
Only persons above 23 and below 70 years of age with 2 years driving exper Vehicle is strictly for Singapore use only and may not be driven out of Singa Use of the vehicle for illegal purpose (for instance: In connection with theft,	pore without prior consent of the company WELLCOME MOTOR A	AGENCIES.
4) Additional drivers are required to register with us before they are allowed to dr	five the vehicle. Otherwise helpho will not be protected by the incu	rance cover.
6) In case of accident, the hirar shall report to owner immediately if there is be	own per hour or per day, inclusive of CDW and/or PAI where applic	cable.
7) No refund will be given for early return of vehicle 8) The hirer is responsible for the first \$\$\frac{1}{2}\$ excess to the THIRD.	DADTY CAMAGE OF BUILDING	
The hirer is responsible for the first \$\$\frac{1}{2}Q =	S, upon payment of CDW for each and every accident/damage.	-

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 WELLCOME MOTOR AGENCIES and the same shall be accepted as conclusive evidence of the same and shall not challenged or questioned on any account whatsoever.

Date In	Time In	Mileage In	Checked By	Remarks	
10/3/2020	2:50 cm				\sim

TERMS AND CONDITIONS OF VEHICLE HIRE (SELF-DRIVE)

WELLCOME MOTOR AGENCIES (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") agrees to take on hire the motor vehicle described herein (hereinafter called "file hereinafter called "file said Vehicle") subject to the following terms and conditions:

- The Owner will let and the Hirer will from the Owner the motor vehicle specified on the reverge side of this Agreement and its accessories described in the Schedula hereto (hereinafter the motor vehicle and its accessories shall be called the Vehicle') upon the terms and conditions set out on both sides of this Agreement.
- 1.2 The Vehicle shall at all times remain the property of the Owner and the Hirer shall have no rights to the Vehicle other flian as hirer and the Hirer shall not do or permit or cause to be done any matter or thing whereby the rights of the Owner in respect of the Vehicle and or may be projudicially affected.
- The Hirer shall not be the Owner's servant and/or-agent for any purpose whatsoever, the hiring of the Vehicle will commence on the date specified and continue for the period specified on the reverse side of this Agreement or until terminated pursuant to the terms herein (hereinaffer called the 'period of the states).

1 - 1 1 1

- The Hiror shall during the continuance of this Agreement:
 ensure that the Vehicle is only used, operated or driven properly and salely by him and/or the person(s) specifically named and authorised by the Owner on the reverse side hereof (the authorised univer) provided that he and/or such person(s) hold vehic and current driving idences, are above 23 years of age but under 70 years of age and have not given false particulars to the Owner; away for all pelfor charges for the proper running of the Vehicle; not take or allow the Vehicle to be taken out of Singapore without receiving the prior written consent of the Owner.

- not sell, assign, mortgage, let en hire or otherwise dispose or part with possession of the Vehicle or part thereof;

- part heroot; not love the Vehicle unattended white it is unlooked or while the key is inside the Vehicle; notify the Qwiner immediately upon losing possession or control of the Vehicle; notify the Qwiner immediately upon losing possession of the Vehicle; permit the Qwiner or his authorised representatives at all reasonable times to enter upon the premises where the Vehicle may from these to time to be parked to inspect and test the condition of the Vehicle; notify the Qwiner at any change of his address and upon request by the Owner promptly intorm the Qwiner of the whereabouts of the Vehicle; at his own cost maintain the Vehicle in its condition as at the time of commencement of hire including but not limited to regulatry checking and adjusting as necessary the radiator battery and ongline fluid levels and regulatry clearing the exterior, interior and upholstery of the Vehicle; not use or permit the Vehicle to be used or operated in a manner contrary to any stalutory provision or regulation or in any way contrary to law.
- (1)

