



Prüfbericht - Produkte Test Report - Products

Prüfbericht-Nr.: Auftrags-Nr.: 168371231f 001 168371231 Seite 1 von 2 Order no.: Page 1 of 2 Test report no .:

Kunden-Referenz-Nr.: 2430795 Auftragsdatum: 2022-05-07

Client reference no.: Order date:

Xi'an Prior Protector Technology Co., Ltd. Auftraggeber:

Room901, Kairui B Block, Export Processing Zone, 166 Mingguang Road, Jingkai Client:

District, Xi'an City, Shaanxi Province, China.

Prüfgegenstand: Personal Protective Equipment – Safety Shoes

Test item:

Category/ Symbol: S3 SR FO

Size: 36-47 Bezeichnung / Typ-Nr.:

Article No.: 762-Blue, 762-Grey, 766-Blue, 766-Grey Identification / Type no.:

Auftrags-Inhalt: Chemische Prüfungen Order content: Chemical testing

Prüfgrundlage: Test specification:

Requirement according to Regulation (EC) No.1907/2006 (REACH) Annex XVII

Wareneingangsdatum: 2022-05-07 Date of sample receipt:

Prüfmuster-Nr.: A003256333

Test sample no:

Prüfzeitraum: 2022-06-09 to 2022-06-14

Testing period:

Ort der Prüfung: Shenzhen

Place of testing:

Prüflaboratorium: TÜV Rheinland Shen Zhen

P(ass) = entspricht o.g. Prüfgrundlage(n)

Testing laboratory: Co., Ltd.

Prüfergebnis*:

tested by: Nick Yang

Date: 2023-01-17

geprüft von:

Datum:

* Legende:

Pass Test result*:

genehmigt von:

authorized by: Joby Sun

by Sun

N/T = nicht getestet

N/A = nicht anwendbar

Ausstellungsdatum:

Issue date: 2023-01-17

Stellung / Position: **Stellung** / Position: Executive Senior Project Manager

Sonstiges / Except marking/documentation sample is identical with sample tested in test report Other:

ile Yang

168371231b 001. For related results please refer to report 168371231b 001.

Zustand des Prüfgegenstandes bei Anlieferung: Prüfmuster vollständig und unbeschädigt

Condition of the test item at delivery: Test item complete and undamaged

* Legend. P(ass) = passed a.m. test specification(s) F(ail) = failed a.m. test specification(s) N/A = not applicable

F(ail) = entspricht nicht o.g. Prüfgrundlage(n)

Dieser Prüfbericht bezieht sich nur auf das o.g. Prüfmuster und darf ohne Genehmigung der Prüfstelle nicht auszugsweise vervielfältigt werden. Dieser Bericht berechtigt nicht zur Verwendung eines Prüfzeichens.

This test report only relates to the above mentioned test sample as. 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 test mark.

TUV Rheinland (Shenzhen) Co., Ltd. 1F East & 3F West-4F, Cybio Technology Building No. 1, No. 16 Kejibei 2nd Road, High-Tech Industry

Park North Nanshan District, 518057 Shenzhen, China Mail: service-gc@tuv.com · Web: www.tuv.com



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Sample photos:

Article No. 1



Article No. 2



Article No. 3



Article No. 4





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

Scope
These General Terms and Conditions of Business of TÜV Phointand in Graster China ("GTCG") is
These China Terms and Conditions of Business of TÜV Phointand in Graster China ("GTCG") is
the China Terms and Condition of China Terms of TÜV Phointand. The Clear China Insert General China Length China Terms of Tüv Phointand. The Clear China Insert General China Length China Terms of Language and Taiwan. The client hereof includes:
a natural poson capable to form legally brinding contracts under the applicable laws who concludes the contract not for the purpose of a daily use;
legally brinding contracts under the applicable law.
The following terms and conditions apply to agreed services including consultancy services, information, delivers and similar services as well as anothers services. All of the recordary colligations provided within the scope of contract performance. All not apply and shall have by the Any stracted terms and conditions of these time for managements of the contract even if TÜV Phointand does not explicitly object to them.
In the context of an ongoing business realsonating with the client without TÜV Pheintand having to refer to them separately in each includual case.

attions so otherwise agreed, all quotations submitted by TÜV Rheinland can be changed by TÜV land without no lice prior to its acceptance and confirmation by the other party.

coming into effect and drustion of contracts.

