

19 March 2021

Your Ref:	Your insured SLS5215Y
Our Ref:	PA210301-SKR3525H.GL
Date Of Accident:	05 Mar 2021
Name Of Registered Owner:	Super Tec Limousine Pte Ltd
Vehicle Registered Number:	SKR3525H
Vehicle Model:	Toyota Vios

INDIA INSURANCE INTERNATIONAL PTE LTD**By email****Attn: Motor Claims Department**

Dear Sir/Madam,

ACCIDENT INVOLVING SKR3525H / SLS5215Y ON 05 MARCH 2021

We are writing on behalf of **SUPERTEC LIMOUSINE PTE LTD**, the registered owner of motor vehicle number **SKR3525H** which was involved in the above accident.

We are instructed to claim the followings:

Cost Of Repair	\$	5000.00
Loss Of Usage (5 days)	\$	600.00
LTA Tax Invoice	\$	7.45
Total		\$ 5607.45

We enclose herewith the supporting documents:

- **Final Repair Bill**
- **GIA Report/Police Report**
- **Owner/Driver NRIC & Driving Licence**
- **Certificate of Insurance**
- **Warrant to Act**
- **GIA / LTA Search Fee**
- **Rental Agreement & Invoice**

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

Yours sincerely

Edward Ow
Profi Automotive

WARRANT TO ACT

I/We, SUPERTEC LIMOUSINE PTE LTD of 200911332H

, owner of SKR 3525H (vehicle no.) hereby authorize

PROFI AUTOMOTIVE, 10 Kaki Bukit Road 2 #01-05, First East Centre Singapore 417868,

to act for me with respect to my claim for repair costs and/or rental and/or loss of use ("claim")

for my vehicle no. SKR 3525H that was damaged pursuant to the accident which occur

on 05-03-21 (date) along P1E Towards Airport

(location) involving vehicle no/s SKR3525H & SLS521SY ("the accident").

I further authorize **PROFI AUTOMOTIVE** to settle my above-mentioned claim in a manner that

they deem fit and **PROFI AUTOMOTIVE** is further authorized to receive payment further to

settlement of my claim with payment cheque/s being made in favour of the workshop.

I further acknowledge that any settlement the workshop may reach on my behalf is on a without
prejudice and without admission of liability basis in so far as the driver/owner/insurers of the other
vehicle/s is/are concerned.

Dated this 08 (day) of March (month) 2021 (year)



Signed by "the 3rd party claimant"
(with company stamp if applicable)

EXPRESS SETTLEMENT

DISCHARGE VOUCHER III- Direct Settlement (PODS)

India Ref: MFL2021D0000975
Claimant Ref: SKR 3525H

We/I, PROFI AUTOMOTIVE ("the workshop") hereby confirm that we/I have reached an agreement with the appointed Surveyor of India International Insurance Pte Ltd LKK Auto Consultants Pte Ltd (name of Surveyor) with respect to the amount claimed for S\$ 5,350.00 (GLOBAL SUM), vehicle no. SKR 3525H that was damaged pursuant to the accident which occurred on 05/03/2021 (date) at TOWARDS AIRPORT DETOUR KALLANG WAY EXIT (location) involving vehicle no. SLS 5215Y (insured vehicle). This is pursuant to the inspection conducted on 08/03/2021 (date) at "the workshop".

We/I confirm that we/I are/am authorized by the owner SUPERTEC LIMOUSINE PTE LTD ("the third party claimant") of vehicle no. SKR 3525H to make the claim as set out in the above paragraph and we/I have full authority to settle the matter on his/her behalf in a manner that we/I deem fit. We/I enclose herein the letter of authority given by "the third party claimant".

We/I further confirm that we/I will indemnify India International Insurance Pte Ltd for all damages, loss and/or expense that they will or have already incurred in the event that "the third party claimant" after the above said agreement lodges a further claim against the former for any loss and expenses suffered pertaining to cost of repairs and/or rental and/or loss of use pursuant to the damage to SKR 3525H (vehicle no.) as a result of the accident.

