



EU Type-Examination Certificate

Regulation on Personal Protective Equipment (Module B) Certificate No.: 0200-PPE-08668 version 1

FORCE Certification A/S (EU-notified body number 0200) has in accordance with Regulation (EU) 2016/425 of The European Parliament and of The Council of 9 March 2016, issued EU Type-Examination Certificate to:

Manufacturer:

Dongguan Qiangxing Creative Technology Culture Ltd.

For manufacturing the following personal protective equipment:

Type/Description: Filtering half mask with ear loops

Model/Designation: QX-238

Applied standard(s): EN 149:2001+A1:2009

Classification: FFP2 NR

Restrictions for use: None

Category: III

The examined sample of personal protective equipment is found to fulfill the relevant requirements of the applied standard(s) and to be in compliance with the applicable essential health and safety requirements of Regulation (EU) 2016/425. Documentation for observance of relevant requirements and the basis for the type-examination are described in the appendix to this certificate. The manufacturer shall inform FORCE Certification A/S of any contemplated changes.

This certificate can only be used in conjuction with a valid comformity assessment procedure according to Regulation (EU) 2016/425 module C2 or D.

Date of issue: 2020-06-18 Date of expiry: 2025-06-18

Søren Bo Jensen Certification Manager Kasper Munk Eliasen

Examiner

FORCE Certification A/S task No.: 120-28419 / Certificate ID: 08668

This certificate will remain valid unless cancelled, revoked or expired, provided the conditions in the attached appendix are complied with, and that the equipment remains state of the art within its applicable field of service. Status of this certificate can be verified on www.forcecertification.com. This EU Type-Examination Certificate is the property of FORCE Certification A/S. Extracts of this certificate may only be reproduced with a written permission from FORCE Certification A/S.





Supervised Product Check Certificate

Regulation on Personal Protective Equipment (Module C2) Certificate No.: 0200-PPE-QA-08675 version 1

FORCE Certification A/S (EU-notified body number 0200) has in accordance with Regulation (EU) 2016/425 of The European Parliament and of The Council of 9 March 2016, issued Supervised Product Check Certificate to:

Manufacturer: Dongguan Qiangxing

Creative Technology Culture Ltd.

For the production of:

Personal protective equipment category III as covered by the current

agreement for supervised product check, between the Manufacturer

and FORCE Certification A/S

Place(s) of production: As described in the appendix to this certificate

Scope: Annual product check so as to verify the homogeneity of the

production

Restrictions: None

FORCE Certification A/S hereby confirms that supervised product check is carried out in order to ensure that the manufactured personal protective equipment is in conformity with the associated EU type-examination certificate (Module B) and all the applicable requirements of Regulation (EU) 2016/425. The manufacturer is entitled to affix FORCE Certification A/S's identification number (0200) to each induvidual item of personal protective equipment during the manufacturing process.

The manufacturer is obligated to take all measures necessary so that the manufacturing process and internal production control ensure the homogeneity of the production, and that manufactured personal protective equipment continuously fulfils all the applicable requirements of Regulation (EU) 2016/425. The manufacturer shall inform FORCE Certification A/S of any contemplated changes.

Date of issue: 2020-06-18 Date of expiry: 2023-06-18

Philippa W. Osted Certification Manager Kasper Munk Eliasen

Examiner

FORCE Certification A/S task No.: 120-28419 / Certificate ID: 08675

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Test Report SL52025256815401TX Date: June 08,2020 Page 1 of 10

DONGGUAN QIANGXING CREATIVE TECHNOLOGY CULTURE LTD. 6-1-1-201 CAOTANG ROAD, NANCHENG STREET, DONGGUAN, GUANGDONG, CHINA

The following sample(s) was/were submitted and identified on behalf of the client as:

Sample Description : (A)Protective mask

Style No. : QX-238

Composition : (A)Non-woven/ Meltblown cloth/ Electrostatic filter

Sample Color : (A)WHITE

Manufacturer : DONGGUAN QIANGXING CREATIVE TECHNOLOGY CULTURE LTD.

Test Performed : Selected test(s) as requested by applicant

Sample Receiving Date : May 08, 2020

Testing Period : May 12, 2020 - Jun 08, 2020

Test Result(s) : Unless otherwise stated the results shown in this test report refer only to the

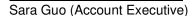
sample(s) tested, for further details, please refer to the following page(s).

Conclusion:

Sample No.	Recommendation Level
(A)	FFP2 NR

Signed for and on behalf of

SGS-CSTC Standards Technical Services (Shanghai) Co., Ltd Testing Center





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Test Result

Respiratory Protective Devices — Filtering Half Masks to Protect against Particles — Requirements, Testing, Marking

Date: June 08,2020

(EN 149:2001+A1:2009)

Clause 7.4 Packaging

(EN 149:2001+A1:2009 Clause 8.2)

Results	Comment
Comply	Pass

Clause 7.5 Material

(EN 149:2001+A1:2009, Clause 8.2 & 8.3.1 & 8.3.2)

Test Requirement	Results	Comment
Materials used shall be suitable to withstand handling and wear over the period for which the particle filtering half mask is designed to be used.	Comply	
After undergoing the conditioning described in 8.3.1 none of the particle filtering half masks shall have suffered mechanical failure of the facepiece or straps.	Comply	Pass
When conditioned in accordance with 8.3.1 and 8.3.2 the particle filtering half mask shall not collapse.	Comply	
Any material from the filter media released by the air flow through the filter shall not constitute a hazard or nuisance for the wearer.	Comply	

Clause 7.6 Cleaning and Disinfecting

(EN 149:2001+A1:2009, Clause 8.4 & 8.5 & 8.11)

Test Requirement	Results	Comment
If the particle filtering half mask is designed to be re-usable, the materials used shall withstand the cleaning and disinfecting agents and procedures to be specified by the manufacturer. With reference to 7.9.2, after cleaning and disinfecting the re-usable particle filtering half mask shall satisfy the penetration requirement of the relevant class.	Not applicable (Not designed to be re-usable)	N.A.

Clause 7.7 Practical Performance

(EN 149:2001+A1:2009, Clause 8.4)

Test Requirement	Results	Comment
The particle filtering half mask shall undergo practical performance tests under realistic conditions. These general tests serve the purpose of checking the equipment for imperfections that cannot be determined by the tests described elsewhere in this standard.	No imperfections	Pass



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Clause 7.8 Finish of Parts

(EN 149:2001+A1:2009, Clause 8.2)

Test Requirement	Results	Comment
Parts of the device likely to come into contact with the wearer shall have no sharp edges or burrs.	No sharp edges or burrs	Pass

Clause 7.9.1 Total Inward Leakage

(EN 149:2001+A1:2009, Clause 8.5)

Test Requirement	Results	Comment
The total inward leakage consists of three components: face seal leakage, exhalation value leakage(if exhalation value fitted) and filter penetration. For particle filtering half masks fitted in accordance with the manufacturer's information, at least 46 out of the 50 individual exercise results (i.e. 10 subjects x 5 exercises) for total inward leakage shall be not greater than: 25% for FFP1, 11% for FFP2, 5% for FFP3 and, in addition, at least 8 out of the 10 individual wearer arithmetic means for the total inward leakage shall be not greater than: 22% for FFP1, 8% for FFP2, 2% for FFP3	Detail refer to Appendix 1	Meet FFP1, Meet FFP2

Appendix 1: Summarization of Test Data

Inward Leakage Test Data

III Leakage Test Data								
Subject	Sample	Condition	Walk(%)	Head	Head	Talk(%)	Walk(%)	Mean(%)
	No.			Side/side(%)	up/down(%)			
Zhou	1	A.R.	5.43	6.12	6.45	5.89	6.36	6.05
Luo	2	A.R.	6.64	6.82	7.06	7.19	6.03	6.75
Lu	3	A.R.	4.67	6.94	7.30	5.69	6.14	6.15
Wang	4	A.R.	4.54	4.17	5.38	4.77	6.24	5.02
Bao	5	A.R.	6.23	8.16	8.43	6.94	6.10	7.17
Ding	6	T.C.	5.71	4.71	5.98	5.80	4.23	5.29
Li	7	T.C.	6.19	7.89	6.73	7.94	8.08	7.37
Chen	8	T.C.	4.39	5.89	6.39	6.30	5.43	5.68
Song	9	T.C.	6.53	6.57	6.42	5.93	7.14	6.52
Ye	10	T.C.	8.46	6.37	7.70	6.80	7.38	7.34

Facial Dimension(mm)

Subject	Face length	Face Width	Face Depth	Mouth Width
Chen	125	150	120	58
Lu	115	132	107	48
Zhou	115	135	106	52
Li	125	130	107	46
Luo	125	136	100	43
Zheng	128	140	112	55
Wang	120	147	103	48
Song	120	140	100	50
Bao	130	134	104	50



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Ding	134	150	110	52
Liu	120	135	117	50
Ye	126	137	105	52

