70.431.17.12735.01



Dated

2017-08-25

ORIGINAL

Applicant:

Product Name:

Item No.:

User Group: Filter Type: Filter Category: Receipt Date of Sample: Date of Testing: Sample Submitted: Test Result:

Sunglasses LL-WFS, LL-KWFS, LL-WF2T, LL-WBS, LL-CAS, LL-WF, LL-KWF, LL-PX, LL-AV, LL-PXS, LL-JKS, LL-WF Adults Uniform tint 3 2017-08-15 2017-08-15 to 2017-08-24 The sample(s) was (were) submitted by applicant and identified. Refer to following pages:



TÜV SÜD Certification and Testing (China) Co.,Ltd. Shanghai Branch

SUD C Prepared by: TUV Wu Jingqing SUD **Technical Engineer**

Checked by:

Derek Jiang Technical Manager

Note: (1) General Terms & Conditions as mentioned overleaf,(2)The results relate only to the items tested,(3)The test report shall not be reproduced except in full without the written approval of the laboratory.

Laboratory: TÜV SÜD Certification and Testing (China) Co.,Ltd. Shanghai Branch Testing Center Hardgoods Laboratory

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Conclusion: Test Specification: 1. EN ISO 12312-1:2013+A1:2015 - Eye and face protection - Sunglasses and related Pass# evewear - Part 1: Sunglasses for general use Excluding: - Clause 4.3 Physiological compatibility Remark: #=Sunglasses are classified as simple design personal protective equipment (PPE) in council directive 89/686/EEC. As per article 13 of this directive, the CE marking must be affixed to each piece of manufactured PPE so as to be visible, legible and indelible throughout the expected life of the PPE; however, if this is not possible in view of the characteristics of the product, the CE marking may be affixed to the packaging. The design of the CE marking is defined in Annex IV in this directive. After checking, CE mark was found on product and package. 2. Total Cadmium Content Requirement in Annex XVII, Item 23 of the REACH Pass Regulation(EC) No. 1907/2006&Amendments 3. Total Lead Content Requirement in Annex XVII, Item 63 of the REACH Pass Regulation(EC) No. 1907/2006&Amendments 4. Polycyclic Aromatic Hydrocarbons (PAHs) Content in Annex XVII item 50 of the Pass REACH Regulation(EC) No 1907/2006 with Amendments Regulation (EC) No 552/2009, Regulation (EU) No 1272/2013 and Regulation (EU) No 2015/326

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Description of Tested Subject

ample	Description	Photo
A	Sunglasses	
		894012345678950

Speci	men Description:		
001	Black plastic (frame, temples)	002	Transparent black plastic (lens)



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Test Results

1. EN ISO 12312-1:2013+A1:2015 - Eye and face protection - Sunglasses and related eyewear - Part 1: Sunglasses for general use

Number of samples tested: Four (4) pieces.

Clause	Requirement	Result
1	Scope	-
2	Normative references	
3	Terms and definitions	
4	Construction and materials	
4.1	Construction	Р
4.2	Filter material and surface quality	Р
4.3	Physiological compatibility	See remark 1
5	Transmittance	
5.1	Test methods	(e)
5.2	Transmittance and filter categories	P (category 3)
5.3	General transmittance requirements	
5.3.1	Uniformity of luminous transmittance	P
5.3.2	Requirements for road use and driving	
5.3.2.1	General	Р
5.3.2.1 a)	Spectral transmittance	P
5.3.2.1 b)	Detection of signal lights	P
5.3.2.2	Driving in twilight or at night	NA
5.3.3	Wide angle scattering	Р
5.3.4	Additional transmittance requirements for specific filter types	
5.3.4.1	Photochromic filters	NA
5.3.4.2	Polarizing filters	NA
5.3.4.3	Gradient filters	
5.3.4.3.1	General	NA
5.3.4.3.2	Determination of the filter category	NA
5.3.5	Claimed transmittance properties	
	Claim: (1) UV 400 PROTECTION; (2) UV PROTECTION UP TO 100%	Р

