

## Khanchna (LKK Auto)

---

**From:** Khanchna (LKK Auto)  
**Sent:** 28 October 2020 10:54 AM  
**To:** Hock Wah Motor Pte Ltd  
**Cc:** Admin A  
**Subject:** REJECT TP CLAIM SKJ1416U AGAINST SDX328G (AIG) // DOA: 09/04/2019 \*\*\* LKK REF : CC6/AIG19007281/Uha3

### WITHOUT PREJUDICE

Dear Sir/Madam,

We refer to the above matter.

We append below our Insured's statement for your easy reference:

#### Brief Details.

On 09/04/2019 at about 2039hrs, I was driving my vehicle bearing registration no. SDX328G along Tampines Street 82 towards Tampines Ave 3. I slowed down my vehicle upon reaching the stop line at the T junction of the said road. Subsequently one vehicle bearing the registration SKJ1416U from the rear hit onto the rear portion of my vehicle. I then alighted from my vehicle to make a check on the condition of the rear. I then requested to exchange particulars with the other driver. However she replied "I don't think so". I then took out my hand-phone to take picture of her and her vehicle. She behaved aggressively and took my phone and threw it onto the floor. She then got onto her vehicle and drove off from the incident scene. She was wearing the blue NUS t-shirt and shorts. I have a short clip of how she looks like.

The rear portion of my vehicle sustained dents and cracks. My phone sustained cracks on the rear bottom right corner. My phone is a black iPhone 10s MAX (S/N: C39XKEURKPH4).

As such, we opine that liability is down against your client for head to rear collision.

In view of the above, we have instructions from our principal to deny the third party claim and we are unable to look into your client's claim.

We will proceed to close accordingly.

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."