**Test Report - Products** 



Test Report No.:	170277794a 001	Page 1 of 14	
Client:	Wenzhou Innovision Optical Co.,Ltd		
	Apartment 202 Block 5 Jiari Garden Neighbou Wenzhou	rhood, East Xueyuan Road,	
Contact Information:	george@innovision-chn.cn		
Identification/Model No(s):	Bio-degradable injection acetate frame		
Sample Receiving date:	2021-07-01		
Sample obtaining method: Sending by customer			
Condition at delivery:	Test item complete and undamaged		
Testing Period:	2021-10-13 to 2021-11-26		
Place of testing:	Chemical laboratory Guangzhou, Chemical lab	poratory Shanghai	
Test specification:		Test result:	
Volatile solids content		Please refer to page 3	
Total dry solids content	Please refer to page 3		
Plastic identification by Fourier	Transform Infrared Spectroscopy	Please refer to page 4-5	
Aerobic Biodegradation Test Refer to ISO 14855-1:2012 Please refer to			

Other Information:

For and on behalf of TÜV Rheinland (Guangdong) Co., Ltd.

# 2022-01-14 Jet Lee / Vice General Manager

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.

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# Picture and detailed description of the test sample



M001



M002

# Material list:

Material no.	Material	Color	Location	Remark
M001	Plastic	Pale blue	Glasses frame	Sample for Plastic identification by Fourier Transform Infrared Spectroscopy
M002	Plastic	Pale blue	granules	Sample for Volatile solids content, Total dry solids content, Plastic identification by Fourier Transform Infrared Spectroscopy and Biodegradation

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## 1. Volatile solids content

Test Method: Refer to DIN EN 13432:2000.

**Test Result:** 

Test No.	Material No.	Unit	Result
T001	M002	%	99.97

Abbreviation: % = Percentage

## Remark :

1. The requirement is following DIN EN 13432: 2000 annex A.

# 2. Total dry solids content

Test Method: Refer to DIN EN 13432:2000 and ISO 14855-1:2012. Test Result:

Test No.	Material No.	Unit	Result
T001	M002	%	95.8

Abbreviation: % = Percentage



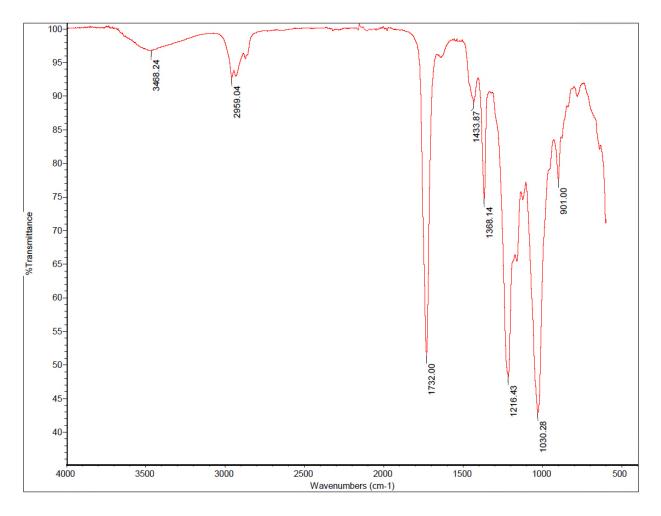
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3. #Plastic identification by Fourier Transform Infrared Spectroscopy

Test Method: Determination by Fourier Transform Infrared Spectroscopy Picture of IR Spectrometry for M001



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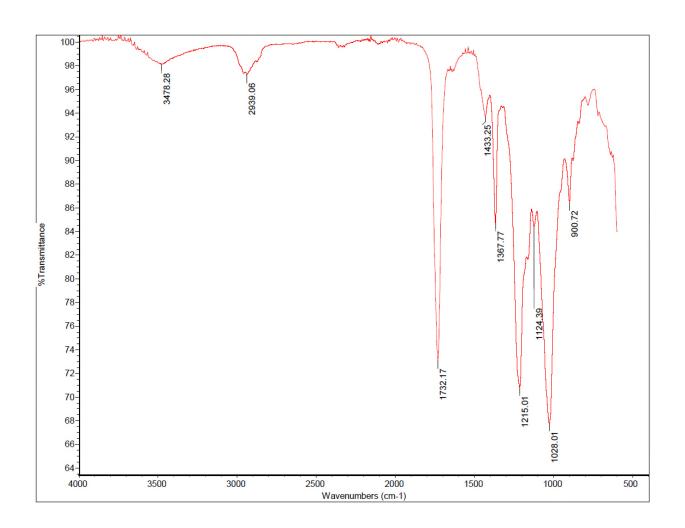


