

## Khanchna (LKK Auto)

---

**From:** Khanchna (LKK Auto)  
**Sent:** Friday, 28 June 2019 3:27 PM  
**To:** Ng Wai Yin  
**Cc:** claims@transcab.com.sg  
**Subject:** RE: REQUEST FOR LOD - MVA BETWEEN SMF1077L (OI) & SHC5396P (TP) ON 09/04/2019 (LKK REF: CC3/AIG19006466/Kka3)  
**Attachments:** TP ESTIMATE - MARKED.pdf

### Without Prejudice

Dear Sirs/Mdm,

For COR, recommended amount at **L/S \$4,700.00 (before GST)** with **4 repair days**.

**\*\* Kindly forward your amended LOD to us (LKK) for our necessary action.**

Please note that all the finalisation subject to insurer approval.

**"Kindly note that this negotiation between parties on this matter is purely on a without prejudice basis with the sole intention of resolving the matter amicably without parties resorting to legal proceedings. No admission of liability, whatsoever, should be deemed / inferred from this negotiation of terms/settlement."**

**In the event of new evidence being discovered or subsequently produced by either party that will materially affect/influence on the issues of liability/damages, either party is not bound, thereafter, by the negotiation terms/settlement."**

Best Regards,

**Khanchna** | Case Handler

**LKK Auto Consultants Pte Ltd**

DID: **6841 2360** | email: [khanchna@lkkauto.com](mailto:khanchna@lkkauto.com) | Fax: 6741-4108

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

---

**From:** Khanchna (LKK Auto)  
**Sent:** Thursday, 27 June 2019 1:30 PM  
**To:** Ng Wai Yin <waiyin.ng@transcab.com.sg>  
**Cc:** Admin A <admin-a@lkkauto.com>; CS A Team <cs-a@lkkauto.com>; claims@transcab.com.sg  
**Subject:** REQUEST FOR LOD - MVA BETWEEN SMF1077L (OI) & SHC5396P (TP) ON 09/04/2019 (LKK REF: CC3/AIG19006466/Kka3)

Without Prejudice

Dear Sirs/Mdm,

We refer to the above matter.

Kindly let us have a copy of LOD with all the relevant documents in order for our further action.

Thank you.

“Kindly note that this negotiation between parties on this matter is purely on a without prejudice basis with the sole intention of resolving the matter amicably without parties resorting to legal proceedings. No admission of liability, whatsoever, should be deemed / inferred from this negotiation of terms/settlement.

In the event of new evidence being discovered or subsequently produced by either party that will materially affect/influence on the issues of liability/damages, either party is not bound, thereafter, by the negotiation terms/settlement.”

Best Regards,

**Khanchna** | Case Handler

**LKK Auto Consultants Pte Ltd**

DID: **6841 2360** | email: [Khanchna@lkkauto.com](mailto:Khanchna@lkkauto.com) | Fax: 6741-4108

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