Pro-Matrix Pte Ltd c/o Blk 7 Sin Ming Industrial Estate #01-76 Singapore 575642 Date: 01-06-Ju>2 China Tai Ping Insurance (Singapore) pte Ltd 3 Anson Road #16-00 Springleaf Tower Sipore 079909

Dear Sir / Madam

accident.

ACCIDENT INVOLVING MOTOR VEHICLES GBD7937G and GBF 5321K

ALONG Sin ming Ave towards sin Ming Drive ON 09 May 2002

I/We, the owner of Vehicle No. GBD7937G which was involved in the above

My / Our vehicle sustained damages as a result of the above said accident and I / we are now claiming against you for the followings:-

1. Costs of repair
2. Loss-of-Use/Rental fees 17 Days - 4 3380.00

3. Police / GIA report / LTA fees - # 2.00

4. Surveyor report fees

5. Others Driven MEDICA 3 - 4 658.74 Loss of INCOME Total: \$ 20,160.74

Please advise whether you are now prepare to settle my claims as outlined above.

I / We hereby authorise my / our repairers, M/s Alan's United Auto Pte. Ltd. and/or their representatives to negotiate/compromise settlement of my / our above claim on my / our behalf. If there is a settlement I / we further authorise you to pay whatever settlement sum to my / our repairers being the outstanding repair bill and incidentals due to them.

Your kind attention and prompt settlement is much appreciated.

Yours faithfully,

LETTER OF AUTHORITY

ALONG	Sin ming Ave towards sin Ming Drive
	09. May. 8022
BY THE L	ETTER OF AUTHORITY, I/We, Pro-Matrix Pte Ltd
NRIC NO.	200007897H The owner of Vehicle No GBD7937G
behalf and 1. To 2. To	to do all and/or any of the followings:- submit, negotiate/compromise and to resolve settlements of my/our above mentioned claim. collect payment(s) due in respect of any such claim(s) for the loss and damage, such payment to made by way of Cheque in favor of Alan's United Auto Pte. Ltd.
3. For	r any of the purpose aforesaid, to execute, sign and deliver all documents whatsoever as they deem cessary for the purpose of settling my/our said claim.
3. For nec	r any of the purpose aforesaid, to execute, sign and deliver all documents whatsoever as they deem
3. For necessary 1/We here! behalf by mand purpose	r any of the purpose aforesaid, to execute, sign and deliver all documents whatsoever as they deem cessary for the purpose of settling my/our said claim. by declare that all the processing and documents done by virtue of this letter of authority on my/our ny/our repairers or any person authorized by them shall be as good valid and effectual to all intends

Acknowledged by Owner

(company stamp if applicable)

MOTOR CLAIMS DISCHARGE VOUCHER

Policy No: DMCVSNW00149342101 Claim No: SNM22D203217/C02/GBF5321K/CHEESC

Claimant : PRO-MATRIX PTE LTD

: \$\$18,847.00

SINGAPORE DOLLARS EIGHTEEN THOUSAND EIGHT HUNDRED FORTY

SEVEN ONLY

I/We agree to accept the above mentioned amount to be paid to me/us in full & final settlement of all claims, costs & disbursements for injuries / damages sustained by me/us through an accident involving

Claimant Vehicle No. : GBD7937G Insured Vehicle No. : GBF5321K

Date of Loss

: 09/05/2022

Place of Accident

: SIN MING AVE TOWARDS SIN MING DRIVE

IN CONSIDERATION of the payment made to me/us of the aforementioned sum by CHINA TAIPING INSURANCE (SINGAPORE) PTE. LTD., I/We agree absolutely to discharge CHINA TAIPING INSURANCE (SINGAPORE) PTE. LTD. and/or

Insured Name

: HEAVENLY ENGINEERING PTE LTD

Driver Name

: LAM CHEE SHIUNG

from all claims, present or future in respect of all loss, injury or damage sustained by me/us arising out of the said accident.

I acknowledge that this payment is made without admission of liability on the part of CHINA TAIPING INSURANCE (SINGAPORE) PTE. LTD.

(1)	General Damages			S\$		
(2)	Cost of Repair/Excess			S\$	17,120.00	
(3)	Loss of Use/Rental/Earning			S\$	1,650.00	
(4)	GIA/Police Reports/					
	Investigation Results/Search	Fees		S\$	2.00	
(5)	Medical Reports/Expenses			S\$	75.00	
(6)	Survey Fees/P.T. Fees/Towing			S\$		
(7)	Cost including Disbursement			S\$		
				====		
	TOTAL	(*) (%) (*)	* * *	S\$	18,847.00	

PRO-MATRIX PIE LID

Claimant Name:

Date : 18/11/2022.

