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Client:	SUNBEAM INTERNATIONAL GMBH
Contact Information:	Schumanstr. 12, 52146 Würselen, Germany
	Contact Person: Edward Zhao

Sample Description As Declared :

No. Of Sample Product Description Colour Style No. Manufacture Test Type Product Type Claimed Classification	80pcs Personal Protective Respirator Mask White HS0501P Changsha Zejiu Technology Co., Ltd. Partial test Single shift use only FFP2
Sample obtaining method:	Sending by customer
Condition at delivery:	Test item complete and undamaged.
Sample Receiving date: Delivery condition: Test Period:	2020-10-28 & 2020-12-01 Apparent good, Samples tested as received 2020-10-28 to 2020-11-13 & 2020-12-01 to 2020-12-07
Place of testing:	Textiles laboratory Shanghai

Test Specification:

Test Result EN 149:2001 + A1:2009 Respiratory Protective Devices - Filtering Half Masks Please refer to next page to Protect against particles- Requirements, testing, marking

Remark: The report 244275321a 003 superseded report 244275321a 002

For and on behalf of TÜV Rheinland (Shanghai) Co., Ltd.

Cray Jiang.

2020-12-31

Candy Jiang/ Section Manager

Date

Name/Position

Sample information is provided by customer. Test result is drawn according to the kind and extent of tests performed. This test report relates to the above mentioned 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. "Decision Rule" document announced in our website (https://www.tuv.com/landingpage/en/qm-gcn/) describes the statement of conformity and its rule of enforcement for test results are applicable throughout this test report

TÜV Rheinland (Shanghai) Co., Ltd., Shanghai TüV Rheinland Building, No. 177 , Lane 777, West Guangzhong Road, Jing'an District, Shanghai, 200072, P.R.China Tel +86 21 6108 1188 Fax +86 21 6108 1099 Mail: service-gc@tuv.com Web: www.tuv.com



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Summary of test results

Clause	Item	<u>M001</u>
7.3	Visual inspection	N/R
7.4	Package	М
7.5	Material	М
7.6	Cleaning and disinfection	N/A
7.7	Practical performance	М
7.8	Finish of parts	М
7.9.1	Leakage	М
7.9.2	Penetration of filter material	М
7.10	Compatibility with skin	М
7.11	Flammability	М
7.12	Carbon dioxide content of the inhalation air	М
7.13	Head harness	М
7.14	Field of vision	М
7.15	Exhalation valve(s)	N/A
7.16	Breathing Resistance	М
7.17	Clogging	N/A
7.18	Demountable parts	М
9	Marking	N/R
10	Information to be supplied by the manufacturer	N/R

F = Below Performance Standard

N/R = Not RequestN/A = Not Applicable * = No Submitted Information M# = Refer to result page

Material list

Material No.	Material	Color/Pattern	Location					
M001	Whole Product	White	Personal Protective Respirator Mask					



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1. Visual inspection

Test method

: EN 149:2001+A1:2009 Clause 8.2

Clause	Item	M001
7.3	The visual inspection shall also include the marking and the information supplied by the manufacturer.	N/R
7.4	Particle filtering half masks shall be offered for sale packaged in such a way that they are protected against mechanical damage and contamination before use.	Pass
	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.	Pass
7.5	After undergoing the conditioning described in 8.3.1 none of the particle filtering half masks shall have suffered mechanical failure of the face piece or straps.	Pass
	When conditioned in accordance with 8.3.1 and 8.3.2 the particle filtering half mask shall not collapse.	Pass
	Any material from the filter media released by the air flow through the filter shall not constitute a hazard or nuisance for the wearer.	Pass
7.8	Parts of the device likely to come into contact with the wearer shall have no sharp edges or burrs	Pass
7.18	All demountable parts (if fitted) shall be readily connected and secured, where possible by hand.	Pass

Remark:

N/A: Due to no relevent information/material N/R: Due to not request

:

2. Practical performance

Test method

EN 149:2001+A1:2009 Clause 8.4 & 8.5

Clause	Item	M001
7.7	Wearing	Pass
7.7	Walking test	Pass
7.7	Work simulation test	Pass
7.10	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	Pass
7.13	The head harness shall be designed so that the particle filtering half mask can be donned and removed easily. 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	Pass
7.14	The field of vision is acceptable if determined so in practical performance tests	Pass

Remark:

N/A: Due to no relevent information/material N/R: Due to not request



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3. Leakage

Test method Requirement EN 149:2001+A1:2009 Clause 8.5

: EN 149: : FFP2:

At least 46 out of the 50 individual exercise results for total inward leakage \leq 11%

At least 8 out of the 10 individual wearer arithmetic means for the total inward leakage $\leq 8\%$

	M001											
		Chaoiman	Leakage (%)									
Subject	Condition	Specimen No.	Walk	Head Side/side	Head Up/down	Talk	Walk	Mean				
BM		1	6.820	6.858	8.681	6.160	6.471	6.998				
ACH		2	6.217	6.743	8.947	8.174	6.003	7.217				
ML	As received	3	6.369	6.586	7.298	7.943	6.967	7.033				
LLC		4	6.483	7.124	8.832	7.335	7.067	7.368				
DG		5	7.124	6.336	8.432	8.143	6.521	7.311				
SG		6	5.632	6.821	7.964	8.148	6.883	7.090				
YL	Atter	7	7.643	7.211	8.143	8.621	6.964	7.716				
KQ	After	8	6.845	7.004	7.962	8.047	7.012	7.374				
KXH	 conditioning 	9	6.431	6.225	8.921	8.882	7.062	7.504				
YY		10	6.119	7.821	8.679	9.021	5.803	7.489				
Conclusion					Pass							

Facial Dimension Of Subject (mm)											
Subject	BM	ACH	ML	LLC	DG	SG	YL	KQ	KXH	YY	
Face length	135	127	120	120	130	135	115	120	130	130	
Face width	160	159	133	140	145	155	135	135	155	165	
Face Depth	130	122	115	115	132	132	118	115	120	143	
Mouth Width	52	55	52	50	50	55	48	50	52	50	

4. Flammability

 Test method
 :
 EN 149:2001+A1:2009 Clause 8.6

 Requirement
 :
 ≤5s

M001										
Item	Condition	Specimen No	Test results	Conclusion						
Afterflame time (s)	As received	1	1.1							
	Asteceiveu	2	1.3	Pass						
	After conditioning	3	1.4							
	After conditioning	4	1.3							

5. Carbon Dioxide Content Of The Inhalation Air

 Test method
 :
 EN 149:2001+A1:2009 Clause 8.7

 Requirement
 :
 ≤1%

M001.										
Item	Condition		Test results							
Content (%)	%) As received	Specimen 1	Specimen 2	Specimen 3	Mean	Deee				
		0.62	0.63	0.64	0.63	Pass				

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6. Breathing Resistance

Test method

Requirement

EN 149:2001+A1:2009 Clause 8.9 FFP2: Inhalation: 30l/min: ≤0.7mbar Inhalation: 95l/min: ≤2.4mbar Exhalation: 160l/min:≤3.0mbar

M001																
Flow rate (I	/min)		Resistance (mbar)													
As receiv	ad		Sp	ecime	n 1			Sp	ecime	n 2			Sp	ecime	n 3	
AS receiv	eu	Α	В	С	D	ш	Α	В	С	D	Ш	Α	В	С	D	E
Inhalation	30	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4
Innalation	95	1.3	1.3	1.3	1.3	1.3	1.3	1.3	1.3	1.3	1.3	1.2	1.2	1.2	1.2	1.2
Exhalation	160	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4	2.4
Simulate	ed		Specimen 4				Specimen 5				Specimen 6					
wearing trea	tment	Α	В	С	D	Е	Α	В	С	D	Е	Α	В	С	D	E
Inhalation	30	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4
Innalation	95	1.4	1.4	1.4	1.4	1.4	1.3	1.3	1.3	1.3	1.3	1.4	1.4	1.4	1.4	1.4
Exhalation	160	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.4	2.4	2.4	2.4	2.4
Temperat	ure		Specimen 7				Specimen 8				Specimen 9					
condition	ed	Α	В	С	D	Ш	Α	В	С	D	E	Α	В	С	D	E
Inhalation	30	0.3	0.3	0.3	0.3	0.3	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4
Innalation	95	1.3	1.3	1.3	1.3	1.3	1.2	1.2	1.2	1.2	1.2	1.3	1.3	1.3	1.3	1.3
Exhalation	160	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3
Conclusion	nclusion Pass															