- (i) not use or permit the Vehicle to be used or operated in a manner contrary to any statutory provision or regulation or in any way contrary to law.
 (ii) not elect any mechanized or other modification to the Vehicle or make any atteration or additions to the Vehicle without the price within consent of the Owner; on the renove or interfere with any identification marks or piates affixed to the Vehicle nor attempt or purport to do so nor parmit the same; on the date the paintwisk or budywork of the Vehicle nor add or eract any painting, sign-writing, lettering or advertising to or on the Vehicle; on the used for him or rewerd, driving fulficing towing, reding or pace making, or for competing in any raily or any other form of motor sport, or for off-road use (applicable also to 4 wheel driven vehicles), or for any filegal purpose whatsoever, or to propel, push or tow any vehicle or trailer.
- also to 4 wheel driven vehicles), or for any filegal purpose whatsoever, or to propel, push or tow any vehicle or trailer; not use or permit the Vehicle to be used or operated in a dangerous or reckless manuer; not use or permit the Vehicle to be used while he or the authorised driver is under the influence of alcohol, intoxicants, drugs, narcoties, prescription medication impairing his ability to operate the Vehicle or while eliner or any of them is in a physical or mental condition which impairs his ability to properly and safely drive his Vehicle or if the speedometer of the Vehicle has been lampered with or disconnected; not use or permit the Whicle to be used for transportation of animals without the prior written consent of the Operation of anything or transportation of anything is a which contains properlies.
- not use or permit the Vahiclo to be used for transportation of animals without the prior written consent of the Owner, or transportation of anything, creature, plant, or fruit which is or which contains properties which are unfit for carriage or which are improperly packed, inflammable, harmful, flegal, verminous, infested, contaminated, condemned or oftensive smelling; and leave the Volicia with any carpark valet or car jockey and in the event of an accident, the Hirer agrees that the carpark valet or car jockey was driving the Vehicle as his servant and/or agent; and pay such aneas a may be imposed by any authority relating to or arising from the use of the Vehicle and pay such aneas penalties and summons arising from any non compliance or contravention of any transport, traffic or other law or regulation during the period of thre.

- 3.1 The Hire shall pay the Owner the full hire charges specified on the reverse side hereof immediately open the signing of this Agreement, and no part of such charges shall be refundable to the Hirer for any reason whatsoever unless the Owner in its absolute discretion decides to do so, in the event the Hirer take the Vehicle for a period shorter than the period of hire shall pay the Owner such hire charges based on the daily or weekly rates, whichever is applicable, specified on the reverse side hand.
- 3.2 In addition, the Hinr shall pay the Owner a deposit in the sum specified on the reverse side hereof which reposit may be used by the Owner without projudice to its rights contained herein towards discharging or satisfying wholly or in part any payment due from the Hire to the Owner or any of the Hirer's obligations or liabilities contained herein.
- 3.3 All charges and amounts due herounder which are not paid when due shall bear interest at 2% per month until they are paid.
- Without prejudice to clause 5, upon the termination of the period of hire, the Hirer shall return the Vehicle to the Owner us the same condition as at the commencement of hire, ordinary wear and tear excepted, to the place specified by the Owner; and in the event the Hirer fails to do so, he shall pay the Owner from the due expiration of the period of hire and until such time as the Vehicle shall have been returned by way of recompense for the continued use of the Vehicle the prevailing rate of hire charges of the Owner provided always that if the Vehicle shall be returned after the Owner's normal business hours. The Vehicle shall be deemed the have been returned to the Owner at the start of the following business day of the Owner. This clause shall not confer upon the Hirer any right to the continued use or passession of the Vehicle.
- On termination of the tire howselver or whenever occasioned or on expiry of the period of hire. The Hirer shall no langer be in possossion of the Vehicle with the Owner's consent and shall return the Vehicle to the Owner in the same condition as a the commencement of the hire and at his exponse. Without prejudice to the Owner's claim for any arrears in hire charges or dramages for breach by the Hirer of his Agreement or any other rights hereunder, the Owner or its authorised representatives shall have the right at any time during or after the termination or expiry of the period of hire at its absolute discretion and without notice and without giving to the Hirer any reason for so doing repossess, ine Venicle and for such princips enter upon any premisers or building where the Vehicle may for the time being be housed and to break open by force if necessary any such premises or building and the Hirer agrees to indemnify the Owner or its agents against any loss charges expenses or damage suffered by them or any of them whitst oxorcising or attempting to exercise the rights conferred by this clause and in preserving and restoring the Vehicle thereafter. The Hirer shall also on a full indemnity basis bear the costs charges and expenses incurred by the Owner in ascertaining the whereabouts of the Vehicle and/or the Hirer. On the Owner repossessing the Vehicle, this Agreement shall be deemed to be terminated. shall be deemed to be terminated.
- The Hirer shalt be adely responsible for and hold the Owner fully indemnified against all claims demands liabilities losses damages proceedings costs and expenses suffered or incurred by the Owner as a result of any failure to comply or breach of any provision in this Agreement.
- 6.2 Without prejudice to the generality of sub-clause 6.1 above, the Hirer shalf indemnify the Owner against all fines penalties and liabilities imposed on the Owner or arising in respect of any non compliance or contravention of any transport, traffic or other law or regulation, together with the cost

