







Report No. 报告号: 326029958e 001 Page 1 of 8 第1页,共 8页

Client 客户: 宁波欧蒙教育用品有限公司

Contact Information 联系方式: 宁波怡人玩具有限公司 怡人工艺品(宁波)有限公司

浙江省宁波市北仑区南海路9-27号

**Test item(s) 测试样品:** Toy玩具

Identification/

Refer to detail list 详见明细表

Model No(s) 样品描述/规格:

Sample obtaining method 样品获

Sending by customer 客户寄样

取方式:

Condition at delivery:

Test item complete and undamaged.测试项目完整且无损坏

样品接收状态

Sample Receiving date 收件日期: 2024-06-11

**Testing Period** 测试日期: 2024-06-11 to 2024-08-23

Place of testing:测试地点 Toys laboratory Shanghai 上海玩具实验室

Test Specification 测试要求:

Test result 测试结果:

1. GB 6675.1-2014 Safety of toys - Part 1: Basic code

PASS通过

PASS通过

玩具安全第1部分:基本规范

2. GB 6675.2-2014 Safety of toys - Part 2: Mechanical and physical properties

玩具安全 第2部分:机械与物理性能+第1号修改单

3. GB 6675.3-2014 Safety of toys - Part 3: Flammability PASS通过

玩具安全 第3部分:易燃性能

### Other information 其他信息:

Country of Origin: China 原产地: 中国 Sales Destination: Global 销售地点: 全球 Packaging provided: Yes 是否提供包装袋: 是

The provided age grade of the item(s): M005: Over 24 months; Other: Over 36 months.

样品提供年龄段: MO05: 24个月以上; 其他: 3岁以上

The appropriate age grade of the item(s): M005: Over 18 months; Other: Over 36 months.

样品适用年龄段: M005: 24个月以上; 其他: 3岁以上

The items were tested: M005: Over 18 months; Other: Over 36 months.

样品测试年龄段: M005: 24个月以上; 其他: 3岁以上

#The photo(s) was/were provided by applicant. #照片由申请人提供。

For and on behalf of TÜV Rheinland (Snand)

ら継

2024-08-27

Date 日期

Wica地域が出襲 / General Manager/总经理 Vame/Postion 供名 职位

Sample information is provided by CMAMP. Per soult 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. For a test report to be used within Mainland of China which is not with CMA logo, then the reported results are used for research, teaching or internal quality control purposes and are for internal use only. 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.

样品信息由客户提供。测试结果根据所做测试的种类和范围而得出。本测试报告仅对来样负责。未经本测试中心许可,测试报告不得部分复制。在中国境内使用的检测检验报告,如未加 盖CMA章,则报告结果作为科研、教学或内部质量控制之用,仅供内部使用。不能根据此报告在上述产品或类似产品上使用任何安全标志。本测试报告中,描述符合性声明所应用的判定规 则发布在我司官网 https://www.tuv.com/landingpage/en/qm-gcn/。

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



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| Item-No | EN Item Description | CN Item Description | Age  |
|---------|---------------------|---------------------|------|
| B22619  | QUAKI-Catch the Fly | 夸奇捉苍蝇 FSC           | 3Y+  |
| B22620  | Happy and Harmony   | 开心邻居 FSC            | 3Y+  |
| B24235  | XXL City-Parkhouse  | 贝乐多别墅小屋             | 3Y+  |
| B25583  | XXL PUNAKAI         | 大号小鱼对对碰 FSC         | 3Y+  |
| B64116  | TT Wheelie          | TT 风火轮(4pcs)        | 24M+ |
| B64115  | TT Wheelie          | TT 风火轮 1pcs         | 24M+ |



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Material List 材料清单:

Item 项目: Refer to detail list 详见明细表

| Material No.<br>材料号 | Material<br>材质 | Color<br>颜色 | Location<br>位置              |
|---------------------|----------------|-------------|-----------------------------|
| M001                | 成品             | 彩色          | QUAKI-Catch the Fly, B22619 |
| M002                | 成品             | 彩色          | Happy and Harmony, B22620   |
| M003                | 成品             | 彩色          | XXL City-Parkhouse, B24235  |
| M004                | 成品             | 彩色          | XXL PUNAKAI, B25583         |
| M005                | 成品             | 彩色          | TT Wheelie, B64116/B64115   |



