

Report No.: **158278066a 001**

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Client: ONE FOR FUN LIMITED

Contact Information: 3-5 Cambuslang Way, Gateway Office Park, Cambuslang, Glasgow, G32 8ND

Manufacturer's name: USD002

Test item(s): Toys

**Identification/
Model No(s):** Please refer to page 3

Sample obtaining method: Sending by customer

Condition at delivery: Test item complete and undamaged.

Sample Receiving date: 2023-09-18

Testing Period: 2023-09-21 to 2023-09-29

Place of testing: Chemical laboratory Hong Kong, Toys laboratory Hong Kong

Test Specification:

Please refer to "Test Result Summary List" on page 2 for details

Other information:

Country of Origin: China

The provided age grade of the item(s) : 3+

The appropriate age grade of the item(s) : Not Requested (by client)

As per client request, the item(s) was/ were tested for the age of over 3 years.

Packaging provided: Yes

Provided Sample size : 6 sets

For and on behalf of
TÜV Rheinland Hong Kong Ltd.



Amenda Yung/
Senior CS Manager

2023-10-03

Date

Name/Position



Wong Yiu Tong , Tommy/
Senior Lab Manager

2023-10-03

Date

Name/Position

Sample information is provided by customer. Test result is drawn according to the kind and extent of tests performed.

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

"Decision Rule" document announced in our website (<https://www.tuv.com/landingpage/en/qm-gcn/>) describes the statement of conformity and its rule of enforcement for test results are applicable throughout this test report.

Test Result Summary :**Test Specification:****Test result:**

1 ASTM F963-17: Mechanical and physical (As per client request, Clause 5-Labeling requirements, 6-Instructional Literature, 7-Producer's Marking were excluded in this test report)	PASS
2 ASTM F963-17: Flammability on solids and soft toys	PASS
3 16 C.F.R. 1303 (CPSIA Sect. 101), ASTM F963-17 Sect. 4.3.5.1 and Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): Total lead content in paint and coating materials	PASS
4 15 USC 1278a (CPSIA Sect. 101), ASTM F963-17 Sect. 4.3.5.2 and Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): Total lead content in substrate materials	PASS
5 ASTM F963-17 Sect. 4.3.5.1 and 4.3.5.2 : Soluble heavy metal	PASS
6 CPSIA Section 108 as amended by 16 CFR 1307 : Phthalates	PASS
California Safe Drinking Water and Toxic Enforcement Act of 1986 (CA Prop 65): DEHP, BBP, DBP, DIDP, DnHP content	PASS

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Identification/ Model No(s):

SOFT STUFFED T-REX DINOSAUR
DINOSAURS (6PCS)
DINOSAUR T-REX HEAD TUB (SMALL)
WILD ANIMALS (36PC TUB)
WILD ANIMALS (15PC TUB)
DINOSAUR TUB (17PCS)
SOFT STUFFED DINOSAURS

Item no.: SV10199 / SV10680 / SV20963 / SV21036 / SV21319 / SV21303 / SV3371

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Material List:

Item: Please refer to page 3

Material No.	Material	Color	Location
M001	Whole Product	Multicolor	[#SV10199]-Whole product;[#SV3371]-Whole product;[#SV10680]-Whole product;[#SV20963]-Whole product;[#SV21036]-Whole product;[#SV21303]-Whole product;[#SV21319]-Whole product
M071	Coating	Multicolor	[#SV10199]-Pattern of all item
M072	Coating	Multicolor	[#SV3371]-Pattern of all item
M073	Coating	Multicolor	[#SV10680]-Pattern of all item
M074	Coating	Multicolor	[#SV20963]-Pattern of all item
M075	Coating	Multicolor	[#SV21036]-Pattern of all item
M076	Coating	Multicolor	[#SV21303]-Pattern of all item
M077	Coating	Multicolor	[#SV21319]-Pattern of all item
M078	Plastic	Brown	[#SV10199]-Body;[#SV3371]-Body of item 1, 3 - 6
M079	Plastic	Pale yellow	[#SV10199]-Valve;[#SV3371]-Valve of all item
M080	Plastic	Yellow	[#SV3371]-Body of item 2
M081	Plastic	Green	[#SV10680]-Body of item 1
M082	Plastic	Brown	[#SV10680]-Body of item 2
M083	Plastic	Deep yellow	[#SV10680]-Body of item 3 - 6; [#SV20963]-Body of all item; [#SV21303]-Body of all item
M084	Plastic	White	[#SV21036]-Body of item 1 - 30; [#SV21319]-Body of item 3 - 15
M085	Plastic	Dull yellow	[#SV21036]-Body of item 31 - 32; [#SV21319]-Body of item 1 - 2
M086	Plastic	Dim yellow	[#SV21036]-Body of item 33 - 34
M087	Plastic	Deep grey	[#SV21036]-Body of item 35
M088	Plastic	Light grey	[#SV21036]-Body of item 36
M089	Plastic	Light orange	[#SV20963]-Dinosaur head
M090	Plastic	White	[#SV20963]-Ring in dinosaur head