Clause 7.9.2 Penetration of Filter Material

(EN 149:2001+A1:2009, Clause 8.11 & EN 13274-7:2019)

	Test Requirement		Results	Comment	
	of the filter of the particle filte the following table.	he			
Classifica Maximum penetration of test aerosol					
tion	Sodium chloride test 95	Paraffin oil test 95 l/min		5	Meet FFP1,
	l/min	0/		Detail refer to	Meet FFP2,
	%	%		Appendix 2	Meet FFP3
	max.	max.			
FFP1	20	20			
FFP2	6	6			
FFP3	1	1			

Appendix 2: Summarization of Test Data

Penetration of filter material

Aerosol	Condition	Sample No.	Penetration (%)
		1	0.099
	As received	2	0.056
		3	0.071
		4	0.069
Sodium chloride test	Simulated wearing treatment	5	0.083
		6	0.075
	Machania al atuan ath. Tanan anatuus	7	0.068
	Mechanical strength +Temperature conditioned	8	0.090
	conditioned	9	0.084
		10	0.226
	As received	11	0.181
		12	0.207
		13	0.218
Paraffin oil test	Simulated wearing treatment	14	0.189
	-	15	0.191
	Machania al atuan ath. Tanan anatuus	16	0.564
	Mechanical strength +Temperature conditioned	17	0.728
	conditioned	18	0.596
	Flow conditioning: Single fil	ter: 95.0 L/min	



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Clause 7.10 Compatibility with Skin

(EN 149:2001+A1:2009, Clause 8.4 & 8.5)

Test Requirement	Results	Comment
Materials that may come into contact with the wearer's skin shall not be known to be likely to cause irritation or any other adverse effect to health.	No irritation or any other adverse effect to health	Pass

Date: June 08,2020

Clause 7.11 Flammability

(EN 149:2001+A1:2009, Clause 8.6)

Test Requirement	Results	Comment
The material used shall not present a danger for the wearer and shall not be of highly flammable nature When tested, the particle filtering half mask shall not burn or not to continue to burn for more than 5 s after removal from the flame.	Detail refer to Appendix 3	Pass

Appendix 3: Summarization of Test Data

Flammability

Condition	Sample No.	Result
As received	1	NIL
As received	2	NIL
Temperature conditioned	3	NIL
remperature conditioned	4	NIL

Clause 7.12 Carbon Dioxide Content of The Inhalation Air

(EN 149:2001+A1:2009, Clause 8.7)

Test Requirement	Results	Comment
The carbon dioxide content of the inhalation air (dead space) shall not	Detail refer to	Pass
exceed an average of 1,0 % (by volume)	Appendix 4	1 055

Appendix 4: Summarization of Test Data

Carbon Dioxide Content of The Inhalation Air

Condition	Sample No.	Result(%)				
	1	0.4692				
As received	2	0.4683	Mean value:0.47			
	3	0.4678				



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Clause 7.13 Head Harness

(EN 149:2001+A1:2009, Clause 8.4 & 8.5)

Test Requirement	Results	Comment
The head harness shall be designed so that the particle filtering half mask can be donned and removed easily.	Comply	
The head harness shall be adjustable or self-adjusting and shall be sufficiently robust to hold the particle filtering half mask firmly in position and be capable of maintaining total inward leakage requirements for the device.	Comply	Pass

Clause 7.14 Field of Vision

(EN 149:2001+A1:2009, Clause 8.4)

Test Requirement	Results	Comment
The field of vision is acceptable if determined so in practical performance tests.	Comply	Pass

Clause 7.15 Exhalation Valve(s)

(EN 149:2001+A1:2009, Clause 8.2 & 8.9.1 & 8.3.4 & 8.8)

Test Requirement	Results	Comment
(a) A particle filtering half mask may have one or more exhalation valve(s), which shall function correctly in all orientations.	Not applicable due to No exhalation valve	
(b) If an exhalation valve is provided it shall be protected against or be resistant to dirt and mechanical damage and may be shrouded or may include any other device that may be necessary for the particle filtering half mask to comply with 7.9.	Not applicable due to No exhalation valve	N.A.
(c) Exhalation valve(s), if fitted, shall continue to operate correctly after a continuous exhalation flow of 300 l/min over a period of 30 s.	Not applicable due to No exhalation valve	
(d) When the exhalation valve housing is attached to the faceblank, it shall withstand axially a tensile force of 10N applied for 10 s.	Not applicable due to No exhalation valve	



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Clause 7.16 Breathing Resistance

(EN 149:2001+A1:2009, Clause 8.9)

Test Requirement					Results	Comment
The penetration requirements of						
Classification	Maximu	um permitted resista		Datallusfauta	Meet FFP1,	
	Inh	nalation	Exhalation		Detail refer to	Meet FFP2,
	30 l/min	95 l/min	160 l/min		Appendix 5	Meet FFP3
FFP1	0.6	2.1	3.0			
FFP2	0.7	2.4	3.0			
FFP3	1.0	3.0	3.0			

Appendix 5: Summarization of Test Data

Breathing resistance (mbar)

		,			1					2					3		
	Flow rate(I/	/min)	Α	В	С	D	Е	Α	В	С	D	Е	Α	В	С	D	Е
As received	Inhalation	30	0.3	0.5	0.4	0.4	0.5	0.3	0.5	0.4	0.4	0.5	0.5	0.4	0.3	0.4	0.4
	IIIIaiaiioii	95	0.9	1.1	1.0	0.9	0.9	1.1	1.0	1.0	0.9	1.0	1.1	1.0	0.9	0.9	1.1
	Exhalation	160	2.4	2.3	2.5	2.5	2.4	2.4	2.5	2.3	2.3	2.4	2.4	2.5	2.5	2.3	2.3
			4			5					6						
Simulated	Flow rate(I/	min)	Α	В	O	ם	Е	Α	В	O	ם	Е	Α	В	С	D	Ε
wearing	Inhalation	30	0.5	0.4	0.4	0.3	0.3	0.5	0.4	0.4	0.3	0.3	0.4	0.3	0.4	0.4	0.3
treatment	IIIIaiaiioii	95	1.1	1.0	1.0	0.9	1.1	1.1	1.0	1.0	1.1	1.1	0.9	1.1	1.1	1.0	0.9
	Exhalation	160	2.5	2.3	2.3	2.4	2.4	2.5	2.4	2.4	2.3	2.4	2.5	2.4	2.5	2.5	2.3
	7 8						9										
	Flow rate(I/	min)	Α	В	O	D	Е	Α	В	O	D	Е	Α	В	С	D	Е
Temperature conditioned	Inhalation	30	0.2	0.4	0.4	0.3	0.3	0.2	0.2	0.3	0.3	0.2	0.3	0.2	0.3	0.3	0.2
	IIIIaialiOII	95	0.7	0.9	0.8	0.9	0.8	0.8	0.9	0.9	0.7	0.8	0.9	0.7	0.7	0.8	0.9
	Exhalation	160	1.6	1.8	1.7	1.7	1.8	1.6	1.6	1.7	1.7	1.8	1.8	1.6	1.6	1.7	1.7

A: facing directly ahead; B: facing vertically upwards; C: facing vertically downwards; D: lying on the left side; E: lying on the right side



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Test Report Clause 7.17 Clogging

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(EN 149:2001+A1:2009, Clause 8.9 & 8.10)

	Test Requirement	Results	Comment	
Valved particle filt After clogging the FFP1: 4 mbar, FF The exhalation re flow. Valveless particle After clogging the	eathing resistance tering half masks: inhalation resistances shall not FP2: 5 mbar, FFP3: 7 mbar at 95 esistance shall not exceed 3 mb filtering half masks: inhalation and exhalation resisters: FP2: 4 mbar, FFP3: 5 mbar at 95	Optional for single shift device only	N.A.	
Clause 7.17.3 Pe All types (valved	netration of filter material and valveless) of particle filter grequirement shall also meet th Maximum penetration Sodium chloride test 95 l/min % max. 20 6	Optional for single shift device only	N.A.	
FFP3	1	6 1		

Clause 7.18 Demountable Parts

(EN 149:2001+A1:2009, Clause 8.2)

Test Requirement	Results	Comment
All demountable parts (if fitted) shall be readily connected and secured, where possible by hand	No demountable parts	N.A.

Test	Uncertainty
Total inward leakage	3.4%
Penetration of filter material	4.8%
Carbon dioxide content of the inhalation air	3.9%
Breathing resistance (30L/min)	5.9%
Breathing resistance (95L/min)	4.9%
Breathing resistance (160L/min)	4.3%



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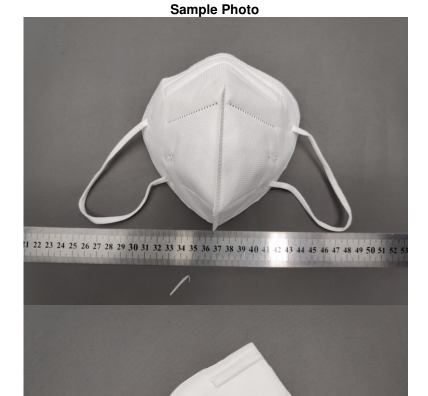
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Report No.: 244236210a 001 Page 1 of 11

Client: DONGGUAN QIANGXING CREATIVE TECHNOLOGY CULTURE LTD.