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## 1.GB 6675.1-2014 玩具安全 第1部分:基本规范

|  | Test No. 测试号码:     | T001       |
|--|--------------------|------------|
|  | Material No. 物料号码: | M001-M005  |
| 5 Technical Requirement / 技术要求                   |                    |            |
| 5.1 Mechanical and Physical Properties / 机械和物理性能 |                    | PASS<br>符合 |
| 5.2.1 Flammability / 易燃性能                        |                    | PASS<br>符合 |
| ^5.5 Hygienic Requirement / 卫生要求                 |                    | PASS<br>符合 |
| 5.7 Labeling / 玩具标识                              |                    | N.C.*1     |

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request. 只显适用的条款和/或子条款. 详尽结果报告只应要求提供.

### Remark 备注:

- \*1 根据客户要求, GB/T 5296.1-2012& GB/T 5296.5-2006 未测试。
- ^ This parameter is not covered by CNAS & CMA accreditation



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# 2.GB 6675.2-2014 玩具安全 第2部分:机械与物理性能+第1号修改单

| Test No. 测试号码  | 7: T001      |
|--|--------------|
| Material No. 物料号码  | : M001-M005  |
| 4 Technical Requirement / 技术要求   |              |
| 4.1 Normal Use / 正常使用  | PASS<br>符合   |
| 4.2 Reasonably foreseeable abuse / 可预见的合理滥用                                      | PASS<br>符合   |
| 4.3 Material / 材料  | PASS<br>符合   |
| 4.4 Small parts / 小零件  | PASS*1<br>符合 |
| 4.6 Edges / 边缘   | PASS<br>符合   |
| 4.7 Points / 尖端  | PASS<br>符合   |
| 4.8 Projections / 突出部件   | PASS*2<br>符合 |
| 4.9 Metal wires and rods / 金属丝和杆件  | PASS*3<br>符合 |
| 4.10 Plastic film or plastic bags in packaging and in toys / 用于包装或玩具中的塑料袋或塑料薄膜   | PASS*4<br>符合 |
| <b>4.13</b> Holes, clearances and accessibility of mechanisms / 孔、间隙、机械装置的可触及性   | PASS*5<br>符合 |
| 4.15 Stability and overload requirements / 稳定性及载重要求                              | PASS*2<br>符合 |
| 4.16 Enclosures / 封闭式玩具  | PASS*2<br>符合 |
| 4.28 Acoustic requirement / 声响要求   | PASS*5<br>符合 |
| 4.29 Magnets and magnetic components / 磁体和磁性部件                                   | PASS*6<br>符合 |
| Annex B Safety - Labeling guidelines and manufacturer's markings / 安全标识指南和生产厂商标记 | PASS<br>符合   |

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request. 只显适用的条款和/或子条款. 详尽结果报告只应要求提供.





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### Remark 备注:

- \*1 This clause is applicable to M001,M003,M005,本条款适用于M001, M003, M005。
- \*2 This clause is applicable to M003.本条款适用于M003。
- \*3 This clause is applicable to M003,M005.本条款适用于M003, M005。
- \*4 This clause is applicable to M001,M005.本条款适用于M001, M005。
- \*5 This clause is applicable to M005.本条款适用于M005。
- \*6 This clause is applicable to M001.本条款适用于M001。

The toy is not intended to be washed and not be washed or soaked before testing. 该玩具不适合水洗,测试前玩具没有被清洗或浸泡。

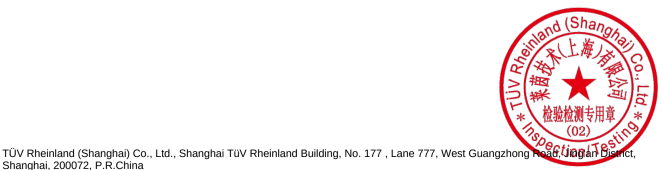
The toy was treated before testing in accordance with these recommendations which are regarded as instructions from the manufacturer.