- 6.3 The Hirer shall bear the cost of the repair or rectification of any damage however caused to the the Finer shall bear the cost of the repair or receiteathen of any demage however caused to the Vehicle while it is in the possession of the Finer or the authorised driver. If the Vehicle so diamages, is deemed by the Owner to be a total loss, the Hirer shall pay the Owner the cost of obtaining a replacement for the Vehicle and shall also compensate the Owner ten loss of use of such Vehicle for the period required to obtain a replacement, if the Vehicle so demaged is not deemed a total loss. The Hirer shall also compensate the Owner for the loss of use of the Whileld uning the period or reinstatement or regall, to either situation, the Hirer shall also compensate the Owner all towing, storage and administrative charges. storage and administrative charges.
- 6.4 If the Vehicle is stolen or otherwise lost whilst if is in the possession of the Hirer or the authorised driver. The Hirer shall recompense the Owner the cost of obtaining a replacement vehicle and for ioss of use for the period required to obtain a replacement.
- 6.5 It is hereby agreed that the loss of use referred to in this clause 6 shall be computed based on the Owner's prevailing hire charges.
- 6.6 Notwithstanding anything to the contrary in this Agreement, the Hirer may by purchasing any of the Owner's Collision Damage Walver (CDM's packages limit his liability to the amount specified on the reverse side of this Agreement for any damage to the Vehicle arising from a collision in respect of each accident provided always the attressed limitation of liability shall not copily in respect of any damage to the Vehicle's undercarriage, or any losses or damage not caused by a collision, or any damage caused by sandblasting or any loss or damage they any deliberation provides act or ordission, and provided further always the aforesaid funitation of liability shall not apply it the filter and/or the personist specifically named and authorized by the Owner or the reverse side hereof tall to comply with or commit a breach of any provision of this Agreement.
- 6.7 In the event of any accident the hirer is responsible for the first \$\$2000 of any THIRD PARTY DAMAGE OR INJURY claims, also all other costs and expenses with owner may incur or be put or exposed to as well as all other costs and expenses paid or payable by owner.
- The Henr acknowledges that he is familiar with the general conditions of the Owner's standard policy of insurance which is available for inspection at the Owner's office (during normal office bours). The Hirr Purely undertakes to do everything necessary to maintain the solid policies in full effect and not to do anything whereby the said policies may or will be vitiated. The Hirer shall indomnify and held the Owner indemnified from and against at losses, claims, actions, code and expenses should such policies be viliated as a result of the Hirer's act or omissions.
- 7.2 Where the Vehicle is involved in an accident resulting in Injury to persons or damagn to property or the Vehicle, the Hiror shall immediately and in any event within twenty-four (24) hours notify. Owner and the police or other relevant authorities in writing of the accident and shall also notify. Comer in respect of any chain arising thereafter from the accident, No admission compromise one-payment or internately shall be made by the Hiror without the Owner's consent in writing. The Hiror shall render such information and assistance in connection with the accident as the Owner or its insurers any require.
- 7.3 The Hiter agrees that in the event of any claim being made against the inquirers, the Owner may at its absolute discretion conduct any regolitations or effect any settlement with the inquirers and the Hirer agrees to be bound by any settlement or arrangement agreed between the insulars and the Owner. Any money payable by the insurers shall be paid to the Owner or as the Owner shall direct.