We/I confirm that the agreement reached above is in full and final settlement of all claims of "the third party claimant" pursuant to the accident and that further this settlement is reached on a without prejudice and without admission of liability basis.

This agreement is subject to the application of Singapore law and the Singapore Courts have exclusive jurisdiction over any dispute arising out of the same.

We/I authorize you to pay the total amount of S\$ 5,350.00 to PROFI AUTOMOTIVE.

Dated this 12th day of April 2021

CLAIMANT:

Signature:




Signed by "the workshop" (with chop)

Name:

TOWARDS ON

NRIC:

578053120

Address:

10 Kaki Bukit Rd 2

#01-05 547868

Nationality:

S.C.

Occupation:

Operational Manager

WITNESS:

Signature:



CKS

Signed by appointed Surveyor

Name:

LKK Auto Consultants Pte Ltd

NRIC:

199607198R

Address:

51 Ubi Avenue 1

#01-25 Paya Ubi Ind. Park S(408933)

Nationality:

Occupation:

Vehicle Damage Discharge Only
Signed without prejudice to any
other rights or personal injury claim

profi automotive

10 Kaki Bukit Road 2 #01-05 First East Centre S417868 M:94335558 E: profi.automotive@asia.com

12 April 2021

Bill to: INDIA INTERNATIONAL INSURANCE PTE LTD

Date Of Accident:

05 March 2021

Name Of Registered Owner:

Supertec Limosine Pte Ltd

Vehicle Registered Number:

SKR3525H

Vehicle Model:

Toyota Vios

Description	Amount
Final Repair Bill Lump Sum Repair	\$5000.00
Total	\$5000.00





Carz Haven ROC 53338147M

Blk 505B Bishan Street 11
#01-420 S(572505)
www.carzhaven.com

Tel: 8782 4933
Fax: 6353 7717
Email: carzhaven@hotmail.com
Facebook: facebook.com/carzhaven

No: CH/ 115 /2019

CAR RENTAL AGREEMENT

Date: 08-03-2021

HIRER'S PARTICULARS	
Name: VALAM PURI MARAN S/O KRISHNAN	NRIC/Passport No./Driving License No.: SXXXX394A
Address: BLK 436 TAMPINES STREET 43 #03-107 S(520436)	Mailing Address (if different from NRIC):
Mobile No.: 97777478	Email:
Date of Birth: 13-02-1962	Class(es) Of License: 2B, 2A, 2, 3

AUTHORISED DRIVER'S PARTICULARS	
Name:	NRIC/Passport No./Driving License No.:
Address:	Mailing Address (if different from NRIC):
Mobile No.:	Email:
Date of Birth:	Class(es) Of License:

Vehicle Registration No.: SME6936E		Make/Model/Color: TOYOTA VIOS 1.5A							
Minimum Rental Period (Days/Weeks/Months): 5 DAYS					Rate: 120.00				
Rental Start Date: 08-03-2021					Rental End Date: 13-03-2021				
Collision Damage Waiver:			Date/Time Out/Mileage: 08/03/2021 14:58 126184 KM			Date/Time in/Mileage:			
Fuel Indication Out:	Empty	1/8	1/4	3/8	1/2	5/8	3/4	7/8	FULL
Fuel Indication In:	Empty	1/8	1/4	3/8	1/2	5/8	3/4	7/8	FULL

I have read and understood the contractual obligation and I hereby agree to be bound by it.