Remark: 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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7. Penetration Of Filter Material

Test method Requirement : EN 149:2001+A1:2009 Clause 8.11 : FFP2:≤6%

M001			
Aerosol	Condition	Specimen No.	Penetration (%)
Sodium chloride Penetration	As received	1	0.003
		2	0.001
		3	0.001
	Simulated wearing treatment	4	0.006
		5	0.007
		6	0.010
	Mechanical strength +	7	0.017
	Temperature conditioned @ Exposure test of 120mg	8	0.017
		9	0.117
Paraffin oil Penetration	As received	10	0.031
		11	0.043
		12	0.018
	Simulated wearing treatment	13	0.132
		14	0.241
		15	0.167
	Mechanical strength +	16	0.531
	Temperature conditioned @	17	0.862
	Exposure test of 120mg	18	0.863
Conclusion	Pass		



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Photo:



END -

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

1.1

- 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 TUV Rheinland in Cherater China as agolicable as the case may be (TÜV Rheinland). The Greater China hereof refers to Maniand 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 to the purpose of a daily (i)
- use; the incorporated or unincorporated entity duly organized, validly existing and capable to form legally binding contracts under the applicable law. The following terms and conditions apply to agreed services including consultancy services, information, deliveries and similar services as well as obtained or contract performance. (ii) 1.2
- consultancy services, intormation, generines any similar services as we built analitary 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 shall hereby be expressly excluded. No standard contactual terms and consets of an engoing business relationship with the client, this GTCB shall also apply to future contracts with the client, this GTCB shall also apply to future contracts. 1.3
- 2 Quotations
- Unless otherwise agreed, all quotations submitted by TÜV Rheinland can be changed by TÜV Rheinland without notice prior to its acceptance and confirmation by the other party.

- Cumumg immo effect and ourstion of contracts The contract shall come into effect for the agreed terms upon the quotatic letter of TUV Rheinland or a separate contractual document being signed both contracting parties, or upon the works requested by the client being receiving a quotation from TUV Rheinland (quotation). TUV Rheinland (a is sole discretion, entitled to accept the order by giving written notice of a cacceptance (including notice sent via electronic means) or by performing meaning. The sole of the contract the contract the acceptance with article 3.1 and shall continue for the term agreed in the contract. 3.1 3.2
- contract. 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. 3.3

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. 4.1
- 4.3
- Indo the writes continuation or order by LUV ineniands shall be decisive for The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered inco. TUV Rheinands the stalled to determine, in its sole discretion, the method and nature of the assessment unless otherwise agreed in writing or if mandatory to secondron of the provide the state of the same sumption of any guarantee of the correctness (proper quality) and working order of either stead or examined parts nor of the installation as a whole and its upstream and/or downstream processes, organisations, use and application in accordance with regulations, nor of the systems on which the installation construction, selection of materials and a savebing of installations examined, nor for their use and application, in our densing when any examined, and papel and the installations as a whole construction, selection of materials and assembly of installations, unless these questions are expressity covered by the contract. 4.4
- 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. 4.5
- which the interactions are based, unless otherwise expressly agreed in writing. Instancement is a standards or official requirements for the agreed service scope change after conclusion of the contract, with a writien indice to the client, TUV Revisiting statulates the statistical services be provided by TUV Revisition under the contract set agreed enclose the to client, and the contract of thrid parties with the services of TUV Revisitions to the provided by TUV Revisition under the contract set agreed enclose the provided by TUV Revisition under the contract set agreed enclose with the client. A contract of thrid parties with the services of TUV Revisitions to the provide a 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 the client passes on work results In full or in status Io third parties in accordance with clause 11.4.
- Performance periods/dates

