Re: Your Ref: MBL9859 // DOA: 10/02/2022// LKK Ref: CC4/ASM22001437/Epa3(SNC9459U)

Hsiao Tong (LKKAuto) < chewht@lkkauto.com >

Sat 21/5/2022 9:19 PM

To: Motor Pte Ltd Kim Kock < kimkockmotor@gmail.com>

1 attachments (567 KB) DS FORM MBL9859.pdf;

Without Prejudice

Dear Sirs/Mdm,

Thank you for your acceptance.

Please duly sign the documents enclosed and return to us (LKK) for our necessary action.

"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,

Hsiao Tong, Chew | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742 3197 | email: chewht@lkkauto.com | fax: -

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

From: Motor Pte Ltd Kim Kock <kimkockmotor@gmail.com>

Sent: Thursday, 19 May 2022 4:04 pm

To: Hsiao Tong (LKKAuto) <chewht@lkkauto.com>

Subject: Re: Your Ref: MBL9859 // DOA: 10/02/2022// LKK Ref: CC4/ASM22001437/Epa3(SNC9459U)

To LKK Officer In-Charge (Ms Hsiao Tong)

My Boss agreed to your principal instruction to offer as follows: -

1. Cost of Repair	\$ 1,550.00
2. Loss of Use (3days x	\$ 60.00
\$20.00)	
Total	\$ 1,610.00

Kindly assist us in the payment for this Third Party Claim.

Thank You

Regards,

Regards,

Mr Gan / Ms How Kim Kock Motor Pte Ltd

Tel: 6265 0226 / 6265 0358

Fax: 6265 2588

On Wed, May 11, 2022 at 4:11 PM Hsiao Tong (LKKAuto) < chewht@lkkauto.com> wrote:

Without Prejudice

Dear Sirs/Mdm,

We refer to the above matter.

We have our principal instruction to offer as follows: -

1. Cost of Repair	\$ 1,550.00
2. Loss of Use (3days x \$20.00)	\$ 60.00
Total	\$ 1,610.00

Please confirm acceptance.

"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,

Hsiao Tong, Chew (Ms) | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742-3197 | Email: chewht@lkkauto.com |

HQ: Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 |

S(408933)

From: Motor Pte Ltd Kim Kock < kimkockmotor@gmail.com>

Sent: Wednesday, 11 May 2022 2:24 PM

To: Hsiao Tong (LKKAuto) < chewht@lkkauto.com>

Subject: Re: Your Ref: MBL9859 // DOA: 10/02/2022// LKK Ref:

CC4/ASM22001437/Epa3(SNC9459U)

Attn: Ms Hsiau Tong (Motor Claims Department)

Email to you all the relevant documents our Invoice no: 00120 dd: 29/03/2022, Letter of Demand and Authorization Letter for your references.

Kindly assist us for this Third Party Claim, we hope we can receive the Discharge Voucher soon from your side.

If you have any enquiry please feel free to contact us as soon as possible.

Thank You

Regards,

Mr Gan / Ms How Kim Kock Motor Pte Ltd Tel: 6265 0226 / 6265 0358

Fax: 6265 2588

On Mon, Mar 28, 2022 at 5:12 PM Hsiao Tong (LKKAuto) < chewht@lkkauto.com> wrote:

Without Prejudice

Dear Sirs/Mdm,

We refer to the above matter.

Kindly forward your LOD with all the relevant documents(ie: final repair bill, authorisation to act, rental receipt) to us (LKK) for our necessary 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,

Hsiao Tong, Chew (Ms) | Case Handler

LKK Auto Consultants Pte Ltd

Phone: 6742-3197 | Email: chewht@lkkauto.com |

HQ : Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 |

S(408933)