Signature

Date

ALAN'S UNITED AUTO PTE. LTD.

Block 7, Sin Ming Industrial Estate, #01-76, Singapore 575642.
Tel: 6453 8686 (3 Lines) Fax: 6459 6550
Company Reg. No.: 201113667N
GST Reg. No.: 201113667N

No.: 16301

Date: 27-May-2022

PAGE: 1

Vehicle Insured : GBF5321K Accident Date : 09-May-2022

Our Ref: 022071 (CHINA) / CHAN

PRO-MATRIX PTE LTD 26 SIN MING LANE #04-117 MIDVIEW CITY

Singapore 573971

FINAL REPAIR COST FOR NISSAN NV200 GBD7937G

To supply spare parts

To remove & refix rear windscreen glass and conduct water leak test.

To remove roof lining, front and rear seats, trim board and carpet

To remove air con condenser, pipes and drier, vacuum and to recharge gas

To apply undersealing

To putty and spray replaced parts

To remove, cut-out damaged parts, panel beating, welding, align, refix and to renew above parts

16,000.00

Add 7% GST : 1,120.00

Total: S\$17,120.00

Singapore Dollars Seventeen Thousand One Hundred and Twenty Only

PT CAR RENTAL PTE LTD

160 Sin Ming Drive #02-18 Sin Ming AutoCity Singapore 575722

Tel: 6452 7018 Fax: 6458 3895 Co. Reg. No.: 201500918M

INVOICE

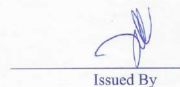
PRO-MATRIX PTE LTD C/O ALAN'S UNITED AUTO PTE LTD BLK 7 #01-76 SIN MING INDUSTRIAL ESTATE SINGAPORE 575642

:PT 18678 No.

26.05.2022 Date

GBH8119Z Vehicle No : _ TOYOTA HIACE

	DESCRIPTION	AMOUNT
	RENTAL CHARGES FOR VEHICLE FROM 09.05.2022 TO 26.05.2022 17 DAYS X S\$ 140.00	2,380.00
	AGREEMENT NO.: 50988	
Cheque sh	ould be crossed and made TOTAL \$	2,380.00



PT CAR RENTAL PTE LTD

160 Sin Ming Drive #02-18 Sin Ming AutoCity Singapore 575722

Tel: 6452 7018 Fax: 6454 9575

RENTAL AGREEMENT

No: PT 50988

Co. Reg. No.: 201500918M

Vehicle No.	Make / Model	
GBH 819Z	Togota Hace (Auto)	Date: 9/5/222

Н	IRER'S PARTICULARS
Name	: Pro-Matrix Pte Ltd
Address	: 26 Sin Ming Lane #04-11
	Midview City Spore 573971
	S'pore 573971
Telephone (Home)	
(Office)	: 68738680 (andi)
H/Phon	: 8188 2662 (41141)
NRIC or Passport N	
Nationality	
Date of Birth	: Age :
Driving Licence No	: Expires :
Туре	: Local / Int'l Issued :
Driving Experience	

	DRIVER'S PARTICULARS (If different from Hirer)
Name	: MOHAMMAD HAFE EN
	MOTHRAD ZAINI
Address	BLK 93& WOODLONDE DR
Street Street	A07-141, e(730538)
Telephone (Hom	ne) :
(Offic	ce) : 20 - A
H/Ph	one: 31 2166(h)
NRIC or Passport	: No: 5936014E
Nationality	: SPOREON
Date of Birth	: 05.03, POD Age : 30
Driving Licence N	No : 592080/46 Expires : 7
Type	: Cocal / Int'l Issued 20/20
Турс	. poeds / Int I

CHARGES		
	\$	cts
17 Day(s) @S\$ 140.00	2380	0
Week(s) @ S\$		
Month(s) @ S\$		
Insurance	,	
Additional Rental Payable		
Surcharge of Fuel		
Total	2380	æ .
Less Deposit (Cash / Cheque No.)		
Balance Payable / Refundable		
Refund Received (Cash / Cheque No.)		

- Note: 1) Hirer is liable for all parking fines and traffic violations.
 - 2) Excess In the event of any accident, the Hirer is liable to pay first (S\$ 2000-00) plus loss of earnings before the damaged vehicle is being repaired.
 - 3) Young (シオリン), Inexperienced (ミンリン) or Aged driver () もいい。, additional excess of (S\$ ひいい・い) will apply.
 - 4) Windscreen excess \$100 before GST will apply if hit by stone, otherwise full price will apply.