玩具按照使用手册中制造商推荐的的方式进行预处理。

The toy have no information relating to washing or cleaning and was treated, before testing, in accordance to the GB 6675.2-2014+第1号修改单.

玩具没有提供清洁或洗涤信息,在测试前, 玩具按GB 6675.2-2014+第1号修改单的方法处理。

^ The manufacturer/trader/applicant has provided the artwork for assessment in this test report. 制造商/贸易商/申请人提供了包装草稿用作评估此检测报告。





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# 3.GB 6675.3-2014 玩具安全 第3部分:易燃性能

|                                | Test No. 测试号码:     | T001       |
|--------------------------------|--------------------|------------|
|                                | Material No. 物料号码: | M001-M005  |
| 4 Technical Requirement / 技术要求 |                    |            |
| 4.1 General /一般要求              |                    | PASS<br>符合 |

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request. 只显适用的条款和/或子条款. 详尽结果报告只应要求提供.

### Remark 备注:

\*1 Type of gas used in gas burner: Butane

燃烧气体的类型: 丁烷

The toy is not intended to be washed and not be washed or soaked before testing. 该玩具不适合水洗,测试前玩具没有被清洗或浸泡。

The toy was treated before testing in accordance with these recommendations which are regarded as instructions from the manufacturer.

玩具按照使用手册中制造商推荐的的方式进行预处理。

The toy have no information relating to washing or cleaning and was treated, before testing, in accordance to the GB 6675.2-2014.

玩具没有提供清洁或洗涤信息,在测试前,玩具按GB 6675.2-2014的方法处理。

Angzhong Road, Jingjan Bistrict,



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## Sample Photos 样品照片





B22620







B22619

B22619



B64116#



- END 完 -



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

- Scope
  These General Terms and Conditions of Business of TUV Rheinland in Greater China ("GTCB") is made between the client and one or more member entities of TUV Rheinland in Greater China is applicable as the case may be ("I'UV Rheinland"). The Greater China hereof refers to the regions within the territories of China. The Client hereof includes:

  a natural person capable to form laggly binding contracts under the applicable laws who concludes the contract not for the purpose of a daily use.

  The following terms and conditions of proceedings of the contract under the applicable law. The following terms and conditions of provisions the vision and conditions of the contract under the applicable two. The following terms and conditions of the client daily strip calcillary services and similar services as well as an activate services information, deliveries and similar services as well as an activate services information, deliveries and similar services as well as an activate services and services and services are services as well as an activate services and services and services are services as well as an activate services and services and services are services as well as an activate services and services and services and services are services as well as an activate services and services are activated to the contract even if TUV Rheinland does not explainly object to them. In the context of an orgoging business relationship with the client, this CTGB shall also apply to future contracts with the client without TUV Rheinland having to refer to them separately in each individual case.
- (ii)
- 13

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

- Coming into effect and duration of contracts

  The contract shall come into effect for the agreed terms upon the quotation letter of TÜV.

  Rhenland 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 ident instructs TÜV.

  Rheinland without receiving a quotation from TÜV Rheinland (quotation), TÜV Rheinland without receiving a quotation from TÜV Rheinland (quotation), TÜV Rheinland without receiving a quotation from TÜV Rheinland (quotation), TÜV Rheinland is, in its sole discretion, erfeitled to accept the order by giving written notice of such acceptance (including notice sent via effectronic means) or by performing the requested services.

  The contract term starts upon the coming into effect of the contract in sociodance with article 3.1 and shall continue for the term agreed in the contract.

  If the contract provides for an existention of the coloration term, the contract term will be extended the contract in the contract term.
- 3.3

- 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. It no such separate service scope of TÜV Rheinland ostaits, bent to written confirmation of order by TÜV Rheinland ostaits, bent to written confirmation of order by TÜV Rheinland ostaits, bent to written confirmation of order by TÜV Rheinland ostaits, bent to be service description (e.g., checking the correctness and functionality of partie, products, proprosesse, installations, organizations not Island in the service description, as well as the intended use and application of such) are not owed. In particular, no responsibility is assumed for the design, selection of materials, construction or intended use of an examined part product, process or plant, unless this is expressly stated in the order.
- 4.3
- The agreed services shall be performed in compliance with the regulature is in a contract is entered into.