The contract shall come into effect for the agreed terms upon the quotation letter of TUV. Rheisland or a separate contractable document being signed by both contracting parties, or upon the works requested by the client being carried out by TUV Rheisland or, If the client instruct TUV Rheisland credules on the contract shall be contracted by the client being carried out by TUV Rheisland (position), TUV Rheisl

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scope of surfice of the services to be provided by TUV Rheinfand shall be specified in the crown and the services to be provided by TUV Rheinfand shall be specified in the crown and the service services of TUV Rheinfand shall be decided by TUV Rheinfand shall be decided for the service description (e.g. checking the written confirmation of order by TUV Rheinfand shall be decided for the service description (e.g. checking the correctness and functionally of parts, products, processes, installations, organizations not island in the service description, sevel as the intended use and application of such yare not owed. In particular, no responsibility is assumed for the design, selection in make table, constitution or immediate of an examining any product, process. The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into.

TUV Rheinfand is entitled to determine, in its sed discretion, the method and nature of the assessment unless otherwise agreed the writing or if mandatory provisions require a specific recordure to be followed.

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or claim, unless this is expressly stated in the order.

The agreed service is shall be proformed in compliance with the regulations in force at the time the coord act is entered into.

The agreed service is shall be proformed in compliance with the regulations in force at the time the coord act is entered into.

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Performance periodicidates
The contradually agreed periodicidates 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 if being continued as binding by TUV Preintand in writing. If bridging periodic of performance have been agreed, these periodic shall not commence until the if bridging periodic of performance have been agreed, these periodic shall not commence until the if bridging periodic of performance have been agreed, these periodic shall not commence until the if a bridging periodic p

formance, client is obliged to comply with legal, officially prescribed and/or by the accreditor prescribe dilines, it is the client's responsibility to agree on performance dates with TUV Rheirland, chien habite the client to comply with the legal and/or officially prescribed deadlines. TUV einfand assumes no responsibility in this respect unless TUV Rheinland expressly agreed in ings specifically stating that ensuring the deadlines is the contractable follogation of TUV.

e client's obligation to cooperate
ee client's obligation to cooperate
ee client shall guarantee that all cooperation required on its part, its agents or third parties will be
edited in good time and at no cost to TÜV (Rheinland.
esign documents, supplies, auxiliary staff, etc. necessary for performance of the services shall be
ade available free of charge by the client. Moreover, collaborative action of the client must be
dertaken in accordance with legal provisions, standards, safty regulations and accident
evention instructions. And the client represents and warrants that

equired statutory qualifications; roduct, service or management system to be certified complies with applicable laws and

Prices

If the sope of performance is not laid down in writing when the order is placed, invoking shall be based on costs actually incurred. If no price is agreed in writing, invoking shall be made in accordance with the price list of TUV Rheinland said at the time of performance.

Unless otherwise agreed, work shall be invoked according to be progress of the work.

If the execution of an order extends over more than one month and the value of the contract or the agreed shad price exceeds £20,000 or equilwater value in local currency, TUV Rheinland may demand payments on account or in instalments.

Payment strems.
All mices amounts shall be due for payment within 20 days of the invoice date without deduction on receipt of the invoice. No discourts and rebates shall be granted.
Payments shall be made to the barts account of TOV Rheinfand as indicated on the invoice, staining the invoice and client numbers.
In cases of delatin of payment, TOV Rheinfand shall be entitled to claim default interest at the specialise short term boan interest rate publicly amounced by a regulatale commercial bank in the country where TOV Rheinfand is located. At the same time, TOV Rheinfand receives the right to the country where TOV Rheinfand is located. At the same time, TOV Rheinfand receives the right to 8.3

claim further damages.