- 7.4 The Hirer shall not without the prior written consent of the Owner give any instructions for any repairs to or for the replacement of any part of the Vehicle rendered necessary by any accident nor permit the Vehicle to be repaired at workshops other than workshops authorised by the Owner.
- The Vehicle is NOT covered by a motor insurance policy covering personal accident insurance The Venicle is rect if covered by a moon insurance poucy covering personal incovering transfer for the Hiller, his passengies of authorised driver and the Owner shall not be responsible for any liability, claims and injuries or otherwise in connection with any accident death or other losses assing from the use of the Vehicle. The Owner may afthe request of the Hiller and upon payment of the requisite charges arrange for apparate personal accident coverage for bodily injury or death.
- If for any reason the Vehicle described in this Agreement or any other motor vehicle ordered by the First price to the consensement of the period of this is not available at the time of each commencement, the Country reserves the right to replace the vehicle with an alternative motor vehicle of similar restring canacity and performance and if if it such alternative vehicle is available or if the Country shall decline to provide an alternative vehicle then the Their shall be called the time change and deposit (if any) without interest and shall have no further claims whatsoever against the Owner.
- 10.1 The High heady agrees that the Owner shall not be fiable howscover what oever for loss or damage to any property left, stored or transported by the High, authorised driver or any other person, it or upon any promises of the Owner or in the Vehicle, or any of its rental vehicles, numer before or after the return of the Vehicle to the Owner, whether or not the gaid loss or damage was caused by or related to negligence of the Owner, its servants agents or employees. The High assumes all risk of such loss ordamage and shall indemnify the Owner against any claim for such loss or damage.
- 10.2 The lifter hereby spreas that the Owner does not hire the Vehicle subject to any condition, warry express as implied in connection with the fitness for any purpose or age at the Vehicle and condition and warranties are hereby expressly oxiduded and the Owner shall not be response, for any hability, claim, loss, damage or express of any kind or nature caused directly or lutifiedly by
- 11. The Hirst shall pay the cost of point during the period of hire PROVIDED AL WAYS that if the Hirst takes delivery of the Vehicle with a full tank of petrol (or at a fuel level agreed by both parties) he shall return a filterists, Intign which the Owner shall be entitled to refit the tank and the costs thereof (fuel, plus (about costs applicable) shall be recovered from the Hirst.
- 12. Neither of the parties hereto shall be liable for the suspension or termination of or the failure to perform its obligations under this Agreement in the event of wars, strikes, nots, lock out, Acis of God, car commotion, labour unrest, fire, explosion and other penis whatsoever, or matters beyond the contro
- 13.1 If the Hirer shall fail to pay any sum payable under this Agreement or shall commit a breach of or fail to comply with any of the forms of this Agreement or shall do or allow to be done any set or thing which in the opinion of the Owner may poperative the Owner's rights in the Vehicle, then in each and every gaze the Hirer shall be doesned to have reputifiated this Agreement and the Owner may thereupon or at any time within the period of hire by notice in writing to the Hirer for all purposes forthwith terminate the hire constituted by this Agreement.