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M091	Plastic	Translucent white	[#SV20963]-Lid of dinosaur head
M092	Plastic	Transparent	[#SV21036]-Container
M093	Plastic	Dull yellow	[#SV21036]-Lid of container
M094	Plastic	Transparent	[#SV21303]-Container;[#SV21319]-Container
M095	Plastic + printing + adhesive	Transparent+Multicolor	[#SV21036]-Sticker on container
M002	Coating	Multicolor	[#SV10199]-Pattern on body;[#SV3371]-Pattern on item 1
M003	Coating	Multicolor	[#SV3371]-Pattern on item 2
M004	Coating	Multicolor	[#SV3371]-Pattern on item 3
M005	Coating	Multicolor	[#SV3371]-Pattern on item 4
M006	Coating	Multicolor	[#SV3371]-Pattern on item 5
M007	Coating	Multicolor	[#SV3371]-Pattern on item 6
M008	Coating	Dull brown/Black	[#SV10680]-Pattern on item 1
M009	Coating	Dark yellow/Black	[#SV10680]-Pattern on item 2
M010	Coating	Yellow/Dark grey	[#SV10680]-Pattern on item 3
M011	Coating	Multicolor	[#SV10680]-Pattern on item 4
M012	Coating	Multicolor	[#SV10680]-Pattern on item 5
M013	Coating	Multicolor	[#SV10680]-Pattern on item 6
M014	Coating	Orange//Deep brown/Black	[#SV20963]-Pattern on item 1
M015	Coating	Orange/Black/White	[#SV20963]-Pattern on item 2
M016	Coating	Dull brown/Green/Black	[#SV20963]-Pattern on item 3
M017	Coating	Bright green/Black	[#SV20963]-Pattern on item 4
M018	Coating	Brown/Black	[#SV20963]-Pattern on item 5
M019	Coating	Light brown/Black	[#SV20963]-Pattern on item 6
M020	Coating	Pale green/Black/Purple	[#SV20963]-Pattern on item 7
M021	Coating	Dark blue/Blue/Black	[#SV20963]-Pattern on item 8
M022	Coating	Dull orange/Brown/Black	[#SV20963]-Pattern on item 9
M023	Coating	Deep brown/Black	[#SV20963]-Pattern on item 10
M024	Coating	Deep green/Dark brown/Black	[#SV20963]-Pattern on item 11
M025	Coating	Grey/Dull green	[#SV20963]-Pattern on item 12
M026	Coating	Multicolor	[#SV20963]-Pattern on dinosaur head

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M027	Coating	Multicolor	[#SV21036]-Pattern on item 1
M028	Coating	Multicolor	[#SV21036]-Pattern on item 2
M029	Coating	Black	[#SV21036]-Pattern on item 3 - 10, 29; [#SV21319]-Pattern on item 7 - 9
M030	Coating	Multicolor	[#SV21036]-Pattern on item 11; [#SV21319]-Pattern on item 15
M031	Coating	Multicolor	[#SV21036]-Pattern on item 12
M032	Coating	Multicolor	[#SV21036]-Pattern on item 13
M033	Coating	Multicolor	[#SV21036]-Pattern on item 14; [#SV21319]-Pattern on item 13
M034	Coating	Deep yellow/Black	[#SV21036]-Pattern on item 15; [#SV21319]-Pattern on item 12
M035	Coating	Yellow/Black	[#SV21036]-Pattern on item 16
M036	Coating	Red brown/Red	[#SV21036]-Pattern on item 17 - 18; [#SV21319]-Pattern on item 5
M037	Coating	Grey/Black	[#SV21036]-Pattern on item 19; [#SV21319]-Pattern on item 6
M038	Coating	Dark brown/Black	[#SV21036]-Pattern on item 20
M039	Coating	Deep sand/Black	[#SV21036]-Pattern on item 21
M040	Coating	Deep orange/Brown/Black	[#SV21036]-Pattern on item 22
M041	Coating	Deep flesh/orange/Black	[#SV21036]-Pattern on item 23; [#SV21319]-Pattern on item 10
M042	Coating	Deep brown/Black/Pale brown	[#SV21036]-Pattern on item 24; [#SV21319]-Pattern on item 11
M043	Coating	Dark orange/Black	[#SV21036]-Pattern on item 25; [#SV21319]-Pattern on item 14
M044	Coating	Orange/Black	[#SV21036]-Pattern on item 26
M045	Coating	Dull yellow/Black/Brown	[#SV21036]-Pattern on item 27; [#SV21319]-Pattern on item 4
M046	Coating	Deep yellow/Brown/Black	[#SV21036]-Pattern on item 28
M047	Coating	Deep grey/Black/White	[#SV21036]-Pattern on item 30; [#SV21319]-Pattern on item 3
M048	Coating	Pale brown/Black/White	[#SV21036]-Pattern on item 31; [#SV21319]-Pattern on item 1
M049	Coating	Orange/Brown/Black	[#SV21036]-Pattern on item 32; [#SV21319]-Pattern on item 2

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M050	Coating	Deep brown/Black/White	[#SV21036]-Pattern on item 33
M051	Coating	Red/Deep grey	[#SV21036]-Pattern on item 34
M052	Coating	Deep grey/Black/White	[#SV21036]-Pattern on item 35
M053	Coating	Dim grey/Black/White	[#SV21036]-Pattern on item 36
M054	Coating	Multicolor	[#SV21303]-Pattern on item 1
M055	Coating	Multicolor	[#SV21303]-Pattern on item 2
M056	Coating	Deep brown/Black	[#SV21303]-Pattern on item 3
M057	Coating	Multicolor	[#SV21303]-Pattern on item 4
M058	Coating	Multicolor	[#SV21303]-Pattern on item 5
M059	Coating	Multicolor	[#SV21303]-Pattern on item 6
M060	Coating	Multicolor	[#SV21303]-Pattern on item 7
M061	Coating	Dull brown/Red	[#SV21303]-Pattern on item 8
M062	Coating	Multicolor	[#SV21303]-Pattern on item 9
M063	Coating	Multicolor	[#SV21303]-Pattern on item 10
M064	Coating	Multicolor	[#SV21303]-Pattern on item 11
M065	Coating	Multicolor	[#SV21303]-Pattern on item 12
M066	Coating	Multicolor	[#SV21303]-Pattern on item 13
M067	Coating	Green/Red	[#SV21303]-Pattern on item 14
M068	Coating	Orange/Black	[#SV21303]-Pattern on item 15
M069	Coating	Pale green/Red	[#SV21303]-Pattern on item 16
M070	Coating	Multicolor	[#SV21303]-Pattern on item 17