I/We declare that the above particulars are true and correct in every respect and I/We have read and understood the terms and conditional the Hire Agreement printed overleaf.

Stamp & Signature of Hirer

Signature of Driver (If different from Hirer)

Date_1015 /22

Date.

Date Out 95 2022 (1)	vor)		-				Date In 9	6-5.	w	2	/_	
Time Out 4.65 /	-	1	A	M PN	1).	printer and	Time In	2.13	5	AM	PM)	
Mileage at Delivery / Pick-up		0				ed settings on	Mileage on Returning					The same of the sa
Fuel Level at Delivery / Pick-up	E	(1/4)	1/2	3/4	F		Fuel on Returning	Е	1/4	1/2	3/4	F
Surcharge of Fuel will be at S\$	per 1	/4 tank				The same of the same		V .		- WENT		and the letter of the

Remarks: Kindly note the following:	9 (*)	Har Un
Priving to Malaysia is strictly no	t allowed.	
- + overleaf (1(h)	- no sellegal though our	vze
- No do Ver when	23 yrac allowed	

TERMS AND CONDITIONS

An agreement is made between PT CAR RENTAL PTE LTD of BLK 34, SIN MING Drive, #01-116, SINGAPORE 575708 (hereinafter called "the Owner") and the person whose particulars and signature appear ovarieaf (hereinafter called "the Hirer"). The Owner HEREBY rents to the Hirer and the Hirer takes the motor vehicle described overleaf (hereinafter called "the Vehicle") subject to all terms, conditions and stipulation of this Agreement, in connection whereof the Hirer acknowledges and agrees as follows:-

