Test Report -Products



Page 1 of 6

Client: Contact Information:	BELEDUC LERNSPIELWAREN GMBH Heinrich-Heine-Weg 2 09526 Olbernhau / Germany	
Test item(s):	Тоу	
Identification/ Model No(s):	Refer to detail list	
Sample obtaining method:	Sending by customer	
Condition at delivery:	Test item complete and undamaged.	
Sample Receiving date:	2022-07-15	
Testing Period:	2022-07-15 to 2022-07-29	
Place of testing:	Toys laboratory Shanghai	
<i>Test Specification:</i> 1. AS/NZS ISO 8124.1:201	9 Amd 1:2020 Amd 2:2020 Safety aspects related to	<i>Test result:</i> PASS

mechanical and physical propertiesAS/NZS 8124.2: 2016 Safety of toys - Part 2: FlammabilityPASS

Other information:

Country of Origin: China Sales Destination: Global Packaging provided: Artwork The provided age grade of the item: Over 36 months. The appropriate age grade of the item: Over 36 months. The item was tested over 36 months.



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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HAPE NEW NO.	BEL NO.	DESCRIPTION	中文描述	Test Age group
B22620	22620	Happy and Harmony	开心邻居	36M+



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Material List:

Item: Refer to detail list

Material No.	Material	Color	Location
M001	Whole Product	Multi	B22620



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1.AS/NZS ISO 8124.1:2019 Amd 1:2020 Amd 2:2020 Safety aspects related to Mechanical and Physical properties

Test result:

Test No:	T001
Material No:	M001
4 General Requirement	
4.1 Normal Use	PASS
4.2 Reasonable Foreseeable Abuse	PASS
4.3 Material	PASS
4.6 Edges	PASS
4.7 Points	PASS
4.8 Projections	PASS
Annex B Safety labelling guidelines and manufacturer's markings	PASS

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request.





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2. AS/NZS 8124.2:2016 Flammability

Test result:

Test No:	T001
Material No.	M001
4.1 General	PASS

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request.

Remark:

Type of gas used in gas burner : Butane





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Sample Photo



- END -



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

Scope

- These General Terms and Conditions of Business of TÜV Rheinland in Greater China (COTCE) has made and the table are another the transmission of the COV Production of the COTCE has a subjection that the table are another CTUV Rheinland in or refers to Marinal China, Hong Kong and Taiwan. The Coline thereof includes: (i) a natural person capable to form legally binding contracts under the applicable laws who concludes the contract hot for the purpose of a dail year, ed., visidly existing and capable to form legally binding contracts under the applicable law. The blowing terms and contracts under the applicable law. The blowing terms and conditions apply to agreed services including consultancy services, information, deliveries and similar services as well as ancillary services and other secondary displations provide with the scope of contant performance. 1.1
- 1.2
- 1.3
- comparisons 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 contractual terms and conditions of the client shall form part of the contract venii TUV Rheinland does not explicitly doet to them. Nature contracts with the client without TUV Rheinland having to refer to them separately in each individual case. 1.4

2.

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.

Coming into effect and duration of contracts

- The contract shall come into effect for the agreed terms upon the quotation letter of TÜV Rhiviland or in separate contracticuld document heing 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 is, in its ade discretion, entitled to accept the order by giving written notice of such acceptance (including notice sent wai electronic means) or by performing the requested 3.1 3.2
- services. 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. If the contract provides for an asteriation 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 three-month notice prior to the end of the contractual term. 3.3