Contact Information: 6-1-1-201 Caotang Road, Nancheng Street, Dongguan, Guangdong,

China

0769-22857211/13423322386

Identification/KN95 Protective MaskModel No(s):Item No.: DGQX-238Sample obtaining method:Sending by customer

Sample Receiving date: 2020-05-05

Testing Period: 2020-05-09 to 2020-05-18

Test Specification: Test result:

Customer's requirement:

Screening of substances of very high concern (SVHC) subject to authorisation, Please refer to result according to (EU) No 143/2011, (EU) No 125/2012, (EU) No 348/2013, (EU) page No 895/2014, (EU) No. 2017/999 and (EU) No. 2020/171 (Annex XIV of EC No 1907/2006) and candidate list by European Chemical Agency (ECHA), according to the EU Court of Justice rules on SVHCs in articles (Guidance on requirements for substances in articles, June 2017)

Other information:

Sample information is provided by customer.

Country of Origin: China Sales Destination: EU

For and on behalf of

2020-05-18

TÜV Rheinland (Shanghai) Co., Ltd.

Nicky Chen / Project Manager

Date Name/Position

Test result is drawn according to the kind and extent of tests performed.

This test report relates to the a. m. test sample. Without permission of the test center this test report is not permitted to be duplicated in extracts. This test report does not entitle to carry any safety mark on this or similar products.



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Material List:

KN95 Protective Mask Item:

Item No.: DGQX-238

Material No.	Material	Color	Location
M001	Textile	White	Refer to photo
M002	Textile	White	Refer to photo
M003	Textile	White	Refer to photo
M004	Textile	White	Refer to photo
M005	Elastomer with textile	White	Refer to photo
M006	Plastic	White	Refer to photo
M007	Metal	Silver	Refer to photo



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1. Screening of substances of very high concern (SVHC) subject to authorisation, according to (EU) No 143/2011, (EU) No 125/2012, (EU) No 348/2013, (EU) No 895/2014, (EU) No. 2017/999 and (EU) No. 2020/171 and candidate list by European Chemical Agency (ECHA), according to the EU Court of Justice rules on SVHCs in articles.

Product Classification

With reference to Corrigendum to Regulation (EC) no.1907/2006 and ECHA, this product is classif	fied as:
---	----------

[X]	Article
[]	Article with an integral substance/ mixture
[]	Combinations of an article (functioning as a container or a carrier material) and a substance/ mixture
[]	Substance/ mixture

Conclusion:

	Conclusion		
Product Location	Acc. to authorisation list (EU) No 143/2011, (EU) No 125/2012, (EU) No 348/2013, (EU) No 895/2014, (EU) No. 2017/999 and (EU) No. 2020/171 (Annex XIV of EC No 1907/2006) and candidate list by ECHA, and the EU Court of Justice rules on SVHCs in articles, the detected SVHC concentration in components level is	Obligation of Importer (*) (For article)	Detected Substance (if any)
KN95 Protective Mask	<0.1%	Not necessary	-

(For article)

- (*) To communicate information down the supply chain according to article. 33 of REACH. OR
- 1. Notification to ECHA, if the quantities of SVHC in the produced/imported articles are above 1 ton in total per year per company.
- 2. Provide sufficient information to ensure safe use of the article and, as a minimum, include the name of the substance, to their customers and on request to consumers within 45 days of the receipt of this request.



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Test Results

Screening of substances of very high concern (SVHC) subject to authorisation, according to (EU) No 143/2011, (EU) No 125/2012, (EU) No 348/2013, (EU) No 895/2014, (EU) No. 2017/999 and (EU) No. 2020/171 (Annex XIV of EC No 1907/2006) and candidate list by European Chemical Agency (ECHA), according to the EU Court of Justice rules on SVHCs in articles.

Test Method:

- 1) Test portion is digested with acid and assisted with microwave, the elements are analysed by ICP-OES.
- 2) Test portion is extracted by organic solvent, semi-quantitative analysis by GC-MS / UV-Vis.
- 3) Test portion is extracted by organic solvent, the extraction solution is analyzed by Headspace-GC/MS / LC-DAD-MS / LC-MS/MS.

Test No.:	T001	T002
Material No.:	M001 + M002 + M003 + M004 + M005 + M006	M007
Result (%)	< RL	< RL

Abbreviation: < = Less than

RL =Reporting Limit % =Percentage

Remark:

(*1) The reporting limit for each individual SVHC subject to authorisation according to (EU) No 143/2011, (EU) No 125/2012, (EU) No 348/2013, (EU) No 895/2014, (EU) No. 2017/999 and (EU) No. 2020/171 (Annex XIV of EC No 1907/2006):

	Substance	CAS No.	Reporting Limit
1	4,4'- Diaminodiphenylmethane (MDA)	101-77-9	0.01%
2	Benzyl butyl phthalate (BBP)	85-68-7	0.01%
3	Bis (2-ethylhexyl)phthalate (DEHP)	117-81-7	0.01%
4	Dibutyl phthalate (DBP)	84-74-2	0.01%
5	Hexabromocyclododecane (HBCDD) and all major diastereoisomers identified: Alpha-hexabromocyclododecane Beta-hexabromocyclododecane Gamma-hexabromocyclododecane	25637-99-4 / 3194-55-6 / 134237-50-6 / 134237-51-7 / 134237-52-8	0.01%
6	5-tert-butyl-2,4,6-trinitro-m-xylene (Musk xylene)	81-15-2	0.01%
7	2,4-Dinitrotoluene (2,4-DNT)	121-14-2	0.01%
8	Diisobutyl phthalate (DIBP)	84-69-5	0.01%
9	Tris(2-chloroethyl)phosphate	115-96-8	0.01%
10	Diarsenic pentaoxide (*3)	1303-28-2	0.01%
11	Diarsenic trioxide (*3)	1327-53-3	0.01%
12	Lead chromate (*3)(*4)	7758-97-6	0.01%
13	Lead chromate molybdate sulphate red (C.I. Pigment Red 104) (*3)(*4)	12656-85-8	0.01%
14	Lead sulfochromate yellow (C.I. Pigment Yellow 34) (*3)	1344-37-2	0.01%
15	Trichloroethylene	79-01-6	0.01%
16	Chromium trioxide (*4)	1333-82-0	0.01%
17	Acids generated from chromium trioxide and their oligomers: Names of the acids and their oligomers: Chromic acid, Dichromic acid, Oligomers of chromic acid and dichromic acid. (*4)	7738-94-5 / 13530-68-2	0.01%



