FASTECH AUTO PTE LTD

1 Kaki Bukit Ave 6 #01-48 Autobay Singapore 417883

Tel No: 67465405 / 67465376 Fax No: 67458520

Tax Reg No: 200006262D

Date: 07.01.2021

MS First Capital Insurance Limited 36 Robinson Road #16-01 City House Singapore 068877

Attn: Motor Claim Department

Dear Sir/Madam,

ACCIDENT INVOLVING VEHICLES: SLX 3953L / SHB 2183L AND OTHER ON 18.12.2020

We are the authorized repair workshop for the owner of motor vehicle no: SLX 3953L , which was involved in the captioned accident with your insured vehicle no: SHB 2183L . The vehicle owner has requested and authorized us to assist him in presenting his/her claim against the party responsible for the damage to the vehicle.

As the accident was caused by the negligent act of your insured driving, we are submitting these claims for your consideration on behalf of the owner/claimant.

1) Cost of Repair (inclusive of GST)

2) Loss of Rental

\$	2,600.00 20,255.00		
\$			
\$	17,655.00		

We enclosed herewith the following documents to support the claims:

a) Final Repair Invoice

c) Letter of Authorisation, etc...

e) Police Report

g) Insurance Certificate

b) Car Rental Invoice / Agreement

d) GIA Report

f) I/C & Driving Licence

h) Vehicle Registration Log Card

Kindly look into the matter and let us hear from you on the settlement of our customer's claims as soon as possible.

Please note that it is a condition of any settlement reached that it shall be without prejudice to any personal injury claim (if any) of the owner/claimant.

Thank you.

Yours faithfully,

Jason Tang (jason@fastechauto.com.sg)

For Fastech Auto Pte Ltd

TAX INVOICE

FASTECH AUTO PTE LTD

1 Kaki Bukit Ave 6 #01-48 Autobay

Singapore 417883

Tel No: 67452063 / 67467158 Fax No: 67458520

Tax Reg No: 200006262D

Tax Invoice: 22144

MS First Capital Insurance Limited

36 Robinson Road #16-01 City House Singapore 068877 Date :07.01.2021 Vehicle No :SLX 3953L Make/Model :BMW 520I

Chassis/Eng# :

Attn: Motor Claim Department Accident Date : 18.12.2020

Claim No

Reference : 1220 -22144

Policy No :

Amount

To proceed on lump sum repair

SS

16500.00

E. & O. E. Total: S\$ 16500.00

GST @ 7% : S\$

1155.00

Amount Due : \$\$ 17655.00

for FASTECH AUTO PTE LTD

(Cash) / Cheque No.:

MAPLE DREAM AUTOMOTIVE

Registration: 53370482X 19 Roselane, Singapore 437379

	VEHICLE	HIRE AGREEMENT	
CAR PLATE NO. CIV 5015		COLLECTION TIME 18. D. 2020 @ 11	: 04 AM/PM
MAKE AND MODEL: TOUTO	Alphard	RETURN TIME 30.17.2020 @ 16:	IO AMAM
THIRD PARTY INSURANCE NON	- WAIVER EXCESS:	Carate de Constitution de la Con	es:S 2600.00
Own damage repair cost up to SG	D3500 +	Malaysie/GPS: DAYS:()	
HIRER'S	PARTICULARS	Deposit:S	
NAME (IN NRIC / PASSPORT):	the Falls	Remarks	
NRIC/PASSPORT NO.: CO	MA JISKAT		
DATE OF BIRTH: 10 L	8+5910+0		
ADDRESS: BIK 333D Yighur	10V 198+ 1 Street 31 #07-145		
singapore 7643	33		
CONTACT (1): \$820 0031	¥		
DRIVING LICENSE PASSED DATE:	06 Jan 2009		
EMPLOYMENT DETAILS:			
	and a significant well from the second secon		
movi Antick			3MCE
LEGEND:	D: DENT 1 C:	CRACK I S: SCRATCH I G: GAP I P: PA	UNT OFF
PETROL LEVEL:	BAR:	MILEAGE:	
PETROL LEVEL.	DAK	11220001 14000	
3) All vehicles are fitted with anti-theft that the immobilizer is being activated for towing from Singapore Customs b) SGDS200.00 for resetting c) Reutal will be forfeited due 4) Use of vehicle for illegal purposes (c. 5) In case of accident, the hirer shall rup 6) The Hirer agrees that a punctured ty vehicle, by itself does not represent such response at a fee from SGDS5 roused shall be charged accordingly 7) Emergency Breakdown and Towing 3 8) All vehicles are supplied with petrol (9) No refund for early return of vehicle.	of it the Singapore customs. There was de- of immobilizer to breach of hiring agreement g, in connection with theft, drug distributio to the the rental office immediately. Police re, empty petrol tank, flat battery due to n a breakdown and that in the event the Owt 0, during office hours, to SGD\$80, out of o from SGD\$100 to SGD\$200 per tyre Service is only available up to 400km from and should be returned with petrol level lik The hirer shall be liable for late return cla ges are not covered under insurance, which	in, trafficking or smuggling) is strictly prohibited. report must be made within 24 hours if there are injuries involved, egligence, netivation of the spare key such as loss of vehicle's key or et's Emergency Response is called upon to react to such occurrence, the fice hours, per trip, excluding replacement costs, if any. Punctured and the Malaysia Custom, excluding Genting Highlands, ewise. There will be no refund for oxcess petrol. rges at rate of SGDS 10 to SGDS20 per hour per day, depending on the the applicable charges range from SGDS300 to SGDS4500. ris responsible at a senalty if SGDS300.	vehicle's key locked in t Eliter shall bear the cost damaged tyre that cannot
I have read and agree to the terms and co- I further request for and consent to the co- with business partners and marketi	nditions on both side of this agreement. All in ollection, use and disclosure of my personal ing partners, as well as their authorize	aformation I have provided in connection with this agreement is true, data by and its related corporations (collectively), its agents and sharied service providers, for the purposes of contacting me and send promotions and rewards or to conduct consumer or market research o may have in its records from time to time (including where applicable).	to identify other produ
10.12.2000 11011.000	RI	30 17, 2000 16:100m	53370482X
18.11.2020 11.04 UII	SIGNATURE	Return/Date/Time	SIGNATURE
Collection/Date/Time	NICTORITIES	INCHIBIT LARGE I HAVE	