- Performance periods/dates
 The contract.usly agreed periods/dates of performance are based on estimates of the work inclused which are perpend in line with the datals bunding by TOV Theniand in writing.
 Bunding periods of performance have been agreed, these periods shall not commence will the client has submitted all required documents to TOV Reinfand.
 Ardicles 51 and 52 alls cappy, even without express agrowal by the client, to all extensions of agreed periods/dates of performance not caused by TOV Reinfand.
 Ardicles 51 and 52 alls cappy, even without express agrowal by the client, to all extensions of agreed periods/dates of performance not caused by TOV Reinfand.
 Ardiver and the dates to cooperais in accordance with two 6.1 Reinfand with all documents and information required for the performance of the service as specified in the contract.
 55 the performance full CV Rheinland is dates to underseable encited and and the dataset to inform the outpresseable encitored agreed agreed periods.
 55 the performance full CV Rheinland is dates bundles bundles bundles to any the performance of a reasonable period of time which corresponds at least to the duration of the hindrance plant any time period which may be required to resume performance.
 Are the detase specifies to cooperate

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 TÜV Rheinland. 6.1
- 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, standards, safety regulations and accident prevention instructions. And the client represents and warrants that: 6.2 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.
- te 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, TUV Rheinland shall be entitled to charge extra fees for such additional seperse.
- 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, uniceriang shall be made in accordance with the price list of TUV Rheinland valid at the time of performance. University of the strategy agreed, work shall be invoiced according to the progress the execution of an order extends over more than one month and the value of the contract or the agreed finad price exceeds 25.2000 or equivalent 7.1
- of the work. If the execution of an order extends over more than one month and the value of the contract or the agreed fixed price exceeds 22,500,000 requivalent value in local currency. TUV Rheinland may demand payments on account or in instalments. 7.3
- Payment terms
- 8.1

District,

- 8.2
- All invoice amounts shall be due for payment without deduction on receipt of the invoice, No discourts and rebates shall be granized. Payments shall be made to the bank account of TUV Reinland as indicated on the invoice, No disting the invoice and client numbers. In cases of deduct of payment, TUV Rheinland shall be entitled to claim deduct interest at the applicable benot term loan interest rate publicly. 8.3 need by a reputable commercial bank in the country where TÜV land is located. At the same time, TÜV Rheinland reserves the right to
- 8.4
- Rheinland is located. At the same time, I UV instances and the client default in any and the same time, I UV instances. Should the client default in payment of the invoice despite being granted a reasonable grace period, TUV Rheinda shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-performance and The provisions set forth in article 8.4 shall also apply in cases involving returned cheques, cessation of payment, commencement of insolvercy 8.5

Shanghai, 200072, P.R.China

- eedings against the client's assets or cases in which the mencement of insolvency proceedings has been dismissed due to lack
- of assets. Objections to the invoices of TÜV Rheinland shall be submitted in writing
- Objections to the involces of TUV Rhierland shall be submitted in writing writin how weeks of receipt of the involce. TUV Rhierland shall be entitled to demand paperpriste advance payments. TUV Rhierland shall be entitled to demand paper the same transmitter of the involvedeat and only purchase costs the wave increased. If the scaes, TUV Rhierland shall notify the client in writing of the rise in fees. This notification shall be issued on enroth prior to the wave increased. If the rise is near small be issued on enroth prior to the see seconds 5% per contributed paye, the client shall be entitled to terminate the contract by the end of the period of notice of charges in fees. If the origin the seconds 5% per contractal payer, the client shall be entitled to terminate the contract by the end of the period final be observed. 8.7
- Only legally established and undisputed claims may be offset against claims by TÜV Rheinland. 8.9