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Clause	Requirement	Result		
6	Refractive power			
6.1	Spherical and astigmatic power	Р		
6.2	Local variations in refractive power	P		
6.3	Prism imbalance (relative prism error)	Р		
7	Robustness	•		
7.1	Minimum robustness of filters	P		
7.2	Frame deformation and retention of filters	Р		
7.3	Impact resistance of the filter, strength level 1 (optional specification)	NR		
7.4	Increased endurance of sunglasses (optional specification)	NR		
7.5	Resistance to perspiration (optional specification)	NR		
7.6	Impact resistance of the filter, strength level 2 or 3 (optional specification)	NR		
8	Resistance to solar radiation	Р		
9	Resistance to ignition	P		
10	Resistance to abrasion (optional specification)	NR		
11	Protective requirements			
11.1	Coverage area	P		
11.2	Temporal protective requirements	NA		
12	Information and labelling			
12.1	Information to be supplied with each pair of sunglasses	P		
12.2	Additional information	See remark 2		
13	Selection of test samples	-		

Abbreviation: P=Pass; NA=Not Applicable; NR=Not Requested

Remark 1: Sunglasses shall be designed and manufactured in such a way that when used under the conditions and for the purposes intended, they will not compromise the health and safety of the wearer. The risks posed by substances leaking from the device that may come into prolonged contact with the skin shall be reduced by the manufacturer to below any regulatory limit. Special attention shall be given to substances which are allergenic, carcinogenic, mutagenic or toxic to reproduction.

Remark 2: Based on test result, the following information shall be available from the manufacturer on request.

a) An explanation of the trademarks that are not universally recognized or foreseen by the users of this part of ISO 12312.

- b) The country of origin (e.g. "made in").
- c) The nominal value of luminous transmittance.
- d) Transmission requirements applicable to this product.
- e) The base material of filters and frame.

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Consumer label	Technical label	Requirements				
		Ultraviolet spectral range		Visible spectral range	Enhanced infrared absorption (a)	
Descriptive label	Filter category	Maximum value of solar UV-B transmittance T SUVB 280 nm to 315 nm	Maximum value of solar UV-A transmittance T SUVA 315 nm to 380 nm	Range of Iuminous transmittance t √ 380 nm to 780 nm	Maximum value of solar IR transmittance T SIR 780 nm to 2000 nm	
Light tint sunglasses	0	0.05 T V	τ.	T ∨ > 80%	τν	
	1	0.05 T V	₹∨	43% < t ∨ ≤ 80%	τν	
General purpose sunglasses	2	1.0% absolute or 0.05 t v, whichever is greater	0.5 τ ∨	18% < τ ∨ ≤ 43%	τv	
	3	1.0% absolute	0.5 T V	8% < t ∨≤ 18%	τν	
Very dark special purpose sunglasses	4	1.0% absolute	1.0% absolute or 0.25 τ ∨, whichever is greater	3% < t ∨ ≤ 8%	τν	

Table 1 ----- Transmittance for sunglass filters for general use



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Filter category	Description	Usage	Symbol
0	Light tint sunglasses	Very limited reduction of sunglare	L IEC 60417-5955
1		Limited protection against sunglare	[S0 7000-2948
2	General purpose	Good protection against sunglare	ISO 7000-2949
3	sunglasses	High protection against sunglare	ISO 7000-2950
4	Very dark special purpose sunglasses, very high sunglare reduction	Very high protection against extreme sunglare, e.g. at sea, over snowfields, on high mountains, or in desert	ISO 7000-2951

Table 2 — Description of filter categories and assigned symbols

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Test data

5.2 Transmittance and filter categories

Visible spectral range	Left filter	Right filter	Filter category
t ∨ (380 nm to 780 nm)	11.4%	11.0%	3

	Diskt Shee	Requirement		
Ultraviolet spectral range	Left filter	Right filter	Left filter	Right filter
τ SUVB (280 nm to 315 nm)	< 0.1%	< 0.1%	≤ 1%	≤ 1%
τ SUVA (315 nm to 380 nm)	< 0.1%	< 0.1%	≤ 5.7% (0.5 t ∨)	≤ 5.5% (0.5 t ∨)

5.3.1 Uniformity of luminous transmittance

Uniformity	Left filter	Right filter	Requirement
Variation within filter [relative to higher value]	6.7%	2.7%	≤ 10% for category 3
Difference between filters [relative to lighter filter]	3.	5%	≤ 15%

