TA Transport Service.
19 3600
Date :
The Material in T
Alg Asia Pacific Insular Pte Ltd
1129 Asia Jacitic Insulate Pte Ltd
Dear Sir
RE: Accident involving STM 1830 Cand SLN6980K on 4/6/2
Along C14 Towards AYE
We refer to the above accident for which your insured is negligent. Thus, we are claiming for our losses which is due to my repairer Lee Sheng Auto Pte Ltd as we have not settle with them. They are as
Cost of Repair 53,424 (9st)
Loss of Rental \$ 500 - 00
LTA Search Fees 2-00
GIA Search Fees
GIA Report Fees :
We hereby authorized you to pay my accrue losses due to the accident directly to my repairer , Lee Sheng Auto Pte Ltd. If you wish to negotiate, please negotiate with my repairer.
In this connection, we hereby authorized you to pay my above losses to my repairer and we undertake to sign your Third Party Discharge Voucher once my repairer receive payment from you.
Please send your Third Party Discharge Voucher to my repairer.
Yours faithfully
Name:

LETTER OF AUTHORITY

ACCIDENT ON 4/6/21 INVOLVING STIM 1830 C AND SLN 6980K						
	LETTER OF AUTHORITY given on the, I(We) TA Transport Service					
registra	who is the owner of motorcar bearing tion number 5514 1830 C, do hereby confirm that I/We have appointed					
and thir	AUTO FIELD to represent me/us and to do all or any of the following acts					
i)	igs.					
I)	To submit, resolve and make any claim(s) which I/We may have against the other party /parties to the Accident and under the insurance policy /policies taken up by such party /parties in respect of the cost of repairs, loss of use and all other costs and expenses, etc, suffered by me/us arising from the Accident (the "loss and damage");					
ii)	To carry out direct negotiation with any third party insurer(s) in respect of the cost of repairs, loss of use and all other costs and expenses, etc arising from the accident involving the third party insured;					
iii)	To agree to any compensation or enter into any settlement or compromise as it deem fit, in the best interests of me/us, and to do all things or acts, as may deem necessary or expedient for the purpose of settlement of the claims;					
i∨)	To receive all monies payable to me/us, such payment to be made by way of cheque in favour of "LEE SHENG AUTO PTE LTD" and give a valid receipt and discharge thereof;					
v)	To execute and sign on my/our behalf, any discharge voucher or any other documents in connection with the settlement and/or payment of the Claim(s) to give good discharge					
I/We	further confirm that the acceptance by LEE SHENG AUTO PTE LTD of the					
settler	nent amount in respect of such claim shall constitute the full discharge of					
my/ou	Reference of such loss and damage. **NRIC No Company Stamp**					

RELEASE VOUCHER (AIG Asia Pacific - Express Third Party Claim)

"We/I, <u>LEE SHENG AUTO PTE LTD</u> ("the workshop") hereby confirm that we/I have reached an agreement with the appointed surveyor of AIG Asia Pacific Insurance Pte Ltd <u>LKK AUTO CONSULTANTS PTE LTD</u> (name of surveyor) with respect to the amount claimed for <u>S\$3,900.00</u> (Global Sum) for vehicle no. <u>SJM 1830C</u> that was damaged pursuant to the accident which occurred on <u>04/06/2021</u> (date) along <u>CTE TOWARDS AYE</u> involving vehicle no/s <u>SLN 6980R</u>.

This is pursuant to the inspection conducted on <u>04/06/2021</u> (date) at "the workshop".

We/I confirm that we/I are/am authorized by the owner <u>TA TRANSPORT SERVICE</u> (the third party claimant") of vehicle no. <u>SJM 1830C</u> 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 AIG Asia Pacific 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 costs of repairs and/or rental and/or loss of use pursuant to the damage to SJM 1830C (vehicle no.) as a result of the accident.

We/I confirm that the agreement reached above is in full and final settlement of any claim 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.

