AUTOWORX HOUSE

176 Sin Ming Drive, #02-01 Sin Ming Autocare Singapore 575721 Email: claims.autoworxhouse@gmail.com

•TEL: 6452 8211 •FAX: 6451 7420

Direct Settlement THIRD PARTY CLAIM

Your ref:

Our ref: SFY300G

AXA INSURANCE PTE LTD Attn: Officer in Charge (Motor Claim Department)

21/01/2022

Dear Sir,

RE: ACCIDENT INVOLVING SFY 300 G & SHC 2695 X ON 09/11/2021.

We have been authorized by MAO HWEE CHING, the registered owner of vehicle number SFY 300 G, which was involved SHC 2695 X in the above accident and at the material time to make a 3rd party claims against vehicle number.

The accident was clearly caused by your insured's negligence. We, therefore seeking compensation from you for our client financial losses as itemised below: -

Repair cost	S\$	17,500.00
Safe N Swift Car Rental	S\$	2,550.00
Search Fee	S\$	7.45
Total	S\$	20,057.45

We have enclosed copies of relevant documents to support our claims.

Please settle this matter within 7 days.

Your prompt settlement of our claim would be much appreciated.

Do contact us at 64528211 for any clarification.

Thank you.

Yours faithfully

Autowork House

AUTOWORX HOUSE

C/O.176 SIN MING DRIVE #02-01 SINGAPORE 575721 TEL: 64528211 FAX: 64517420 Registration No. 5296929B

INVOICE

5478

AXA INSURANCE PTE LTD

21/1/2022

QUANTITY	PARTICULARS	AMOUNT (\$)
	MERCEDES BENZ A200 / SFY 300 G	
	Repair for the above mentioned vehicle.	17,500.00
	Tot	tal \$ 17,500.00
	AUTON AUTON POR POR POR POR POR POR POR POR POR POR	

Tax Invoice

Business Reg No: 53311649W



Bill to:	Invoice No.:
	001288-01
MAO HWEE CHING	Date:
Blk 270 Yishun Street 22 #10-62 S(760270)	30 th Nov 2021
	Payment:
	Immediate

Invoice Details	SGD
Payment for Vehicle rental	\$2,550.00
Vehicle Number: SMS1863R Vehicle made and model: Toyota Vellfire (MPV) Rental period: 10 th Nov - 27 th Nov 2021	
Amount Due: SGD Two Thousand Five Hundred and Fifty Dollars Only	\$2,550.00

Mode of Payment:

Cash

Or

Cheque be crossed and made payable to "Safe N Swift"

This is a computer generated invoice. No signature is required.

Safe N Swift – You rent a lot more than a car 10B Enterprise Road, Enterprise 10 Singapore 629828 Tel: +65 6908 1200

Email: SnsCarRental@gmail.com



Land Transport Authority 10 Sin Ming Drive Singapore 575701

GST Registration No.: M4-0006529-2

Print Date/Time:

11 Nov 2021 / 09:36:39

Receipt Date/Time:

11 Nov 2021 / 09:36:27

Tax Invoice/Receipt

Receipt No.: ITNET-00000-211111-000498

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 - SHC2695X As at 09 Nov 2021/18:15:00 Insurance Co: AXA INSURANCE PTE LTD 1 Insurance Enquiry - SHC2695X Enquiry Fee 20211111093200203022		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			
	421808XXXXXX8006	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.

11/11/2021

Supreme Auto 176, Sin Ming Drive #02-01, Sin Ming Autocare, S575721

To: Mr. Dylan

Re: Delay in delivery for Mercedes Benz W176 Rear Bumper

Dear Sir:

I am writing to you today to clarify the delay in the delivery of the Mercedes Benz W176 AMG style rear bumper. It was ordered on the 11th of November, 2021. Due to the part not being in stock, we estimate that we will only be able to deliver the part on the 24th of November, 2021.

We apologize for any inconvenience caused by the necessary delay and we will endeavour to deliver to you at the earliest opportunity.

Sincerely,

Aylwin Chin Manager

SAFE N SWIFT Car Rental

Name/Company MAO HWEE CHING	DOB: Gender: 6 F
Nric/Acra: S& 200 (05) S& 200 (05)	5 J Date Of Issue: 11 2016
Mobile No.: 91067094 Home No.: —	Email: /
Address:	10-62 Postal Code: 760270
Usagey (Ocal) Malaysia / Others Bank Name:	Account No:
Emergency Contact	I Diese de
Name:	Contact: Relationship: Friend -
Address:	
Official Use	VEHICLE No.: Rate:
Make and Model: TO YOTH WELLFIRE	SMS 1863 R Rate:
Lease: 3 months / 6 months / 12 months Others: 1 - 2 Wee	Deposit:
B- Bend	1 71 0
• C-Cracked	
• CU-Cut	
• D-Dented	The P
• F—Faded	
• L-Loose	
• P – Paint Chip	
• RU – Rust	
S – Scratched	
Damada	
Remarks:	
Declaration - *By signing below, i certify all information is true and correct to the best of my knowledge.	
	Offical Remarks
Check Out Date & Time Kms 31, 332	Served by Bill
Check Out Date & Time 0 11 20 21	Servad by Bill Signature Signature Servad by Bill Signature
Check Out Date & Time	Served by Bill