Should the client default in payment of the invoice despite being granted a reasonable grace neried. TDV Rheinland shall be entified to cancel the contrad, withdraw the certificate, daim

period, IUV kheinland shall be entitled to cancel the contract, withdraw the certificate, daim damages for non-performance and refuse to conflict period from the contract. The provisions set forth in article 8.4 shall also apply in cases involving returned cheques, cessation of payment, commencement of insolvency proceedings against the client's assets or cases in which the commencement of insolvency proceedings has been dismissed due to lack of

citions to the invoices of TÜV Rheinland shall be submitted in writing within two weeks of pt of the invoice.

TUV Rheinland shall be entitled to raise its fees at the beginning of a month if overheads and/or purchase costs have increased. In this case, TUV Rheinland shall notify the client in writing of the rise in fees. This notification shall be issued one morth prior to the date on which the rise in fees shall come into effect (period of notice of damps in fees). If the rise in fees remains under 5% per combetable spate, the client is writing the the right to be missed the contract in the first feet of the period of the period of rise present shall be remained to the period of the period of rise present shall be remained to the period of the period of rise present shall be remained to the period of rise period of rise present shall be deemed to have been agreed upon by the time of the exply of the notice period. Only legally established and undisputed claims may be offset against claims by TUV Rheinland. TUV Pheriardan afth have be night at all times to seed finy amount due or poyable by the clert, including but not limited is sent flagalist any fees paid by the client under any contracts, agreement and/or orden/equations reached with TUV Pheriardan.

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The initian d.

The client is not entitled to refuse acceptance due to insignificant breach of contract by TÜV

Ribe triand.

The complained is excluded according to the acceptance is excluded according to the acceptance is excluded according to the acceptance.

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Piterianan nits incurred in veilinger manufaction accept services, TÜV Rheinland shall also lung surv. Insofar as a hic client has undertaken in the contract to accept services, TÜV 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 TÜV Rheinland has incurred no damage what soever or ordy a considerably lower damage than the above mentioned lump sum.

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Confidentially

For the purpose of these terms and conditions, "confidential information" means all know-how, trade secrets, documents, images, drawings, expertise, information, data, test results, reports, samples, project documents, bring and financial information, customer and supplier information and marketing techniques and techniques and techniques and techniques and techniques and techniques are the second techniques and techniques and techniques and techniques are the second techniques are the second techniques are the second techniques and techniques are the second techniques are th and marketing techniques and materials, tangible or intangible, that are supplied, transferred or otherwise disclosed by one Party for Micholosing party 1) he other Party for Preciseling party, 1) in writing or orally, in printed or electronic format. Confidential information is expressly not the analysis of the printed or electronic format. Confidential information is expressly not the analysis of the confidential printed in the printed or the confidential printed in the printed or the confidential formation is expressly not the called the printed or the confidential printed or developing new services, improving confidential to the printed or developing new services, improving conditional information is declosed in written form as confidential before passing it on b the concludent in the printed in the printed printed in the printed in the printed in the printed in the printed information is disclosed in written form as confidential before passing it on b the reaction party. The same applies to confidential information is disclosed in written form as confidential before the passing it on b the reaction party. The same applies to confidential information is disclosed in written form as confidential before passing it on b the reaction party and all confirms writing the confidential printed in the reference of the disclosed party and a confirm with ring the confidential printed in the reference of the disclosed party and a confirm with ring the confidential printed printed in the printed in the printed in the printed party and the confirm writing the confidential printed printed in the printed in the printed party and the printed party that the printed party and the printed party with the printed printed party and the printed party and writing is created during part formation to the power manufacture and the printed party and writing is created during part forma

