



Your Ref: As follows

Our Ref: AL.INS.2020.30183(PD)JW

06 November 2020

WITHOUT PREJUDICE

GREAT AMERICAN INSURANCE COMPANY

BY HAND

No 3, Temasek Avenue,
#16-01, Centennial Tower
Singapore 039190
Attention:Motors Claims Department
Vehicle No: GBJ 4423 K

CINEGEAR BOARDCAST PTE. LTD.

CERTIFICATE OF POSTING

No.18 Howard Road
#01-02 Novelty Bizcentre
Singapore 369585

KOH TIMOTHY BRYAN

CERTIFICATE OF POSTING

Blk 226 Bishan Street 23
#09-109
Singapore 570226

Dear Sirs,

CLAIMANT :RUDI MAS BIN ABDUL RAHMAN
ACCIDENT INVOLVING SGN 3908 E & GBJ 4423 K ALONG BLOCK 94B
BEDOK NORTH AVENUE 4 ON 22 AUGUST 2020 AT ABOUT 0810 HOURS

1. We act for **RUDI MAS BIN ABDUL RAHMAN**, who was the Owner & Driver of motor vehicle no. **SGN 3908 E**.
2. We are instructed by the above named to claim damages against you/your insured in connection with a road traffic accident **ALONG BLOCK 94B BEDOK NORTH AVENUE 4** involving our client's vehicle registration number **SGN 3908 E** and vehicle registration number **GBJ 4423 K** driven by your insured/you at the material time.
3. We are instructed that the accident was caused by your insured's/your negligence in the driving and/or management of your insured's/your vehicle.As a result of the accident, our client's vehicle was damaged and our client has been put to loss and expense, particulars of which are as follows:-

ALP LAW CORPORATION

| | |
|---------------------------------------|---------------------|
| 01. Cost of Repair | \$ 10476.40 |
| 02. Pre-repair inspection days | \$ 480.00 |
| 03. Loss of Use | \$ 4800.00 |
| 04. LTA search fees | \$ 36.49 |
| 05. Cost Contribution (at this stage) | \$ 1000.00 |
| 06. Incidentals (at this stage) | \$ 100.00 |
| | <u>\$ 16,892.89</u> |

4. We enclose herewith copies of all the supporting documents as follows: -

- (a) Police/ GIA report lodged by driver of SGN 3908 E & GBJ 4423 K ;
- (b) LTA search for motor vehicle no. GBJ 4423 K ;
- (c) Certificate of insurance ;
- (d) Third party claim estimation ;
- (e) Final repair bill.

5. The demand herein is in respect of our client's claim for damages pertaining to his motor vehicle and any settlement following or subsequent to this demand shall not prejudice our client claim in respect of damages and consequential loss in relation to his personal injuries.

6. Please also note that if you are insured and you wish to claim under your insurance policy, you should immediately pass this letter and all the enclosed documents to your insurer.

7. Please note that you or your insurer should send to us an acknowledgement of receipt of this letter to us within 14 days of your receipt of this letter, failing which our client will have no alternative but to commence proceeding against you without further notice to you or your insurer. Our client's claim herein is quantified based on supporting documents in our file. Until a settlement is reached, all negotiations are conducted on the basis that the damages quantified herein are subject to revision if so instructed by our client .

8. Please also note that if you have a counterclaim against our client arising out of the accident, you are also required to send to us a letter giving full particulars of the counterclaim together with all relevant supporting documents within 8 weeks of your receipt of this letter.

9. Please note that this letter of demand is made without prejudice to our client's right to claim for personal injury damages arising out of the same accident.

Yours faithfully



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