- The vehicle is the property of the Owner and is in good mechanical condition. 1. The vehicle is the property of the Owner and is in good mechanical condition. The Hirer will return the Vehicle together with all keys, tyres, tools, accessories and other equipment in the same condition as when received, ordinary wear and tear excepted, to the place, date and at the time stated or sooner upon demand by the Owner. If the Vehicle has not been returned to such place or the date as specified, the Owner shall send a demand to the Hirer to return the Vehicle to such location. The Owner may at his option, repossess the Vehicle at any time thereafter the date specified in the demand elapses. The Owner reserves the right to repossess the Vehicle at anytime without demand all-Hirer's expense if the Vehicle to illegally parked, is used for any illegal purpose or is apparently abandoned. The Hirer valves prior notice, pre-elazore hearing and judicial process as prior condition to Owner's repossession.
- 2 The Owner is entitled to take such steps as it may in his discretion thinks fit repossess the Vehicle and shall not be liable for any loss or damage howsoever occassioned in the owner be liable to any person for any goods, articles or things placed or alieged to be placed in the Vehicle at the time of repossession.
- 3. The Owner reserves the right to retain or forfeit any of such goods, articles or things until such time as the Hirer, pays all monies due and payable and where the Owner deems if fit to forfeit such goods, articles of things, the Owner shall give the Hirer two (2) weeks notice of his intention to forfeit them and upon the expliry of the notice period, the Owner shall be entitled without incurring any liability whatscever to self all or part of the goods, articles and things by private treaty or otherwise and utilized the proceeds from such sale towards payment of the slad monies payable by the Hirer under this Agreement.
- The Hirer shall be liable to the Owner for all costs and expenses incurred by the Owner in repossession of the Vehicle and also for the sale (if any) including any charges paid by the Owner in order to replace the locks of the Vehicle.
- 5. If the Owner makes a demand under Clause 1 and the Vehicle is returned or 5. If the Owner makes a demand under Clause 1 and the Venicle is returned on the specified date and location and before the expiry of the hire period as stated overleaf, the Owner shall retund the deposit to the Hirer and from the rental paid by the Hirer such sum as calculated for the unused portion of the hire period (pro-rated if applicable). The Hirer thereafter shall not have any claim against the Owner PROVIDED ALWAYS no refund of deposit shall be made to the Hirer unless all sums due and payable by the Hirer under this Agreement has been said to the first the state of the thirer than the same of the thirer unless all sums due and payable by the Hirer under this Agreement has been said to the first than the same of the
- 6. The Hirer is solely responsible for all cost of all petrol, diesel oil and other consummables used in relation to the Vehicle for all the period when the Vehicle is rented out to the Hine
- 7. The Hirer shall take proper care of the Vehicle and drive the same in a careful and skillful manner and shall observe all traffic regulations and faws. In the event of any breach of any traffic regulations and laws the Hirer shall pay all fines and penalties which may be incurred including any fines and penalties imposed by law on owners of a vehicle and shall be flable for all Summon Notices and inquiries in connection therewith. The Hirer shall indemnify the Owner for any fines or penalties for expenses paid by the Owner for any breaches of traffic regulations and rules by the Hirer or his driver.
- The Hirer is solely responsible for any Area Licence Fee payable for entry into the Restricted Zone of the city during operation hour
- 9. The Vehicle shall not be overloaded and shall at all times, at the Hirer's expense, be provided with sufficient oil, water and the prescribed tyre pressure. When not in use, the Vehicle must be properly parked and locked. The Hirer shall soft tamper with the speedometer and in the event of the same not functioning properly, the Hirer shall immediately inform the Owner of the defect; whenevolt he Owner of the Ability provide the Hirer with a name and add defect; whenevolt he Owner of the Ability provide the Hirer with a name and address of a workshop whereby the Hirer shall deliver the Vehicle so as to remedy the defect immediately.
- The full rental cost is calculated on the basis of the either daily, weekly, or monthly rental charge together with a refundable \$\$200.00 deposit. which are payable in advance on delivery of the Vehicle to the Hirer.
 - (b) In the case of a hire period exceeding one (1) month, the Hirer shall pay the Owner the following monthly rental in advance on the same day as the first rental payment was made.
 - In the event where the Hirer fails to return the Vehicle on the expiration of this rental Agreement, i.e. where the Vehicle is not returned to the location or date as specified overleaf, or if any choque given by the First to the Owner for payment of rental in advance is dishonoured to presentment for payment or if the Hirer fails to make payment of the rental in advance as provided in the above Clause 10s or 10b forwherb the Owner in his discretion extend the hire period without the Hirer paying the full rental in advance as provided in Clause 10s or 10b, whichever is applicable, then without prejudice to other rights of the Owner, the Hirer shall be liable to pay the Owner rental calculated on all daily basis rate and the rate chargeable shall be as stipulated overleaf.
- 11. Under no circumstances shall the Vehicle be used, operated or driven :-
 - (a) by any person or persons other than the Hirer or a person or persons expressly designated and authorised in this Agreement (hereinafter called "the driver") and for the purposes of this Agreement the driver shall be deemed to be the servant or the agent of the Hirer;
 - (b) while the Hirer or the driver is under the influence of intoxicating liquor or
 - (c) to carry passengers or property for a consideration express or implied;
 - (d) If the Vehicle is obtained from the owner by fraud or misinterpretation,
 - in motor sport events, including racing, pace-making, rallying, reliability trials and speed testing
 - (f) by any learner driver;
 - (h) for an illegal or unlawful purpose
 - In the event that the Vehicle is used, operated or driven under any of the abovementioned circumstances, such use, operation and driving of Vehicle shall be deemed to be without the Owner's permission.

12. The Hirer shall drive the Vehicle only when qualified to do so and whilst holding all necessary current licences and permits and shall at all times drive the Vehicle in accordance with all requirements of the law and with the Owner's standard policy of insurance the copy of which is available for inspection at the Owner's office. The Hirer is bound by and agrees to the terms and conditions thereof, it being understood by the liter that the policy is a standard motor vahicle policy as required by the laws of the Republic of Singapore. The Hirer agrees further to protect the interest of the Owner's and the Owner's insurance proposed in the Country of th