he receiving party already possessed this in hormation prior to disclosure by the disclosing party, the receiving party, developed it listel, imaged and of addiscute by the disclosing party, that lot be deemed to constitute conditional information, and effect of the conditional subsyciation. All conditional information are properly of the disclosing party, the receiving party hereby agrees to immediately (or insurant be reporty of the disclosing party). The receiving party hereby agrees to immediately (or the man solid party) to deteroy at conditional and the disclosing party. The receiving party hereby agrees to immediately (or the disclosing party), to deteroy at conditional and the disclosing party in the disclosing party to deteroy at continent and the disclosing party to the disclosing party to deteroy and the disclosing party but at the telestated whoch agreed are reposts after termination or expiry of the contract. This colors are deterful or include reports and certificates prepared for the client's oldly for the purpose of Liftling the obligations are considered to the colors of the disclosing party than a contract. The colors are considered to the colors of such and certificates prepared for the client's oldly for the purpose of Liftling the obligations are considered to the colors of th

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Copyrights and rights of use, publications
TUV Rheinland shall retain all exclusive copyrights in the reports, expert reports/opirions, test
reportaine subs, results, acclusions, reservations etc. prepared by TUV Rheinland, unless
otherwise agreed by the parties in a separate agreement. As the owner of the copyrights, TUV
Physikand's fee to grant offers he height to use the work results for individuo of all types of toes.

Reheland is fee to grant other she inglift out the two Kresults for individuo of all types of use (Fight of use). The client receives a simple, untimited, non-transfurate, non-suble impacts of the client receives a simple, untimited, non-transfurate, non-suble implicit of use to the The client receives a simple, untimited, non-transfurate, non-suble implicit of use to the the client received and the client subject of the client of the contract transfer schemists a predict by the parties in a separate agreement. The cleent may only use such reports possible in scope of the contract of the contract usally agreed purpose. The transfer of right of use of the generated work results regulated in dause 11.2. of the GTCB is subject to full polyment of the remuneration agreed in social of TOV Rhenland. The client may use with results and promption of the contract transfer of the contract of the con

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on of work results.

Any publication or duplication of the work results for advertising purposes or any further use of the work results beyond the scope regulated in clause 112, and any quotation of the introduction of TUV Rheinland noted by prior written approved of TUV Phinhand in each individual case. Besides, the client ensures that the afforesaid use shall comply with relevant applicable laws, regulations and relevant rules (including but not filmited to specific applicable besting and

regulations and relevant relev

direct for use the corporate logs, corporate design or residential to the whole composition of the composition of the composition of the sign or residential to the composition of the composition of the composition of the sign of the composition of the compo

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breach (reasonably to reseauce our unique), werea my unique available by the client to \$2.2 kg piles. The piles and the label for the acts of the personnel made available by the client to support TOV (Reheland in the performance of its services under the contract, unless such personnel made available is regarded as vicarious agent of TOV (Reheland II TOV Reheland II not liable to the acts of the personnel made available by the client under the foregoing provision the client shall inclined YLOV (Reheland as agent any clients made by third personnel the client shall inclined YLOV (Reheland as agent any clients made by third personnel the client shall inclient yLOV (Reheland as agent any clients made by third personnel Undersonnel shall be provided to the clients of the personnel Undersonnel shall be provided to the provided that the provided is a personnel to the provided the personnel shall be provided to the provided the provided Undersonnel shall be provided to the provided the provided that the provided provided the provided the provided that the provided that the provided provided the provided that the provided that the provided the provided provided the provided that the provided that the provided provided the provided that the provided provided the provided that the provided that the provided provided the 12.4

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 changes the burden of proof to the disadvantage of the 12.6 12.7

hen 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 person member of a contract with the client is subject to the proviso that there are no obstade 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 shall compensate for the losses incured there of by TUV Rheinland.

Resinance. Data protection notice. The series described in the series of the series of

Germany.

Retention of test material and documentation

The test samples submitted by the client to TDV Pheinted for testing will be surapped following

The test samples submitted by the client to TDV Pheinted for testing will be surapped following

The test samples, which are placed in storage on the basis of stall story regulations or of another

samples, which are placed in storage on the basis of stall story regulations or of another

samples, which are placed in storage on the basis of stall story regulations. The cost of placing

The samples apply if he test samples of short of the first into pushalon.