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18	Sodium dichromate (*3)	7789-12-0 / 10588-01-9	0.01%
19	Potassium dichromate (*4)	7778-50-9	0.01%
20	Ammonium dichromate (*4)	7789-09-5	0.01%
21	Potassium chromate (*4)	7789-00-6	0.01%
22	Sodium chromate (*4)	7775-11-3	0.01%
23	Formaldehyde, oligomeric reaction products with aniline (technical MDA) (*11)	25214-70-4	0.01%
24	1,2-Dichloroethane	107-06-2	0.01%
25	Bis(2-methoxyethyl) ether	111-96-6	0.01%
26	Arsenic acid (*3)	7778-39-4	0.01%
27	2,2'-dichloro-4,4'-methylenedianiline (MOCA)	101-14-4	0.01%
28	Dichromium tris(chromate) (*4)	24613-89-6	0.01%
29	Strontium chromate (*4)	7789-06-2	0.01%
30	Potassium hydroxyoctaoxodizincatedichromate (*4)	11103-86-9	0.01%
31	Pentazinc chromate octahydroxide (*4)	49663-84-5	0.01%
32	1-bromopropane (n-propyl bromide)	106-94-5	0.01%
33	Diisopentylphthalate	605-50-5	0.01%
34	1,2-Benzenedicarboxylic acid, di-C6-8-branched alkyl esters, C7-rich (DIHP)	71888-89-6	0.01%
35	1,2-Benzenedicarboxylic acid, di-C7-11-branched and linear alkyl esters (DHNUP)	68515-42-4	0.01%
36	1,2-Benzenedicarboxylic acid, dipentylester, branched and linear	84777-06-0	0.01%
37	Bis(2-methoxyethyl) phthalate	117-82-8	0.01%
38	Dipentyl phthalate (DPP)	131-18-0	0.01%
39	N-pentyl-isopentylphthalate	776297-69-9	0.01%
40	Anthracene oil (*7)	90640-80-5	0.01%
41	Pitch, coal tar, high temperature (*7)	65996-93-2	0.01%
42	4-(1,1,3,3-tetramethylbutyl)phenol, ethoxylated (OPEO) [covering well-defined substances and UVCB substances, polymers and homologues]	-	0.01%
43	4-Nonylphenol, branched and linear [substances with a linear and/or branched alkyl chain with a carbon number of 9 covalently bound in position 4 to phenol, covering also UVCB- and well-defined substances which include any of the individual isomers or a combination thereof]	-	0.01%
44	1,2-Benzenedicarboxylic acid, dihexyl ester, branched and linear	68515-50-4	0.01%
45	Dihexyl phthalate	84-75-3	0.01%
	1,2-benzenedicarboxylic acid, di-C6-10-alkyl esters; 1,2-benzenedicarboxylic	68515-51-5 / 68648-93-1	0.040/
46	acid, mixed decyl and hexyl and octyl diesters with ≥ 0.3% of dihexyl phthalate (EC No. 201-559-5)	00313-31-37 00040-93-1	0.01%
46		25155-23-1	0.01%
	(EC No. 201-559-5)		
47	(EC No. 201-559-5) Trixylyl phosphate	25155-23-1	0.01%
47	(EC No. 201-559-5) Trixylyl phosphate Sodium perborate,perboric acid, sodium salt (*3) (*6)	25155-23-1 -	0.01%
47 48 49	(EC No. 201-559-5) Trixylyl phosphate Sodium perborate,perboric acid, sodium salt (*3) (*6) Sodium peroxometaborate (*3) (*6) 5-sec-butyl-2-(2,4-dimethylcyclohex-3-en-1-yl)-5-methyl-1,3-dioxane [1], 5-sec-butyl-2-(4,6-dimethylcyclohex-3-en-1-yl)-5-methyl-1,3-dioxane [2] [covering any	25155-23-1 -	0.01% 0.01% 0.01%
47 48 49 50	(EC No. 201-559-5) Trixylyl phosphate Sodium perborate,perboric acid, sodium salt (*3) (*6) Sodium peroxometaborate (*3) (*6) 5-sec-butyl-2-(2,4-dimethylcyclohex-3-en-1-yl)-5-methyl-1,3-dioxane [1], 5-sec-butyl-2-(4,6-dimethylcyclohex-3-en-1-yl)-5-methyl-1,3-dioxane [2] [covering any of the individual stereoisomers of [1] and [2] or any combination thereof]	25155-23-1 - 7632-04-4 -	0.01% 0.01% 0.01% 0.01%
47 48 49 50 51	(EC No. 201-559-5) Trixylyl phosphate Sodium perborate,perboric acid, sodium salt (*3) (*6) Sodium peroxometaborate (*3) (*6) 5-sec-butyl-2-(2,4-dimethylcyclohex-3-en-1-yl)-5-methyl-1,3-dioxane [1], 5-sec-butyl-2-(4,6-dimethylcyclohex-3-en-1-yl)-5-methyl-1,3-dioxane [2] [covering any of the individual stereoisomers of [1] and [2] or any combination thereof] 2-(2H-benzotriazol-2-yl)-4,6-ditertpentylphenol (UV-328)	25155-23-1 - 7632-04-4 - 25973-55-1	0.01% 0.01% 0.01% 0.01%



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(*2) The reporting limit for each individual SVHC in Candidate List by ECHA:

	Substance	CAS No.	Reporting Limit
55	Anthracene	120-12-7	0.01%
56	Bis(tributyltin) oxide (TBTO) (*3) (*5)	56-35-9	0.01%
57	Triethyl arsenate (*3)	15606-95-8	0.01%
58	Lead hydrogen arsenate (*3)	7784-40-9	0.01%
59	Cobalt dichloride (*3)	7646-79-9	0.01%
60	Acrylamide	79-06-1	0.01%
61	Anthracene oil, anthracene paste, distn. lights (*7)	91995-17-4	0.01%(*8)
62	Anthracene oil, anthracene paste, anthracene fraction (*7)	91995-15-2	
63	Anthracene oil, anthracene-low (*7)	90640-82-7	
64	Anthracene oil, anthracene paste (*7)	90640-81-6	
65	Boric acid (*3) (*6)	10043-35-3 / 11113-50-1	0.01%
66	Disodium tetraborate, anhydrous (*3) (*6)	1303-96-4 / 1330-43-4 / 12179- 04-3	0.01%
67	Tetraboron disodium heptaoxide, hydrate (*3) (*6)	12267-73-1	0.01%
68	2-Methoxyethanol	109-86-4	0.01%
69	2-Ethoxyethanol	110-80-5	0.01%
70	Cobalt(II) sulphate (*3)	10124-43-3	0.01%
71	Cobalt(II) dinitrate (*3)	10141-05-6	0.01%
72	Cobalt(II) carbonate (*3)	513-79-1	0.01%
73	Cobalt(II) diacetate (*3)	71-48-7	0.01%
74	Alkanes C10-C13, chloro (Short Chain Chlorinated Paraffins) (SCCP)	85535-84-8	0.01%
75	2-Ethoxyethyl acetate	111-15-9	0.01%
76	Hydrazine	302-01-2 / 7803-57-8	0.01%
77	1-Methyl-2-pyrrolidone (NMP)	872-50-4	0.01%
78	1,2,3-Trichloropropane	96-18-4	0.01%
79	Aluminosilicate Refractory Ceramic Fibres (RCF) (*9)	-	0.01%
80	Zirconia Aluminosilicate Refractory Ceramic Fibres (Zr-RCF) (*9)	-	0.01%
81	2-Methoxyaniline,o-Anisidine	90-04-0	0.01%
82	4-(1,1,3,3-tetramethylbutyl)phenol	140-66-9	0.01%
83	Calcium arsenate (*3)	7778-44-1	0.01%
84	Trilead diarsenate (*3)	3687-31-8	
85	N,N-dimethylacetamide (DMAC)	127-19-5	0.01%
86	Phenolphthalein	77-09-8	0.01%
87	Lead dipicrate (*3)	6477-64-1	0.01%
88	Lead diazide, Lead azide (*3)	13424-46-9	0.01%
89	Lead styphnate (*3)	15245-44-0	0.01%



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90	1,2-bis(2-methoxyethoxy)ethane (TEGDME,triglyme)	112-49-2	0.01%
91	1,2-dimethoxyethane,ethylene glycol dimethyl ether (EGDME)	110-71-4	0.01%
92	Diboron trioxide (*3) (*6)	1303-86-2	0.01%
93	Formamide	75-12-7	0.01%
94	Lead(II) bis(methanesulfonate) (*3)	17570-76-2	0.01%
95	1,3,5-Tris(oxiran-2-ylmethyl)-1,3,5-triazinane-2,4,6-trione (TGIC)	2451-62-9	0.01%
96	1,3,5-tris[(2S and 2R)-2,3-epoxypropyl]-1,3,5-triazine-2,4,6-(1H,3H,5H)-trione (β-TGIC)	59653-74-6	0.01%
97	4,4'-bis(dimethylamino)benzophenone (Michler's ketone), MK	90-94-8	0.05%
98	N,N,N',N'-tetramethyl-4,4'-methylenedianiline (Michler's base), RMK	101-61-1	0.01%
99	[4-[[4-anilino-1-naphthyl][4-(dimethylamino)phenyl]methylene] cyclohexa-2,5-dien-1-ylidene] dimethylammonium chloride (C.I. Basic Blue 26) [with ≥ 0.1% of Michler's ketone (EC No. 202-027-5) or Michler's base (EC No. 202-959-2)] (*10)	2580-56-5	0.01%
100	[4-[4,4'-bis(dimethylamino) benzhydrylidene]cyclohexa-2,5-dien-1-ylidene] dimethylammonium chloride (C.I. Basic Violet 3) [with ≥ 0.1% of Michler's ketone (EC No. 202-027-5) or Michler's base (EC No. 202-959-2)] (*10)	548-62-9	
101	4,4'-bis(dimethylamino)-4"-(methylamino)trityl alcohol [with ≥ 0.1% of Michler's ketone (EC No. 202-027-5) or Michler's base (EC No. 202-959-2)] (*10)	561-41-1	
102	α , α -Bis[4-(dimethylamino)phenyl]-4 (phenylamino)naphthalene-1-methanol (C.I. Solvent Blue 4) [with \geq 0.1% of Michler's ketone (EC No. 202-027-5) or Michler's base (EC No. 202-959-2)] (*10)	6786-83-0	
	Bis(pentabromophenyl) ether (decabromodiphenyl ether) (DecaBDE)	1163-19-5	0.01%
104	Pentacosafluorotridecanoic acid	72629-94-8	0.01%
105	Tricosafluorododecanoic acid Henicosafluoroundecanoic acid	307-55-1 2058-94-8	0.01% 0.01%
107	Heptacosafluorotetradecanoic acid	376-06-7	0.01%
108	Diazene-1,2-dicarboxamide (C,C'-azodi(formamide)) (ADCA) (*12)	123-77-3	0.05%
109	Cyclohexane-1,2-dicarboxylic anhydride [1], cis-cyclohexane-1,2-dicarboxylic anhydride [2], trans-cyclohexane-1,2-dicarboxylic anhydride [3] [The individual cis- [2] and trans- [3] isomer substances and all possible combinations of the cis- and trans-isomers [1] are covered by this entry]	85-42-7 / 13149-00-3 / 14166-21-3	0.01%
110	Hexahydromethylphthalic anhydride (MHHPA) [1], Hexahydro-4-methylphthalic anhydride [2], Hexahydro-1-methylphthalic anhydride [3], Hexahydro-3-methylphthalic anhydride [4] [The individual isomers [2], [3] and [4] (including their cis- and trans- stereo isomeric forms) and all possible combinations of the isomers [1] are covered by this entry]	25550-51-0 / 19438-60-9 / 48122-14-1 / 57110-29-9	0.01%
111	N,N-dimethylformamide	68-12-2	0.01%
112	1,2-Diethoxyethane	629-14-1	0.01%
113	Diethyl sulphate	64-67-5	0.01%