Scope of services

- Scope of services The scope and type of the services to be provided by TUV Rheinland shall be specified in the contractually agreed service scope of TUV Rheinland by both parties. It no such separate service scope of TUV Rheinland wisks, then the written confirmation of order by TUV Rheinland shall be decisive for the service to be provided. Unless otherwise agreed, services beyond the scope of the service description (e.g. checking the correctness and functionality of parts, products, processes, installations, organizations not listed in the service description, as well as the intended use and application f such are not ownel. In particular, no responsibilly is assumed for the design, selection of materials, construction or intended use of an examined The agreed services shall be performed in compliance with the regulations in force at the time the contract is entired into. TUV 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 clowed. 4.1 4.2
- 4.3
- TVU Revirand is entitled to determine, in its second assessment uncess otherwise agreed in writing of if mandatory provisions require a specific procedure to be followed. News provide the second second second second second second second second correctores (proper guality) and working order of either tested or examined parts nor of the installations 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 is based, in particular, TUV Reinitand shall assume no responsibility for the construction, in accordance with regulations, uncertain these questions are supressibly covered by the contract. 4.4
- 4.5
- 4.7
- In accordance with regulations, unless these questions are expressly covered by the contract. In the case of impection work, TUV Rehinland 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. If mandatory legal regulations and standards or official requirements for the agreed service scope change after conclusion of the contract, twith a written notice to the client, TUV Rheinland shall be entitled to additional remumeration for resulting additional expenses. The services to provide by TUV Rheinland under the contract are agreed exclusively with the client, A contract of third parties with the services of TUV Rheinland, as well as making orports, etc.) is not part of the agreed exclusively with a copies if the client passes on work results in full or in extracts to third parties in accordance with clause 11.4. Performance periods/dates

- 5.1
- 52 5.3
- 5.4
- 5.5
- 5.6
- Performance periods/dates of performance are based on estimates of the work. The ootentuality agreed periods/dates of performance are based on estimates of the work building being confirmed as building by UUX Periodical on works. If building periods of performance have been agreed, these periods shall not commence until the client is as building building building being confirmed as building being confirmed as building building being contrasts to UVX Periods and the distance to a second the second second by UUX Periods and agreed periods/dates of performance have been agreed, these periods shall not commence until the distance based of the second second by UUX Periods and agreed periods/dates of performance not caused by TUX Periods and the distance of the second based of the second second by UUX Periods and the second second by Periods/dates of performance the second second second by UUX Periods and the second second by Period Second by Periods and the second second by Period Second by Periods and the second second by Period Second by Periods and the second second by Period Second by Periods and the second second by Period Second by Periods and the second second by Periods and th

The client's obligation to cooperate

- 6.1 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.
- be providen in good time and a no costs of nor vitremand. 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:
- It has required statutory qualifications
- b) The product, service or management system to be certified complies with applicable laws and regulations: and
- 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. c) 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 trived or maximum price is agreed, TUV Rheinland shall be entitled to charge extra fees for such additional expense. 6.3
- Prices
- 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 TUV Rheninard valid at the time of performance. Unless otherwise agreed, work shall be invoiced according to the progress of the work. If the execution of an order exated so wer more than one month and the value of the control of the agreed fixed price exceeds £2,500.00 or equivalent value in local currency. TUV Rhenhand may demand payments on account of in instailments. 7.1
- 7.2 7.3

ment terms

- 8.1 8.2
- 8.3
- 8.4
- syment terms
 All invoice amounts shall be due for payment within 30 days of the invoice date without deduction on neepit of the invoice. No discourts and rebates shall be granted. Payments shall be made to the bank account of TUV Rheinland as indicated on the invoice, sating the invoice and client numbers. Similar dha the ventile to claim durbain inserts at the paylicable short term loan interest rate publicly announced by a reputable commercial bank in the country three TUV Rheinland is located. At the same time, TUV Rheinland shall be entitled to cancel the contract, which are to the invoice despite being granted a reasonable grace period. TUV Rheinland shall be entitled to cancel the contract, which are to the invoice despite being granted to certificate, claim the provisions of torth in at role & shall allo against the client's assets or cases in which the commencement of insolvercy proceedings has been dismuted at a classet. 8.5
- s. ns to the invoices of TUV Rheinland shall be submitted in writing within two weeks of 86
- Objections to the involces of TÜV Rheinland shall be submitted in writing within two weeks of receipt of the involce. TÜV Rheinland shall be entitled to demand appropriate advance payments. TÜV Rheinland shall be entitled to traise its fees at the beginning of a month if overheads and/or purchase costs have increased. In this case, TÜV Rheinland shall notly the client in writing of the rise in fees. This notification shall be issued on emorth 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 Syste per constructual year, the client tain on have the right to terminate the contract. If the rise in fees exceeds S% per constructual year, the client shall be entitled to not terminated, the changed fields the business of changes in fees. If the origin the root terminated, the changed fields that be deemed to have been agreed upon by the time of the spiry of the notice period. 8.7 8.8
- Only legally established and undisputed claims may be offset against claims by TÜV Rheinland. TÜV Rheinland shall have the right at all times to setoff any amount due or payable by the client, including but not limited to setoff against any fees paid by the client under any contracts, agreement and/or corders/quotations canced with TÜV Rheinland. 8.10
- Acceptance of work