- (a) obtaining names and addresses of parties involved and of witnesses and registrations numbers of all vehicles involved;
- (b) not admitting liability or guilt or compound any claim or traffic summons or notice either partially or in full;
- (c) not abandoning the vehicle
- (d) giving a detailed written report including diagram, even in case of slight damage within twenty-four (24) hours;
- (a) completing the owner's accident report for the purposes of submitting to the Owner's insurance company within twenty-four (24) hours;
- (f) notifying the police immediately:
- calling at the Owner's office at BLK 34, SIN MING Drive, #01-116, SINGAPORE 575708, its insurers or the Owner insurer's solicitors as and when requested to do so and to his full co-operation therewith.
- 13. The Owner shall not be liable to any person for any loss of or damage to any property left, stored or transported by any person in or upon the vehicle before or during the hire period or on or after the day the Vehicle is returned to the Owner and the Hirer releases and indemnifies the Owner from any such liability and agrees to hold the Owner harmless from all claims and demands on a full and agrees to hold the Owner harmless from all claims and demands on a full to the Owner whether the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on a full to the Owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from all claims and demands on the owner harmless from the own
- 14. (a) In talking delivery of the Vehicle the Hirer shall be deemed to have satisfied himself that it is in all respects roadworthy and in a proper and safe condition.
 - (b) The Owner shall not be laibale to any persons for any loss or damage whatsoever suffered and not covered by insurance or as a result of the Vehicle breaking down for any reason whatsoever or as a result of any late delivery of the Vehicle or a replacement Vehicle and the Hirer agrees to exonerate the Owner from all responsibility for any such loss or damage and to indemnify the Owner for the same
- 15. The Vehicle is not covered by a motor insurance policy containing personal accident or death liability for the driver or passengers. Arrangement may be made, however at the request of the Hirer to cover the Vehicle with such a policy for the period of the hire. A copy of this policy will be available for inspection at the office of the Owner if the Hirer does not arrange for this insurance cover, the Owner will not accept any liability for any accident, death or other loss resulting from an accident with the Vehicle.
- 16. (a) fir the event the Vehicle is damaged or destroyed or lost or stolen or conflicated by the Authorities during the hire period, whether such damage is caused by or the destruction or loss thefor confiscation is through the negligence of the Hirer or a breach by the Hirer of any of the terms and conditions in this Agreement or otherwise, the Hirer shall be liable to pay to the Owner all loss and damage occasioned or suffered by the Owner.
 - (b) Any loss and damage as mentioned above is deemed to be in the nature of a debt or liquidated demand and without limiting the generality of Clause 16a and without prejude to any other rights of the Owner such loss and damage shall include.
 - (i) In the event of damage to the Vehicle all costs to repair the Vehicle
 - (ii) In the event the Vehicle is assessed to be beyond economic repair or is destroyed, lost, stolen or conflictated, the value of the Vehicle as determined by the Owner of which the assessment of the Vehicle shall be final. The Owner may in his absolute discretion permit the Hiere to replace the Vehicle at the Hiere's expense with a similar Vehicle or accept payment in lieu of the value of the Vehicle.
 - (iii) Damage and loss resulting from inability to hire the Vehicle out or from inability to use the same at the daily rental rate stipulated overteaf from the day the Vehicle is returned to the Owner till the day the Vehicle is repaired or replaced or the day on which the Hirer shall pay the Owner the value of the Vehicle, whichever is applicable, and where more than one is applicable the latest day stabilized. shall apply.

all costs and expenses incurred for repair or replacement of any purtured or damaged tyre or for the repair or replacement of keys, tooks tools, accessories and other equipment and all costs and expenses for towing charges, survey and inspection fee and any other dierges or fee paid or payable by the Qwher to any person whomsever.

- (v) all other costs and expenses the Owner may incur or be put or expose to as well as all other costs and expenses paid or payable by the Owner by reason of the Hirpris default.
- 17. Accept as expressly provided in this Agreement the Hirer shall keep the Vehicle at all times in his possession custody and control and shall not part with possession, custody or control thereof to any other person.
- 18. (a) If for any reason the Vehicle described overleaf or any other Vehicle ordered by the Hirer prior to the commencement of the hire period is not available at the time of such commencement the Owner reserves the right to replace the Vehicle of shirler kind and if no such replacement Vehicle is available or if the Owner shall decline to provide an replacement Vehicle other than the Hirer shall be repaid the deposit and all rental paid by the Hiror and theroafter the Hirer shall have no claim of any kind whatsoever against the Owner.
 - (b) If for any reason the Hirer falls or neglects or refuses to take delivery of the Vehicle at the commencement of the hire period; the Hirer shall without prejudice to the rights of the Owner pay the Owner as liquidated damages for breach of the Agreement of which the sum is equal to the rontal payable for the hire period stated overleaf, credit being given for any rental paid by the Hirer for any part of the hire period.