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114	Methoxyacetic acid (MAA)	625-45-6	0.01%
115	Dimethyl sulphate	77-78-1	0.01%
116	N-methylacetamide	79-16-3	0.01%
117	Furan	110-00-9	0.01%
118	Methyloxirane (Propylene oxide)	75-56-9	0.01%
119	3-ethyl-2-methyl-2-(3-methylbutyl)-1,3-oxazolidine	143860-04-2	0.01%
120	Dibutyltin dichloride (DBTC) (*3)	683-18-1	0.01%
121	Dinoseb (6-sec-butyl-2,4-dinitrophenol)	88-85-7	0.01%
122	4,4'-methylenedi-o-toluidine	838-88-0	0.01%
123	4,4'-oxydianiline and its salts	101-80-4	0.01%
124	4-Aminoazobenzene	60-09-3	0.01%
125	4-methyl-m-phenylenediamine (toluene-2,4-diamine)	95-80-7	0.01%
126	6-methoxy-m-toluidine (p-cresidine)	120-71-8	0.01%
127	Biphenyl-4-ylamine	92-67-1	0.01%
128	o-aminoazotoluene	97-56-3	0.01%
129	o-Toluidine	95-53-4	0.01%
130	Acetic acid, lead salt, basic (*3)	51404-69-4	0.01%
131	Trilead bis(carbonate) dihydroxide (*3)	1319-46-6	0.01%
132	Lead oxide sulfate (*3)	12036-76-9	0.01%
133	[Phthalato(2-)]dioxotrilead (*3)	69011-06-9	0.01%
134	Dioxobis(stearato)trilead (*3)	12578-12-0	0.01%
135	Fatty acids, C16-18, lead salts (*3)	91031-62-8	0.01%
136	Lead bis(tetrafluoroborate) (*3)	13814-96-5	0.01%
137	Lead cyanamidate (*3)	20837-86-9	0.01%
138	Lead dinitrate (*3)	10099-74-8	0.01%
139	Lead monoxide (lead oxide) (*3)	1317-36-8	0.01%
140	Orange lead (lead tetroxide) (*3)	1314-41-6	0.01%
141	Lead titanium trioxide (*3)	12060-00-3	0.01%
142	Lead titanium zirconium oxide (*3)	12626-81-2	0.01%
143	Pyrochlore, antimony lead yellow (*3)	8012-00-8	0.01%
144	Pentalead tetraoxide sulphate (*3)	12065-90-6	0.01%
145	Silicic acid (H2Si2O5), barium salt (1:1), lead-doped [with lead (Pb) content above the applicable generic concentration limit for 'toxicity for reproduction' Repr. 1A (CLP) or category 1 (DSD),the substance is a member of the group entry of lead compounds, with index number 082-001-00-6 in Regulation (EC) No 1272/2008] (*3)	68784-75-8	0.01%
146	Silicic acid, lead salt (*3)	11120-22-2	0.01%
147	Sulfurous acid, lead salt, dibasic (*3)	62229-08-7	0.01%
148	Tetraethyllead (*3)	78-00-2	0.01%
149	Tetralead trioxide sulphate (*3)	12202-17-4	0.01%
150	Trilead dioxide phosphonate (*3)	12141-20-7	0.01%
151	Ammonium pentadecafluorooctanoate (APFO) (*13)	3825-26-1	0.01%
152	Pentadecafluorooctanoic acid (PFOA)	335-67-1	0.01%
153	Cadmium (*3)	7440-43-9	0.01%
154	Cadmium oxide (*3)	1306-19-0	0.01%
155	4-Nonylphenol, branched and linear, ethoxylated (NPEO) [substances with a linear and/or branched alkyl chain with a carbon number of 9 covalently bound in position 4 to phenol, ethoxylated covering UVCB- and well-defined substances, polymers and homologues, which include any of the individual isomers and/or combinations thereof]	-	0.01%
156	Imidazolidine-2-thione; (2-imidazoline-2-thiol)	96-45-7	0.01%

188

189

190 191

192

193

Lead

Ethylenediamine (EDA)

Disodium octaborate (*3)

2,2-bis(4'-hydroxyphenyl)-4-methylpentane

Benzo[ghi]perylene

Benzo[k]fluoranthene



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Disodium 3,3'-[[1,1'-biphenyl]-4,4'-diylbis(azo)]bis(4-aminonaphthalene-1-157 573-58-0 0.01% sulphonate) (C.I. Direct Red 28) Disodium 4-amino-3-[[4'-[(2,4-diaminophenyl)azo][1,1'-biphenyl]-4-yl]azo]-5hydroxy-6-(phenylazo)naphthalene-2,7-disulphonate 158 1937-37-7 0.01% (C.I. Direct Black 38) 159 Lead di(acetate) (*3) 301-04-2 0.01% 160 Cadmium sulphide (*3) 1306-23-6 0.01% 10108-64-2 0.01% 161 Cadmium chloride (*3) Cadmium fluoride (*3) 7790-79-6 162 0.01% 163 Cadmium sulphate (*3) 10124-36-4 / 31119-53-6 0.01% 2-ethylhexyl 10-ethyl-4,4-dioctyl-7-oxo-8-oxa-3,5-dithia-4-stannatetradecanoate 164 15571-58-1 0.01% Reaction mass of 2-ethylhexyl 10-ethyl-4,4-dioctyl-7-oxo-8-oxa-3,5-dithia-4stannatetradecanoate and 2-ethylhexyl 10-ethyl-4-[[2-[(2-ethylhexyl)oxy]-2-0.01% oxoethyl]thio]-4-octyl-7-oxo-8-oxa-3,5-dithia-4-stannatetradecanoate (reaction mass of DOTE and MOTE) (*15) 1,3-propanesultone 166 1120-71-4 0.01% 98-95-3 167 Nitrobenzene 0.01% 375-95-1 168 Perfluorononan-1-oic-acid and its sodium and ammonium salts 21049-39-8 0.01% 4149-60-4 169 Benzo[def]chrysene (Benzo[a]pyrene) 50-32-8 0.01% 170 4,4'-isopropylidenediphenol (bisphenol A) 80-05-7 0.01% 335-76-2 171 Nonadecafluorodecanoic acid (PFDA) and its sodium and ammonium salts 0.01% 3830-45-3 3108-42-7 4-heptylphenol, branched and linear [substances with a linear and/or branched alkyl chain with a carbon number of 7 covalently bound predominantly in 172 0.01% position 4 to phenol, covering also UVCB- and well-defined substances which include any of the individual isomers or a combination thereof p-(1,1-dimethylpropyl)phenol 173 80-46-6 0.01% 174 Perfluorohexane-1-sulfonic acid and its salts (PFHxS) 0.01% 175 Chrysene 218-01-9 0.01% 176 Benzo[a]anthracene 56-55-3 0.01% 177 Cadmium nitrate(*3) 10325-94-7 0.01% 178 Cadmium hydroxide(*3) 21041-95-2 0.01% 179 Cadmium carbonate(*3) 513-78-0 0.01% 1,6,7,8,9,14,15,16,17,17,18,18- Dodecachloropentacyclo 180 [12.2.1.16,9.02,13.05,10]octadeca-7,15-diene ("Dechlorane Plus"TM) [covering 0.01% any of its individual anti- and syn-isomers or any combination thereof Reaction products of 1,3,4-thiadiazolidine-2,5-dithione, formaldehyde and 4heptylphenol, branched and linear (RP-HP) [with ≥0.1% w/w 4-heptylphenol, 181 0.01% branched and linear] Benzene-1,2,4-tricarboxylic acid 1,2 anhydride (trimellitic anhydride, TMA) 182 552-30-7 0.01% Dicyclohexyl phthalate (DCHP) 183 84-61-7 0.01% Terphenyl, hydrogenated 184 61788-32-7 0.01% Octamethylcyclotetrasiloxane (D4) 0.01% 185 556-67-2 186 Decamethylcyclopentasiloxane (D5 541-02-6 0.01% 187 Dodecamethylcyclohexasiloxane (D6) 540-97-6 0.01%