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Picture of IR Spectrometry for M002



# Remark:

"#" indicates that all tested items are sub-contracted to a laboratory which complies with the requirement of ISO/IEC 17025:2017.



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4. #Biodegradation

4.1 General test information	
Test Method :	Refer to ISO 14855-1:2012
Reference Material :	Cellulose
<u>Test Vessels :</u>	The vessel used for biodegradation test is a high pressure conical flask, volume: 3000 ml.
<u>CO<sub>2</sub>-determination :</u>	Determination of the amount of carbon dioxide evolved by weighing the carbon dioxide absorbing system. The amount of carbon dioxide is calculated via the difference in the weight of the carbon dioxide absorbing trap in the beginning and in the end of the test.
<u>Thermostat Controlled</u> <u>Oven :</u>	The biodegradation test is proceeded in a temperature controlled oven for maintaining the temperature needed.

# 4.2 Summary of test results

	Test material	Reference material
45 days biodegradation rate	14.5%	73.9%
Overall biodegradation rate	-	-
Final relative biodegradation rate (test material/ reference material)		
Test duration [days]	45	45
Observation	No abnormal findings	No abnormal findings

# Validity Criteria :

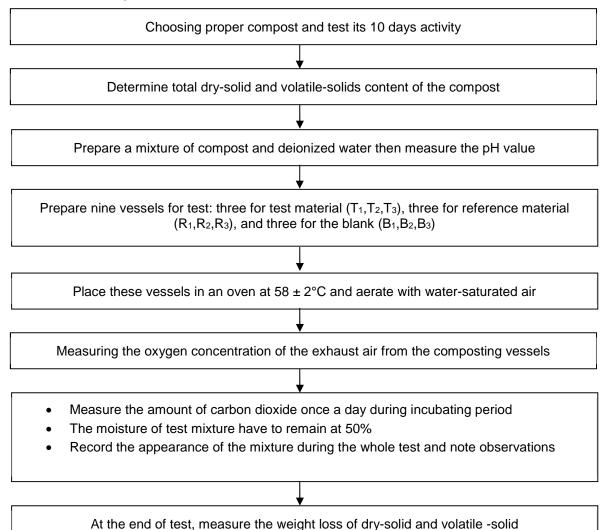
Degree of biodegradation of reference material after 45 days > 70%.	☑ Yes	🗌 No
Difference between percentage biodegradation of reference material in the different vessels at the end of test <20%.	☑ Yes	🗌 No
Average $CO_2$ production in the blank vessels after 10 days in the range 50 mg to 150 mg $CO_2$ /g volatile solids.	☑ Yes	🗌 No

As the three criteria above have been fulfilled, the test is considered to be valid. For detailed information, please see the following pages.



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# 4.3 Flow chart of experiment





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# 4.4 Results

4.4.1 Appearance of compost and sample



**Before test** 



After test

Compost without any material before and after test





**Before test** 

After test Compost with reference material before and after test



**Before test** 



Compost with test material before and after test

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4.4.2 Properties of	f compost
---------------------	-----------

Total dry solids (%)	Moisture content (%)	Volatile solids (%)	Ash (%)	Compost Activity Test (mg CO <sub>2</sub> /g volatile solid)	Carbon/ Nitrogen ratio (%)
52	48	51	49	68.5	30.1

# 4.4.3 Activity of the compost

The amount of CO<sub>2</sub> for the first 10 days

Days	Amount of carbon dioxide (mg)	
1~3	5500.00	
4~6	7000.00	
7~8	3530.00	
9~10	5770.00	
Total	21800.00	

Compost Activity =68.5 (mg CO<sub>2</sub> /g volatile solid)

Calculation:

Amount of CO<sub>2</sub> evolved during the first 10 days [mg] / (1200.0g \* total dry solids \* volatile solids) 1200.0g is the amount of compost used for each vessel.