L 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.

2. The hiring shall commerce on the date and at the time specified and shall continue for the period and end of the date and at the time stated unless extended or as

requested by the Hirer, subject to the consent of the Owner.

3. The Hirer shall pay in full the hire charges specified before the commencement of hiring. No part of such hire charges shall be refunded in any circumstances.

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 clapsing between the time of such expiration and the time when the said vehicle is returned to the Owner, such further other charges 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 10% per month until they are paid.

5. The said vehicle may only be driven by the Hirer or persons who are designated and authorized therein (hereinafter called "the authorized driver"). The Hirer and the

authorized driver must be in possession of a valid driving license and shall at all times drive the said vehicle in a careful and skillful 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:

 a. 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).

b. The Hirer shall not drive the said vehicle whilst under the influence of intoxicating liquor or drugs.

e. 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 pedaling 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.

d. The Hirer and the authorized driver must be over 22 years of age and under 65 years and be holding valid driving license. Failure to observe stipulation may return all damage costs to be borne by the Hirer.

6.The Hirer agrees that a punctured tyre, empty petrol tank, flat battery due to negligence, activation of the spare key such as loss of vehicle's key or vehicle's key locked

in the vehicle, by itself does not represent a breakdown and that in the event the Owner's Emergency Response is called upon to react to such occurrence, the Hirer shall bear the cost of such response at a fee from SGDS50, during office hours, to SGD\$80, out of office hours, per trip, excluding replacement costs, if any. Punctured and damaged tyre that cannot be reused shall be charged accordingly from SGD\$ 100 to SGD\$200 per tyre.

7. The Hirer or authorized driver shall report all accidents involving the said vehicle to the Owner immediately and should there be bodily injuries, to the police within 24

hours after the accident. The Hirer or authorized driver shall not admit or compound any claim, either partially or in fill 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 time. Failure to comply with rules 5 and 7 will render the Hirer liable for all costs and third party claims.

&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 a result of the use of the said vehicle, or as a result of any defect therein and in taking delivery of the said vehicle. The Hirer shall be deemed to have satisfied himself that is in all respects roadworthy and M a proper and safe condition.

2. Percevation and rental fees are strictly non-refundable. 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 reserves the right to replace the said vehicle with an alternative vehicle of similar seating capacity and if no such alternative vehicle is available then the Hirer shall be refunded of any hire charges and deposit (if any) paid by him/her after offsetting the rental charges and costs incurred but shall have no other claim of any kind whatsoever against the Owner. However, if no deposit is paid, the 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 petrol shall return it likewise, failure to do so which the Owner shall be entitled to refill the tank and the cost 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.
- 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.
- 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 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 or continuing breach.
- 15. The Hirer is responsible for obtaining the required CashCard 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 any time 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 monies, 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. Failure to comply with this term may entait 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 conditions in respect of any replacement vehicle hired in lieu of the said vehicle by means of new Rental Agreement or Replacement Voucher.

I hereby agree to the following terms and conditions

Reg No. 53370482X

BK

Hirer

MAPLE DREAM AUTOMOTIVE

Ŀ

1

	DATE : 18.12.2020										
	TO : MS First Capital Insurance Limited.										
	RE: ACCIDENT INVOLVING VEHICLE NO. SLX 3953L / SHB 2	183 L									
	ALONG										
	ON 18.12.2020										
	I/We, Poh Huat Car Services	and the second second									
	of (NRIC No./ROC No.) 53318250J										
of 365 Jalan Besar Singapore 208995.											
	owner of vehicle no. SLX 3953L in consideration of M/s FASTECH AUTO										
PTE LTD repairing my/our vehicle SLX 3953 L at my/our instruction and herebauthorise M/s FASTECH AUTO PTE LTD to demand claim settlement whatever amount settled/payable by the Insurance Company and/or third party or to commence leg proceedings, if necessary, under my name, for the cost of repairs, car rental and/or loss of etc. and to their appointing solicitor to act for me/us in respect of the said accident/claim all claimed and/or settled shall belong to them absolutely.											
						I/We further agree and undertake to indemnify them against the above-mentioned clair					
							which may arisen therewith.				
							Reg No (53318250J) (5331850J) (5331850J) (5331850J) (5331850J) (5331850J) (5331850J) (5331850J) (53318				
	Signature of Owner:										
	Name of Owner:										