  TÜV Rheinland is entitled to determine, in its sole discretion, the method and nature of the assessment unbest scherwise agreed in writing or if mandatory provisions require a specific procedure to be followed.

  On execution of the Nette shall be no simultaneous assumption of any guarantee of the On execution of the willy) and working order of either tested or exemined 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 is based in particular. TÜV Rheinland shall assume no responsibility for the construction, selection of materials and assembly of installations examined, nor for the use and application in accordance with regulations, unless these questions are expressly covered by the contract.

- in particular, TÜV Rheinland shall assume no responsibility for the construction, selection of materials and assembly of installations examined, not for their use and application in accordance with requisitions, unless these questions are expressly covered by the contract.

  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, responsible to the safety programmes or safety regulations on which the inspections are based, responsible to the safety programmes or safety regulations on which the inspections are based, responsible to the contract, with a written notice to the client, TÜV Rheinland shall be entitled to additional renumeration for resulting additional expenses.

  The services to be provided by TÜV Rheinland under the contract are agreed exclusively with the contract are services to be provided by TÜV Rheinland under the contract are agreed exclusively with the contract and approximate the contract are services. This also applies if the client passes on work results in full or in extracts to that parties in accordance with clause 11. A provided the contract and the center services are not directly provided by rule (provided by any contract and the direct services actually to be provided by our company in but services are not directly provided by rule of provided and contract and the direct services actually to be provided by our company in the service provided by any other third apprint (e) and the contract and the direct services actually to be provided by our company in but services are not directly provided by TÜV Rheinland will provide the client as again for such relevant services. In

- Performance periods/dates of performance are based on estimates of the work involved which are prepared in line with the details provided by the client. They shall only be binding fleeing confirmed as binding by TUV Rehination to writing, shall not commence until the Archies 1.1 and 5.2 also apply, even whost or spread to the periods shall not commence until the Archies 5.1 and 5.2 also apply, even whost or express approval by the client, to all extensions of agreed periods/dates of performance not caused by TUV Rehelman. TUV Rehination and or responsible for a delay in performance, in particular if the client has not input to the periods of t 5.5
- to resume performance.

  The client is obliged to comply with legal, officially prescribed and/or by the accreditor prescribed deadlines, it is the client's obliged to comply with legal, afficially prescribed and/or by the accreditor prescribed deadlines. It is the client's responsibility to agree on performance dates with TUV Rheinland, which enable the client to comply with the legal and/or officially prescribed deadlines. TUV Rheinland assumes no responsibility in this respect unless TUV Rheinland expressly agreed in writing aspectically stating that enumpting the deadlines is the contractual obligation of TUV.

- 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  $T\bar{U}V$  Rheinland. 6.1
- Design documents, supplies, suxiliary 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 variants that:

- 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.
- 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/centificates
- 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.

- 7.1
- 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 sagreed in writing, invoicing shall be made in accordance with the price list of TUV Phenianda 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 actuation 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. TUV Rheinland may demand payments on account or in installments.

- All invoice amounts shall be due for payment within 30 days of the invoice date without deduction on receipt of the invoice. No discounts and rebates shall be granted. Payments shall be made to the basis, account of TUV Rhenland as indicated on the invoice, stating the invoice and client numbers. Stating the invoice and client numbers. Stating the invoice and client numbers. Stating the invoice and client numbers of the properties of the properties of the properties of the properties of the publicy amounted by a reputable commercial bank in the country where TUV Rheinland is located. At the same time, TUV Rheinland reserves the right to claim further demanges.
- applicable short term loan interest fave puocus princeres up a reposeer connected and the country where TUV Rheisland is located. At the same time, TUV Rheinland reserves the right the country where the term of the invoice despite being granted a reasonable grace period. TUV Rheinland shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-performance and refuse to continue performance of the contract. The provisions set forth in article & I shall also apply in cases involving returned cheques, cessation of payment, commencement of insolvency proceedings against the claimst assets or contract to the contract of the contract of the contract of payment, commencement of insolvency proceedings against the claimst assets or contract of the contract of the contract of the contract of the contract of payment, commencement of insolvency proceedings against the claimst assets or contract of the contract
- ets.
  ections to the invoices of TÜV Rheinland shall be submitted in writing within two weeks of epit of the invoice.