Deposit: \$ 0

Amount paid (Excluding deposit): \$

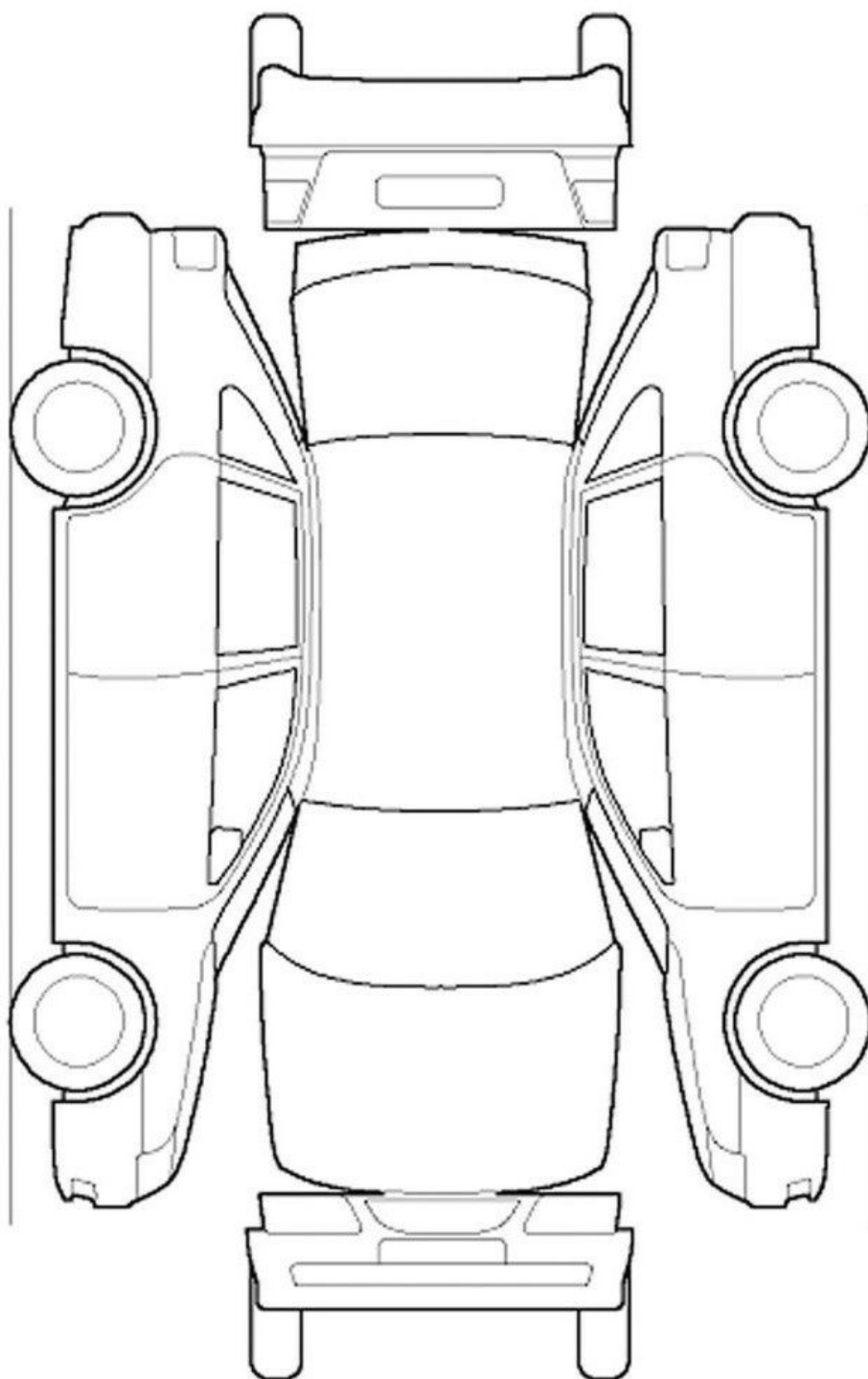
Failure to fulfill contract obligation may result in forfeiture of deposit at owner's discretion.