TÜV Rheinland (Shanghai) Co., Ltd., Shanghai TÜV Rheinland Building, No. 177, Lane 777, West Guangzhong Road, Jing'an District, Shanghai, 200072, P.R.China

107-15-3

7439-92-1

12008-41-2

191-24-2

6807-17-6

207-08-9

0.01%

0.01%

0.01%

0.01%

0.01%

0.01%



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194	Fluoranthene	206-44-0	0.01%
195	Phenanthrene	85-01-8	0.01%
196	Pyrene	129-00-0	0.01%
197	1,7,7-trimethyl-3-(phenylmethylene)bicyclo[2.2.1]heptan- 2-one	15087-24-8	0.01%
198	2-methoxyethyl acetate	110-49-6	0.01%
199	Tris(4-nonylphenyl, branched and linear) phosphite (TNPP) with ≥ 0.1% w/w of 4-nonylphenol, branched and linear (4-NP)	-	0.01%
200	2,3,3,3-tetrafluoro-2-(heptafluoropropoxy)propionic acid, its salts and its acyl halides (covering any of their individual isomers and combinations thereof)	-	0.01%
201	4-tert-butylphenol	98-54-4	0.01%
202	Diisohexyl phthalate (DiHexP)	71850-09-4	0.01%
203	2-benzyl-2-dimethylamino-4'-morpholinobutyrophenone	119313-12-1	0.01%
204	2-methyl-1-(4-methylthiophenyl)-2-morpholinopropan-1-one	71868-10-5	0.01%
205	Perfluorobutane sulfonic acid (PFBS) and its salts	-	0.01%

Remark:

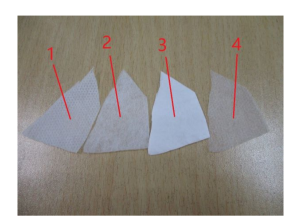
- (*3) The substances are tested and calculated in terms of its respective elements and to the worst-case scenario. And the elements may come from the compounds other than SVHCs.
- (*4) The substances are tested and calculated in terms of Cr (VI).
- (*5) The substance is tested and calculated in terms of Tributyl tin.
- (*6) The substances are confirmed and tested in terms of borate. Boric acid, Disodium tetraborate, anhydrous, Tetraboron disodium heptaoxide, hydrate and Diboron trioxide, Sodium perborate,perboric acid, sodium salt, Sodium peroxometaborate are detected as sum of boric acid. And the borate may come from the compounds other than SVHCs.
- (*7) The substances are UVCB (substance of unknown or variable composition, complex reaction products or biological materials), which are identified by its main constituents.
- (*8) Individual concentrations to the constituent of UVCB with an amount of < 0.01% were not considered by the calculation of the sum.
- (*9) The test results are based on microscopic and chemical evaluation.
- (*10) The substances are quantified in terms of Michler's ketone and Michler's base by LC-MS, as Michler's ketone or Michler's base was found exceeds 0.01%.
- (*11) The content oligomer is determined by Py-GC/MS.
- (*12) The content of diazene-1,2-dicarboxamide is analyzed in terms of its breakdown product.
- (*13) The substance is tested in terms of pentadecafluorooctanoate.
- (*14) The substance is tested and calculated in terms of Dioctyl tin.
- (*15) The substance is tested and calculated in terms of Monooctyl tin and Dioctyl tin.
- (*16) The tested material(s) was screened only for selected SVHCs. Selection of tests refers to the material type and application and the possibility of contamination during production & material specific contamination of the product.

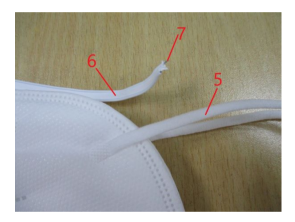


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Sample Photos







General Terms and Conditions of Business of TÜV Rheinland in Greater China

- These General Terms and Conditions of Business of TÜV Rheinland in Greater China ("GTCB") is made between the client and one or more member entities of TÜV Rheinland in Greater China as applicable as the case may be c'TÜV Rheinland'. The Greater China hereof refers to Mainland China, Hong Kong and Taiwan.The client hereof includes:
- a natural person capable to form legally binding contracts under the applicable laws who concludes the contract not for the purpose of a daily use;
- (ii) the incorporated or unincorporated entity duly organized, validly existing and capable to form legally binding contracts under the applicable law.
- 1.2 The following terms and conditions apply to agreed services including consultancy services, information, deliveries and similar services as well as ancillary services and other secondary obligations provided within the scope of contract performance.
- Any standard terms and conditions of the client of any nature shall not apply and sha hereby be expressly excluded. No standard contractual terms and conditions of the clien shall form part of the contract even if TÜV Rheinland does not explicitly object to them.
- In the context of an ongoing business relationship with the client, this GTCB shall also apply to future contracts with the client without TÜV Rheinland having to refer to them separately

Unless otherwise agreed, all quotations submitted by $T\ddot{U}V$ Rheinland can be changed by $T\ddot{U}V$ Rheinland without notice prior to its acceptance and confirmation by the other party.

Coming into effect and duration of contracts

- The contract shall come into effect for the agreed terms upon the quotation letter of TÜV Rheinland or a separate contractual document being signed by both contracting parties, or upon the works requested by the client being carried out by TÜV Rheinland. If the client instructs TÜV Rheinland without receiving a quotation from TÜV Rheinland (quotation). TÜV Rheinland, in its sice discretion, entitled to accept the order by giving written cof such acceptance (including notice sent via electronic means) or by performing the requested service.
- 3.2 The contract term starts upon the coming into effect of the contract in accordance with article 3.1 and shall continue for the term agreed in the contract.
- 3.3 If the contract provides for an extension of the contract term, the contract term will be extended by the term provided for in the contract unless terminated in writing by either party with a six-week notice prior to the end of the contractual term.

Scope of services

- The scope and type of the services to be provided by TÜV Rheinland shall be specified in the contractually agreed service scope of TÜV Rheinland by both parties. If no such separate service scope of TÜV Rheinland exists, then the written confirmation of order by TÜV Rheinland shall be decisive for the service to be provided.
- 4.2 The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into.
- TÜV Rheinland is entitled to determine, in its sole discretion, the method and nature of the assessment unless otherwise agreed in writing or if mandatory provisions require a specific procedure to be followed.
- On execution of the work there shall be no simultaneous assumption of any guarar the correctness (proper quality) and working order of either tested or examined parts the installation as a whole and its upstream and/or downstream processes, organiss use and application in accordance with regulations, nor of the systems on which installation is based. In particular, 70th heinland shall assume no responsibility for construction, selection of materials and assembly of installations examined, nor to use and application in accordance with regulations, unless these questions are exprovered by the contract.
- 4.5 In the case of inspection work, TÜV Rheinland shall not be responsible for the accuracy or checking of the safety programmes or safety regulations on which the inspections are based, unless otherwise expressly agreed in writing.
- 4.6 If mandatory legal regulations and standards or official requirements for the agreed service scope change after conclusion of the contract, with a written notice to the client, TUV Rheinland shall be entitled to additional remuneration for resulting additional expenses.
- 4.7The services to be provided by TÜV Rheinland under the contract are agreed exclusively with the client. A contract of third parties with the services of TÜV Rheinland, as well as making available of and justifying confidence in the work results (test reports, test results, expert reports, etc.) is not part of the agreed services. This also applies if the client passes or work results in full or in extracts to third parties in accordance with clause 11.4.

Performance periods/dates

- The contractually agreed periods/dates of performance are based on estimates of involved which are prepared in line with the details provided by the client. They be binding if being confirmed as binding by TÜV Rheinland in writing.
- If binding periods of performance have been agreed, these periods shall not commence until the client has submitted all required documents to TÜV Rheinland.
- 5.3 Articles 5.1 and 5.2 also apply, even without express approval by the client, to all extensions of agreed periods/dates of performance not caused by TÜV Rheinland.
- 5.4TÜV Rheinland is not responsible for a delay in performance, in particular if the client has not fulfillided his duties to cooperate in accordance with clause 6.1 or has not done so in time and, in particular, has not provided TÜV Rheinland with all documents and information required for the performance of the service as specified in the contract.
- 5.5lf the performance of TÜV Rheinland is delayed due to unforeseeable circumstances such as force majeure, strikes, business disruptions, governmental regulations, transport obstacles, etc., TÜV Rheinland is entitled to postpone performance for a reasonable period of time which corresponds at least to the duration of the hindrance plus any time period which may be required to resume cerformance.