5.3.2.1 a) Spectral transmittance

Consideral second	Minimum spectral transmittance		Requirement	
Spectral range	Left filter	Right filter	Left filter	Right filter
475 nm to 650 nm	8.5%	8.2%	≥ 2.3% (0.2 t ∨)	≥ 2.2% (0.2 t ∨)

5.3.2.1 b) Recognition of signal lights

Cignal light	Relative visual attenuation quotient Q		Demission	
Signal light	Left filter	Right filter	Requirement	
Red	1.009	1.010	≥ 0.80	
Yellow	0.943	0.943	≥ 0.60	
Green	1.031	1.032	≥ 0.60	
Blue	1.185	1.186	≥ 0.60	

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5.3.3 Wide angle scattering

Meda anala anattarian	Left filter	Right filter	Requirement
Wide angle scattering	1.1%	1.1%	≤ 3%

5.3.5 Claimed transmittance properties

Claim	Left filter	Right filter	Requirement	
UV 400 PROTECTION		ral transmittance) and 400 nm	≤ 0.5%	
	0.1%	< 0.1%		
UV PROTECTION UP TO 100%	Solar UV trans	smittance T SUV	≤ 0.5%	
	< 0.1%	< 0.1%	≥ 0.5%	

6.1 Spherical and astigmatic power

Refractive power	Left filter (m-1)	Right filter (m ⁻¹)	Requirement (m ⁻¹)
Spherical power	0.05	0.06	[-0.12, 0.12]
Astigmatic power	0.00	0.00	≤ 0.12
Difference between the spherical powers of the right and left filters	0.01		≤ 0.18

6.2 Local variations in refractive power

Refractive power	Left filter (m ⁻¹)		Right filter (m ⁻¹)		Requirement (m ⁻¹)	
Spherical power	Up	-0.02	Up	0.00		
	Down	-0.03	Down	-0.02	[-0.12, 0.12]	
	Left	-0.02	Left	-0.01		
	Right	0.00	Right	0.00		
Astigmatic power	Up	0.07	Up	0.02	≤ 0.12	
	Down	0.03	Down	0.08		
	Left	0.02	Left	0.05		
	Right	0.01	Right	0.02		

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6.3 Prism imbalance (relative prism error)

Prism imbalance (cm/m)			Requirement (cm/m)
Horizontal	Base out	0.24	≤ 1.00
	Base in	1.5	≤ 0.25
Vertical		0.18	≤ 0.25

8. Resistance to solar radiation

Test item	Left filter	Right filter	Requirement		
Relative change in the luminous transmittance	0.1%	-0.9%	[-10%, 10%] for category 3		
Wide angle scattering after solar radiation	0.9%	1.0%	≤ 3%		
тзиvв (280 nm to 315 nm) after solar radiation	< 0.1%	< 0.1%	≤ 1%		
TSUVA (315 nm to 380 nm)	< 0.1%	< 0.1%	Left filter	Right filter	
after solar radiation	CO.170	\$ 0.170	≤ 5.7% (0.5 τ ∨)	≤ 5.5% (0.5 t ∨)	
UV 400 PROTECTION		ral transmittance 0 and 400 nm	≤ 0.5%		
	0.1%	< 0.1%			
UV PROTECTION UP TO	Solar UV tran	smittance T SUV	≤ 0.5%		
100%	< 0.1%	< 0.1%			

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Total Cadmium Content Requirement in Annex XVII, Item 23 of the REACH Regulation(EC) No. 1907/2006&Amendments

Test with reference to EN 1122:2001 Method B, determination by ICP-OES.

Sample	Unit	MDL	Limit	Result(s)	Conclusion
001	mg/kg	10	100	<10	Pass
002	mg/kg	10	100	<10	Pass

Remark: 1. MDL= Method Detection Limit

2. <= less than

3. mg/kg = milligram per kilogram

3. Total Lead Content Requirement in Annex XVII, Item 63 of the REACH Regulation(EC) No. 1907/2006&Amendments

Test with reference to in house method, determination by ICP-OES.