April 2022

- 91 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
- immediately. 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 TUL behalence.
- TÜV RI The clie entifinand. ent is not entitled to refuse acceptance due to insignificant breach of contract by TÜV 03 9.4
- The client is not entitled to refuse acceptance due to insignificant breach of contract by TUV managements is excluded according to the nature of the work performance of TUV Rheinland, the completion of the work shall take its place. During the Follow-Must stage, if the client was unable to make use of the time windows provided for within the accept of a certification procedure for auditing/performance by TUV audits, port the client cancels or porceptions a continue dust date within the UV presise before the agreed date, TUV Rheinland is entitled to immediately charge a lump-sum compensation of 10% of the order amount as compensation for expenses. The client reserves the right to prove that the TUV Rheinland has incurred no durings whatever or only a considerably insofar as the client has undertaken in the contract to accept services. TUV Rheinland date also be entitled to charge lump-sum damages in the amount of 10% of the order amount as compensation for appresents in the service is not called whit now year after the order has been whatsoever or only a considerably lower damage than the above mentioned lump sum. 9.5

- Confidentially For the purpose of these terms and conditions, "confidential information, data, test results, reports trade societs, documents, intraja, drawings, expertise, information, data, test results, reports information, and marketing techniques and materials, tangible or intraples, that are supplied information, and marketing techniques and materials, tangible or intraples, that are supplied information, and marketing techniques and materials, tangible or intraples, that are supplied information, and marketing techniques and materials, tangible or intraples, that are supplied progressive horits that and not proprietary to the client) within the scope of the provision of services by TWA benefand. TWA there in the store of the provision of and the statistical conditional information of success to the provision of and the statistical conditional information is disclosed only, the receiving party shall have a conditional or the statistical conditional information discloses to the disclose party shall mark and conditional information discloses and the disclosing party shall have a conditional party shall have a conditional information is disclosed only, the receiving party shall have and the party shall mark and the statistical party. The same applies to confidential information transmitted by e-mail. Confidential information is disclosed only, the receiving party shall have the disclosed party client to be writhin the statistical party. The same applies to confidential information transmitted by e-mail. It confidential information is disclosed only, the receiving party have the disclosed any confidential information to TW. Plenkard, the statistical the proper sense of the disclosed party that have be avoid to a statistical by the proper sense of the disclosed party that have be avoid the statistical by the the classical proper sense of the disclosed party that have be avoid the statistical by the disclosed party and the classical proper sense of the the contrelistical party the there pr 10.1 10.3
- a) b)
- c)
- Judial court, accreditation bodies or third parties that are involved in the performance of the contract. must be treated by the receiving party with the same level of confidentiality as the receiving party uses to protect is sow conclusted information by the lesser level of confidentiality than that which is reasonably required. Information that the service required information to perform the disclosing party coly to hose of its employees who need this information to perform the services required for the contract. The receiving party undertakes to obliga these employees to observe the same level of secrety as set forth in this confidentiality classe. Information for which the receiving party undertakes to obliga these employees to observe the same level of secrety as set forth in this confidentiality classe. Information for which the receiving party can turnish proof that: It was generally unleady does by the information party or the receiving party already possessed this information; or the receiving party already possessed this information parts the disclosing party, or 10.4
- 10.5 a)
- b) c) d)