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1.ASTM F963-17: Mechanical and physical
Test result:

Test No:	T001
Material No:	M001
4. Safety requirements	
4.1 Material Quality (visual check)	PASS
4.3.7 Stuffing materials	PASS
4.7 Accessible edges	PASS
4.9 Accessible points	PASS
4.12 Plastic film	PASS
4.27 Stuffed and beanbag-type toys	PASS
5. Labeling requirements	
5.1 Federal government requirements	Not Conducted
5.2 Age grading labeling	Not Conducted
5.3 Safety labeling requirements	Not Conducted
5.4 Aquatic toys	Not Conducted
5.5 Crib and playpen toys	Not Conducted
5.6 Mobiles	Not Conducted
5.7 Stroller and carriage toys	Not Conducted
5.8 Toys intended to be assembled by an adult	Not Conducted
5.9 Simulated protective devices	Not Conducted
5.10 Toys with functional sharp edges or points	Not Conducted
5.11 Small objects, small balls, marbles and balloons	Not Conducted
5.12 Toy caps	Not Conducted
5.13 Art materials	Not Conducted
5.16 Promotional materials	Not Conducted
5.17 Magnets	Not Conducted
6. Instructional literature	
6.1 Definition and description	Not Conducted
6.2 Crib and playpen toys	Not Conducted
6.3 Mobiles	Not Conducted
6.4 Toys intended to be assembled by an adult	Not Conducted
6.7 Toys in contact with food	Not Conducted
6.8 Toy chests	Not Conducted
7. Producer's markings	
7.1 Name and address of the producer or the distributor	Not Conducted
7.3 Toy chests	Not Conducted

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Use and Abuse Tests:

The submitted samples were undergone the use and abuse tests in accordance with FHSA 16 CFR and whichever is applicable the tested age grade.

Age Category	Impact Test	Flexure Test	Torque Test	Tension Test	Compression Test
0-18 Months 16 CFR 1500.51	10 x 4.5 ft	120 Arc 30 Cycles 10 lbs	2 in-lbs	10 lbs	20 lbs
19-36 Months 16 CFR 1500.52	4 x 3 ft	120 Arc 30 Cycles 15 lbs	3 in-lbs	15 lbs	25 lbs
37-96 Months 16 CFR 1500.53	4 x 3 ft	120 Arc 30 Cycles 15 lbs	4 in-lbs	15 lbs	30 lbs

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.ASTM F963-17: Flammability on solids and soft toys**Test result:**

Test No:	T001
Material No:	M001
4.2 Flammability on solids and soft toys	PASS

The burning rate of the most severe part = IBE

Note: Maximum permissible burning rate = 0.1 Inch/sec.

Abbreviation: IBE = Ignite But Self-extinguish

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3.16 C.F.R. 1303 (CPSIA Sect. 101), ASTM F963-17 Sect. 4.3.5.1 and Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): Total lead content in paint and coating materials

Test method: CPSC-CH-E1003-09.1 (Microwave method)

Test result:

Test No.	Material No.	Test Parameter	Unit	RL	Regulatory Requirement	Test Result
T001	M071	Lead Content	ppm	10	90	< RL
T002	M072	Lead Content	ppm	10	90	< RL
T003	M073	Lead Content	ppm	10	90	< RL
T004	M074	Lead Content	ppm	10	90	< RL
T005	M075	Lead Content	ppm	10	90	< RL
T006	M076	Lead Content	ppm	10	90	< RL
T007	M077	Lead Content	ppm	10	90	< RL

Abbreviation: < = less than
 RL = Reporting Limit
 ppm = parts per million

Remark:

- * The highlighted result was found to be more than the maximum permissible limit.
- *1 Requirement according to Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65):
 - a) Paint or other surface coating shall not contain more than 0.009% (90 ppm) total lead content
 - b) All other components shall not contain more than 0.01% (100 ppm) total lead content

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4.15 USC 1278a (CPSIA Sect. 101), ASTM F963-17 Sect. 4.3.5.2 and Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): Total lead content in substrate materials

Test method: CPSC-CH-E1001-08.3 and CPSC-CH-E1002-08.3 (Microwave method)

Test result:

Test No.	Material No.	Test Parameter	Unit	RL	Regulatory Requirement	Test Result
T001	M078 + M079 + M080	Lead Content	ppm	10	100	< RL
T002	M081 + M082 + M083	Lead Content	ppm	10	100	< RL
T003	M084 + M085 + M086	Lead Content	ppm	10	100	< RL
T004	M087 + M088	Lead Content	ppm	10	100	< RL
T005	M089 + M090 + M091	Lead Content	ppm	10	100	< RL
T006	M092 + M093	Lead Content	ppm	10	100	< RL
T007	M094	Lead Content	ppm	10	100	< RL
T008	M095	Lead Content	ppm	10	100	< RL

Abbreviation: < = less than
 RL = Reporting Limit
 ppm = parts per million

Remark:

- * The highlighted result was found to be more than the maximum permissible limit.
- *1 Requirement according to Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65):
 - a) Paint or other surface coating shall not contain more than 0.009% (90 ppm) total lead content
 - b) All other components shall not contain more than 0.01% (100 ppm) total lead content

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5.ASTM F963-17 Sect. 4.3.5.1 and 4.3.5.2 : Soluble heavy metal

Test method: For paint and similar surface-coating materials: ASTM F963-17 Section 8.3.2 - 8.3.4
 Method to Dissolve Soluble Matter for Surface Coatings, Preparation of Test Samples
 and Test Procedures

