Poh Kin (LKKAuto)

From: Mohamedrasheed, Rashidah < Rashidah.Mohamedrasheed@aig.com>

Sent: Tuesday, 27 November 2018 11:00 AM

To: Poh Kin (LKKAuto)

Cc: Admin A

Subject: RE: seek comments/instruction; Our Ref: CC6/AIG18018167/Ufa3; Your Ref:

7305319073SG

Hi Poh Kin,

Proceed to reject.

Please obtain missing footage i.e. 11.38.43 onwards to further consider this claim.

Thank you

Rashidah Rasheed

AIG

Complex Claims Examiner
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From: Poh Kin (LKKAuto) [mailto:pohkin@lkkauto.com]

Sent: Friday, November 23, 2018 10:49 AM

To: Mohamedrasheed, Rashidah

Cc: Admin A

Subject: seek comments/instruction; Our Ref: CC6/AIG18018167/Ufa3; Your Ref: 7305319073SG

Importance: High

Our Ref: CC6/AIG18018167/Ufa3

Your Ref: 7305319073SG

Dear Ms Rashidah,

ROAD TRAFFIC ACCIDENT INVOLVING VEHICLE NOS. SLW 4092U (OI) AND EV 200P (TP) ALONG CHOO CHIAT PLACE ON 04/10/2018

We refer to the above matter.

Third party reported that he was parked his(TP) vehicle at parallel parking lot along Joo Chiat Place, and went for lunch. Collecting his vehicle after having his lunch. He found out his(TP) vehicle damage on rear portion and spotted OI vehicle parked behind of his(TP) vehicle. TP alleged OI vehicle damaged at the front portion and also alleged OI acknowledged to him(TP), OI had collided into his(TP) vehicle.

OI reported that he was parked his vehicle at parallel parking lot along Joo Chiat Place without collided any vehicle. When TP driver claimed that OI vehicle had collided into his(TP) vehicle rear portion. And OI had check his(OI) vehicle and realize had no damage at all.

Kindly refer to link below attached with TP rear camera and Whatapps conversation between TP and OI. https://drive.google.com/open?id=1gOTDL-zR8I_GR0oJqExHEUvRujx78dbk

In the message exchanged between TP with OI, OI comment on the damages and repair of the rear bumper which given us an Impression that OI admitted his Fault indirectly. However, when we spoke to him, OI Denied having involved in the collision. OI Stressed that he did not collided into TP while parking neither his message amounted to admission of Liability.

We believe it is a common sense that if OI has collided into TP vehicle. He would not remain in the lot but should have left the lot and park somewhere else in order to avoid being held for responsibility.

From TP rear video footage, we can see clearly that TP reversed slowly before moving off from the parking lot, to our surprised, he(TP) for no reason alighted from his(TP) vehicle and went to rear to make a check on this vehicle? We are wondering would it be possible that he(TP) reversed and might hit into OI vehicle which bother him(TP) to make a check on both vehicles. Otherwise, he should have spotted the upon collecting it.

As TP was possessed no concrete Evidence proof but only relies on Verbal Accusation against OI. It is not possible that TP damage is absolutely cause the vehicle parked behind him. There is no logic that TP damages is absolutely cause by the vehicle parked behind him. There is no way TP can hold OI responsible for the alleged damage.

In view of this, we are intending to reject third party claim.

We hereby seek your view/comments/instruction, in order for us proceed further.

Thank you.

Best Regards,

Poh Kin, Chong (Mr) | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6841-2132 | email: pohkin@lkkauto.com | fax: 6741-4108

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