Sample	Unit	MDL	Limit	Result(s)	Conclusion
001	mg/kg	10	500	<10	Pass
002	mg/kg	10	500	<10	Pass

Remark: 1. MDL= Method Detection Limit

2. <= less than

3. mg/kg = milligram per kilogram

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4. Polycyclic Aromatic Hydrocarbons (PAHs) Content in Annex XVII item 50 of the REACH Regulation(EC) No 1907/2006 with Amendments Regulation (EC) No 552/2009, Regulation (EU) No 1272/2013 and Regulation (EU) No 2015/326

Test with reference to AfPS GS 2014:01 PAK, solvent extraction and determination by GC/MS.

Parameter	CACN	11-14	MDL	1.1	Resi	ult(s)
	CAS No.	Unit		Limit –	001	002
Benzo[a]anthracene	56-55-3	mg/kg	0.2	1	ND	ND
Benzo[a]pyrene(BaP)	50-32-8	mg/kg	0.2	1	ND	ND
Benzo[b]fluoranthene	205-99-2	mg/kg	0.2	1	ND	ND
Benzo[k]fluoranthene	207-08-9	mg/kg	0.2	1	ND	ND
Benzo[j]fluoranthene	205-82-3	mg/kg	0.2	1	ND	ND
Benzo[e]pyrene	192-97-2	mg/kg	0.2	1	ND	ND
Chrysene	218-01-9	mg/kg	0.2	1	ND	ND
Dibenzo[a,h]anthracene	53-70-3	mg/kg	0.2	1	ND	ND
	Conclusio	n			Pass	Pass

Remark:

1. According to European Parliament and Council Regulation (EC) No. 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), Annex XVII with its Latest Amendments, Entry 50

Point 5:

Articles shall not be placed on the market for supply to the general public, if any of their rubber or plastic components that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity, under normal or reasonably foreseeable conditions of use, contain more than 1 mg/kg (0.0001 % by weight of this component) of any of the listed PAHs.

Such articles include amongst others:

- sport equipment such as bicycles, golf clubs, racquets
- household utensils, trolleys, walking frames
- tools for domestic use

clothing, footwear, gloves and sportswear

watch-straps, wrist-bands, masks, head-bands

Point 6:

Toys, including activity toys, and childcare articles, shall not be placed on the market, if any of their rubber or plastic components that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity, under normal or reasonably foreseeable conditions of use, contain more than 0.5 mg/kg (0.00005 % by weight of this component) of any of the listed PAHs.

2. MDL= Method Detection Limit

3. ND = Not Detected (<MDL)

4. mg/kg = milligram per kilogram

-End of Test Report-

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1. General Information and Definitions

- (1.1) In the event that an order for any services is placed, the Client shall accept the General Terms and Conditions. The General Terms and Conditions shall be applicable to all orders resulting contracts and other arrangements, including all offers made or ser-vices provided by the Company or any of its affiliated companies They are not applica-ble if and as far as they are in conflict with the regulations on services performed on be-half of governments, government bodies or any other public entity, or they are in conflict with mandatory provisions of local law. The Client's placement of orders as well as the conclusion of contracts with the Company shall be regarded as aware-ness and acceptance of these General Terms and Conditions.
- (1.2) The Company strongly recommends any Client or potential Client to read the full text of these General Terms and Conditions prior to placement of any order to or conclusion of any contract with the Company. Ancillary agreements, promises and other statements made on the part of the Company staff or the experts called upon by them shall be binding only if they are expressly confirmed by the Company in writing. This shall also apply to any modifications of this clause

2. Provision of Services

(2.1) With due care and skill, the Company will provide services according to Client's specific instructions as made available by the Client. In the absence of Client's specific instructions, the following is deemed as instructions given to the Company:

(a) The terms of any standard specification sheet or standard order form provided by the Company; and/or

(b) Any relevant usage, practice or trade custom; and/or

(c) Such methods the Company considers technically, operationally and/or on financial grounds appropriate.