- the receiving party already possessed this information prior to disclosure an elutimitud. party or the receiving party developed it lised, insepactive of disclosure by the disclosing party, shall not be deemed to constitute "confidential information" as defined in this confidentially clause. All confidential information shall remain the property of the disclosure party. The receiving party hereby agrees to constitute "confidential information" as defined in this confidential information the property of the disclosure party. The receiving party hereby agrees to constitute "confidential information" as defined in this confidential information to the disclosure party in writing, at any time if as requested by the disclosure party. Dat the altest and without special request after termination or expiry of the confidential information to the disclosure party in writing, at any time if as requested by the disclosure party, but at the latest and without special request after termination or expiry of the confidential information. The based to include the main the termine documentation party, but at the evidence the correctness of the request after termination or expiry of the confidential of the purpose of fulfiling the obligations under the contract, which shall remain with the client. However, TUV Rolmand the terminet of the overlaps of obligations and to indential evidence the correctness of the results and for general documentation purposes required by laws, regulations and the requirements of working processory of all confidentiand. From the start of the contract and for a period of three years after termination or expiry of the contract, the receiving party shall maints stitts exerce of all confidentiand. 10.7
- Copyrights and rights of use, publications
- 11.1
- 11.2
- 11.3
- 11.4
- Copyrights and rights of use, publications
 Tuy Chepringhts in the reports, expert reports/pointons, test
 proportisestils, results, calculations, presentations stress, repared by TUY Rheinland, unless
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 The offent receives a simple, unlimited, non-transferable, non-sublesmable right or use to the
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 log ("tiph or use).
 The transfer of right of use of the operation of the operation of the
 scope of the contract (the contractually agreed purpose).
 The transfer of right of use of the operation of the source of the contract.
 The transfer of right of use of the operated work results regulated in clause 11.2 of the GTOB
 is abalant to half unlimited to the transferable, non-sublesmable, report of the
 scope of the contract (the contractually agreed purpose).
 The one results in hull unless TUV bheriand the agiven its provide to the posenormal of the specific of the experision of the source of the provide the operation of the
 scope of the contract (the contract of the con 11.5
- 11.6 11.7
- Liability of TÜV Rheinland

12.

- Lability of TÜV Rheinland Irrespective of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach of cortractual obligations or tort, the liability of TUV Rheinland for all damages, losses and reimbursement of expenses caused by TUV Rheinland, fis lagal representatives and/or employees shall be limited bit: (i) in the case of a contract with a faud orentifie, three times services, the agreed annual free; (iii) in the case of a contract expressly charged on a time and material basis, a maximum of 20,000 Euro or explavate mount in local currency, and (ivi) three times of the fee for the individual order under which the damages ir closes have occurred. Nonithstanding the above, in the event that the total and accumulated liability order local accurrency. The total and accurrenciate liability of UV Rheinland table only limited and hall not exceed the said 2.5 Million Euro or equivalent amount in local currency. The limitston of liability according to total cl.2, 1 above shall not exceed the said 2.5 Million Euro or equivalent amount in local currency. The limitston of liability according to total cl.2, 1 above shall not apply to damage strap persons dearth, physical liability of times. Lingy of times. 12.1
- 12.2
- vicarious agents. Such limitation shall not apply to damages for a person's death, physical impury or lines. In Indemixed Detect of contract, TOV Phenindra will be liable even where mice regisproce is involved. For this purpose, a "fundamental breach" is breach of a material contractual obligation, the performance of which permits the due performance of the contract. Any claim for damages transcription of which permits the due performance of the contract. Any claim for damages transcription of the contract shall be limited to the amount of damages reasonably foresten as a goosible consequence of such treach of contract at the contractual obligation of the contract damages and the contract shall be limited to the amount of described in article 12.2 applies foreseable damages), unless any of the circumstances described in article 12.2 applies david as vicarious agent of TUV Rheinland the 11 TUV Rheinland and the libra david as vicarious agent of TUV Rheinland the 11 TUV Rheinland and the performance of the services under the contract, unless such provision, the client shall indemity TUV Rheinland dapatiset any clients made by third paties unless otherwise contractually agreed in writing, TUV Rheinland shall only be liable under the contract to the client. 12.3 12.4
- 12.5
- contract to the client. The limitation periods for claims for damages shall be based on statutory provisions. None of the provisions of this article 12 chances the burden of proof to the disadvantage of the 12.6 12.7
- Export control 13
- When 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 seport control to the provise of that there are no obstacles to performance due to national or immensional integring tradie legislations or embarges and/or with immediate effect and the client is subject to the losses incured thereof by TÜV Rheinland. 13.1 13.2