Signature of Hirer

Signature of Owner



Standard Rated Invoice						
Carz Haven Pte Ltd Blk 505B, Bishan Street 11 #01-420 Singapore - 572505 Mobile no: 87824933 Email: carzhaven@hotmail.com			Standard Rated Invoice No: CH/INV/ 948 /2019		Dated: March 14, 2021	
			Delivery Note:		Terms of Payment: Due upon receipt	
			Supplier's Ref:		Other Reference:	
			Buyer Order (PO) No:		PO Dated:	
Customer Details: VALAM PURI MARAN S/O KRISHNAN BLK 436 TAMPINES STREET 43 #03-107, Singapore - 520436 Phone no: 97777478 IC No: SXXXX394A						
S.No	Product	Description	Qty	Unit	Price(SGD)	Amount (SGD)
1	SME6936E	RENTAL FOR 08/03 TO 13/03	5	DAYS	120.00	600.00
Sub Total (SGD)						600.00
Total (SGD)						600.00
Amount in words : Six Hundred Singapore Dollar (SGD) Only						
Declaration: We declare that this Standard Rated Invoice shows the actual price of the goods described and that all particulars are true and correct.			* Computer Generated Invoice no Sign Required			
Notes : Please kindly transfer to 3533110167 UOB CURRENT or PAYNOW to UEN: 201949492D by the due date and revert to us with proof of payment. Thanks!!						
Income Terms: By Cash/Bank Transfer						



Signature of Hirer

vh

TERMS & CONDITIONS

The Authorized Manager, being wholly authorized by the owner of the motor vehicle described herein ('the said vehicle') to deal/use/manage, etc, hereby agrees to let the said vehicle to be used by the hirer herein subject to the following terms and conditions:-

Rental, Late Charges and charges on Defaulted Rental

- a. Weekly payment: All weekly rental payments are counted from Monday to Sunday and due payable on the following week by latest WEDNESDAY at 2359hrs and if the Wednesday falls on a public holiday, due date will be the next working day at 2359hrs.
- b. Late Payment fee: All outstanding payment after the above mentioned day will be subjected to a late penalty of S\$60 per day.
- c. Hirer acknowledged that both private hire decals affixed on the vehicle are in good condition. Hirer is responsible and aware that a fine of \$1000 per damaged decal will be imposed should there be any defect thereafter.

1. The use of the said vehicle shall commence and end on the date and time specified unless requested by the Hirer and approved by the Authorized Manager. Failure to fulfil contract obligation, hirer may be liable to pay up till minimum contract committed. The said vehicle is restricted to carry 4/7 passengers and can only be driven by the Hirer or Authorized Driver only.
2. The Hirer shall be deemed to have extended the period of use by reason of the Hirer's late return or failure to return on the stipulated date and time or continued possession and/or use of the said vehicle on the same terms and conditions and the Authorized Manager may impose at his absolute discretion hourly rates and other charges or levies as the case may be.
3. The Hirer shall be liable to pay the full charge(s) for the period of use, the hourly rates and all other charges or levies as the case may be including paying a sum of S\$500 should the said vehicle be used outside of Singapore, per calendar day without prior permission of the Authorized Manager.
4. Should a hirer default on rental payment, we reserve the right to repossess the vehicle and all towing fees, repair costs, administrative charges amounting to \$3000 any other expenses (debt collectors/legal proceedings) to recover our losses shall be borne by the hirer. Vehicle rental may still be incurred until hirer surrender the car key to Authorized Manager.
5. The said vehicle shall only be driven by the Hirer, in Singapore and/or Malaysia, as the case may be, and must possess the appropriate valid driving license and at all times drive the said vehicle in a careful and skillful manner, observing all traffic rules and regulations of the Country.
6. The Hirer shall not knowingly or otherwise, use the said vehicle in contravention of any Statue, Act, Ordinance, Regulation, or Rules for the time being in force or in any manner by reason of which the said vehicle may become liable of seizure, confiscation of forfeiture or where the Authorized Manager may be liable to any penalty.
7. The Hirer shall be answerable to the relevant authorities for all his actions or breaches and shall be liable to pay all ERP charges, penalties, costs of repairs, excess, etc incurred or imposed during the period of use and agrees to allow the Authorized Manager to retain the deposit for seven (7) working days, to offset fines, if any.
8. The Hirer shall report all accidents involving the said vehicle and obtain all the relevant particulars of the other vehicle and drivers involved in the accident, including particulars of the witnesses to the accident, if any to the Authorized Manager and/or to the Police immediately.
9. The Hirer shall pay for the cost of the petrol used during the period of use and shall return the said vehicle appropriately cleaned and with the same amount or more of the appropriate fuel (only 95 and above petrol is allowed), failing which the Authorized Manager shall be entitled to the cost of the refueling and additional service charges of S\$50 each time for the refueling/carwash/vacuum, where appropriate. Subject to 1/4 tank of S\$30.