- (2.2) No other party is entitled to give any instructions particularly on the scope and type of the services or the reports delivered, or on the resulting certificates (the "Reports of Findings"), unlass the Company receives prior written instructions to the contrary from the Client. The Client hereby irrevocably authorizes the Company to deliver Reports of Findings to a third party where so instructed by the Client or, at the Company's discretion, where it implicitly follows from circumstances, trade custom, usage or practice.
- (2.3) The Information stated in the Report of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions and/or Company's assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in Company's professional experience be taken into account
- (2.4) Reports of Findings issued after the testing of samples refer the Company's opinion only on samples under testing and not to the lot from which the samples were drawn.
- (2.5) Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence of the intervention, in case Client requests the Company to witness any third party's intervention. Client agrees that the Company will use the test methods for analysis as requested in the request form, and if
- (2.6) The Reports of Findings issued by the Company will choose the appropriate test methods for analysis.
 (2.6) The Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in Clause 2.1. The Company is under no obligation to refer to, or report upon, any facts or circumstances, which are outside the specific instructions received or alternative parameters
- applied.
 (2.7) The performance of all or part of the services may be delegated to an agent or subcontractor by the Company. The Client authorizes the Company to disclose all information necessary for such performance to the agent or subcontractor
- (2.8) Documents reflecting engagements contracted between the Client and third parties or third party documents, e.g. sales contract copies, letters of credit, bills of lading, etc. should be made available to the Company. These are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (2.9) The Company agrees that, by providing the services to the Client, it neither takes the place of Client or any third party, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of the Client to any third party or that of any third party to the Client. Also,
- it does not release the Client or any third party from any of their obligations. (2.10) Depending on the nature of each sample, all samples given to the Company shall be retained for a maximum of 3 months or for such other shorter time period as the nature of the sample permits, and then sent back to Client or otherwise disposed of at the Company's discretion. After that time the Company will not be responsible for the samples. Storage of samples for more than 3 months shall incur a storage fee payable by the Client. If sam-ples are returned to the Client, the Client will be billed a handling and freight fees. Special disposal charges will be billed to the Client if incurred

3. Client's Obligations

- he Client shall
- (3.1) ensure that all required supporting documents, information and instructions as submitted are accurate, trueful and complete. These information are to be submitted in a timely not later than 2 working days from the date of which the services are requested by the Client ensure to give all necessary access for the Company's representatives to the premises where
- (3.2) ensure to give the services are to be performed and to take all necessary steps to eliminate or remedy any obstacles to, or interruptions in the performance of the services; (3.3) make available any special equipment and personnel necessary for the performance of the
- services, if required:
- (3.4) ensure that for the safety and security of working conditions, sites and installations, all necessary measures are taken during the performance of services. In this respect, the Client will not rely on the Company's advice whether required or not;
- (3.5) inform the Company of any known hazards or dangers, actual or potential, associated with any order, samples, testing or any other service rendered by the Company well in advance. Those are, but are not limited to the presence or risk of radiation, environ-mental pollution or poisons- toxic or noxious or explosive elements or materials; (3.6) fully exercise all its rights and discharge all its liabilities under any relevant sales or other
- contract with a third party.

4. Fees and Payment

- (4.1) All Fees not agreed on between the Company and Client at the time the order is placed or a contract is concluded shall be determined by the Company's Schedule of Fees (which are subject to change). All applicable taxes shall be paid by Client, as far as mandatory laws do not acceled attractional schedule.
- (4.2) Unless a specific period is established in the invoice, the Client shall pay upon receiv-ing the invoice, but not later than 30 days from the relevant invoice date or within such other period
- (4.3) The Client shall not be stabilished by the Company in the invoice (the "Due Date").
 (4.3) The Client shall not be entitled to retain or defer due payment of any sums to the Company on account of any dispute, counter claim or set-off against the Company. The Company reserves the right to retain or defer any due payments if any dispute arises with or it raises any counterclaim against the Client. The Company is entitled to set off due payments against payments of the Client.