The client's obligation to cooperate

- The client shall guarantee that all cooperation required on its part, its agents or third parties will be provided in good time and at no cost to $T\ddot{U}V$ Rheinland.
- 6.2 Design documents, supplies, auxiliary staff, etc. necessary for performance of the services shall be made available free of charge by the client. Moreover, collaborative action of the client must be undertaken in accordance with legal provisions, stardards, safety regulations and accident prevention instructions. And the client represents and warrants that:
 - a) it has required statutory qualifications:
 - b) the product, service or management system to be certified complies with applicable laws and regulations; and
 - c) it doesn't have any illegal and dishonest behaviours or is not included in the list of Enterprises with Serious Illegal and Dishonest Acts of People's Republic of China.
 - If the client breaches the aforesaid representations and warranties, TÜV Rheinland is entitled to i) immediately terminate the contract/order without prior notice; and ii) withdraw the issued testing report/certificates if any.
- The client shall bear any additional cost incurred on account of work having to be redone or being delayed as a result of late, incorrect or incomplete information provided by or lack of proper cooperation from the client. Even where a fixed or maximum price is agreed, TÜV Rheinland shall be entitled to charge extra fees for such additional expense.

- If the scope of performance is not laid down in writing when the order is placed, invoicing shall be based on costs actually incurred. If no price is agreed in writing, invoicing shall be made in accordance with the price list of TÜV Rheinland valid at the time of performance.
- 7.2 Unless otherwise agreed, work shall be invoiced according to the progress of the work.
- 7.3 If the execution of an order extends over more than one month and the value of the contract or the agreed fixed price exceeds £2,500.00 or equivalent value in local currency, TÜV Rheinland may demand payments on account or in instalments.

- All invoice amounts shall be due for payment without deduction on receipt of the invoice. No discounts and rebates shall be granted.
- Payments shall be made to the bank account of TÜV Rheinland as indicated on the invoice, stating the invoice and client numbers.
- 8.3 In cases of default of payment, TÜV Rheinland shall be entitled to claim default interest at the applicable short term loan interest rate publicly announced by a reputable commercial bank in the country where TÜV Rheinland is located. At the same time, TÜV Rheinland reserves the right to claim further damages.
- Should the client default in payment of the invoice despite being granted a reasonable grace period, TÜV Rheinland shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-performance and refuse to continue performance of the
- 8.5 The provisions set forth in article 8.4 shall also apply in cases involving returned cheques, cessation of payment, commencement of insolvency proceedings against the client's assets or cases in which the commencement of insolvency proceedings has been dismissed due to lack of assets.

- 8.6 Objections to the invoices of TÜV Rheinland shall be submitted in writing within two w of receipt of the invoice
- 8.7 TÜV Rheinland shall be entitled to demand appropriate advance payments
- 8.7 IUV kneinland shall be entitled to desire like east with beginning of a month if overheads and/or purchase costs have increased. In this case, TÜV Rheinland shall notify the client in writing of the rise in fees. This notification shall be issued one month prior to the date on which the rise in fees. This notification shall be issued one month prior to the date on which the rise in fees shall come into effect (period of notice of changes in fees). If the rise in fees remains under 5% per contractual year, the client shall not have the right to terminate the contract. If the rise in fees exceeds 5% per contractual year, the client shall be described to the right to terminate the contract. If the rise in fees exceeds 5% per contractual year, the client shall be described to the right to terminate the contract is not terminated, the changed fees shall be deemed to have been agreed upon by the time of the expiry of the notice period.
- 8.9 Only legally established and undisputed claims may be offset against claims by TÜV Rheinland.

- 9.1 Any part of the work result ordered which is complete in itself may be presented by TÜV Rheinland for acceptance as an instalment. The client shall be obliged to accept it instalment.
- 9.2 If acceptance is required or contractually agreed in an individual case, this shall be deemed to have taken place two (2) weeks after completion and handover of the work, unless the client refuses acceptance within this period stating at least one fundmental breach of contract by TÜV Rheinland.
- 9.3 The client is not entitled to refuse acceptance due to insignificant breach of contract by TÜV Rheinland.
- 9.4 If acceptance is excluded according to the nature of the work performance of TÜV Rheinland, the completion of the work shall take its place.
- rnemiano, the completion of the work shall take its place.

 9. If the claim was unable to make use of the time windows provided for within the scope of contribution procedure for auditing/performance by TUV. Rheinland and the certificate severe to be provided to the provided provided to t
- 9.6 Insofar as the client has undertaken in the contract to accept services, TÜV Rheinland shall also be entitled to charge lump-sun damages in the amount of 10% of the order amount as compensation for expenses if the service is not called within one year after the order has been placed. The client reserves the right to prove that the TÜV Rheinland has incurred no damage whatsoever or only a considerably lower damage than the above mentioned tump and the contraction of the place of the reserves the reser

- 10. Confidentiality
 10.1-for the purpose of these terms and conditions, "confidential information" means all information, documents, images, drawings, know-how, data, samples and project documentation which one party (the "disclosing party") hands over, transfers or otherw discloses to the other party (the "foceiving party"), and the confidential information reducing performance of work by TUV Rheinfand, including product testing data, defects, conformity to the technical standard and related reports. Confidential information is exp not the data and know-how collected, compled or otherwise obtained by TUV Rheinfand (non-personal) within the scope of the provision of services by TUV Rheinfand. TUV Rheinfand is entitled to store, use, further develop and pass on the data obtained in connection with the provision of services for the purposes of developing new services, improving services and analysing the provision of services.
- 10.2 The disclosing party shall mark all confidential information disclosed in written form as confidential before passing it onto the receiving party. The same applies to confidential information is disclosed orally, the receiving party shall be appropriately information is disclosed orally, the receiving party shall be appropriately informed in advance and the disclosing party shall confirm in writing the confidentiality nature of the information within five working days of oral disclosure. Where the disclosing party fails to do so within the stipulated period, the receiving party shall not take any confidentiality holigations her enurient towards such information.
- 10.3 All confidential information which the disclosing party transmits or otherwise discloses to the receiving party and which is created during performance of work by TÜV Rheinland:

a)may only be used by the receiving party for the purposes of performing the contract, unless expressly otherwise agreed in writing by the disclosing party;

b)may not be copied, distributed, published or otherwise disclosed by the receiving party, unless this is necessary for fulfilling the purpose of the contract or TÜV Rheinland is requir to pass on confidential information, inspection reports or documentation to the governmen authorities, judicial court, accreditation bodies or third parties that are involved in the

communities treated by the receiving party with the same level of confidentiality as the party uses to protect its own confidential information, but never with a lesser level of confidentiality than that which is reasonably required.

- 10.4 The receiving party may disclose any confidential information received from the disclosing party only to those of its employees who need this information to perform the services required for the contract. The receiving party undertakes to obligh these employees to observe the same level of secrecy as set forth in this confidentiality clause.
- 10.5 Information for which the receiving party can furnish proof that:
 - a)it was generally known at the time of disclosure or has become general knowledge without violation of this confidentiality clause by the receiving party; or
 - b)it was disclosed to the receiving party by a third party entitled to disclose this information; or c)the receiving party already possessed this information prior to disclosure by the disclosing party; or
 - d)the receiving party developed it itself, irrespective of disclosure by the disclosing party, sha not be deemed to constitute "confidential information" as defined in this confidentiality clause
- 10.6 All confidential information shall remain the property of the disclosing party. The receiving party hereby agrees to immediately (i) return all confidential information, including all copie party hereby agrees to immediately (i) return all confidential information, including all copies, to the disclosing party, and/or (ii) on request by the disclosing party, to destroy all confidential information, including all copies, and confirm the destruction of this confidential information the disclosing party in writing, at any time if so requested by the disclosing party but at the latest and without special request after termination or expiry of the contract. This does not extend to include reports and certificates prepared for the client solety for the purpose of fulfilling the obligations under the contract, which shall remain with the client. However, TUV Rheinland is entitled to make file copies of such reports, certificates and confidential information that forms the basis for preparing these reports and certificates in order to evidence the correctness of its results and for general documentation purposes required by laws, regulations and the requirements of working procedures of TÜV Rheinland.
- 10.7 From the start of the contract and for a period of three years after termination or expiry of the contract, the receiving party shall maintain strict secrecy of all confidential information and shall not disclose this information to any third parties or use it for itself.