For substrate: ASTM F963-17 Section 8.3.5 Soluble Element Test Method for Substrate
 Materials

Test result:

Test No.	Material No.	Sb	As	Ba	Cd	Cr	Pb	Hg	Se	Mass of trace amount (mg)	Conclusion
		Maximum Permissible Limit of Any Toy Materials except Modelling Clay (mg/kg)									
		60	25	1000	75	60	90	60	500		
		Maximum Permissible Limit of Modelling Clay (mg/kg)									
		60	25	250	50	25	90	25	500		
		RL (mg/kg)									
		5	5	2.5	2.5	2.5	2.5	2.5	10		
T001	M002	< RL	< RL	6.5	< RL	< RL	< RL	< RL	< RL	-	PASS
T002	M003	< RL	< RL	27.3	< RL	< RL	< RL	< RL	< RL	-	PASS
T003	M004	< RL	< RL	5.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T004	M005	< RL	< RL	7.3	< RL	< RL	< RL	< RL	< RL	-	PASS
T005	M006	< RL	< RL	6.7	< RL	< RL	< RL	< RL	< RL	-	PASS
T006	M007	< RL	< RL	6.1	< RL	< RL	< RL	< RL	< RL	-	PASS
T007	M008	< RL	< RL	5.0	< RL	< RL	< RL	< RL	< RL	-	PASS
T008	M009	< RL	< RL	4.3	< RL	< RL	< RL	< RL	< RL	-	PASS
T009	M010	< RL	< RL	4.2	< RL	< RL	< RL	< RL	< RL	-	PASS
T010	M011	< RL	< RL	3.2	< RL	< RL	< RL	< RL	< RL	-	PASS
T011	M012	< RL	< RL	5.5	< RL	< RL	< RL	< RL	< RL	-	PASS
T012	M013	< RL	< RL	6.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T013	M014	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T014	M015	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T015	M016	< RL	< RL	2.7	< RL	< RL	< RL	< RL	< RL	-	PASS
T016	M017	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	48	PASS
T017	M018	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	35	PASS
T018	M019	< RL	< RL	4.7	< RL	< RL	< RL	< RL	< RL	30	PASS
T019	M020	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	47	PASS
T020	M021	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	36	PASS
T021	M022	< RL	< RL	2.7	< RL	< RL	< RL	< RL	< RL	27	PASS
T022	M023	< RL	< RL	2.8	< RL	< RL	< RL	< RL	< RL	19	PASS
T023	M024	< RL	< RL	2.7	< RL	< RL	< RL	< RL	< RL	24	PASS
T024	M025	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	38	PASS
T025	M026	< RL	< RL	3.4	< RL	< RL	< RL	< RL	< RL	-	PASS
T026	M027	< RL	< RL	2.9	< RL	< RL	< RL	< RL	< RL	-	PASS

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Test No.	Material No.	Sb	As	Ba	Cd	Cr	Pb	Hg	Se	Mass of trace amount (mg)	Conclusion
		Maximum Permissible Limit of Any Toy Materials except Modelling Clay (mg/kg)									
		60	25	1000	75	60	90	60	500		
		Maximum Permissible Limit of Modelling Clay (mg/kg)									
		60	25	250	50	25	90	25	500		
		RL (mg/kg)									
		5	5	2.5	2.5	2.5	2.5	2.5	10		
T027	M028	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T028	M029	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T029	M030	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T030	M031	< RL	< RL	2.9	< RL	< RL	< RL	< RL	< RL	-	PASS
T031	M032	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	39	PASS
T032	M033	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	55	PASS
T033	M034	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	79	PASS
T034	M035	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	39	PASS
T035	M036	< RL	< RL	2.7	< RL	< RL	< RL	< RL	< RL	-	PASS
T036	M037	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	64	PASS
T037	M038	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	28	PASS
T038	M039	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	24	PASS
T039	M040	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	71	PASS
T040	M041	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	57	PASS
T041	M042	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	61	PASS
T042	M043	< RL	< RL	2.8	< RL	< RL	< RL	< RL	< RL	-	PASS
T043	M044	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	34	PASS
T044	M045	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T045	M046	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	45	PASS
T046	M047	< RL	< RL	2.7	< RL	< RL	< RL	< RL	< RL	-	PASS
T047	M048	< RL	< RL	3.7	< RL	< RL	< RL	< RL	< RL	-	PASS
T048	M049	< RL	< RL	4.3	< RL	< RL	< RL	< RL	< RL	-	PASS
T049	M050	< RL	< RL	2.9	< RL	< RL	< RL	< RL	< RL	-	PASS
T050	M051	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T051	M052	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T052	M053	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	65	PASS
T053	M054	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T054	M055	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T055	M056	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	49	PASS
T056	M057	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	91	PASS
T057	M058	< RL	< RL	3.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T058	M059	< RL	< RL	2.7	< RL	< RL	< RL	< RL	< RL	-	PASS
T059	M060	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	53	PASS
T060	M061	< RL	< RL	2.5	< RL	< RL	< RL	< RL	< RL	50	PASS

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Test No.	Material No.	Sb	As	Ba	Cd	Cr	Pb	Hg	Se	Mass of trace amount (mg)	Conclusion
		Maximum Permissible Limit of Any Toy Materials except Modelling Clay (mg/kg)									
		60	25	1000	75	60	90	60	500		
		Maximum Permissible Limit of Modelling Clay (mg/kg)									
		60	25	250	50	25	90	25	500		
		RL (mg/kg)									
		5	5	2.5	2.5	2.5	2.5	2.5	10		
T061	M062	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	57	PASS
T062	M063	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	71	PASS
T063	M064	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	57	PASS
T064	M065	< RL	< RL	2.5	< RL	< RL	< RL	< RL	< RL	47	PASS
T065	M066	< RL	< RL	3.9	< RL	< RL	< RL	< RL	< RL	-	PASS
T066	M067	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	48	PASS
T067	M068	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	22	PASS
T068	M069	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T069	M070	< RL	< RL	2.6	< RL	< RL	< RL	< RL	< RL	-	PASS
T070	M078	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T071	M079	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T072	M080	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T073	M081	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T074	M082	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T075	M083	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T076	M084	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T077	M085	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T078	M086	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T079	M087	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T080	M088	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T081	M089	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T082	M090	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS
T083	M091	< RL	< RL	< RL	< RL	< RL	< RL	< RL	< RL	-	PASS