SAFE N SWIFT Co Reg: 53311649W

10B Enterprise road, Enterprise 10 Singapore 629828 Contact: +65 6908 1200 Email: SnsCarRental@gmail.com

SAFE N SWIFT Car Rental TERMS AND CONDITIONS

GENERAL DEFINITIONS

- SNS means SAFE N SWIFT, which include its successors-in-Litle and assigns
- RENTER means the person(s) signing this agreement, any other person or entity to which the charges incurred under this agreement are to be billed, and any ADDITIONAL DRIVER shown on the front page of this Agreement or otherwise permitted to drive the VEHICLE with the written consent of SAIS
- VEHICLE- means the motor VEHICLE or any substitute or replacement VEHICLE described in this Agreement and/or other Form of Records, includes all tires, tools, accessories, equipment, keys, parts and VEHICLE documents in or on the VEHICLE.

THE TERMS AND CONDITIONS FOR RENTAL MENTIONED ON ALL PAGES FORM AN INTEGRAL PART OF THIS VEHICLE RENTAL CONTRACT. BY SIGNING THIS CONTRACT, THE RENTER CONFIRMS HAVING READ THE TERMS AND CONDITIONS FOR RENTAL AND OF GIVING HIS UNCONDITIONAL APPROVAL TO THE STIPULATIONS OF THE TERMS AND CONDITIONS FOR RENTAL

- This agreement shall be governed by and is construed in accordance with the laws of Republic of Singapore.
- The RENTER agrees to take proper care of the VEHICLE and to drive the same in a careful and skilful manner observing the traffic regulations and laws. Any illegal activities such as Speeding, reckless driving, racing or any illegal activities shall NOT be carried out during the use of the VEHICLE. SNS reserved the rights to repossess the VEHICLE with an additional of min SSS,000.00/- compensation and any other cost incurred. (If any), and in the event of any breach thereof;
 - The VEHICLE must not be overloaded;
 - At all times the VEHICLE must be provided with sufficient oil, water and the prescribed tire pressure;
 - When not in use the VEHICLE must be properly parked and locked.
- The RENTER shall pay all fines and penalties which may be incurred and shall also answer all Land Transport Authority (LTA), Urban Redevelopment Authority (URA), Housing, Development Board (HDB), Police and/or Traffic Court Summonses, Government Body and etc., including; Electronic Road Pricing fees, Parking Fee during the operative hours. The RENTER will have to pay off all outstanding charges and rental in arrears within 5 working days of VEHICLE repossession. Failure to do so will result in breach of this Agreement and all notices and inquiries in connection therewith.
- 4. The RENTER shall not take the VEHICLE outside the Republic of Singapore and shall keep the VEHICLE at all times in his possession and custody and not part with its possession or custody to any other person. If for any reason, the VEHICLE is taken out of Singapore without the prior permission or written consent of SNS, the RENTER shall be held liable and fully responsible for all cost and expenses including but not limited to damages, repairs, towing fee, fines or claims of any nature and an additional of min S\$5,000.00/compensation.
- 5. The VEHICLE is insured under a standard motor VEHICLE insurance policy in accordance with laws of Singapore covering liability of the RENTER, in respect of party injury or death and passenger risk liability. The RENTER agrees to be bound by the terms and conditions of the said policy, a copy of which is available for inspection. The RENTER agrees to protect the interest of SNS and the insurance company in the event of accident by;
 - obtaining names and addresses of all parties involved and of witnesses and not admitting liability or guilt without advance notice to SNS:
 - not abandoning the VEHICLE without adequate provisions for b. safeguarding and securing same;
 - giving detailed report including diagram even in cases of slight damage within 24 hours at the nearest police station;
 - notifying SNS's insurers immediately of such accidents and submitting a duly completed Motor Accident Report Form;
 - delivering to SNS all correspondence, Writs or documents of any kind received by the RENTER relating to any accident involving the VEHICLE while rented under the Agreement;
- f. comply with all requests by SNS to provide assistance in any litigation or investigation of such accident.
- The VEHICLE will be driven only by the RENTER and that the RENTER are duly qualified drivers of 21 years of age and above and hold current and valid licenses to drive the VEHICLE.
- 7. Any other breakdown not due to the VEHICLE maintenance or wear and tear, a nominal fee of \$\$200 will be payable to \$N5.
- 8. SNS reserve the right to increase the deposit where situation deems