LEE SHENG AUTO PTE LTD

1,Kaki Bukit Ave 6,Autobay@KakiBukit #01-60/58 , Singapore 417883

Tel No.: 67477333 Fax No.: 67457138 E-Mail: leesheng@singnet.com.sg

Tax Reg. No. : 201000701R Buss. Reg. No. : 201000701R

Messrs. TA TRANSPORT SERVICE BLK 536 JURONG WEST STREET 52 #03-495 S 540536

Attention: Motor Claim Department (AIG)

Contact: 93546705 ·

Tax Invoice: TP001469

Date: 11/06/2021 Vehicle Num.: SJM 1830C Make/Model: TOYOTA AXIO

Chassis/Eng#:

Accident Date: 04/06/2021

Claim No. : Reference : Policy No. :

Amount S\$

LUMP SUM REPAIR

KNOCKING, JACKING, WELDING, PANEL BEATING, SPRAY PAINTING INCLUSIVE LABOUR REMOVE & REFIX PARTS

3,200.00

STO PINGE

Total S\$:

GST @ 7% S\$:

Amount Due S\$:

3,200.00

224.00

3,424.00

=======

LEE SHENG AUTO PTE LTD

Automobile Technology Centre 1, Kaki Bukit Ave 6 #01-60 Singapore 417883

RECEIPT

Date: 11/06/2021

No: TA/06/21/1830

Received from: TA TRANSPORT SERVICE

Sum of Singapore Dollar FIVE Hundred Dollar Only (\$\$500.00)

Being Payment for Car Rental from 05/06/2021 To 10/06/2021

Authorized

RENTAL AGREEMENT

This rental agreement is made between

AUTOMOBILE TECHNOLOGY CENTRE (46339400C),

(hereinafter referred to as "the owner") and

Mr/Ms, TA TRANSPORT SERVICE ROC/NRIC __53330577B the person signing the Rental Agreement (hereinafter referred to as "the hirer")

Residential Address

BLK 535 #03-495 JURONG WEST STREET 52 SINGAPORE 540536

Contact No (HP): 93546705	
Home Contact:	-

It is here by agreed as follows:

Terms Of Hire

1. The owner will let and the hirer agreed to hire:

a. Vehicle Reg No: SMH 4523 K

b. Model: TOYOTA AXIO

Period Of Lease

Starting Date of Lease 05/06/2021 time: 10:00am Renta; Period: 05/06/2021 to 10/06/2021 5.00pm

Person Who May Drive the Rental Vehicle

2. The vehicle may be driven during the term of hire only by the persons named on this Rental Document, and only if they hold a current full valid driver's licence which is not under any suspension, above 3 years driving experience and age above 25 years old, appropriate for this vehicle

PAYMENTS BY HIRER

- 3. The hirer shall pay the owner for the hire of the vehicle
 - a) Weekly rental of \$600 as rental payment for the vehicle in advance
 - b) <u>\$0</u> as rental deposit for the vehicle which will be refundable upon return of the vehicle provided that you have settle all outstanding payment owe to us immediately and there is no breach of contract
- 4. In addition to the payment specified in clause 3 above, the hirer acknowledges that they shall be liable at the end of the hire term to pay to the owner any applicable additional charges payable at the end of the term. These include but are not limited to:
 - a) charges for late return of the vehicle;
 - b) charge for damage to or repair of the vehicle, and any enforcement charges

relating to such damage or repairs (including all legal costs incur by the company to recover such losses);

- c) charges for cleaning the vehicle's interior if the vehicle is returned in an excessively dirty condition that requiries extra cleaning or deordorizing. This includes, but is not limited to spillage of fluids, food, vomit, other stains, and unpleasant odours including cigarette smoke;
- d) traffic and/or parking offence infringement fees.
- 5. If the hirer fails to pay any money due under or in connection with the Rental Agreement within 5 days of the date by which the hirer was required to pay the money, the owner may, without prejudice to any other rights or remedies the owner may have or entitled to, charge the hirer and the hirer must pay all additional cost as outlined below:
 - a. interest at 10% weekly on the total amount owing from the expiry of 5 days from the date on which the hirer was required to pay the money to the date of payment
 - b. all cost incurred by the owner for the collection of the unpaid money; and
 - c. an admistration fee of \$2000.