Abbreviation: < = less than
 RL = Reporting Limit
 mg/kg = milligram per kilogram

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Remark:

* Migration results of eight elements shown are the adjusted analytical results

<i>Element</i>	<i>Sb</i>	<i>As</i>	<i>Ba</i>	<i>Cd</i>	<i>Cr</i>	<i>Pb</i>	<i>Hg</i>	<i>Se</i>
<i>Analytical Correction (in %)</i>	60	60	30	30	30	30	50	60

** The highlighted result was found to be more than the maximum permissible limit.

*** According to ASTM F963-17, if the weight of a test portion of toy material is less than 10 mg, the analysis of migration of certain elements would not be required. If the weight of a test portion of toy material is between 10 mg and 100 mg, the analytical results would be calculated as though 100mg of the test portion had been used.

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6. Phthalates content

Test Method: Ref. to CPSC-CH-C1001-09.4

Test Result:

Test No.				T001	T002	T003
Material No.				M071	M072	M073
Test Parameter	CAS NO	Unit	RL	Result	Result	Result
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.01	< RL	< RL	< RL
Dibutyl phthalate (DBP)	84-74-2	%	0.01	< RL	< RL	< RL
Benzylbutyl phthalate (BBP)	85-68-7	%	0.01	< RL	< RL	< RL
Diisobutyl phthalate (DIBP)	84-69-5	%	0.01	< RL	< RL	< RL
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.01	< RL	< RL	< RL
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.01	< RL	< RL	< RL
Di-n-pentyl phthalate (DnPP)	131-18-0	%	0.01	< RL	< RL	< RL
Di-n-hexyl phthalate (DnHP)	84-75-3	%	0.01	< RL	< RL	< RL
Dicyclohexyl phthalate (DCHP)	84-61-7	%	0.01	< RL	< RL	< RL
Conclusion: CPSIA Section 108 as amended by 16 CFR 1307				Pass	Pass	Pass
Conclusion: CA Prop 65 DEHP, BBP, DBP, DIDP and DnHP content				Pass	Pass	Pass

Test No.				T004	T005	T006
Material No.				M074	M075	M076
Test Parameter	CAS NO	Unit	RL	Result	Result	Result
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.01	< RL	< RL	< RL
Dibutyl phthalate (DBP)	84-74-2	%	0.01	< RL	< RL	< RL
Benzylbutyl phthalate (BBP)	85-68-7	%	0.01	< RL	< RL	< RL
Diisobutyl phthalate (DIBP)	84-69-5	%	0.01	< RL	< RL	< RL
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.01	< RL	< RL	< RL
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.01	< RL	< RL	< RL
Di-n-pentyl phthalate (DnPP)	131-18-0	%	0.01	< RL	< RL	< RL
Di-n-hexyl phthalate (DnHP)	84-75-3	%	0.01	< RL	< RL	< RL
Dicyclohexyl phthalate (DCHP)	84-61-7	%	0.01	< RL	< RL	< RL
Conclusion: CPSIA Section 108 as amended by 16 CFR 1307				Pass	Pass	Pass
Conclusion: CA Prop 65 DEHP, BBP, DBP, DIDP and DnHP content				Pass	Pass	Pass

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Test No. Material No.				T007 M077	T008 M078 + M079 + M080	T009 M081 + M082 + M083
Test Parameter	CAS NO	Unit	RL	Result	Result	Result
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.01	< RL	< RL	< RL
Dibutyl phthalate (DBP)	84-74-2	%	0.01	< RL	< RL	< RL
Benzylbutyl phthalate (BBP)	85-68-7	%	0.01	< RL	< RL	< RL
Diisobutyl phthalate (DIBP)	84-69-5	%	0.01	< RL	< RL	< RL
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.01	< RL	< RL	< RL
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.01	< RL	< RL	< RL
Di-n-pentyl phthalate (DnPP)	131-18-0	%	0.01	< RL	< RL	< RL
Di-n-hexyl phthalate (DnHP)	84-75-3	%	0.01	< RL	< RL	< RL
Dicyclohexyl phthalate (DCHP)	84-61-7	%	0.01	< RL	< RL	< RL
Conclusion: CPSIA Section 108 as amended by 16 CFR 1307				Pass	Pass	Pass
Conclusion: CA Prop 65 DEHP, BBP, DBP, DIDP and DnHP content				Pass	Pass	Pass

Test No. Material No.				T010 M084 + M085 + M086	T011 M087 + M088	T012 M089 + M090 + M091
Test Parameter	CAS NO	Unit	RL	Result	Result	Result
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.01	< RL	< RL	< RL
Dibutyl phthalate (DBP)	84-74-2	%	0.01	< RL	< RL	< RL
Benzylbutyl phthalate (BBP)	85-68-7	%	0.01	< RL	< RL	< RL
Diisobutyl phthalate (DIBP)	84-69-5	%	0.01	< RL	< RL	< RL
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.01	< RL	< RL	< RL
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.01	< RL	< RL	< RL
Di-n-pentyl phthalate (DnPP)	131-18-0	%	0.01	< RL	< RL	< RL
Di-n-hexyl phthalate (DnHP)	84-75-3	%	0.01	< RL	< RL	< RL
Dicyclohexyl phthalate (DCHP)	84-61-7	%	0.01	< RL	< RL	< RL
Conclusion: CPSIA Section 108 as amended by 16 CFR 1307				Pass	Pass	Pass
Conclusion: CA Prop 65 DEHP, BBP, DBP, DIDP and DnHP content				Pass	Pass	Pass