Signature of Hirer



10. The Hirer agrees that punctured tire, empty filel, overheating from lack of cooling liquids or engine oil, loss of ignition key/remote control or the same was locked inside or negligence by the hirer, by itself does not constitute a breakdown of the vehicle and the Hirer shall bear the costs of replacing/rectifying the same. No replacement vehicle will be provided.

11. The Hirer shall be responsible for the required cash card with sufficient cash balance in the said cash card properly inserted into the in-vehicle unit for deductions during the period of use.

12.

a. The Hirer shall ensure that the vehicle is always kept in good condition, adequately locked and secured and whenever it is not being driven during the period of use. Smoking in the said vehicle is strictly prohibited.

b. The Hirer shall be liable to a surcharge of S\$100 if he/she is found to have done so. The Hirer shall keep the vehicle clean at all times, failure to do so, the Hirer shall be liable to S\$100 surcharge. Any belongings left in the said vehicle upon returning will be discarded.

13. In the event of an incident, hirer is liable for the insurance excess (Sec 1 - \$3000, Sec 2 - \$3000). The hirer is responsible to report all accidents to the owner regardless of severity or faults of all parties involved.

14. The Hirer shall be liable for all claims and/or damages arising from use of the said vehicle involving any illegal activities, driving whilst under the influence of alcohol or any other unmoral or illegal activities that is not covered by the motor insurance policy taken by the Authorized Manager.

15. The Hirer shall be at all times and notwithstanding the determination of the Agreement indemnify the Authorized Manager against all claims arising out of any accident caused to and or by the vehicle and for all losses suffered, including the full value of the said vehicle, howsoever occasioned, including paying the cost of the repairs plus loss of earning and or paying the current market value of the said vehicle in the event of a total loss situation through theft, fire, accident, terrorism or other act of war or any act of God or natural calamity in case of no claim from the insurer.

16. The Hirer shall in no event be deemed to be the agent/servant/employee of the Authorized Manager in any manner or for any purposes whatsoever.

17. The Hirer assumes all the risks and responsibilities of the use of the said vehicle and hereby agrees to waive all claims against the Authorized Manager and indemnify the Authorized Manager against all claims arising out of the use of the said vehicle.

18. The Authorized Manager agents/servants shall have the rights to access the said vehicle for the purposes of inspecting the state and condition of the said vehicle at any time during the period of use.

19. The said vehicle is not covered by a motor insurance policy for personal accident or death liability for the Hirer. The Authorized Manager may at the request of the Hirer and upon payment of the requisite charges arrange for separate personal accident coverage for the bodily injury or death. The Authorized Manager shall not be responsible for any liability claims, injuries or otherwise in connection with any accident death or other losses arising from the use of the vehicle.

20. The Authorized Manager shall not be held liable to the Hirer or to any third party for any deaths, loss, injury or damage sustained by the Hirer or by any third party as a result of the use of the said vehicle. The Hirer alone shall be responsible for all such events.