The description of the client, and the samples of the samples of TDV Theritand The cost of placing

Treference samples or documentations are given to the feath on the placed in instrange at their

premises, the reference samples or documentations must be made exalibate to TDV Pherial and

upon request promptly and the of charges. If the client, in response to such a request, is incapable

of making available the reference samples are documentation, any slability dains for maketal

toward by the Claim against TDV Pheriand shall be voided. Certification in this is brought.

The costs of the handower and dispatch of the test samples for storage on the client's permisses are

none by the client's TDV Pheriand and be lable for the loss of test samples or reference samples

from the laboratories or vanethouses of TDV Rheintand orly in case of gross neighgence.

borne by the dient. TUV Rheinland vill be label for the loss of test samples or reference samples from the laborations or warehouse or TUV Rheinland only incase of poss negligence.

To ministion of the contract Notwithstanding clause 3.0 if the GTCB, TUV Rheinland and the client are entitled to terminate the contract in the entirety or, in the case of services combined in one contract, each of the the contract in the entirety or, in the case of services contracts on one contract, each of the services with a 50 (6) morths note to the end of the contractually agreed them. The notice period shall be shortened to sax (6) weeks in case TUV Rheinland is prevented from performing the services with a 50 uses or a suspension of the saccondition or notification.

For good cases, TUT desirated may record the services and the contractual services are the services and the services are the services are the services and the services are the services and the services are the services are the services and the services are the services are the services and the services are the s

Force Majeure

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that it could not reasonably have been foreseen at the time of the conduction of the contract; and (c) that the effects of the impediment could not reasonably have been avoided or overcome by the affected Party.

If you could not reasonably have been avoided or overcome by the affected Party.

If you could not not not reasonably affected party has been presented to the conditions (a) and (b) under partiagnal to it this Clauses (i) our forestime of bearing or not party and the conditions (a) and (b) under party party of the conditions (a) double with risk, has still been party of the conditions (b) and the condition of the conditions (b) and to submit you the party party of the conditions (b) of the conditions of the conditions of the conditions (b) and the condition and the conditions (b) of the conditions of the conditi

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

more onerous han could reasonably have been alwapseu as trum in the contract.

Nowthatearing paragraph 1 of this Clause, where a Partyp roves that:

Nowthatearing paragraph 1 of this Clause, where a Partyp roves that:

The oblinged paragraph to the contract of the contr 18.3.

agreement or the other Party.

Partial invalidity, written form, place of jurisdiction and dispute resolution.
All amendments and supplements to the duting in order to be effective. This also applies to amendments and supplements to the factours 17.1.

Should one or several of the provisions under the contract and/or these terms and conditions be or become interfactive, the contracting parties shall replace the invalid provision with a legally valid provision that comes closes to the cortext of the invalid provision in legal and commercial terms. Unless otherwise subjusted in the contract the governing lay of the contract and these terms and conditions shall be chosen following the rules as below.

Let be contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of the People's Republic of Chrisa. If IVO Rheinfandin question is legally registered and existing in Talvan, the contracting parties beneby agree that the contract and and these terms and conditions shall be governed by the laws of Talvan.

If TLV Printington in question is regardly experienced by the laws of hereby ages that the contrakt and these terms and conditions shall be governed by the laws of hereby ages that the contrakt and these terms and conditions and be governed by the laws of horizon from the properties hereby ages that the contract and these terms and conditions and be governed by the laws of floring Kong. In the contract and these terms and conditions or the execution there of shall be settled intellection and properties the properties and the contract and these terms and conditions or the execution there of shall be settled intellection depositions. Unless otherwise stp.dated in the contrad, if no settlement or no agreement in respect of the settlement of the properties of th

Arbitration rules in force when the Notice of Arbitration is submitted in accordance with these rules. The arbitration shall take place in Hong Kong.

The decision of the relevant arbitration tribunal shall be final and binding on both parties. The