TÜV Rheinland shall be entitled to demand appropriate advance payments. TÜV Rheinland shall be entitled to raise its fees at the beginning of a month if overheads and/or purchase costs have heroteade. In this case, TÜV Rheinland shall notify the client in writing of the upper purchase to the proper purchase the proper purch

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 less gaid by the client under any contracts agreement and or orders/quotations reached with TÜV Rheinland.

- 9.1
- Any part of the work result ordered which is complete in itself may be presented by TÜV Rheniand 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 retures acceptance within this period stating at least one unfundental breach of contract by TÜV.
- Rheinland.

  The client is not entitled to refuse acceptance due to insignificant breach of contract by TÜV 
  Rheinland. 9.3
- Rheinland. If acceptance is excluded according to the nature of the work performance of TÜV Rheinland, the completion of the work shall take its place. During the Follow-Audit stage, if the client was unable to make use of the time windows provided for within the scope of a certification procedure for auditing/performance by TÜV Rheinland and the certificate is therefore to be withdraw (e.g. performance of surveillance audits), or if the client certification promoted the procedure of surveillance audits), or if the client certification shallow of the certification procedure of surveillance audits), or if the client certification is made to the certification of the certific
- Rhehland has incurred no damage whatsoever or usy a wannounce, ..., above lump sum, ar as the client has undertaken in the contract to accept services, TUV Rheinland shall also be entitled to charge lump-sum 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 TUV Rheinland has incurred no damage whatsoever or only a considerably lower damage than the above mentioned lump sum.

- dentiality

  For the purpose of these terms and conditions, "confidential information" means all know-how, trade secrets, documents, images, drawings, expertise, information, dais, test results, sports, and secrets, documents, images, drawings, expertise, information, dais, test results, sports, and marketing techniques and materials, tangible or intangible, that are supplied, transferred or indevise disclosed by one Party (the "disclosing party") to the other Party (the "receiving party"), in writing or orally, in printed or electronic format. Confidential information is expressly not the data and know-how collected, complete or otherwise disclosined by TD (Febrahard flore)-personal confidential information is expressly not the data and know-how collected, complete or otherwise disclosined by TD (Febrahard flore)-personal confidential information is expressly not the data and know-how collected, complete or otherwise disclosined by TD (Febrahard flore)-personal confidential information is disclosed party in the provision of services 10.2. The disclosing party shall mark all confidential information is disclosed orally, the receiving party shall be appropriately informed in advance and the disclosing party shall confirm in writing the confidential information is disclosed orally, the receiving party shall be appropriately informed in advance and the disclosing party shall confirm in writing the confidential information to make the client child and any confidential information to TDV Rheinland. Instead, the client shall avoid using any third party platform and/or system (e.g. Wechat, etc. Unauthorized by TDV Rheinland, bread of the client shall avoid unique grave the day the party transmits or otherwise discloses to the client shall avoid unique gravity transmits or otherwise discloses to the client shall avoid unique gravity transmits or otherwise discloses to the receiving party and which is created during performance of work by TDV Rheinland. Instead, Linux by the disclosing party transmits or otherwise disclo
- 10.3
- 10.5 a)
- 10.7

# 11.1

- TÜV Rheinland shall retain all exclusive copyrights in the reports, expert reports/opinions, test reports/results, results, calculations, presentations etc. prepared by TÜV Rheinland, unless otherwise agreed by the parties in a separate agreement. As the owner of the copyrights, TÜV Rheinland is free to grant others the right to use the work results for individual or all types of use
- Rhehinal is free to grant others the right to use the work results 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 scope of the contract, unless otherwise agreed by the parties in a separate agreement. The client may only use such reports, export reports/opinions, test apports/results, results calculations, presentations etc. prepared within the scope of the contract for the contractually agreed purpose. subject to Mil proyment of the renumeration agreed in tenuous left of clause 11.2 of the GTCB is subject to Mil proyment of the renumeration agreed in tenuous left of the Client may only pass on the work results in Unless TUV Rheinland has given its provivation correct to the partial passing on of work results.
- 11.4
- work results in full unless 1UV Rhenland has given its pror written consent to the partial passing on I work results in Societies and public exploration of work results for schedinging purposes or any further use of Arry publication the exploitation of the work results for schedinging purposes or any further use of TVV Rhenland need the prior written approved to written approved to the prior written approved to the prior written approved to written approved to the written approved to written approved to the prior written approved to the prior