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Test No. Material No.				T013 M092 + M093	T014 M094	T015 M095
Test Parameter	CAS NO	Unit	RL	Result	Result	Result
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.01	< RL	< RL	0.01
Dibutyl phthalate (DBP)	84-74-2	%	0.01	< RL	< RL	< RL
Benzylbutyl phthalate (BBP)	85-68-7	%	0.01	< RL	< RL	< RL
Diisobutyl phthalate (DIBP)	84-69-5	%	0.01	< RL	< RL	< RL
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.01	< RL	< RL	< RL
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.01	< RL	< RL	< RL
Di-n-pentyl phthalate (DnPP)	131-18-0	%	0.01	< RL	< RL	< RL
Di-n-hexyl phthalate (DnHP)	84-75-3	%	0.01	< RL	< RL	< RL
Dicyclohexyl phthalate (DCHP)	84-61-7	%	0.01	< RL	< RL	< RL
Conclusion: CPSIA Section 108 as amended by 16 CFR 1307				Pass	Pass	Pass
Conclusion: CA Prop 65 DEHP, BBP, DBP, DIDP and DnHP content				Pass	Pass	Pass

Abbreviation: < = less than
 RL = Reporting Limit
 % = percentage

Remark:

- Requirement of Consumer Product Safety Improvement Act 2008, section 108, as amended by 16 CFR 1307 is summarized below:

Parameter	Unit	Maximum Permissible Limit
Accessible plasticized components in children's toy or childcare article:		
Dibutyl phthalate (DBP), Benzylbutyl phthalate (BBP), Diethylhexyl phthalate (DEHP), Diisononyl phthalate (DINP), Diisobutyl Phthalate (DIBP), Di-n-pentyl Phthalate (DPENP) (DnPP), Di-n-hexyl Phthalate (DHEXP) (DnHP), Dicyclohexyl Phthalate (DCHP)	%	0.1 (each)

- Requirement of Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65):DEHP, BBP, DBP, DIDP and DnHP content
 1,000ppm (0.1%) each as quoted from County of Alameda Case No. BG-07350969

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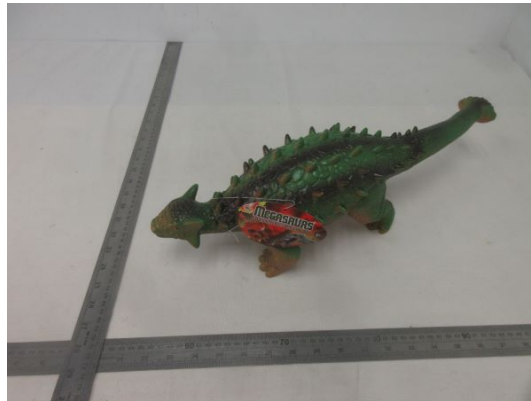
Sample Photos