USE OF THE VEHICLE

- 6. The hirer shall not:
 - a) sublet or hire the vehicle to any other person;
 - b) allow the vehicle to be used by anyone ecept by the hirer;
 - c) operate the vehicle or allow it of be operated in circumstances that constitute an offence under the Traffic Act (which include and not limited to driving under the influence of alcohol or drugs);
 - d) operate the vehicle or allow it to be operated in any race, speed test, relaibility trial, rally or contest, or operated on any race or rally circuit or in any event as pace maker or testing in preparation for any of them
 - e) operate the vehicle or allow it to be operated for the transport of more passengers or good than the maximum specified in the certificate of loading;
 - f) drive or allow the vehicle to be driven on any roads that will damage the vehicle, which include any beach, driveway, or surface likely to damage the vehicle;
 - g) operate the vehicle or allow it to be operated to propel or tow any other vehicle;
 - h) operate or allow the vehicle to be used in invovlement with any illegal activity;

HIRER'S OBLIGATIONS

- 8. The hirer shall ensure that:
 - a) all reasonable care is taken when driving and parking the vehicle;
 - b) the water in the vehicle's radiator and battery is maintained at the proper level;
 - c) the oil in the vehicle is maintained at the proper level;
 - d) only the fuel typer specified for the vehicle will be used;
 - e) the tyre are maintained at their proper prressure;
 - f) the vehicle is locked and secure at all times when it is not in use and the keys kept under the hirer's personal control at all times.
 - g) the distance recorder or speedometer are not interfered with;
 - h) no part of the engine , transmission , petro tank ,braking or suspension systems are interferred with
 - i) should a warning light be illumiated or the hirer believes the vehicle requires mechanical attention, the hirer will stop driving and advise owner immediately;
 - j) any authorized driver carries their driver's licence with them in the vehicle at all times and will produce it on demand to any enforcement officer.

OWNER OBLIGATION

9. The owner shall supply the vehicle in a safe and roadworthy condition, and fulfill the required inspection by authorities.

MECHANICAL REPAIRS & ACCIDENT

- 10. If the vehicle is involved in an accident, is damaged, breaks down or requires repair or salvage, regardless of cause, the hirer shall notify the owner of the full circumstances by telephone (Hp 96308803 /67477397) immediately
- 11. The hirer shall not arrange or undertake to repairs or salvage without the owner's authority (this includes, but not limited to, purchasing of a replacement tyre) except to the extend that the repairs or salvage are necessary to prevent further damage to the vehicle or other property.
- 12. For all roadside assistance call outs including refuelling, jump start, tyre related incident, lost key and key locked in the vehicle, an outside service fees of \$60 per trip will apply
- 13. If the vehicle requires repair or replacement, the decision to supply another vehicle to the hirer is at the owner's sole discretion.

RETURN OF VEHICLE

14. The hirer shall, at or before the expiry of the term of hire, deliver the vehicle to the agreed location or obtain the owner's consent to the continuation of the hire. If the hirer does not comply with this clause, and does not immediately return the vehicle, the owner may report the vehicle as stolen to the police and the hirer must compensate the owner for either the full cost of the vehicle, or all additional costs and lossess incurred up to to time that the vehicle is recovered by the owner. However, the owner can assumed that the hirer wish to auto-renew the contract term for 6month if the hirer failed to return the vehicle on the expiry but continue to pay and use the vehicle.

LIABILITY

- 15. The hirer is liable
- a. any loss of, or damage to, the vehicle and its accessories.
- b. any consequential damage, loss or costs incurred by the owner, including salvage cost ,loss of ability to re-hire and loss of revenue and
- c. any loss of, or damage to, vehicles and property of third parties, arising during the term of hire

INSURANCE

- 16. The hirer is advise that the motor vehicle insurance is bought for this vehicle by the owner. All terms and condtions of the insurance will be applicable in this agreement.
- 17. The hirer/driver must be at least 22 years of of age and above 2 years of driving experience
- 18. The Insurance policy Excess (OD & TP) is to be borne by the hirer.