- If the VEHICLE which the RENTER meet with an accident, the RENTER has to Inform SNS immediate. No repair is to be done without SNS approval. If the RENTER is found towing and/or repairing the VEHICLE at any workshop unauthorized, a penalty of min \$\$5,000 00.00/- to \$NS
- 10. In the event of an accident, insurance excess payable by the RENTER a
- 11. The RENTER shall pay for the damages of repair cost of the VEHICLE under these damage classification;
 - Piston jam due to overheating,
 - Engine Casket damage due to overheating,
 - No fuel, C.
 - Tyre puncture d.
 - Battery flat. e.
- 12. The person(s) signing the Contract assumes full personal responsibility, jointly and severally with the firm, person or organization, the driver will be liable for any damages to the VEHICLE.
- 13. No warranty or representation of any kind express or implied is given by SNS in respect to the operation of the CNG system that is in selected VEHICLEs, if any, and this Agreement contains no condition or warranty express or implied as to its quality or fitness for any purpose. SNS shall not be under any circumstances be liable to make any payment to the RENTER in respect of or to indemnify the RENTER against any loss, injury or damage sustained by the RENTER or the authorised operator/driver or any third party as a result of the presence or use of the "CNG" VEHICLE or as a result of any defect therein or break-down thereof and in taking delivery of the VEHICLE the RENTER shall be deemed to have satisfied himself that it is in all respects roadworthy and in proper and safe condition.
- 14. The VEHICLE may be equipped with Global Positioning System -Tracking Hardware to locate the position of the VEHICLE. The RENTER shall not demand to remove the GPS device from the VEHICLE and shall indemnify SNS free from all claims including but not limited to privacy act and allowed SNS at any time to monitor the position of the VEHICLE.
- The VEHICLE may be equipped with Engine Immobilize System. If the RENTER is in breach of any of the terms of this Agreement, SNS reserve all its rights to immobilize the VEHICLE at any time without giving prior notice to The RENTER . SNS shall be entitled to repossess the VEHICLE at the RENTER 's expense. Any mishap that may arise in enforcing it shall be under the full responsibility of the RENTER. And the RENTER shall at all times keep SNS fully indemnify against all claims whatsoever.
- 16. If the VEHICLE is not returned to SNS on the due date as stated in the front page hereof or if the RENTER is in breach of any of the terms of this Agreement. SNS shall be entitled to repossess the VEHICLE at the RENTER's expense at any time without giving him prior notice and the RENTER hereby Irrevocably authorize SNS, its servants or agents to enter into and unto any premises in which the VEHICLE may be in order to repossess the same without being liable to any actions or proceedings at the suit of the RENTER or any persons claiming under or through him.
- 17. SNS cannot be held responsible for any damages, not covered by insurance, to the RENTER and any third party in connection with the operation and the rented VEHICLE as well as the loss or damage to articles stored or left in the VEHICLE during the rental period. The RENTER agrees to exonerate SNS from all responsibility in connection with any loss or damage or inconvenience caused by the belated delivery of the VEHICLE to the RENTER, possible motor troubles or any other causes.

SAFE N SWIFT Co Reg: 53311649W 10B Enterprise road, Enterprise 10 Singapore 629828 Contact: +65 6908 1200 Email: SnsCarRental@gmail.com

SAFE N SWIFT Car Rental TERMS AND CONDITIONS

- In face of non-contract RENTER, a four-week written letter/notice of advance is required for returning of VEHICLE.
- Arising out of any breach by the RENTER or any of the terms and conditions
 of this Agreement:
 - The RENTER shall pay SNS the rental amount amounting to the full term of contract signed, and whatever amount of deposit paid to SNS will be forfeited.
 - b. The RENTER shall pay SNS on demand all losses and damages suffered by SNS arising out of any breach by the RENTER of any terms and conditions of this Agreement including, but not limited to any loss or damage suffered by SNS from SNS's loss of use or loss of the VEHICLE for any reason whatsoever.
 - c. The RENTER shall pay on demand all costs and expenses (including legal costs on a Solicitor and Client basis) incurred by or on behalf of SNS for taking any legal proceedings to enforce the provisions of this Agreement.
 - d. The RENTER shall at all times indemnify and keep indemnified SNS and shall save and keep SNS harmless against all losses, damages, claims, penalties, liabilities and expenses including legal costs however arising or incurred by SNS
- 20. The individual mentioned above in this Car Rental Contract hereby agrees to fill the fuel tank at the above indicated level upon returning the car. Failure to fill the tank at the prescribed level will result in an additional penalty charge of min \$\$25.00 per quarter tank of petrol.
- No relaxation, forbearance or indulgence by SNS in enforcing any of the terms and conditions of this Agreement shall prejudice or affect the rights and powers of SNS.
- 22. SNS reserves the right to retain the deposit up to 10 business days.