### Liability of TÜV Rheinland

12.1

- Liability of TÜV Rheinland

  Irraspective of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach of contractual obligations or lord, the liability of TÜV Rheinland for all damages, bases and reimbursament of expenses caused by TÜV Rheinland, its legal representatives and/or employees that be limited to: (i) in the case of a contract with a fleed overall feet, these times the representatives and the results of the case of a contract expressly charged on a time and material basis, a maximum of 20,000 Euror or squivalent amount in local currency; and (by) in the case of a familieror, and a feet and a contract expressly charged on a time and material basis, a maximum of 20,000 Euror or squivalent amount in local currency. The contract is a contract expressly charged on a time and material basis, a maximum of 20,000 Euror or squivalent amount in local currency. The contract is a contract expressly of placing individual orders, three times of Nowthetandrong the above, in the event that the total and accomulated liability of TÜV Rheinland shall be only limited to and shall not exceed the said 2.5 Million Euro or equivalent amount in local currency. The contract has a contract express of the contract and the contract and the contract has been applied to the contract and the contract has been described in a fundamental broach of contract. The Wheelmand will be label even where contractuals displaced in the part of TÜV Rheinland or its vicalization shall not exceed the said 2.5 Million fun or expression of exceeds 2.4 Million fundamental broach of contract shall be limited to the amount of damages reasonably foreseen as a possible consequence of such breach of contract of the broach (treatment) by foreseen as a possible consequence of such breach of contract unless such personnel made available is reported as vicanious agents. Wheelmand is the deep reformance of the contract unless such personnel made available is reported as vicanious agent of TÜV Rheinland shall only be liable fo

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 export control law. The performance of a contract with the client is subject to the provisio that there are no obstacles to performance due to national or international foreign trade legislations or embargos and/or the performance due to national or international foreign trade legislations or embargos and/or the performance due to national or international foreign trade legislations or embargos and/or the performance of the national or international foreign trade legislations or embargos and/or the performance of the national or the performance of the performance of the national performance of the performance of the national performance of the performance of the performance of the national performance of the performance of 13.1

sanctions. In the event of a violation, TÜV Rheinland shall be entitled to terminate the contract with immediate effect and the client shall compensate for the losses incured thereof by TÜV Rheinland.

Data protection notice

The client understands and agrees that TÜV Rheinland processes personal data (including but not limited to penceal information) of the client and its related parties (including but not limited to the client and its related parties (including but not limited to the client and its related parties (including but not limited to the client client or process the personal data that the client collected or processes day itself and transferred to TÜV Rheinland. For certain services, we may also process sensitive personal data. TÜV Rheinland will use and process the data in accordance with the relavant legal basis. It any personal data has to be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has be disclosed or transferred to any hird party or any overseas party outde of the data has been depended to the data of the personal data. The personal subject to the data subject. TÜV Rheinland will early outdened to the processing plant the right to revoke their consent at any time with effect for the future, as well as the right to file a complaint with the content of the processing plant and protection information. You can contact the Group Data Protection Officer of TÜV Rheinland W. Jernal at datasynotection followers or by poot at the following address: TÜV Rheinland W. Jernal and data protection officers. Am Grauen Stein, \$1105 Cologne, Germany.

- 15.2
- tion of test material and documentation

  The test samples submitted by the client to TÜV Rheinland for testing will be scrapped following testing or will be returned to the client at the client's experies. The only exceptions are test stating requirement with the client.

  In storage or the basis of sistutions requirement with the client in storage on the basis of sistutions regulations or of another agreement with the client.

