

LEGAL OPTIONS LLC

ADVOCATES & SOLICITORS
COMMISSIONERS OF OATHS & NOTARY PUBLIC
UEN NO. 201203825R

151 Chin Swee Road #07-02 Manhattan House, Singapore 169876
Tel : 6438 8039 Fax : 6438 8275

WARRANT TO ACT

In the matter of Accident involving FBG H197D And SHD 7261B Along
Kim Tian Road Towards Jalan Bukit Merah on 02.12.2021.

I/We Ng Boon Fann (Name/Company Name) G2130398X
(NRIC/Passport/Registration Number) hereby authorize and appoint **M/S LEGAL OPTIONS LLC**, Advocates and solicitors, to be my/our solicitors to act for me/us in relation to the above matter and other matters incidental thereto including representing me/us in Court, bringing or defending or discontinuing any proceedings including any appeals therefrom. I/We hereby further authorize:-

- (a) **M/S** ("my repairers") to give instructions to you on my/our behalf in relation to the above matter if the matter involved only for my/our property damage claim;
- (b) to apply my medical leaves and consent my doctor to release my medical report to you directly and authorize you to apply all other reports, conduct all searches, forward my claim to the insurers; and
- (c) to have the settlement sum paid in favour of **M/S LEGAL OPTIONS LLC** and sent to you and authorize you to release the balance of the settlement monies to me after deducting both your legal fees and disbursements upon issuing your Bill/Invoice and outstanding repair costs and survey fees etc to my repairers if the vehicle is owned by me and you may pay them directly. **I/We also understand and accept that your minimum Solicitor and Client costs (ie. Costs over and above that paid by the Third Party) is \$1,070 or 15% of the Party & Party costs as recommended by the Public Trustee's Office if my/our General Damages exceeds \$5,000.00 and will be deducted from the compensation sum due to me/us for my/our claim for personal injury.**

We are entitled to terminate our engagement on the grounds set out in the Legal Profession (Professional Conduct) Rules 2015. You are entitled at anytime to terminate your services and discharge yourselves as my/our solicitors without assigning any reason therefor. Upon the termination or discharge of your services, by either party for any reason whatsoever, you shall have lien over all documents and monies held by you until full and unconditional payment of your fees and expenses payable by me/us. Any monies held by you on my/our account may be applied at your discretion and subject to the Solicitors Accounts Rules towards or in satisfaction of any costs described in any Bill/Invoice which may be rendered in this matter. Any Bill/Invoice which may be rendered by you is understood to be without prejudice to your right to the full costs that you are entitled to in the event taxation is necessary.

- 8 DEC 2021

Dated this _____ day of _____ 20

Client's / authorized signature :



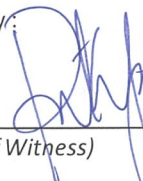
(Signature and / or Company Stamp)

Home Tel No : _____

Mobile Phone No : 87278116

E-mail : KENTAZ168@gmail.com

Witnessed By:



(Signature of Witness)

Name : PINKY WONG

Position : Senior Legal Executive

IMPORTANT NOTICE :-

Fees in contentious cases : A client is responsible for his own solicitor and client bill of costs in full regardless of any order of costs made against the opponent. In the event a client loses a case, he will have to pay his opponents costs as well as his own. Even, if a client wins, his opponent may not be ordered to pay the full amount of Party and Party costs and/or may not be capable of paying what is ordered.