```
{INCLUDETEXT "C:\\Users\\NeilB\\OneDrive - PRACCTICE
LTD\\Documents\\OspreyOfficeGateway\\header.doc"}
Our Ref:
              { MERGEFIELD MATTER FEE EARNER ID }/{ MERGEFIELD
              client no }/{ MERGEFIELD matter no }
              { MERGEFIELD TK PIDEF2DETAIL tkDEF2SOLREF }
Your Ref:
{ SET LETTER { DATE \@ "d MMMM yyyy" \* MERGEFORMAT }}{ref LETTER \@ "d MMMM
yyyy" }
{ MERGEFIELD TK PIDEF2DETAIL tkDEF2SOL name }
{ MERGEFIELD TK PIDEF2DETAIL tkDEF2SOL address }
Dear Sirs
Our Client:
            { MERGEFIELD "LINKNAME_FORENAME_1" } { MERGEFIELD
            "LINKNAME SURNAME 1" }
            { IF { MERGEFIELD TK_PIDEF2DETAIL tkDEF2CONAME } = "" "{
Your Client:
            MERGEFIELD TK PIDEF2DETAIL tkDEF2FORENAME } {
            MERGEFIELD TK PIDEF2DETAIL tkDEF2SURNAME }" "{
            MERGEFIELD TK PIDEF2DETAIL tkDEF2CONAME }"
Accident
            { MERGEFIELD TK ACCDETS tkACCDATE\@"d"\*Ordinal } {
            MERGEFIELD TK ACCDETS tkACCDATE\@"MMMM yyyy" }
Date:
```

We settled this case on the basis that you would be responsible for our reasonable costs, to be taxed by the County Court if agreement cannot be negotiated.

We have charged our costs on the normal basis, by that we mean one tenth of the hourly rate for letters out, one tenth for telephone calls, long letters one fifth.

We enclose for possible agreement a Schedule setting out full details of our costs.

We look forward to receiving your cheques in settlement of our client's claim and their costs, within 21 days.

Please note that we reserve our rights to tax our file if our fees cannot be agreed.

Yours faithfully

{ MERGEFIELD PRACTICEINFO PRACTICE NAME*UPPER }