Specification of Competency Standards for the Logistics Industry Unit of Competency

1. Title	Conduct contract negotiation
2. Code	LOCUSM506A
3. Range	The unit of competency is applicable to all sea freight, air freight and express operators. Practitioners should be capable to master contract negotiation techniques so as to formulate contract terms clearly to protect the interests of the company and to avoid controversy in future.
4. Level	5
5. Credit	9 (for reference only)
6.Competency	Performance Requirements
	 ♦ Understand business law, relevant international conventions, regulations and legislations ♦ Master contract negotiation techniques ♦ Master communication skills ♦ Understand the operation, workflow and characteristics of transport and logistics ♦ Understand various modes of cooperation with customers and their characteristics ♦ Understand standard contract terms and the principles of formulation ♦ Master the industrial standards or regulators' requirements
	 6.2 Conduct contract activities that the contract involved negotiation ◆ Analyze the cooperation mode of and the relationship between the company and the customer ◆ Analyze the range of service provided by the company and its limitations

♦ Analyze the operation risks of the company ♦ Set the baseline for the negotiation with regard to the range of service and its limitations, operation risks of the company, etc. ♦ Consider various factors, including legislations and international conventions, etc., during negotiation ♦ Communicate with internal departments to master contract requirements for different operational procedures • Understand past business records of the company so as to make the contract terms tally with company goal and minimize the risks faced by the company • Use the techniques in negotiation, communication, calculation and forecast to fight for favourable terms for the company 7. Assessment | The integrated outcome requirements of this unit of competency are: Criteria (i) Capable to understand the goals or baseline expected by both sides to the contract; and Capable to use the techniques in negotiation to fight for (ii) favourable terms for and protect the interests of the company, and to prepare contract terms clearly and precisely to express the wishes of both sides. 8. Remarks