Signature of Hirer



21. No relaxation, forbearance or indulgence by the Authorized. Manager in enforcing any of the terms and conditions of this Agreement shall prejudice or affect the rights and powers of the Authorized Manager nor shall any waiver of any breach operates as a waiver or any subsequent or continuing breach.

22. The Authorized Manager shall have the right to terminate the Agreement and retain possession the said vehicle at anytime and anywhere without notice to the Hirer should the Hirer breached any one or the terms and conditions herein.

23. The Authorized Manager shall not be liable to the Hirer or to any other person(s) for any loss or damage of goods, articles or any other things left or allegedly left in the said vehicle whatsoever and or howsoever caused or occasioned by reason of the Authorized Manager terminating the Agreement and retaining possession of the said vehicle.

24. This Agreement contains the whole contract made for the parties hereto. No variation of the terms of this Agreement shall be valid or binding on the Authorized Manager unless consent in writing of the Authorized Manager to such variation have been obtained.

25. Vehicle repairs requiring 8-12 hours, Authorized Manager shall reimburse the hirer with 0.5 days Rental Fee calculated based on the applicable Rental Fee. For requiring more than twelve (12) hours of service time, Authorized Manager shall reimburse the hirer with the actual number of breakdown days of rental fee in blocks of 0.5 days rental fee calculated based on the applicable rental fee for that week. No Replacement Vehicle (as defined) will be provided for vehicle maintenance. Authorized Manager shall not be liable to the hirer for any consequential costs, losses or liabilities. Whatsoever as a result of vehicle maintenance (including, but not limited to, taxi fares and/or loss of income etc)

Failure to comply with this paragraph 25 including any delay in scheduling any vehicle maintenance may result in damage to the vehicle and the owner reserves the right to require compensation for such damage from the hirer.

26. In the event of a breakdown of the vehicle, owner may at its discretion provide the hirer with another vehicle which may not necessarily be of the same make and model. If the owner does not provide the hirer with a replacement vehicle during the breakdown period, pro-rate the rental fee accordingly.

I have read and understood all the terms and conditions on all pages of this Agreement (Schedule attached to the said Agreement) and I hereby agree to be bound by it. All the information I have given CARZ HAVEN in this Agreement are true.

EMERGENCY CONTACT'S PARTICULARS	
Name: P.TAMILSELVI	NRIC/Passport No./Driving License No.:
Address: SAME AS HIRER	Relationship to Hirer: WIFE
Mobile No.: 97777479	Date of Birth:

Signature of Hirer



Land Transport Authority
10 Sin Ming Drive
Singapore 575701

GST Registration No. : M4-0006529-2

Print Date/Time : 05 Mar 2021 / 17:54:42

Receipt Date/Time : 05 Mar 2021 / 17:54:34

Tax Invoice/Receipt

Receipt No. : ITNET-00000-210305-003376

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 - SLS5215Y As at 05 Mar 2021/09:45:00 Insurance Co: INDIA INT'L INS PTE LTD Insurance Co: MSIG INSURANCE (SINGAPORE) PTE LTD				
1	Insurance Enquiry - SLS5215Y Enquiry Fee 20210305175346306109	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				
	521118XXXXXX6437	eNETS Credit Card		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.

View Received Message

This mail is associated with :
***SKR3525H (MFL2021D0000975)**
[SLS5215Y]
TP
SUPERTEC LIMOUSINE PTE LTD
Mar 5 2021 12:00AM
[-]
Profi Automotive

- Reply
- Reply All
- Mark as Unread
- Print Message
- Delete Message
- Forward

From India International Insurance Pte Ltd (HQ) (III_SG), sent on 12/04/2021 11:08 AM.
To LKK_HQ
Subject Alert - Adj Mandate Approved (S\$5407.45) - SKR3525H - Claim Handler: Priya

Approved:5407.45.

DOCUMENTS SUMMARY

There are no documents.