Cecilia Chong (LKK Auto)

From: Vic Alpeh S. Sanghilan < VicSanghilan@msfirstcapital.com.sq>

Sent: Monday, 29 March 2021 11:49 AM

To: Cecilia Chong (LKK Auto); Su Li (LKK Auto)

Cc: Admin A

Subject: RE: [REQUEST TP VIDEO] RE: SURVEY ASSESSMENT - D20004458MFSH/1 //

EXPRESS SETTLEMENT

Dear Cecilia,

We refer to your below email.

Please deny TP claim first in view of TP video footage as per your below comment.

Thank you.

Kind Regards,

Vic Sanghilan

Motor Claim Department

MS First Capital Insurance Ltd | 36 Robinson Road, City House #16-01 Singapore 068877

 $| \ Tel: 6507\ 3848\ | \ DID: 6507\ 3846\ | \ Fax\ No.: 6507\ 3849\ | \ Email: \underline{vicsanghilan@msfirstcapital.com.sg}\ | \ Company\ Regn.$

No. 195000106C

A Member of MS&AD Insurance Group

Personal Data Protection Act 2012 ("PDPA"):

Under the PDPA, there are various requirements that regulate the processing of your personal data. Please refer to http://www.msfirstcapital.com.sg for details of PDPA Personal Data Collection Statement.

Confidentiality Notice: This e-mail is confidential. It may also be legally privileged. If you are not the addressee or to whom it is intended, you may not copy, forward, disclose or use any part of it. If you have received this message in error, please delete the message and all copies from your system and notify the sender immediately by return e-mail.

From: Cecilia Chong (LKK Auto) < Cecilia Chong@lkkauto.com>

Sent: Monday, 29 March 2021 11:41 am

To: Su Li (LKK Auto) < suli@lkkauto.com; Vic Alpeh S. Sanghilan < VicSanghilan@msfirstcapital.com.sg

Cc: Admin A <admin-a@lkkauto.com>; Jason Tea <<u>JasonTea@msfirstcapital.com.sg</u>>

Subject: RE: [REQUEST TP VIDEO] RE: SURVEY ASSESSMENT - D20004458MFSH/1 // EXPRESS SETTLEMENT

Dear Vic,

Attached is a copy of TP video footage.

Based on the video footage, it seems to be that TP is driving straight instead of having the intention to turn left as his vehicle does not seems to have move to the left.

Thus, in view of above, we are in the opinion that we should reject TP claim.

Kindly let us have your approval/instruction. Thanks

Cecilia Chong (LKK Auto)

From: Cecilia Chong (LKK Auto)

Tuesday, 30 March 2021 11:40 AM Sent:

To: Chia Sin Muk

Subject: RE: LOD - SKS 7526Z, your ref. no. SHA1250M, DOA: 30.10.2020 TP - FIRST CAP

WITHOUT PREJUDICE

Dear Karen,

We refer to the above matter.

Based on your client's video footage, your client is driving straight instead of having the intention to turn left as his vehicle does not seems to have move to the left.

In view of above, we have our principal's instruction to deny liability and not able to look into this matter.

Thanks

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,

Cecilia Chong | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6749-4274 | email: CeciliaChong@lkkauto.com | fax: 6741-4108

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





Save the Earth Print only when necessary

From: Cecilia Chong (LKK Auto)

Sent: Monday, 29 March 2021 11:32 AM To: Chia Sin Muk <em1autopteltd@gmail.com>

Subject: RE: LOD - SKS 7526Z, your ref. no. SHA1250M, DOA: 30.10.2020 TP - FIRST CAP

Without prejudice

Dear Karen.

You can whatsapp the video to me at 8891 1278.

Thanks

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.