14 Data protection notic The client understands and agrees that TÜV Rheinland processes personal data (including but not limited to personal information) of the cleent and its related parties (including but not limited to the supplier of the client) of the purpose of fulfilling bits cortract. The client cordinms that it has obtained the prior corsent of the table subject, which entities TUV Rheinland to access, use, or process the personal allost that the client collected or processed by tabel and data. TUV Rheinland will use and process the data unique TUV Rheinland to any overseas party outside of the data has to be discipated or transferred to any third party or any overseas party outside of the data has to be discipated or transferred to any third party or any out conselvable account processes the data subject. TUV Rheinland will cause security related laws and process the data subject. TUV Rheinland will also personal data. The personal data was collected, the client also confirms that it has obtained the prior consert of the data subject. TUV Rheinland will any executive related laws and requisitors in China and the local courty. TUV Rheinland will also personal data. The personal data will be deleted immediately as son as a corresponding reason for deletion any leakage, and the local courty. TUV Rheinland will assone parts the related laws and personal data will be dieted immediately as son as a corresponding reason for deletion generonal data by the VIV Rheinland set the system set as the system reproved by the data processing the data processing have the right to revoke their connear any time with factor the future, as will as the right to file of forough the file or toreke that connear any time with factor the future, as will as the right to file or forough the file or toreke that connear any time with factor the future, as will as the right to file or forough the file or toreke that connear any time with factor the future, as will as the right to file or forough the file oreduction of the processing ha

Retention of test material and doc

- 15.1
- 15.3
- Retention of test material and documentation The test samples submitted by the client to TUV Rheinland for testing will be scrapped following testing or will be returned to the client at the client's expense. The only exceptions are test agreement with the client. Charges apply if the test samples are stored at the premises of TUV Rheinland. The cost of placing a test sample into storage will be disclosed to the client to the placed in storage at their premises, the reference samples or documentations must be made available to TUV request, bit incomplet of making multiple test samples and concentration. The reterions aging the order test samples are submitted by the client to the placed in storage at their premises, the reference samples or documentations must be made available to TUV request, bit incomplet of making multiple the reference samples and/or chargence testing and certification that is brought forward by exploitable the reference samples and/or Chargence testing and certification that to outplic toward by explosible test mak certificates of that brought forward by explosible test mak certificates of that incomplications and the storage on the learn parentises are borne by the client. TUV Rheinland storage on the client spremises are borne by the client. TUV Rheinland will be liable be inference the loss of test samples or dormees amples from the laboratories or warehouses of TUV Rheinland only in case of gross samples from the laboratories or warehouses of TUV Rheinland only in case of gross samples from the laboratories or warehouses of TUV Rheinland only in clients on the samples or dofference samples from the laboratories or warehouses of TUV Rheinland only in case of gross samples from the laboratories or warehouses of TUV Rheinland starts and the samples or deference samples from the laboratories or warehouses of TUV Rheinland starts and the samples or deference samples from the laboratories or warehouses of TUV Rheinland and place testing some from the samples or testing 15.4
- 15.5 negligence

Termination of the contract

17.