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Sample Photos



- END -

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

1.	Scope	3.8	TÜV 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, TÜV Rheinland shall notify the client in writing of the rise in fees. This notification shall be issued one month prior to the date on which the rise in fees shall come into effect (period of notice of changes in fees). If the rise in fees remains under 5% per month, the client shall not have the right to refuse the increase. If the rise in fees exceeds 5% per contractual year, the client shall be entitled to terminate the contract by the end of the month in which the increase in fees has been notified. The increased fees shall be deemed to have been agreed upon by the time of the expiry of the notice period.	13.2	The performance of a contract with the client is subject to the proviso that there are no obstacles to performance due to national or international trade regulations or embargoes and/or 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 incurred thereof by TÜV Rheinland.
1.1	These General Terms and Conditions of Business of TÜV Rheinland in Greater China ("GTBCB") is made between the client and one or more natural entities of TÜV Rheinland in Greater China as applicable as the case may be ("TÜV Rheinland"). The Greater China hereof refers to Mainland China, Hong Kong and Taiwan. The client hereby includes:	3.9	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, if relevant to the subject matter of the contract, by the client under any contracts, agreement and/or orders/quotations reached with TÜV Rheinland.	14.	Data protection notice
1.2	a) a natural person capable to form legally binding contracts under the applicable laws who concludes the contract not for the purpose of a daily use;	3.10	Acceptance of work	14.1	The client understands and agrees that TÜV Rheinland processes personal data (including but not limited to personal information) of the client and its related parties (including but not limited to the supplier of the client) for the purpose of fulfilling this contract. The client confirms that it has reviewed the sample content of the data subject, which includes the reference samples to access, use, or process the personal data that the client collected or processed by 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 relevant legal basis. If any personal data has to be disclosed or transferred to any third party or any overseas party outside of the district in which the personal data was collected, the client also confirms that it has reviewed the relevant content of the data subject. TÜV Rheinland will carry out cross-border data transmission and protect the data in compliance with the privacy and personal data security related laws and regulations in China and the local country. TÜV Rheinland will take measures to avoid fraud, leakage, abuse, manipulation, damage or unauthorized access of personal data. The personal data will be deleted immediately as soon as a corresponding reason for deletion arises. Data subjects may exercise the following rights: right of information, right of decision, right of rectification, right of deletion, right of processing limitation, right of objection, right of data transferability. In addition, persons concerned by the data processing have the right to revoke their consent at any time for the future, as well as the right to file a complaint with the competent data protection supervisory authority. For further details on the processing of personal data by TÜV Rheinland as the person responsible or contract processor, please refer to the respective data protection information. You can contact the Group Data Protection Officer of TÜV Rheinland, c/o Group Data Protection Officer, am Grauen Stein, 51105 Cologne, Germany.
1.3	Any standard terms and conditions of the client of any nature shall not apply and shall hereby be expressly excluded. No standard contractual conditions of the client shall form part of the contract even if TÜV Rheinland does not explicitly object to them.	3.11	During the Follow-Audit stage, if the client was unable to make use of the time windows provided for the scope of a certification procedure for auditing performance by TÜV Rheinland and the certificate is therefore to be withdrawn (e.g. performance of surveillance audits), or if the client cancels or postpones a confirmed audit within two (2) weeks before the agreed date, TÜV 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 refuse the compensation if no incurred no damage whatsoever or only a considerably lower damage than the above lump sum.	14.2	The retention period for the documentation shall be 10 (ten) years after the expiry of the test mark certificates or shall meet the applicable legal requirements for EUCEC certificates of conformity and GS mark certificates.
1.4	In the event of an ongoing business relationship with the client, this GTBCB shall also apply to future contracts with the client without TÜV Rheinland having to refer to them separately in each individual case.	3.12	After the end of the clause undertaken in the event of a suspension or a termination of the contract, TÜV Rheinland is 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 whatsoever or only a considerably lower damage than the above mentioned lump sum.	14.3	The costs of the handover and dispatch of the test samples for storage on the client's premises are borne by the client. TÜV Rheinland will be liable for the loss of test samples or reference samples from the laboratories or warehouses of TÜV Rheinland only in case of gross negligence.
2.	Quotations	3.13	Confidentiality	14.4	Termination of the contract
2.1	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.	3.14	For the purpose of these terms and conditions, "confidential information" means all know-how, trade secrets, patents, designs, drawings, documents, data, information, reports, test results, samples, project documents, pricing and financial information, customer and supplier information, and marketing techniques and materials, tangible or intangible, that are supplied, transferred or otherwise 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, compiled or otherwise obtained by TÜV Rheinland (non-personal and not proprietary to the client) within the scope of the provision of services by TÜV Rheinland. TÜV Rheinland is entitled to store, use, further develop and pass on the data obtained in connection with the provision of services for the purposes of developing new services, improving services and enabling the provision of services.	14.5	Notwithstanding clause 3.3 of the GTBCB, TÜV Rheinland and the client are entitled to terminate the contract in its entirety or, in the case of services combined in one contract, each of the combined services, if the client or the client's representative fails to pay the invoice for the remaining services within six (6) months' notice to the end of the contractually agreed term. The notice period shall be shortened to six (6) weeks in case TÜV Rheinland is prevented from performing the services due to loss or a suspension of its accreditation or notification.
3.	Coming into effect and duration of contracts	3.15	The disclosing party shall mark all confidential information disclosed in written form as confidential before passing it on to the receiving party. The client is obliged to inform TÜV Rheinland by e-mail. If confidential information is disclosed orally, the receiving party shall be appropriately informed in advance and the disclosing party shall confirm in writing the confidentiality nature of the information. The client shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.6	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
3.1	The contract shall come into effect after the agreed terms upon the quotation letter of TÜV Rheinland or a separate contractual document being signed by both contracting parties, or upon the works requested by the client being carried out by TÜV Rheinland. If the client instructs TÜV Rheinland without receiving a quotation from TÜV Rheinland (TÜV Rheinland's offer), it is in its sole discretion, entitled to accept the order by giving written notice of such acceptance (including notice sent via electronic means) or by performing the requested service.	3.16	The client shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.7	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
3.2	The contract term starts upon the coming into effect of the contract in accordance with article 3.1 and shall continue for the term agreed in the contract.	3.17	All confidential information which the disclosing party transmits or otherwise discloses to the receiving party and which is created during performance of work by TÜV Rheinland.	14.8	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
3.3	If the contract provides for an extension of the contract term, the contract term will be extended by the term provided for in the contract unless terminated in writing by either party with a three-month notice prior to the end of the contractual term.	3.18	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.9	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.	Scope of services	3.19	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.10	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.1	The scope and type of the services to be provided by TÜV Rheinland shall be specified in the contractually agreed service scope of TÜV Rheinland by both parties. If no such separate service scope of TÜV Rheinland exists, the client shall confirm in writing to TÜV Rheinland that he/she is 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, product processes, installations, organizations, not listed in the service description, as well as the intended use and application of such) are not covered. In particular, no responsibility is assumed for the design, selection of materials, construction, use of an existing part, product, process or plant, unless this is expressly stated in the order.	3.20	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.11	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.2	The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into.	3.21	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.12	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.3	TÜV Rheinland is entitled to determine, in its sole discretion, the method and nature of the assessment unless otherwise agreed in writing or if mandatory provisions require a specific procedure to be followed.	3.22	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.13	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.4	On execution of the work there shall be no simultaneous assumption of any guarantee of the correctness (product quality) and working order of either tested or examined parts nor of the installation as a whole and its upstream and/or downstream processes, organizations, 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 their use and application in accordance with regulations, unless these questions are expressly covered by the contract.	