- 19. The Hirer or the driver of the Vehicle shall in no event be deemed the agent servant or employee of the Owner in any manner or for any purpose whatsoever
- 20. Any notice or demand required or permitted to be served or made under this 20. Any notice or demand required or permitted to be served or made under this Agreement on any person shall be deemed to have been validly served or make if served on that person personally or sent to him by registered post or local urgent mail or left at the address stated in this Agreement or to his existing or last known business or residential address and any such notice sent by registered post or local urgent mail shall be conclusively deemed to have been received by that person within. In the case of registered mail, forty-eight (48) hours, and in the case of local urgent mail, twenty-four (24) hours after the time of posting whether or not that person actually receives it or the same is returned to the section. sender.
- 21. No relaxation, for bearance 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 breach operate as a waiver of any subsequent or continuing breach.
- 22. The Hirer shall pay all legal fees as between solicitors and clients and other costs and disbursements incurred in connection with demanding and enforcing payment of any monies due under this Agreement or otherwise howsoever in enforcing this Agreement and/or any of the convenants undertakings stipulations terms, conditions or provisions of this Agreement.
- 23. The person signing this Agreement and any other person, firm, or organisation to whom the person so signing directs that payment be billed shall each be deemed a Hirer bereuner and shall be jointly and severally liable for the nt of all monies due or to become due by reason of this Agreement.
- 24. In the event of any disputes arising out of or in connection with this Agreement, the parties hereto hereby agree and submit to the jurisdiction of the courts of the Republib of Singapore.
- This Agreement shall be construed in accordance with the laws of the Republic of Singapore.
- 26. Any provision of this Agreement or any part of any Clause thereof which is prohibited or unenforceable in a Court of law shall be ineffective only to the extent of such prohibition or unenforceability shall invalidate or affect the remaining provisions of this Agreement or the remaining parts of the Clause affected.
- 27. In this Agreement where the contract so permits:-

 - (a) the day the vehicle is returned to the Owner includes;
 (i) the day the vehicle is physically returned to the Owner by any

 - or

 (ii) the day on which the Owner repossess the Vehicle; or

 (iii) if the Vehicle is destroyed or, if the Vehicle is lost, stolen or
 confiscated or the Owner cannot resume or take physical
 possession of the same in consequence of its loss, their
 or confiscation, the day on which the Hirer reports to the Owner or the
 day, the Owner becomes aware of the occurrence, whichever is
 earlier, whichever is applicable, and if more than one are applicable,
 the one with the latest day shall apply.
 - "the hire period" includes any extension thereof granted by the Owner and endorsed overfeaf and for which payment of full rental has been made in advance as required in Clause 10a and 10b, whichever is applicable
 - (c) "the Hirer in relation to the convenants undertakings stipulatulons terms, conditions or provisions of or declarations in this Agreement fegarding the operation, use or condition of the Vehicle, or insurance matters, protecting of or exclusion of the Owner's liability on any matter or regarding the Hirer's negligence includes the driver and any treach of any such convenants, undertakings stipulations terms, conditions, or any such convenants undertakings stipulations terms, conditions, or provisions of or declarations make by the driver shall be deemed to be a breach or false declaration made by the Hiner,
 - (d) mascelling gender includes the female or neutral gender.
 - (e) "person" includes the Hirer, the driver or any individual, firm, company, association, society or other organisation and any government body or authority
 - (f) singular includes the plural and vice versa.
 - (g) "the terms and conditions of this Agreement" includes all the undertakings, stipulations terms, conditions or provisi ent" includes all the convenan overleaf.
- (h) "the Vehicle" includes all replacements and renewals thereof and all additional keys, locks, tools, tyres, accessories and other equipment therin or thereof whether placed therein or made before or after the date of this Agreement.
- 28. The Hirer shall permit the owner at all reasonable times to have access to the Vehicle for the purpose of inspecting the state and condition thereof.
- 29. This Agreement and Vehicle cannot be assigned or transferred by the Hirer

1

INSURER ENQUIRY

Find insurer

Vehicle reg. no.

GBF5321K

Date of Accident

09/05/2022



Reset

% RESULT & RECEIPT

TP Insurer Enquiry	
Insurance	China Taiping Insurance (Sing
Period of Insurance	07/12/2021 - 06/12/2022
Requested By	KHONG SHI JIE (ALAN'S UNITE
Requested Date	09/05/2022 12:36

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**

PRUDENCE FAMILY CLINIC

512 BISHAN STREET 13 01-524, SINGAPORE 570512 Tel1: 62515512 Fax: 62515518

GST Reg No: 201325909C

Co Reg No: 201325909C

TAX INVOICE

MUHAMMAD FAIZKANDAR BIN ADNI 402A fernvale Lane

S(791402) #03-201

: 125419 Our Reference Invoice No. Date

: 09 May 2022 31352

: MUHAMMAD FAIZKANDAR BIN ADNI(S9534345G) Patient

Attending Doctor : GOH SZE YI M10047A

DESCRIPTION	ary	FEE
ARCOXIA 120MG CAP THERMALGESIC CREAM CONSULTATION	5.00 caps 1.00 tube	\$18.00 \$12.00 \$45.00
Total Amount Payab Receipt No. 135108 - NETS Payment Received	Total Amount Payable S Payment Received	\$75.00
	Outstanding Balance	\$0.00

: \$4.91 Inclusive of GST 7.0% This is a computer generated invoice which does not require a signature

BLK512 BISHAN ST13 PRUDENCE FAMILY CL #01-524 \$570512

PRUDENCE FAMILY CLINIC

512 BISHAN STREET 13 01-524, SINGAPORE 570512 Tel1: 62515512 Fax: 62515518

Medical Certificate

Date : 09 May 2022

MC No.