# 4.4.4 Total Amount of Organic Carbon for Test and Reference Materials

The contents of organic carbon in test and reference material (cellulose) are determined. Results are used for calculation of amount of test material necessary to have an amount of 20.0g organic carbon in each vessel.

For reference material: m = amount of organic carbon each vessel / TOC

20.0g of organic carbon lead to a theoretical amount of 73.3g CO<sub>2</sub> evolved by microorganisms when the rate of biodegradation reaches 100%.

Parameter	Unit	Reference material	Test material
Total organic carbon (TOC)	(%)	42.1	49.1
Amount of organic carbon (TOC) in test vessel	(g)	20.0	20.0
Theoretical amount of evolved carbon dioxide	(ThCO <sub>2),</sub> (g)	73.3	73.3
Size	$(cm \times cm)$	—	—
Thickness	(mm)	—	—
Shape		powder	granules
Total dry solids	(%)	98.0	95.8
Moisture content	(%)	2.0	4.2

Total amount of organic carbon

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	Compost		I	Material
	Weight (g)	Total dry solids (g)	Weight (g)	Total dry solids (g)
Blank	1200.0	624.0	None	None
Reference	1200.0	624.0	47.5	46.6
Test	1200.0	624.0	40.7	39.0

## 4.4.5 The amount of material and compost in vessels

# 4.5 pH Value

The pH value of the compost is checked at the beginning and at the end of the test. It is determined by diluting compost with distillated water by 1:5 and measuring the value with an electrical pH-meter.

## The pH values before and after test

	Blank 1	Blank 2	Blank 3
Before Test	6.9	7.0	6.9
After Test	6.9	6.8	6.8

## The pH values before and after test

	Reference material 1	Reference material 2	Reference material 3		
Before Test	7.0	6.9	7.0		
After Test	7.1	7.0	7.1		

## The pH values before and after test

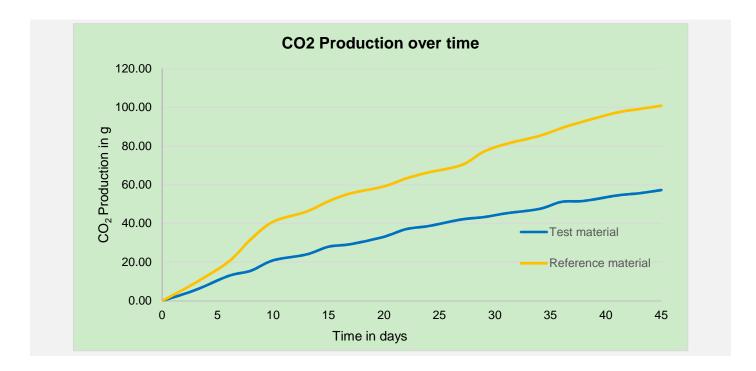
	Test material 1	Test material 2	Test material 3		
Before Test	7.1	7.1	7.0		
After Test	7.0	7.0	7.1		

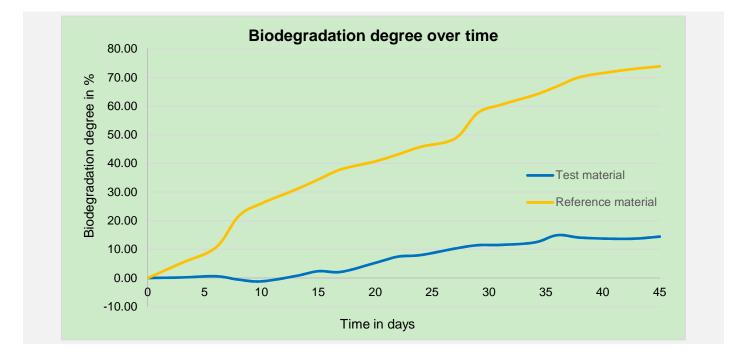
The pH values of the vessels do not show any obvious differences to the other vessels. Big differences in the pH value could ask for rejecting single values.



