

# N-51 AUTOMOTIVE PTE LTD

**Company & GST Registration No. 200616038C**

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

Kaki Bukit Autohub Singapore 417921

Tel: 68420051

Fax: 67410510

Email: sales@n51.com.sg

27 September 2021

Our Ref : CLM16680 / SKC4712G / JAN-39/2021

**AXA INSURANCE PTE LTD**

8 SHENTON WAY

#24-01 AXA TOWER

SINGAPORE 068811

**ATTN: MOTOR CLAIMS DEPARTMENT**

Dear Sir @ Madam,

**Re: Accident involving SKC4712G & SHA8510S on 27/01/2021**  
**Along Conrad International Service Road**

We refer to the above accident which was caused due to the negligence of your insured driver of vehicle No: **SHA8510S** whose vehicle was insured with you at the material date of the accident.

We are proposing 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	\$	3,531.00	(Include 7% GST)
Loss of use	\$	600.00	(\$100 X 6 Days)
Additional 2 days loss of use for pre repair	\$	160.00	(\$80 X 2 Days)
LTA search fee	\$	7.45	
	S	<u>\$ 4,298.45</u>	

We enclosed herein the following documents for your necessary attention.

- 1) Our Final Bill No: CLM16680
- 2) LTA search fee
- 3) Letter of Authorisation
- 4) GIA report of SKC4712G

We look forward to your prompt reply.

Yours faithfully,



**N-51 AUTOMOTIVE PTE LTD**

S.Y.NEO

Director



*bizSAFE<sub>3</sub>*

P.I.C - Melody Chin

Reply to :huixin@n51.com.sg

# LETTER OF AUTHORISATION

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

RE: ACCIDENT INVOLVING VEHICLE NOS: SKC 4712 G & SHA 8510 S  
ALONG CONRAD INTERNATIONAL SERVICE ROAD ON 27/01/2021 - 20:35HRS

I/We WHEELS EXPRESS RENTAL & LEASING PTE LTD NRIC/Passport No: 201810594C  
of 2 SIMS CLOSE #01-08 S13872981  
the owner of vehicle no. SKC 4712G 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 inadequate, 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 CHINA TAIPING  
Policy No. DMHLSNA00002842000 Expiry Date: 21/05/2021



27/01/2021  
Owner's Signature/Co's stamp (if applicable)

Excess:  
[Signature]  
Witness Signature/Name



### AXA THIRD PARTY DIRECT SETTLEMENT

Vehicle No:	SHA 8510S (Insd veh)	Model: HONDA JAZZ
	SKC 4712G (TP veh)	
Date of Accident/ Time:	27.01.2021	

Repair Estimate	: \$	7,617.37	
Final Repair Cost	: \$		
Loss of Use	: \$		days at \$ per day
Rental (if any)	: \$		days at \$ per day
LTA / GIA Search Fee	: \$		
Others:	: \$		
Final Settlement Sum	: \$	3,600.00	GLOBAL SUM
Payee Name : N-51 AUTOMOTIVE PTE LTD			
Is Third Party Workshop GIA Registered? [ ] YES [X] NO (Kindly indicate below)			
A)	For Non GIA Registered Workshop:	Agreed Liability	100 (%)
B)	For GIA Registered Workshop:	BOLA Applicable: Yes/ <del>No</del>	BOLA Scenario No: 27
	BOLA Liability: _____ (%)	Assessed Liability (*): _____ (%)	
* Assessed Liability to be filled only for chain collisions and for cases where BOLA does not apply.			
Remarks:			

**NOTE:**

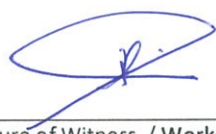
- PLEASE EXPRESSLY RESERVE YOUR CLIENT'S RIGHTS IF SO REQUIRED IN THIS SETTLEMENT DOCUMENT.
- THIS SETTLEMENT IS ON A WITHOUT PREJUDICE BASIS AND SHOULD NOT CONSTRUED AS AN ADMISSION OF LIABILITY ON AXA AND THEIR CLIENT/TORTEFASOR IN ANY MANNER WHATSOEVER.
- AXA RESERVES THEIR RIGHTS UNDER THE POLICY 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 per the NIMA rates.

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  
 Name of Representative:  
 Date: 19/10/2021

  
 Signature of Witness / Workshop stamp (if applicable)  
 Name of Witness:  
 Date: 19/10/2021

  
 Signature of AXA's surveyor/representative:  
 Name of AXA's surveyor /Representative:  
 Date: 19/10/2021

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.