: 0000035160

This is to certify that:

Name : MUHAMMAD FAIZKANDAR BIN ADNI

. S9534345G NRIC is Unfit for Duty for 4 days

from 09 May 2022 to 12 May 2022 inclusive.

of : Wurnels strain (spran

c (R trapezin (shoulded
(R own))
(L owlde)

*This certificate is not valid for absence from court or other judicial proceedings unless

specifically stated.

Dr. Gob Sze Yi MBBS (S'pore) GDFM (S'pore) GDMH (S'pore) GOH SZE YI M10047A

MBBS, GDFM, GDMH, Cert. Pract Andrology, Cert. Palliative Med, Certified Family Physician

GDFM (S'pore) GDMH (S'po Dr. Goh Sze YI MBBS (S'pore)

Page 1 of 1



Our Ref: HR/ Muhammad Faizkandar Bin Adni

13th May 2022

To Whom It May Concern,

RE: DAILY RATE - MUHAMMAD FAIZKANDAR BIN ADNI

This is to inform that our employee, Muhammad Faizkandar Bin Adni of NRIC No. S9534345G has been in employment with Pro-Matrix Pte Ltd as Service Engineer since 1st March 2022.

Salary breakdown as follow:

Basic Salary (per month): \$\$ 2,100 Daily Rate: \$\$ 87.50

Basic Salary (5.5 days): \$\$ 481.25

Mobile Allowance (per month): \$\$ 150 Mobile Allowance (5.5 days): \$\$ 34.38

Driver Allowance (per month): S\$ 175 Driver Allowance (5.5 days): \$\$ 40.11

Medical Invoices S\$ 103

Total (5.5 days): \$\$ 658.74

Feel free to contact us at 68738680 for any further enquiries. Thank you.

Yours sincerely,

Tay Joo Ling

Human Resource Manager

Hsiao Tong (LKKAuto)

From: Hsiao Tong (LKKAuto)

Sent: Tuesday, 31 May 2022 4:15 PM heavenlyengineering@gmail.com

Subject: Claim Notification - ACCIDENT INVOLVING GBF 5321K(CHINA TAIPING) / GBD

7937G / OTHERS AT/ALONG SIN MING AVENUE TURNING LEFT INTO SLIP ROAD

TOWARDS SIN MING DRIVE ON 09/05/2022

31 May 2022

HEAVENLY ENGINEERING PTE LTD

[By Email Only]

Driver: LAM CHEE SHIUNG

Dear Sir/Madam,

You Ref: GBF5321K

Our Ref: CC6/CTI22004486/Kpa3

ACCIDENT INVOLVING GBF 5321K(CHINA TAIPING) / GBD 7937G / OTHERS AT/ALONG SIN MING AVENUE

TURNING LEFT INTO SLIP ROAD TOWARDS SIN MING DRIVE ON 09/05/2022

We refer to the above subject matter. We write to inform you that we are the loss adjuster appointed by your motor insurer, China Taiping Insurance (Singapore) Pte Ltd to deal with the third party claim against your policy.

We have received a claim from GBD7937G against your motor insurance policy.

Pursuant to the above said accident wherein you and/or your authorized driver had amongst other information given us your version of how the accident had occurred, we as the appointed agent of your insurers shall proceed to negotiate for an amicable settlement with third party claimant.

Should you however wish to further discuss on the matter prior to our negotiations and settlement, please contact us within 07 days from the date of this letter.

Thank you.

Best Regards,

Hsiao Tong, Chew (Ms) | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742-3197 | Email: chewht@lkkauto.com |

HQ: Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 |

S(408933)

Hsiao Tong (LKKAuto)

From: Hsiao Tong (LKKAuto)

Sent: Friday, 25 November 2022 9:41 AM

To: Chee So Chow

Cc: Claims Dept of CTI; Admin A

Subject: RE: [Seek Mandate] - SNM22D203217/C02/GBF5321K/CHEESC / FW: Direct

Settlement - Accident Involving GBF5321K (OI: CTI - TBA) and GBD7937G (TP: LKK

REF - CC6/CTI22004486/Kpa3) on 09/05/2022

Dear Sirs,

For an update, we have settled the matter at \$18,847.00(all-in) with third party.