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4.6 Controlled Aerobic Biodegradation Test 4.6.1 CO<sub>2</sub> evolution curve and Biodegradation curve





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# 4.6.2 Controlled aerobic biodegradation test data of test material

	CO <sub>2</sub> (g/vessel)									D (%)			
Day					Sample				Sample				
	B1	B2	B3	B <sub>mean</sub>	t1	t2	t3	t <sub>mean</sub>	t1 (%)	t2	t3	t <sub>mean</sub>	
0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
3	5.90	5.10	5.50	5.50	5.00	2.40	9.50	5.63	-0.68	-4.23	5.45	0.18	
6	7.20	7.30	6.50	7.00	6.60	9.10	6.20	7.30	-0.55	2.86	-1.09	0.41	
8	3.30	3.80	3.50	3.53	3.40	4.20	0.40	2.67	-0.18	0.91	-4.27	-1.18	
10	5.20	6.30	5.80	5.77	5.40	5.10	5.50	5.33	-0.50	-0.91	-0.36	-0.59	
13	1.70	1.90	1.50	1.70	2.90	3.10	3.20	3.07	1.64	1.91	2.05	1.86	
15	3.30	2.60	2.40	2.77	4.60	7.00	0.40	4.00	2.50	5.77	-3.23	1.68	
17	1.30	1.80	1.40	1.50	1.00	1.20	1.80	1.33	-0.68	-0.41	0.41	-0.23	
20	1.30	1.70	1.60	1.53	3.10	3.30	5.10	3.83	2.14	2.41	4.86	3.14	
22	2.40	2.40	2.20	2.33	7.20	2.10	2.50	3.93	6.64	-0.32	0.23	2.18	
24	1.00	1.20	1.30	1.17	2.00	1.80	0.90	1.57	1.14	0.86	-0.36	0.55	
27	2.00	1.90	1.40	1.77	2.50	2.00	5.80	3.43	1.00	0.32	5.50	2.27	
29	-3.00	2.50	1.50	0.33	1.20	2.10	0.30	1.20	1.18	2.41	-0.05	1.18	
31	1.60	2.10	2.00	1.90	1.90	2.40	1.60	1.97	0.00	0.68	-0.41	0.09	
34	1.90	1.40	1.60	1.63	2.60	3.30	0.90	2.27	1.32	2.27	-1.00	0.86	
36	1.70	1.90	1.80	1.80	1.60	4.70	4.70	3.67	-0.27	3.95	3.95	2.55	
38	0.90	1.30	1.10	1.10	0.60	0.20	0.60	0.47	-0.68	-1.23	-0.68	-0.86	
41	3.50	3.40	2.50	3.13	3.80	2.70	2.00	2.83	0.91	-0.59	-1.55	-0.41	
43	0.70	1.50	1.00	1.07	2.00	0.20	1.20	1.13	1.27	-1.18	0.18	0.09	
45	0.60	1.30	1.60	1.17	2.40	1.30	1.30	1.67	1.68	0.18	0.18	0.68	
Total	42.50	51.40	46.20	46.70	59.80	58.20	53.90	57.30	17.9	15.7	9.8	14.5	
After													
45 days	42.50	51.40	46.20	46.70	59.80	58.20	53.90	57.30	17.9	15.7	9.8	14.5	

**Remark:**\* D=Degree of degradation calculated from CO<sub>2</sub> evolution. **Equation:** 

 $(CO_2)_B$  = Measured cumulative  $CO_2$  production by blank

(CO<sub>2</sub>) T= Measured cumulative CO<sub>2</sub> production by test material

 $(CO_2)_{Bmean} = [(CO_2)_{B1}+(CO_2)_{B2}+(CO_2)_{B3}] / 3$ 

 $D = [(CO_2)_T - (CO_2)_{Bmean}] / ThCO_2$ 



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# 4.6.3 Controlled aerobic biodegradation test data of reference material