- (4.4) For the collection of unpaid fees, the Company may decide to bring action in any court with competent jurisdiction. The corresponding collection costs, including at-formey's fees and re-lated costs, shall be bome by the Client, as far as the manda-tory local law does not provide otherwise
- (4.5) In case of any unforeseen problems or expenses arise while carrying out the services, the Company informs the Client. In such cases, the Company shall be entitled to charge additional fees to cover extra time and to invoice extra costs necessarily incurred to complete the services
- (4.6) If the Company is unable to perform all or parts of the services for any cause whatsoever beyond the Company's control, including the failure by Client to comply with any of its obligations provided for in the foregoing Clause 3, the Company shall nevertheless be entitled to payments of:
 - The amount of all non-refundable expenses incurred by the Company; and
 A proportion of the agreed fee equal to the proportion of the services actually carried out.

5. Suspension or Termination of Services

In any case mentioned below, the Company shall be entitled to either suspend or terminate the provision of the services immediately and without any liability:

- (5.1) Failure by the Client to comply with any of its obligations under these General Terms and Conditions and such failure is not remedied within 10 days after a no-tice of such failure has been delivered to the Client; or
- (5.2) Any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. Liability and Indemnification

- (6.1) Limitation of Liability:
 - (1) Clients seeking a guarantee against loss or damage should obtain appro-priate insurance. The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity
 - (2) Reports of Findings are issued on the basis of the information, documents and/or samples provided by, or on behalf of the Client and solely for the benefit of the Client who is obliged to act on the basis of such Reports of Findings. Neither the Company nor any of its staff, agents or subcontractors shall be liable to the Client nor to any third party for any actions taken or not taken on the basis of such Reports of Findings, or for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
 - Company. (3) For any delayed, total or partial non-performance of the services arising directly or indirectly from any event beyond the Company's control, includ-ing failure by Client to comply with any of its obligations hereunder, the Company shall not be liable. (4) The liability of the Company in respect of any claim for loss, damage or ex-pense of any nature and howscever arising shall in no circumstances ex-ceed a total aggregate sum equal 10.00 to the service of the first or end to receive of the service service or the service service of the service service service of the service service of the service service of the service service service service of the service service service of the service service
 - to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim, and shall in any case not exceed the equivalent of 25,000 EUR in CNY.
 - (5) For any indirect or consequential loss (including loss of profits), the Company shall not
 - (5) For any indirect or consequential ross (including loss or process) have any liabilities.
 (6) In case of any claim, the Client must give written notice to the Company within 30 days of discovery of the facts with all necessary documents to justify such claim. In any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless a lawsuit is brought within two years from:

(i) the performance date of the Company for its services which refers to the claim; or (ii) the date when the service should have been completed in the event of any alleged nonperformance

(6.2) Indemnification: Against all claims (actual or threatened) by any third party for loss, damage or expenses of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance of any services, the Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors

7. Obligation of Confidentiality, Copyright, Data Privacy Protection

- (7.1) The Company shall be authorized to make file copies of written documents, which have been made available to it for review and which are important for processing the order
- (7.2) Insofar as Reports of Findings are prepared in the course of processing the order and which are subject to the protection of copyright, then the Company shall grant the Client a simple, non-transferable right to use, insofar as this is neces-sary and in accordance with the contractually presupposed purpose. Other rights shall not be transferred; in particular, the customer shall not be entitled to modify and/or edit audit reports or to make use of such outside of his business premises.
- (7.3) The Company and its staff which may be called in shall not disclose or use trade and business matters about which they have gained knowledge during the performance of their work without proper authorization, Or unless instructed by a court or authorized body (e.g.regulatory authority,accreditation body or certification scheme owner) or otherwise legally required.

8. Miscellaneous

- (8.1) The validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired, even if any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect.
- (8.2) Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company, during the course of providing the services and for a period of one year thereafter
- (8.3) Use of the Company's corporate name or registered marks for advertising pur-poses is not permitted without the Company's prior written authorization.

9. Governing Law, Jurisdiction and Dispute Settlement

- (9.1) Unless specifically agreed otherwise, all disputes arising out or in connection with contractual relationship(s) hereunder shall be governed by the applicable laws and regulations of the People's Republic of China.
- (9.2) Place of performance for any obligation arising out of this contract shall be Shanghai, the Place of the TÜV SÜD Certification and Testing (China) Co.,Ltd. Shanghai Branch, unless otherwise expressly agreed by the parties.

10. Languages

In the event of any discrepancy between the English and the Chinese version of these General Terms and Conditions, the English version shall prevail.