1. Cost of Repair (w/GST)	\$ 17,120.00
2. Loss of Rental (16.5days x \$100.00)	\$ 1,650.00
3. LTA/GIA Search Fee	\$ 2.00
4. Driver Medical Fee	\$ 75.00
Total	\$ 18,847.00

We will proceed to close file and submit all the relevant documents to your good office once it is ready.

Thank you.

Best Regards,

Hsiao Tong, Chew (Ms) | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742-3197 | Email: chewht@lkkauto.com |

HQ: Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 |

S(408933)

From: Chee So Chow <sochow.chee@sg.cntaiping.com>

Sent: Wednesday, 26 October 2022 7:21 PM **To:** Hsiao Tong (LKKAuto) <chewht@lkkauto.com>

Cc: Claims Dept of CTI <claimsdept@sg.cntaiping.com>; Admin A <admin-a@lkkauto.com>

Subject: RE: [Seek Mandate] - SNM22D203217/C02/GBF5321K/CHEESC / FW: Direct Settlement - Accident Involving

GBF5321K (OI: CTI-TBA) and GBD7937G (TP: LKK REF-CC6/CTI22004486/Kpa3) on 09/05/2022

Hi Hsiao Tong

Please proceed to offer repairer "ALAN'S UNITED AUTO PTE LTD" at \$19,237.00(all-in) as proposed.

NOTICE:

In response to the escalating Covid-19 cases, please refrain from sending hardcopy documents to us as delay is to be expected for handling hardcopy documents. All correspondence should be made via email claimsdept@sg.cntaiping.com or fax at 6224 7175. Any inconvenience caused is much regretted.

Thanks and Best Regards

Chee So Chow

Claims Department

China Taiping Insurance (Singapore) Pte. Ltd.

3 Anson Road #15-00 Springleaf Tower Singapore 079909

Main: (65) 6389 6116 | F: (65) 6222 5879 Email: <u>claimsdept@sg.cntaiping.com</u>

W: www.sg.cntaiping.com | FB: www.facebook.com/chinataipingsg/ | WeChat: 太平狮城 Taiping SG

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From: Hsiao Tong (LKKAuto) <chewht@lkkauto.com>

Sent: Thursday, June 30, 2022 2:21 PM

To: Chee So Chow <<u>sochow.chee@sg.cntaiping.com</u>>

Cc: Claims Dept of CTI < <u>claimsdept@sg.cntaiping.com</u>>; Admin A < <u>admin-a@lkkauto.com</u>>

Subject: [Seek Mandate] - SNM22D203217/C02/GBF5321K/CHEESC / FW: Direct Settlement - Accident Involving

GBF5321K (OI: CTI-TBA) and GBD7937G (TP: LKK REF-CC6/CTI22004486/Kpa3) on 09/05/2022

CAUTION: This email originated from outside the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Your ref: SNM22D203217/C02/GBF5321K/CHEESC

LKK ref: CC6/CTI22004486/Kpa3q2

Dear Sirs/Mdm,

ACCIDENT INVOLVING GBF5321K(CHINA TAIPING) / GBD7937G(TP) / OTHERS ON 09/05/2022

We refer to the above matter.

GBF5321K(OI) -> GBD7937G(TP) -> GBD3975Y

This is a 3 vehicles chain collision whereby our insured was the last vehicle. In accordance with the MCF guideline for chain collision, we have to settle the front vehicle's claim at 100%.

We seek your approval to offer repairer "ALAN'S UNITED AUTO PTE LTD" at \$19,237.00(all-in).

The summary is as follows: -

	Amount Claimed	Amount Revised
1. Cost of Repair (w/GST)	\$ 24,823.89	\$ 17,120.00

2. Loss of Rental (17days x \$140.00)	\$ 2,380.00	\$ 2,040.00 (17days x\$120.00)
3. LTA/GIA Search Fee	\$ 2.00	\$ 2.00
4. Driver Medical & Loss if Income	\$ 658.74	\$ 75.00 (Medical Fee only)
Total	\$ 27,864.63	<u>\$ 19,237.00</u>

Surveyor recommended 14days for repair + 2Sunday + 1PH(16/05/22) = 17days.

Enclosed here with all the relevant documents for your perusal.

Kindly note that this inspection report dated 27/06/2022 is only for mandate purpose.

Kindly let us have your approval / instruction.

Best Regards,

Hsiao Tong, Chew (Ms) | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742-3197 | Email: chewht@lkkauto.com |

 $\rm HQ$: Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 |

S(408933)