	CO <sub>2</sub> (g/vessel)								D (%)			
Day					Reference				Reference			
	B1	B2	B3	B <sub>mean</sub>	r1	r2	r3	r <sub>mean</sub>	r1 (%)	r2	r3	<b>r</b> <sub>mean</sub>
0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
3	5.90	5.10	5.50	5.50	9.20	8.80	10.10	9.37	5.05	4.50	6.27	5.27
6	7.20	7.30	6.50	7.00	11.10	11.30	10.50	10.97	5.59	5.86	4.77	5.41
8	3.30	3.80	3.50	3.53	12.40	10.80	11.50	11.57	12.09	9.91	10.86	10.95
10	5.20	6.30	5.80	5.77	8.70	9.50	8.80	9.00	4.00	5.09	4.14	4.41
13	1.70	1.90	1.50	1.70	5.70	4.90	5.10	5.23	5.45	4.36	4.64	4.82
15	3.30	2.60	2.40	2.77	3.90	7.00	5.20	5.37	1.55	5.77	3.32	3.55
17	1.30	1.80	1.40	1.50	4.70	4.50	3.10	4.10	4.36	4.09	2.18	3.55
20	1.30	1.70	1.60	1.53	3.30	2.90	4.50	3.57	2.41	1.86	4.05	2.77
22	2.40	2.40	2.20	2.33	3.70	3.90	4.80	4.13	1.86	2.14	3.36	2.45
24	1.00	1.20	1.30	1.17	2.80	3.30	3.20	3.10	2.23	2.91	2.77	2.64
27	2.00	1.90	1.40	1.77	3.10	4.10	4.40	3.87	1.82	3.18	3.59	2.86
29	-3.00	2.50	1.50	0.33	7.30	6.70	6.70	6.90	9.50	8.68	8.68	8.95
31	1.60	2.10	2.00	1.90	2.70	4.70	4.50	3.97	1.09	3.82	3.55	2.82
34	1.90	1.40	1.60	1.63	4.30	4.50	3.70	4.17	3.64	3.91	2.82	3.45
36	1.70	1.90	1.80	1.80	4.10	3.90	4.10	4.03	3.14	2.86	3.14	3.05
38	0.90	1.30	1.10	1.10	5.10	2.20	3.10	3.47	5.45	1.50	2.73	3.23
41	3.50	3.40	2.50	3.13	5.90	3.60	4.20	4.57	3.77	0.64	1.45	1.95
43	0.70	1.50	1.00	1.07	1.80	1.80	1.80	1.80	1.00	1.00	1.00	1.00
45	0.60	1.30	1.60	1.17	1.40	1.90	1.90	1.73	0.32	1.00	1.00	0.77
Total	42.50	51.40	46.20	46.70	101.20	100.30	101.20	100.90	74.3	73.1	74.3	73.9
After												
45 days	42.50	51.40	46.20	46.70	101.20	100.30	101.20	100.90	74.3	73.1	74.3	73.9

# Equation:

- $(CO_2)_B =$  Measured cumulative  $CO_2$  production by blank
- (CO<sub>2</sub>)<sub>R</sub> = Measured cumulative CO<sub>2</sub> production by reference material

 $(CO_2)_{Bmean} = [(CO_2)_{B1}+(CO_2)_{B2}+(CO_2)_{B3}] / 3$ 

 $D = [(CO_2)_{R}-(CO_2)_{Bmean}] / ThCO_2$ 

 $D_{Rmean} = (D_{R1}+D_{R2}+D_{R3}) / 3$ 



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# 4.7 Additional information (observations, reasons for rejection of test results and others)

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For adjusting humidity in the composting vessels water was carefully added to the vessel once a week.

The concentration of oxygen was checked every day during the first week of the test and once a week afterwards. For aerobic conditions the concentration of oxygen shall be higher than 6%. The concentration did not fall below 18% during the test.

## Remark:

"#" indicates that all tested items are sub-contracted to a laboratory which complies with the requirement of ISO/IEC 17025:2017.