Acceptance of work

8.6

- 9.1
- 9.3The
- 9.4lf ad 9.5lf the
- Acceptance of work Any part of the work result ordered which is complete in itself may be presented by TVD Meiniand for acceptance as an instalment. The client into bodiged to accept it immediately. If acceptances is equived or contractually agreed in an individual case, this presented by TVD Meiniand contractual to TVD Meiniand. Contractual to TVD Meiniand is entitled to immediately charge a contractual to TVD Meiniand is entitled to immediately charge a contractual to TVD Meiniand. Contractual to TVD Meiniand is entitled to immediately charge a contractual to TVD Meiniand is entitled to immediately charge a considered to the sub-tore to be withform (e.g. performance of auxellance audie). TVD Meiniand is entitled to immediately charge a consider to damage withstoever or only a considerably lower damage in the mount on damage withstoever or only a considerably lower damage in the mount on the client has undertaken in the contract to accept services. TVD Meiniand and the solve the ther offer has been placed. The client of auxellance audies the order has been placed. The disent of auxellance audies the order has been placed. The disent servers the right prove that the TVD Meiniand has an interver on damage with sover or only a considerably lower damage than the above mentioned aum gum. Beruikili to prove that the TVD Meiniand has an interver on damage with sover or only a considerably lower damage than the above mentioned aum gum.
- 10 Confid

- Lump sum.
 20. Contidentiality
 210. For the purpose of these terms and conditions, "confidential information" means all project documentation which one party (the "disclosing party") hands over, the confidential information restared during performance of work by TUV.
 Pheninad, including product testing data, defects, conformity to the technical islander and network or estared during personal with the confidential information. Confidential information contained that and the confidential information. Confidential information contained train the configuration of the provision of services by TUV. Rheinland, including product testing data, defects, confined tails including product testing data, defects, confidential information. Confidential information contained train the device data and by TUV. Rheinland, including product testing data, defects, configuration and the disclosing party that the device and the scope of the provision of services by TUV. Rheinland, TUV. Rheinland, TUV. Rheinland, including in the device and the disclosing party that the device of the the information which the verying days of onal disclosure. Where the disclosing party that the data of confidential parts of the readiving party fails to do so within the signated party. The same applies to confidential party and the disclosing party that the disclosing party the disclosion of the testing the testing party and the disclosing party that the disclosing party that the disclosing party that the disclosion the singlutated there the disclosing party that

- may only be used by the receiving party for the purposes to percurring une contract, unless operasity of horizing by the disclosing 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 TUV Rheninadi is nequired to pass on confidential information, isogetion reports of documentation to the government authorities, juddabi performance of the contract: unual be treated by the receiving party with the same level of confidential at the receiving party uses to protect its own confidential information, but required. The receiving party may disclose any confidential information received from the disclose grap vary to the to confidential information received under disclose any confidential information received from the disclose grap vary to the disclose are confidential information under the information of the confidential information on the disclose grap vary with the disclose are confidential information received in the disclose grap vary vant to the same level of the contexpu-ues at tork in the confidentially disclosure on the source grant individuals to addige these employees to obtace. The same level of that: it was generally horizen at the time of disclosure on the source grant and the disclosure on the confidential or the same level of that: it was generally horizen that the other disclosure on the source grant of the disclosure on the source disclosure on the source grant of the grant of the contexput on the source of the disclosure on the source grant of the source disclosure on the source disclosure on the source grant of the source disclosure on the source disclosure on the source disclosure on the source disclosure on the source of the disclosure on the source disclosure on the source of the contexput of the disclosure on the source of the disclo b)
- c)
- 10.4
- 10.5 a)
- b) c)
- d)
- It was generally known at the time of disclosure or his become general knowledge without violation of this confidentially clusue by the receiving party, or more than the second party by a third party entitled to disclose this information. Or the receiving party already possessed this information prior to disclosure by the disclosing party. The second second party and the disclosing party and prior to disclosure by the disclosing party, thall not be deemed to constitute 'confidential information. Or a defined in this confidential prices. All confidential information and defined in this confidential prices. All confidential information is defined in this confidential prices. All confidential information is disclosing party, thall not be described to disclosing party information. Flucture, all confidential information in the group of the disclosing party to disclosing party and the disclosing party and the disclosing party information. Flucture, all constraints are prime to a requested by the disclosing party to the disclosing party is any time if as requested by the disclosing party for the class context on the indefinition reparts and contract. This does not exend to include reports and contracts and the information includes provide the contracts and the information includes and the result of the disclosing party information includes the contracts and to a traveluations and the regularements on ortical. This does not exend to include report and contracts and the information information that forms the basis for preparing these reports and continuents documentation purposes required by laws. Availations and the regularements form the start of the contract, and the party deal maintain strict accessery of all anotherial information and shall not disclose the information to any third parties or use it for the start. 10.6 10.7