19.4

b)

- Notwittstanding clause 3.3 of the GTCB, TUV Rheinland and the client are entitled to terminate the contract in the strinty or, in the case of services combined in one contract, each of the contract in the strinty or, in the case of services combined in one contract, each of the contract in the strinty or, in the service show the intervence of the strinty or in the service show the intervence of the strinty or, in the service show the intervence of the strinty or, in the service show the latest the contract in the strinty or in the service show the latest the contract in the strinty or in the service show the latest of the service show the strinty. The service show the latest of the service show the service show the latest of the service show the latest of the service show the latest of the service show the service show the latest of the service show the service show the latest of the service show the service show the latest the contract which includes but not limited to the following:
 b) the distribution of the financial contrast contract string the service of design in payment (at latest three time);
 c) in the event of service latest the client latest three time);
 c) in the event of service latest the services the contract string the service on security where the contract the string the service on security the service of a service show the service show the service of a security of the service of security the service show the service shows the service show the service shows the servic 16.1 16.2
- 16.3
- 16.4

- 17.2
- withdrawn (for example during the performance of monitoring audits). Clause 16.3 applies according): Force Najeure There is the occurrence of an event or circumstance that prevents or impedes a Prary from performing one or more of its contractual dubgations under the contract, if and to during the second secon 173

- **18.** 18.1. 18.2. (a)
- (b)
- Hence intro) in the duration of the implement exceeds a for dury. **Hardship** The Parties are bound to perform their contractual duties even if events have rendered performance more contract and an could reasonably have been anticipated at the time of the Netwithstanding paragraph 1 of this Clause, where a Party proves that: The continued performance of its conclusation of the societies events where the maximum team into account of the time of the social not of the societies and the time of the are bound in reasonable control which it could not reasonably have been appeded to have taken into account of the time of the social not of the societies and the societies of the are bound, within a reasonable sime of the invocation of this Consequences of the event. Where Clause 18.2 applies, but where the Parties have been unable to agree alternative contractual terms which reasonable justo to overcome the consequences of the event. Where Clause 18.2 applies, but where the Parties have been unable to agree alternative agreement of the other Party. 18.3.

Partial invalidity, written form, place of jurisdiction and dispute reso

- 19.1 19.2
- agreement of the other Party.
 Partial Invalidity, written form place of jurisdiction and dispute resolution
 I amendments and supplements must be in writing in order to be effective. This also applies
 to emercial meria and supplements in this claser 17.1.
 Been provide the effective the contracting parties shall replace the invalid provision with
 be or become inference, the contracting parties shall replace the invalid provision with
 commercial terms.
 Unless otherwise supplications following the rules as theology.
 Universe the contract of the invalid provision with equily using provision that comes closest to the contract of the invalid provision in the application of the place the invalid provision with the contract the governing place the invalid provision that comes closest to the contract of the invalid provision that comes closest to the contract and these terms and continuous that the contract in particular place the invalid provision with the contract and existing in the People's Republic of China.
 If UVP Rheiniand in question is legally registered and existing in the place the invalid provision with the contract and these terms and conditions of the place of the place of the People's Republic of China.
 If UVP Rheiniand in question is legally registered and existing in the powered by the search of the contract. In proving the rule contract, the powere of the contract on the resolution of the contract on the search of the contract on the resolution of the contract. In proving the rule contract, the contract on the resolution of the contract. In proving the rule contract, the contract on the resolution of the contract on the search of the extension of the resolution in the contract, the settlement or no agreement in respecie to the content on the resolution of the contract on the rule contract. In provide the terms and conditions of the axising in the People's Republic of China. In China thermation that lates place in Table.
 In the case of TUV Rheininted in questron is the place rule and existing in Taking t 19.3
- a) b)
- C)