- 13.2 The Hirer shall upon any termination under clause 13.1 above pay to the Owner;
 (a) all arears of rental then due and all other sums accrued due and unpaid at the date of termination together with interest at 29% per month;
 (b) the cost of all repairs and reclification required as at the date of termination and loss of use for the period of repair or seclification;
 (c) compensation for the face suffered by the Owner as a result of such termination; and
 (d) any other starts which are or become due to the Owner or to which the Owner is entitled by way of damages.
- 13.3 The termination of the hire shall not affect the rights of the Owner or liabilities of the Hirer subsisting at the date of termination.
- This Agreement as set out on both sides hereof constitutes the entire agreement between the Owner and the Hirer and there are no other representations, promises, conditions, warnanties or guarantiess other than those set off in this Agreement. No condition or provision of the Agreement may be changed or any rights of the Owner waived unless it is done in writing and signed by the Owner, if any provision of this Agreement is determined to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and other.
- 15. This Agreement shall be governed by and constructed in accordance with the laws of the Republic



Land Transport Authority 10 Sin Ming Drive Singapore 575701

GST Registration No.; M4-0006529-2

Print Date/Time:

02 Mar 2020 / 17:24:14

Receipt Date/Time:

02 Mar 2020 / 17:24:13

Tax Invoice/Receipt

Receipt No.: ITNET-00000-200302-003123

Previous Receipt No.:

S/N Item Description/ Business Transaction Reference No.		Amount Before / GST (S\$)	GST Amount (S\$)	Amount After GST (S\$)
Result of Insurance Enquiry - SH8505R As at 29 Feb 2020/13:45:00 Insurance Co; INDIA INT'L INS PTE LTD 1 Insurance Enquiry - SH8505R				
Enquiry Fee 20200302172238285546		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			
¥.	xxxxxxxxxxx8843	Credit Card: ' /MasterCa		7.45
	Total			7.45
	Cash Change			0.00
	Tendered Amount			7.45
7.8	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.

7/15/2020 Merimen e-Claims

Print Received Message

This mail is associated with: *SJS8319K (MCT20020603) [SH8505R] YONG MOON SEONG Feb 29 2020 12:00AM [-] Carz Auto Services Pte Ltd

From India International Insurance Pte Ltd (HQ) (III_SG), sent on 14/07/2020 18:11 PM. LKK_HQ То

Alert - Adj Mandate Approved (S\$7176.45) - SJS8319K - Claim Handler: Priya Subject

Approved:7176.45.			



CARZ AUTO SERVICES PTE LTD

UEN/ GST_201409457D

1 Kaki Bukit Ave 6 #02-26/35 Autobay@Kaki Bukit Singapore 417883 Email: teric@carzauto.com.sg Tel: 6909 3080 (Teric) Fax: 6909 3081

	1/10/10
Date:18 March 2020	11/12/13/19/19
Our Ref : CT 2003-003	ECEIVED A
	0 MAR 2020 28
to to	IDIA INTERVANZA L
India International Insurance Pte Ltd	BY POST
Motor Claims Department	
64 Cecil Street	100[53]00
#04/05 IOB Building	
Singapore 049711	
	\ ' /
Dear Sir/Mdm	
ACCIDENT INVOLVING SJS 8319 K / SH 8505 R	ALONG CLEMENTI AVE 2
Or	
Please refer to the above mentioned accident.	
We are writing in on the behalf of YONG MOON	SEONG the registered owner of motor vehicle
number SJS 8319 K which was involved in the above accident.	
	and the second second
We are instructed that the above accident was caused solely and com-	apletely by the negligence of your insured's
vehicle number SH 8505 R . As a result of which, our client have su	ffered loss and expenses
(Remark: The number of repair days approved by Surveyor is not inc	clusive of Saturday Sunday and Public Holiday
	rasire of saturday, Sanday and I done Honday.)
We are instructed by our client to claim for:	
1. Cost of Repair (Agree with Surveyor)	\$ 6,313.00 (\$5900 with 7% gst)
2. Loss of Rental (7 days x \$130)	\$ 973.70 (\$910 with 7% gst)
3. LTA Search	\$ 7.45
TOTAL AMOUNT	\$ 7,294.15
A CALAMATAN CALL	ψ /3μ/T-13 /
We hereby enclosed the following documents for your consideration	. 9
(A) Original Final Repair Bill	

GIA Report Lodged by Our Client

(C) Owner/ Driver Nric/ Driving Licence

(D) Certicate of Insurance

(E) LTA Search Invoice / Rental Agreement and Invoice

Kindly acknowledge receipt of the above said documents and your favorable reply is greatly appreciated.

Yours Faithfully,

Person Incharge: Mr Teric Chia

Job Title: Admin Mobile: 65 6909 3080 Email: teric@carzauto.com.sg

We are in receipt of your letter, which is receiving our attention. We shall rever we are proserving our shortly. Kindly note that rights to cond песевзигу. Mame Date