Copyrights and rights of use, publications

- Copyrights and rights of use, publications TVV Reiniand shall retain all exclusive copyrights in the reports, expert reports points, est reports results, calculations, presentations est-prepared by TUV Reiniand, unless oftenwise agreed by the parties in a top point of the test reports essells, essells for individual or all types of use (right of use). The client receives a simple, unlimited, non-transferable, non-sublicensable right of use to the contents of the work results produced within the poorts of the client receives a simple, unlimited, non-transferable, non-sublicensable right of use to the contents of the work results produced within the right of use to the contents of the work results produced within the right of use to the contents of the work results produced within the right of use to the contents of the work results produced within the response of the contents of the work results produced within the response of the contents of the work results reputiled in clause 11.2. of TUV Reinfald. and may use work results in tul unless TUV Reinianda in clause 11.5 at at TUV Reinfald. Any publication or displation of the work results for advertising purposes or my utriter use of the work results in tul unless of the work results for advertising purposes or results and the work results in tul unless of the work results for advertising purposes or reputations on the work results in tul unless of the source parties and in advertising purposes or result and the proved according to example and unless 11.5 at at turbers are of the work results in turbers and the source and the sou 11.1
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- Liability of TÜV Rheinland
- Learning on 100 relevant the second s 12.1 Irres

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- 12.2 12.3
- times of the fee for the individual order under which the damages or bases have occurred. Notwithstanding the above, in the event that the total and accurulated lability calculated accounding to the foregoing provisions exceeds 2.5 Million Euro or equivalent amount in local currency, the total and the second the start of the equivalent amount in local currency. The total and a second the start of the start of the start of the second the start of the part of 10V fiber alands of the start of the start of the start of the part of 10V fiber alands of the start of the start of the start of the transfer and the start of the start of the start of the lable even where minor negligence is involved. For this purpose, a "Indiameter allowed" is breach of an startical constraint delignation, the amount of damages reasonably present along the consequence of such transfer of the time of the breach (reasonably foreasestelle available of the starts of the asks of the personed in the amount of damages reasonably the asks of the personed in available by the client to support TUV Rheintand will be available by the client to support TUV Rheintand will be available by the client to support TUV Rheintand will available is available by the client to support TUV Rheintand will be available by the client to support TUV Rheintand will be available is available is a the contrad, uffere such personed made available is available is a the contrad, uffere such personed made available is available is a the tort and the personed in the performance of its available is a the start of the personed in the available is available is a the the contrad, uffere such personed made available is available is a the tort and the personed and available is available is a the start of the personed in the performance of its available is a the start of the personed in the performance of its available is a the start of the personed in the performance of its available is a the start of the personed in the performance of its available i 12.4
 - available by the client to support TÜV Rheintand in the performance of its services under the contract, unless and to personnel made available is services under the contract, unless and the personnel made available is the table of the set of the personnel made available the transformation of the transformation of the transformation of the transformation of the set of the personnel made available by the client under the foregoing provision, the client hail indemnity TUV Rheininda against any claims made by third parties arising from or in connection with such personnel's acts. Otherwise contractually agreed in writing. TUV Rheininda against any claims the fination periods for claims for damages shall be based on statutory provisions. None of this article 12 changes the burden of pool to the disability agreed in writing.
- 12.6 12.7
- 13. Export control
- on the services provided by TÜV Rheinland or parts thereof to third s in Greater China or other regions, the client must comply with the ctively applicable regulations of national and international export 13.1When passing on the serv
- assing on the services provided by TUV Rheinland or parts thereof to third parties in Greater Chana or other regions, the client must comply with the respectively applicable regulations of national and international export formance of a contract with the client is subject to the provide 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, TUV Rheinland shall be entitled to terminate the contract with immediate effect and the client table compensatio for the losses inscured thered by TUV 13.2The per
 - Rheinland. Data protection notice
 - Table protection notice TrûV Rheinland processes personal data of the client for the purpose of fulfilling this contrat. In addition, TUV Rheinland also processes the data for other data of the client will only be disclosed to other natural of legal persons if the legal requirements are net. This also applies to transfers to third countries. The personal data will be deleted immediately as soon as a corresponding reaso for deletion arise. Data subjects may avaicable the following rights: immitation, right of objection, right of data transfersability. In addition, persons concerned by the data processing have the right to file a complain while the completer data protection supervisory authority. For further details on the processing of personal data by TUV Rheinland as the person protection fortunation. Context the Group Data Protection Officer of TUV Rheinland See: TUV Rheinland AS, cli Group Data Protection Officer, Am Grauen Stein, 51105 Cologne, Germany.