11. Copyrights and rights of use, publications

- 11.1 TÜV Rheinland shall retain all exclusive copyrights in the reports, expert reports/opinions, reports/results, results, calculations, presentations etc. prepared by TÜV Rheinland, unit otherwise agreed by the parties in a separeta agreement. As the owner of the copyright TÜV Rheinland is free to grant others the right to use the work results for individual or types of use tright of use?
- 11.2 The client receives a simple, unlimited, non-transferable, non-sublicensable right of use to the contents of the work results produced within the scope of the contract, unless otherwise agreed by the parties in a separate agreement. The client may only use such reports, expert reports/opinions, test reports/results, results calculations, presentations etc. prepared within the scope of the contract for the contractually agreed purpose.
- 11.3 The transfer of right of use of the generated work results regulated in clause 11.2. of the GTCB is subject to full payment of the remuneration agreed in favour of TÛV Rheinland.
- 11.4 The client may use work results only complete and unshortened. The client may only pass on the work results in full unless TÜV Rheinland has given its prior written consent to the partial passing on of work results
- 11.5 Any publication or duplication of the work results for advertising purposes or any further u the work results beyond the scope regulaed in clause 11.2 needs the prior written appror T/U Rheinland in each individual case.
- 11.6 TÜV Reinland may revoke a once given approval according to clause 11.5 at any time without stating reasons. In this case, the client is obliged to stop the transfer of the work results immediately at his own expense and, as far as possible, to withdraw publications.
- The consent of $T\ddot{U}V$ Rheinland to publication or duplication of the work results does not entitle the client to use the corporate logo, corporate design or test/centification mark of $T\ddot{U}V$

12 Liability of TÜV Rheinland

12.1 Irrespective of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach of contractual obligations or tort, the liability of TÜV Rheinland for all damages, losses and reimbursement of expenses caused by TÜV Rheinland, its legal representatives and/or employees shall be limited to: (i) in the case of a contract with a fixed overall fee, three times the overall fee for the entire contract; (ii) in the case of a contract or annually recurring services, the agreed annual fee; (iii) in the case of a contract or annually recurring services, the agreed annual fee; (iii) in the case of a contract or entire the contract of the co

orders, three times of the fee for the individual order under which the damages or losses have occurred. Notwithstanding the above, in the event that the total and accumulated liability accumulated lia calculated according to the foregoing provisions exceeds 2.5 Million Euro or equiva amount in local currency, the total and accumulated liability of TÜV Rheinland shall be limited to and shall not exceed the said 2.5 Million Euro or equivalent amount in

- 12.2 The limitation of liability according to article 12.1 above shall not apply to damages losses caused by malice, intent or gross negligence on the part of TÜV Rheinland vicarious agents. Such limitation shall not apply to damages for a person's death, pirgury or illness.
- 12.3 In cases involving a fundamental breach of contract, TÜV Rheinland will be liable even w minor negligence is involved. For this purpose, a "fundamental breach" is breach of a man contractual obligation, the performance of which permits the due performance of the cont Any claim for damages for a fundamental breach of contract shall be limited to the amou damages reasonably foreseen as a possible consequence of such breach of contract a time of the breach (reasonably foreseeable damages), unless any of the circumstal described in article 12.2 applies.
- 12.4 TÜV Rheinland shall not be liable for the acts of the personnel made available by the client to support TÜV Rheinland in the performance of its services under the contract, unless such personnel made available is regarded as vicanious agent of TÜV Rheinland. IT TÜV Rheinland is not liable for the acts of the personnel made available by the client under the foregoing provision, the client shall indemnify TÜV Rheinland against any claims made by third parties arising from or in connection with such personnel's acts.
- 12.5 Unless otherwise contractually agreed in writing, TÜV Rheinland shall only be liable under the contract to the client.
- 12.6 The limitation periods for claims for damages shall be based on statutory provisions
- 12.7 None of the provisions of this article 12 changes the burden of proof to the disadvantage of the client

- 13.1When passing on the services provided by TÜV Rheinland or parts thereof to third parties in Greater China or other regions, the client must comply with the respectively applicable regulations of national and international export control tab.
- 13.2The performance of a contract with the client is subject to the proviso that there are no obstacles to performance due to national or international foreign trade legislations or embargos and/or sanctions, in the event of a violation, TDV Pheniand shall be entitled to terminate the contract with immediate effect and the client shall compensate for the fosses incured thereof by TDV Rehelland.

14. Data protection notice

Data protection notice

TÜV Rheinland processes personal data of the client for the purpose of fulfilling this contract. In addition, TÜV Rheinland also processes the data for other legal purposes in accordance with the relevant legal basis. The personal data of the client will only be disclosed to other natural or legal persons if the legal requirements are met. This also applies to transfers to third countries. The personal data will be deleted immediately as soon as a corresponding reason for deletion arises. Data subjects may exercise the following rights: right of objection, right of oretification, right of recessing limitation, right of objection, right of objection, right of the processing limitation, right to objection, right of data transferability. In addition, persons concerned by the data processing have the right to reveloc heir consent at any time with affect for the future, as well as the right to file a complaint with the competent data protection supervisor guildrow; For further death of the processor, please refer to the respective data protection formation. You can contact the Group Data Protection Officer of TÜV Rheinland by e-mail at datenschutz@de.tuv.com or by post at the following address: TÜV Rheinland AG, c/o Group Data Protection Officer, Am Grauen Stein, 51105 Cologne, Germany.

15. Test material: transport risk and storage

- 15.1The risk and costs for freight and transport of documents or test material to and from TÜV Rheinland as well as the costs of necessary disposal measures shall be borne by the client.
- 15.2Any destroyed and otherwise worthless test material will be disposed of by TÜV Rheinland for the client at the expense of the client, unless otherwise agreed.
- 15.3Undamaged test material shall be stored by TÜV Rheinland for four (4) weeks after completion of the test. If a longer storage period is desired, TÜV Rheinland charges an appropriate storage fee.
- 15.4After the expiry of the 4 weeks or any longer period agreed upon, the test material will be disposed of by TÜV Rheinland for the client for a fee in accordance with clause 15.2.

- 16.1 Notwithstanding clause 3.3 of the GTCB, TÜV Rheinland and the client are entitled to te the contract in its entirety or, in the case of services combined in one contract, eac combined parts of the contract individually and independently of the continuation remaining services with six (6) months notice to the end of the contractually agreed te
- 16.2For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract which includes but not limited to the following:
 - a) the client does not immediately notify TÜV Rheinland of changes in the conditions within the company which are relevant for certification or signs of such changes;
 - b) the client misuses the certificate or certification mark or uses it in violation of the contract;
 - c) in the event of several consecutive delays in payment (at least three times);
 - d) a substantial deterioration of the financial circumstances of the client occurs and as a result the payment claims of TÜV Rheinland under the contract are considerably endangered and TÜV Rheinland cannot reasonably be expected to continue the contractual relationship.
- 16.3.In the event of termination with written notice by TÜV Rheinland for good cause. TÜV Rheinland shall be entitled to a lump-sum claim for damages against the client if the conditions of a claim for damages sex sit. In this case, the client shall owe 15% of the remuneration to be paid until the end of the fixed contract term as lump-sum compensation. The client reserves the right to prove that there is no damage or a considerably lower damage, TÜV Rheinland reserves the right to prove a considerably higher damage in individual cases.
- 16.4TÜV Rheinland is also entitled to terminate the contract with written notice if the client has not been able to make use of the time windows for auditing /service provision provided by TÜV Rheinland within the scope of a certification procedure and the certificate therefore has to be withdrawn (for example during the performance of monitoring audits). Clause 16.3 applies

17. Partial invalidity, written form, place of jurisdiction and dispute resolution

- 17.1 All amendments and supplements must be in writing in order to be effective. This also applies to amendments and supplements to this clause 17.1.
- 17.2 Should one or several of the provisions under the contract and/or these terms and condition be or become ineffective, the contracting parties shall replace the invalid provision with legally valid provision that comes closest to the content of the invalid provision in legal a commercial terms.
- 17.3 Unless otherwise stipulated in the contract, the governing law of the contract and these terms and conditions shall be chosen following the rules as below:
 - a)if TÜV Rheinland in question is legally registered and existing in the People's Republic of China, the contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of
 - b)if TÜV Rheinland in question is legally registered and existing in Taiwan, the contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of Taiwan.
- c)if TÜV Rheinland in question is legally registered and existing in Hong Kong, the contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of Hong Kong.
- 17.4 Any dispute in connection with the contract and these terms and conditions or the execution thereof shall be settled friendly through negotiations. Unless otherwise stipulated in the contract, if no settlement or no agreement in respect of the extension of the negotiation period can be reached within two months of the arising of the dispute, that Despute shall be submitted:
 - ajin the case of TÜV Rheinland in question being legally registered and existing in the People's Republic of China, to China International Economic and Trade Arbitration Commission (CIETAC) to be settled by arbitration under the Arbitration Rules of CIETAC in force when the arbitration is submitted. The arbitration shall take place in Beijing, Shanghai, Shenzhen or Chongqing as appropriately chosen by the claiming party.
 - b)in the case of TÜV Rheinland in question being legally registered and existing in Taiwan, to Chinese Arbitration Association Taipel Branch to be arbitrated in accordance with its then current Rules of Arbitration. The arbitration shall take place in Taipei.
 - c)in the case of TÜV Rheinland being legally registered and existing in Hong Kong, to Hong Kong International Abitration Centre (HKIAC) to be settled by arbitration under the HKIAC Administered Abitration Rules in force when the Notice of Abitration is submitted in accordance with these rules. The arbitration shall take place in Hong Kong.
 - The decision of the relevant arbitration tribunal shall be final and binding on both parties. The arbitration fee shall be borne by the losing party.