- This agreement and VEHICLE cannot be assigned or transferred by RENTER.
 The RENTER remains responsible regardless of any attempted assignment.
- Should there be any breached of any of the above clauses, SNS reserved the right to reprocess the VEHICLE without any refund with a compensation of min S\$5,000.00.00/- imposed.
- 25. SNS reserves the right to request a cleaning fees of \$25
- 26. For rental payments to SNS, any late payment within a week will incur a late payment fee of S\$30. Subsequent late penalty will be charged at min S\$15 per day till the whole amount outstanding is settled in full. The VEHICLE will be liable for repossession by SNS. All charges incurred for the repossession will be at the RENTER 's expense.
- All VEHICLEs to be return by 10am, \$\$30 will be chargeable for late return of VEHICLE. Full rental rate will be chargeable if check in exceed 2 hours from contract time.
- Failure to service the VEHICLE on due date or mileage might damage the VEHICLE. Penalty charge of min \$\$500.00 will be payable to \$NS.
- 29. Any False information provided will result in a breach of contract.
- GRAB/UBER Driver to appoint the crediting bank account under SAFE N SWIFT Company's account as mentioned below. SNS reserve the right to collect and/or void the contract and/or reprocess the VEHICLE without any refund if RENTER failed to comply. MAY Bank Account: 04111063494.

BY SIGNING MY NAME BELOW, I CERTIFY THAT I HAVE READ THE ABOVE INFORMATION. ANY QUESTIONS CONCERNING THESE TERMS AND CONDITIONS HAVE BEEN DISCUSSED.

MY SIGNATURE ALSO CERTIFIES MY UNDERSTANDING AND AGREEMENT WITH THE ABOVE POLICIES. I UNDERSTAND I AM RESPONSIBLE FOR ALL CHARGES NOT PAID BY INSURANCE.

ame/NRIC: S&200 10× 5	Signature and Date:	302	11/10/2021
MAO HWEE CHING		~	+ 1
ehicle Handing Over - Returning of Vehicle			
B- Bend			
C – Cracked			
CU – Cut			
D – Dented			
F – Faded)
L – Loose		1 1/11	
22.0.19			
P - Paint Chip		_/ //	_
RU – Rust		4	_
S – Scratched			
ondition Report:			w

To:	Autowork House
10.	SINGAPORE
	Letter of Authorisation
RE:	ACCIDENT NVOLVING SFY 300 G & SHU 7895 X
	NG/AT AYER RAJAH EXPRESSWAY
ON_	09/11/2021.
1.	I/We, MAD MWEE CHING (NRIC No. S& voo 105J), owner/driver of motor vehicle no. SFY 300 G, & residing at
4	repairing my/our vehicle, I/we hereby authorise you to claim on my/our behalf for the costs of repair and loss of use. I/We further confirm and authorise you to use my/our name/s to engage the said service of a solicitor to proceed with negotiation with the defaulting party's insurance company for payment of the same and in the event negotiation fails, to instruct the solicitor to issue Summons on my/our behalf and in my/our name/s to claim for the same. Irrespective whether the claim is successful or not, all legal costs incurred shall be borne by you, provided we rendered our assistance as per second paragraph stated herein below:
2.	I/We understand that by signing this Letter of Authorisation, I/we has/have to render whatever reasonable assistance to you including signing all relevant Court's document and attendance in Court to give evidence to enable the claim to succeed. If I/we failed or neglected to do so despite request from you, you shall be entitled to claim from me/us the repair costs together with legal costs, other incidental costs and expenses pertaining the issuance of Summons in order to obtain payment from defaulting party.
3.	You have my/our full authority to instruct my/our solicitors to negotiate a settlement with the third party and/or his insurers on such terms as you deem fit. Upon settlement of my/our claim, you are authorised to sign any Discharge Voucher or any document to confirm my acceptance of the settlement as full and final discharge of my/our claim, on my/our behalf. You also have my/our full authority to collect all compensation monies pertaining to the above-mentioned accident from insurance company or any other party, directly to your workshop M/s
4.	In the event the claim is settled or judgment is obtained against the defaulting party, payment after deducing all costs and disbursements incurred should be drawn in your name or my/our name/s (at your discretion) and will be forwarded to you.
5.	This letter of Authorisation is irrevocable.
Nam	e: MAO HWEE CHING CNO: S8 200/05]

20 >

Date this ____ day of _