15. Test material: transport risk and st

- 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. stroyed and otherwise worthless test material will be disposed of by TÜV Rheinland for the client at the expense of the client, unless otherwise 15.2Any de
- Rheinland for the client at the expense of the client, unless otherwise agared. 15.3Udamaged test material shall be stored by TÜV Rheinland for four (4) weeks after completion of the itset. It alonger storage fee. Charges an appropriate storage fee. 15.4After the expired of the 4 veeks 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. Termination of the contract

- Termination of the contract
 16.1 Notwithstanding clause 3.3 of the GTCB, TÜV Rheinland and the client are entitled to terminate the contract in its entirety or, in the case of services combined in one contract, each of the combined parts of the contract individually and independently of the continuation of the remaining services with six (6) months incluse to the end of the contract individually aread term.
 16.2For good causes, TÜV Rheinland may consider giving a written notice to the elient to the terminate the contract which includes but not limited to the telowing; a) the client metadably notify TÜM heinland of the client to changes; environ are reterming for certification or signs of such changes;
 b) the client misuses the certificate or certification mark or uses it in violation of the contract;

- b) the client misuses the certificate or certification mark or uses it in volation or the contract. c) in use event of volation of the financial client stress (e.g., e.g., e.g.,
- Rheinland reserves the right to prove a considerably higher damage in 16.4TÜ/Rheinland is also entitled to terminate the contract with written notice if the client has not been able to area used of the time windows for auditing Jervice provision provided by TÜ/Rheinland within the scope of a certification procedure and the certificate herdrofe has be withdrawn (for example during the performance of monitoring audits). Olause 16.3 applies accordingly.

17. Partial invalidity, written form, place of jurisdiction and dis

- 17.1 17.2
- 173 a)
- b)
- c)
- Invalidity, written form, place of jurisdiction and dispute resolution
 All emodunes and augenoments must be in writing in order to be effective.
 The also opplex to mendments an use to investments the contract and/or these
 terms and conditions be or become interflective, the contracting parties shall
 replace the invest provision with a legally valid provision that comes closest
 to the contract of the investment of the inves

Addite of Arbitration is submitted in accordance with dress rules. The arbitration shall take place in Hong Kong. cision of the relevant arbitration tribunal shall be final and binding on both parties. The arbitration fee shall be borne by the losing party.

c)