  Charges apply if the test samples are stored at the premises of TÜV Rheinland. The cost of placing a test sample into storage will be disclosed to the client in the quotation. If reference samples or documentations are given to the client to be placed in storage at their premises, the reference samples or documentations are given to the client to be placed in storage at their premises, the reference samples ander documentation, any liability claims for material and pecuniary damage resulting from the respective testing and certification that is brought forward by the client against TUV Rheinland as allow olded.

  The retention period for the documentation shall be 10 (ten) years after the expiry of the test mark and GS mat contributions. The client of the contributions and the storage on the client's premises are more by the client against will be liable for the loss of test samples or reference samples from the laboratories or warehouses of TUV Rheinland only in case of gross negligence.

- Ination of the contract

  Nowthstanding clause 3.3 of the GTCB, TÜV Rheinland and the client are entitled to terminate the contract in set entitley or, in the case of services combined in one contract, each of the combined parts of the contract in set entitley or, in the case of services combined in one contract, each of the combined parts of the contract individually and independently of the contract individually and individual cases.

  In the overt of any serious missinguesentation, be it by intentional finand or grootsy negligent in contract does not belong to the insurance coverage applicable to TÜV Rheinland and TÜV Rheinland and TÜV Rheinland and the entities or alumps and consideration or officer. In the event of term

- Majoura\*

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- hip The Parties are bound to perform their contractual duties even if events have rendered performance more onerous than could reasonably have been anticipated at the time of the conclusion of the

- The Parties are bound to perform their contractual duties even if events have rendered performance more ones than could reasonably have been anticipated at the time of the conclusion of the Monthitstanding paragraph 1 of this Clause, where a Party proves that:

  (a) the continued performance of its contractual duties has become excessively onerous due to an event beyond its reasonable control which it could not reasonably have been expected to have taken into account at the time of the conclusion of the contract and that its corresponders, the Parties are (b) it could not reasonably here aexided or overcome the event or its engolistic elementate contractual terms which reasonably allow to overcome the consequences of the event.

  Where Clause 182 applies, but where the Parties have been unable to agree alternative contractual terms as provided in that paragraph, the Party mixed pits Clause is entitled to terminate the contract, but cannot request adaptation by the judge or arbitrator without the agreement of the other.

- invalidity, written form, place of jurisdiction and dispute resolution.

  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. Should one or several of the provisions under the contract and/or less terms and conditions be Should one or several of the provisions under the contract and/or less terms and conditions to the state of 19.2 19.3

- ITUV Rheritiand in question is legally registered and existing in 1-mm.

  The hereby agree that the contract and these terms and conditions shall be governed by the laws of Takwar.

  It TOV Rheritind in question is legally registered and existing in Hong Kong, the contracting is TOV Rheritind in the contract and these terms and conditions shall be governed by the laws of Hong Kong.

  Any dispute in connection with the contract and these terms and conditions or the execution thereof shall be settled friendly through negotiations.

  Unless otherwise seputated in the contract, if no cellement or no agreement in respect of the Unless otherwise seputated in the contract, and the contract and the settled friendly through negotiations.

  The contract is the contract, if no cellement or no agreement in respect of the Unless otherwise seputated in the contract, if no existence is the dispute, the dispute shall be submitted:

  In the case of TUV Rheritation fuestion being legally registered and existing in the People's appropriately chosen by the claiming party.

  In the case of TUV Rheritation for question being legally registered and existing in Takwan, to Christea Arbitation Association, Tages to be arbitrated in accordance with is then current Rules in the case of TUV Rheritation fuestion being legally registered and existing in Takwan, to Christea Arbitration Association, Tages to be arbitrated in accordance with is then current Rules in the case of TUV Rheritation fuestion in Gross when the Notice of Arbitration submitted in accordance with is the case of TUV Rheritation fuestion in Gross when the Notice of Arbitration submitted in accordance with in the case of TUV Rheritation fuestion in Gross when the Notice of Arbitration submitted in accordance with in the case of TUV Rheritation fuestion in Gross when the Notice of Arbitration submitted in accordance with the arbitration fuestion in Gro