# N-51 AUTOMOTIVE PTE LTD

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 Fax No. : +65 6741 0510  
E-Mail : sales@n51.com.sg  
Company Reg. No. : 200616038C  
GST Registration No. : 200616038C

AXA INSURANCE PTE LTD  
8 SHENTON WAY  
#24-01 AXA TOWER  
SINGAPORE 068811

## TAX INVOICE

Date : 18/08/2021  
Date in : 28/01/2021  
Vehicle Num. : SKC4712G  
Make/Model : HONDA JAZZ 1.4A-2007  
Chassis/Eng# : JHMGD18507S221503/L13A54001558  
Accident Date : 27/01/2021  
Claim No : CLM16680  
Reference : JAN-39/2021  
Policy No. : DMHCSNA00002842000

LUMPSUM REPAIR BILL  
REF : CLM16680-N51 DATED 29/01/2021  
BY DIRECT

Amount S\$  
3,300.00

E. & O.E.	Sub S\$ :	3,300.00
	Add GST ( 7% ) S\$ :	231.00
	Total Amount S\$ :	<u>3,531.00</u>



for N-51 AUTOMOTIVE PTE LTD



*bizSAFE<sub>3</sub>*



Chin Hui Xin <huixin@n51.com.sg>

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**RE: SKC4712G & SHA8510S - NOTICE TO INSURER TO CONDUCT PRE-REPAIR INSPECTION WITHIN 2 WORKING DAYS**

1 message

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Harminder Kaur <Harminder@msfirstcapital.com.sg>

Thu, Jan 28, 2021 at 1:58 PM

To: Chin Hui Xin <huixin@n51.com.sg>, Motor Claims <MotorClaims@msfirstcapital.com.sg>

Dear Sirs,

Vehicle SHA8510S is not insured by us with effect from 1.1.2021.

Thank you.

Best Regards,

Harminder Kaur

Motor Claims

**MS First Capital Insurance Ltd**

A Member of **MS&AUI** Insurance Group

36 Robinson Road, #16-01 City House, Singapore 068877 | Tel: 6507 3848 | Fax: 6507 3849 | Reg. No. 195000106C

Personal Data Protection Act 2012 ("PDPA"):

Under the PDPA, there are various requirements that regulate the processing of your personal data. Please refer to <http://www.msfirstcapital.com.sg> for details of PDPA Personal Data Collection Statement.

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**From:** Chin Hui Xin <huixin@n51.com.sg>

**Sent:** Thursday, January 28, 2021 1:53 PM

**To:** Motor Claims <MotorClaims@msfirstcapital.com.sg>

**Subject:** SKC4712G & SHA8510S - NOTICE TO INSURER TO CONDUCT PRE-REPAIR INSPECTION WITHIN 2 WORKING DAYS

Dear Sir / Madam,

As per above subject.

Please refer to attachment and:-



Land Transport Authority  
10 Sin Ming Drive  
Singapore 575701  
GST Registration No. : M4-0006529-2

Print Date/Time : 28 Jan 2021 / 13:16:02

Receipt Date/Time : 28 Jan 2021 / 13:16:02

### Tax Invoice/Receipt

Receipt No. : ITNET-00000-210128-001722

Previous Receipt No. :

S/N	Item Description/ Business Transaction Reference No.	Amount Before GST (\$)	GST Amount (\$)	Amount After GST (\$)
Result of Insurance Enquiry - SHA8510S				
As at 27 Jan 2021/20:35:00				
Insurance Co: MS FIRST CAPITAL INSURANCE LIMITED				
1	Insurance Enquiry - SHA8510S Enquiry Fee 20210128131549947207	7.00	0.49	7.49
	<b>Sub-Total</b>	7.00	0.49	7.49
	<b>Total Before Rounding</b>	7.00	0.49	7.49
	<b>Rounding Difference</b>			-0.04
	<b>Total Amount Payable</b>			7.45
	<b>Paid By</b>			
	3endysjj		Credit Card	7.45
	<b>Total</b>			7.45
	<b>Cash Change</b>			0.00
	<b>Tendered Amount</b>			7.45
	<b>Excess Refundable Amount</b>			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.



# Re:RE: Re:<MANDATE IA>

Type

 Question

Message

REVISED OFFER \$3,600.00 ALL IN

Reply