ALL

19. An additional damage adminstration fee of \$120 will be applied for processing damage claim. The fees applied to all damage claims. This fees may be refunded if it is proven that the damage was not due to the hirer's fault

Agreed B

Hirer:

I/C

Co. Reg. No.

Agreed By

Automobile Technology Centre Ms Kuah Lay Hoon

INSURER ENQUIRY

Find insurer

Vehicle reg. no.

SLN6980R

Date of Accident

04/06/202:

Reset

% RESULT & RECEIPT

TP Insurer Enquiry Insurance AIG Asia Pacific Insurance Pte.... Period of Insurance 15/05/2021 - 14/05/2022 Requested By Lee Ek Chen (Lee Sheng Auto... Requested Date 04/06/2021 14:09

Payment details

Request Amount: **\$\$1.87** GST Amount: **\$\$0.13** Total Amount Due (GST

Inclusive): \$\$2

General Insurance Association

Records Management Centre GST Registration No: **M400017735**

Cecilia Chong (LKK Auto)

From: Cecilia Chong (LKK Auto)

Sent: Thursday, 30 December 2021 3:12 pm

To: TANJUNCHAO@GMAIL.COM

Subject: <STANDARD NOTIFICATION LETTER> OUR RFE: CC6/AIG21006417/Ugs3 *** ACCIDENT

INVOLVING SLN 6980R & SJM 1830C ON 04/06/2021 ***

Importance: High

Our Ref: CC6/AIG21006417/Ugs3

30 DECEMBER 2021

TAN JUN CHAO

Dear Sir/Madam,

ACCIDENT INVOLVING SLN 6980R & SJM 1830C ON 04/06/2021

We refer to the above accident. We are the Appointed Surveyor and Loss Adjuster Company by your Motor Insurer (AIG Asia Pacific Insurance Pte Ltd.) to resolve the claim against you and/or your authorized driver under the Auto Insurance policy taken up with them.

This is to inform you that we received a Third Party Claim from SJM 1830C.

Based on the accident report and accident scenario, liability is down against us. We will therefore proceed to negotiate for an amicable settlement with the Third Party.

Should you however wish to further discuss on the matter prior to our negotiations and settlement, please contact us within 3 days from the date of this letter.

Please note that your No-Claim Discount (NCD) (if any) will be affected and reduced by 30% (20% for commercial vehicles) upon next renewal due to this Third Party claim. However, if your policy has a NCD protector feature, it will be deemed utilized for this claim and your NCD will be protected.

Please call us if you have further queries.

c.c AIG Asia Pacific Insurance Pte Ltd (Motor Claims Dept)

Note: We are on work from home arrangement. All correspondence should be made via email. Submission of claim related documents will be in softcopy. Any inconvenience caused is much regretted.

Cecilia Chong | Case Handler

LKK Auto Consultants Pte Ltd

DID: 6749-4274 | MAIN: 6256 3561 | EMAIL: <u>CeciliaChong@lkkauto.com|</u> FAX: 6741-4108

Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 | S(408933)



Considerate Save the Earth Print only when necessary.

2/7/22, 5:17 PM Merimen e-Claims

Print Received Message

This mail is associated with:

*SJM1830C (2602152282SG) [SLN6980R] TA TRANSPORT SERVICE Jun 4 2021 10:15AM [Tan Jun Chao] Lee Sheng Auto Pte Ltd

AIG Asia Pacific Insurance Pte. Ltd. (Express) (AIG_SG_EXPRESS), sent on 03/02/2022 10:00 AM. From

То

Alert - Adj Mandate Approved (S\$3926.00) - SJM1830C - Claim Handler: Yong, Joanne Subject

Approved:3926.00.			