3.23	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.14	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.5	In the case of inspection work, TÜV Rheinland shall not be responsible for the accuracy or checking of the safety programmes or safety regulations of the inspected parts or systems, unless otherwise expressly agreed in writing.	3.24	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.15	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.6	If mandatory legal regulations and standards or official requirements for the agreed service scope change after conclusion of the contract, TÜV Rheinland shall be entitled to adjust the remuneration for resulting additional expenses.	3.25	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.16	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.7	The services to be provided by TÜV Rheinland under the contract are agreed exclusively with the client. A contract of third parties with the services of TÜV Rheinland, as well as making available of and justifying conformity in the work results (test reports, test results, expert reports, etc.) is not part of the agreed services. The client shall be responsible for the inspection and testing of extracts - to third parties in accordance with clause 11.4.	3.26	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.17	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.8	The third parties understand and agrees that in order to perform the contract with TÜV Rheinland, the client may need to sign one or more contracts/agreements with a third party(ies) and/or establish legal relationships with third party(ies) according to such contracts/agreements. TÜV Rheinland shall not be responsible for the construction, selection of materials and assembly of installations examined, nor for their use and application in accordance with regulations, unless these questions are expressly covered by the contract.	3.27	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.18	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
4.9	The client agrees that the services of TÜV Rheinland shall be performed in compliance with the regulations in force at the time the contract is entered into. The client shall be responsible for the inspection and testing of extracts - to third parties in accordance with clause 11.4.	3.28	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.19	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.	Performance periods/dates	3.29	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.20	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.1	The contractually agreed 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 if being confirmed as binding by TÜV Rheinland in writing.	3.30	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.21	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.2	If binding periods of performance have been agreed, these periods shall not commence until the client has submitted all required documents to TÜV Rheinland.	3.31	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.22	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.3	Articles 5.1 and 5.2 also apply, even if the client expressly approves by the client, to all extensions of agreed periods of performance not caused by TÜV Rheinland.	3.32	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.23	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.4	TÜV Rheinland is not responsible for a delay in performance, in particular if the client has not fulfilled his duties to cooperate in accordance with article 5.1 and 5.2. In particular, if the client has not provided TÜV Rheinland with all documents and information required for the performance of the service as specified in the contract.	3.33	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.24	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.5	If the performance of TÜV Rheinland is delayed due to unforeseeable circumstances such as force majeure, strikes, business disruptions, governmental regulations, transport obstacles, etc., TÜV Rheinland is entitled to postpone performance for a reasonable period of time which corresponds at least to the duration of the hindrance plus any time period which may be required to resume performance.	3.34	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.25	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
5.6	If the client is obliged to comply with legal, officially prescribed and/or by the accreditor prescribed deadlines, it is the client's responsibility to agree on performance dates with TÜV Rheinland, which enables the client to comply with the legal and officially prescribed deadlines. TÜV Rheinland assumes no responsibility in this respect unless TÜV Rheinland has been notified in writing to bring specifically stating that ensuring the deadlines is the contractual obligation of TÜV Rheinland.	3.35	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.26	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.	The client's obligation to cooperate	3.36	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.27	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
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.	3.37	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.28	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.2	Design documents, supplies, auxiliary staff, etc. necessary for performance of the services shall be made available free of charge by the client. Moreover, collaborative action of the client must be undertaken in accordance with legal provisions, standards, safety regulations and accident prevention instructions. And the client represents and warrants that:	3.38	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.29	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.3	a) It has required statutory qualifications;	3.39	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.30	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.4	b) the product, service or management system to be certified complies with applicable laws and regulations;	3.40	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.31	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.5	c) it doesn't have any illegal and dishonest behaviours or is not included in the list of Enterprises with Serious Illegal and Dishonest Acts of People's Republic of China.	3.41	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.32	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.6	If the client breaches the aforesaid representations and warranties, TÜV Rheinland is entitled to i) immediately terminate the contract without prior notice; and ii) withdraw the issued testing/recertification if any.	3.42	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.33	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
6.7	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 the client 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.	3.43	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.34	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
7.	Prices	3.44	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.35	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
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 plus a price in agreed in writing, invoicing shall be made in accordance with the price list of TÜV Rheinland at the time of performance.	3.45	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.36	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
7.2	Unless otherwise agreed, work shall be invoiced according to the progress of the work.	3.46	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.37	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
7.3	If the execution of the work is delayed due to reasons beyond the control of the client, the agreed fixed price exceeds €25,000.00 or equivalent value in local currency, TÜV Rheinland may demand payments on account or in instalments.	3.47	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.38	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
8.	Payment terms	3.48	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.39	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
8.1	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.	3.49	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.40	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
8.2	Payments shall be made to the bank account of TÜV Rheinland as indicated on the invoice, stating the invoice and client numbers.	3.50	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.41	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
8.3	In cases of default of payment, TÜV Rheinland shall be entitled to claim default interest at the applicable short loan interest rate publicly announced by a reputable commercial bank in the country where TÜV Rheinland is located. At the same time, TÜV Rheinland reserves the right to claim further damages.	3.51	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.42	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
8.4	Should the client default in payment of the invoice despite being granted a reasonable grace period, TÜV Rheinland shall be entitled to cancel the contract, withdrawing the certificate, claim damages for non-performance and refuse to continue and/or to perform the contract.	3.52	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure that due to any theft or leakages to be caused by the adoption of any unauthorized confidential information sharing methods mentioned above, TÜV Rheinland shall be waived for any responsibility.	14.43	For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contract with immediate effect. The client shall pay the relevant service fees for the services provided by TÜV Rheinland up to the termination date of the contract.
8.5	The provisions set forth in article 8.4 shall also apply in cases involving returned cheques, cessation of payment, commencement of insolvency proceedings against the client's assets or cases in which the commencement of insolvency proceedings has been declared due to the client.	3.53	The receiving party shall not be allowed to disclose confidential information to third parties within the stipulated period. The receiving party shall not take any confidentiality obligations hereunder towards such information. The client shall avoid using any third party platform and/or system (e.g. WhatsApp, etc.) to disclose confidential information. The client shall not disclose confidential information to any third party. The client shall ensure that all confidential information to company email of TÜV Rheinland employees through its company email system is encrypted. The client shall ensure		