-End-

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

- These General Terms and Conditions of Business of TÜV Rheinland in Graater China ("GTCB") is made between the client and one or more member 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 hereof includes: 11
- (i) a natural person capable to form legally binding contracts under the applicable laws who concl the contract not for the purpose of a daily use;
- (ii) the incorporated or unincorporated entity duly organized, validly existing and capable to form legally binding contracts under the applicable law.
- The following terms and conditions apply to agreed services including consultancy services, information, deliveries and similar services as well as ancillary services and other secondary obligations provided within the scope of contract performance. 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 terms and conditions of the client shall form part of the contract even if TÜV Rheinland does not explicitly object to them.
- 1.4 In the context of an ongoing business relationship with the client, this GTCB shall also apply to future contracts with the client without TÜV Rheinland having to refer to them separately in each individual

#### 2. Quotations

- Unless otherwise agreed, all quotations submitted by TÜV Rheinland can be changed by TÜV Rheinland without notice prior to its acceptance and confirmation by the other party. Coming into effect and duration of contracts
- The contract table core into effect for 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 who are table to the second s 3.1

#### 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.

3.3 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 six-week notice prior to the end of the contractual term.

#### Scope of services

- 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, then the written confirmation of order by TÜV Rheinland shall be decisive for the service to be provided. 4.1 4.2
- The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into. 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. 10.3
- Oursecution of the work there shall be no simultaneous assumption of any guarantee of the correctness (proper quality) and working order of either tested or examined parts nor of the installation as a whole and its upstream and/or downsteem processes, organisations, use and application in accordance with regulations, nor of the systems on which the installation is based. In particular, TUV Rhenind shall assume no responsibility of the construction, selection of material and assembly of installations examined, nor for their use and application in accordance with regulations, rules there questions are expressly overed by the contract. 4.4
- 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 on which the inspections are based, unless otherwise expressly agreed in writing.
- 4.6 If mandatory legal regulations and standards or official requirements for the agreed service scope change after conclusion of the contract, with a written notice to the client, TÜV Rheinland shall be entitled to additional remuneration for resulting additional expenses.
- The services to be provided by TUV. Relevinide under the contract are agreed exclusively with the client. A contract of third parties with the services of TUV Rheinland, as well as making available of adjustifying confidence in the work results (test reports, test results, expert reports, etc.) is not part of the agreed services. This also applies if the client passes on work results in full or in extracts to third parties in accordance with clause 11.4. 4.7

#### Performance periods/dates

- 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 contirmed as binding by TÜV Rheinland in writing.
- 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.
- 5.3 Articles 5.1 and 5.2 also apply, even without express approval by the client, to all extensions of agreed periods/dates of performance not caused by TÜV Rheinland.
- 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 clause 6.1 or has not done so in time and, in particular, has not provided TÜV Rheinland with all documents and information required for the performance of the service as specified in the contract. 5.4
- If the performance of TÜV Rheinland is delayed due to unforeseeable circumstances such as force majeure, strikes, buainess discuptions, governmental regulations, transport obstateles, etc., TÜV Rheinland is entited to pospone 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 seformance. 5.5

- 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.
- 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: 6.2 a) it has required statutory qualifications;

- b) the product, service or management system to be certified complies with applicable laws and regulations; and 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.
- If the client breaches the aforesaid representations and warranties, TÜV Rheinland is entitled to i) immediately terminate the contract/order without prior notice; and ii) withdraw the issued testing report/certificates if any.
- The client shall be any additional cost incurred on account of work having to be redone or being delayed as a result of late, incorrect or incomplete information provided by or lack of proper cooperation from the client. Even where a fixed or maximum price is agreed, TÜV Rheinland shall be entitled to charge extra fees for such additional expense.

- f the scope of performance is not laid down in writing when the order is placed, invoicing shall be ased on costs actually incurred. If no price is agreed in writing, invoicing shall be made in accordance with the price list of TUV Rheinland valid at the time of performance. 7.1 If the sco 12.
- Unless otherwise agreed, work shall be invoiced according to the progress of the work 7.2 7.3 If the execution of an order extends over more than one month and the value of the contract or the agreed fixed price exceeds €2,500.00 or equivalent value in local currency, TÚV Rheinland may demand payments on account or in instalments.

#### Payment terms 8.

August 2021

- All invoice amounts shall be due for payment without deduction on receipt of the invoice. No discounts and rebates shall be granted.
- Payments shall be made to the bank account of TÜV Rheinland as indicated on the invoice, stating the invoice and client numbers. 82
- cases of default of payment, TÜV Rheinland shall be entitled to claim default interest at the picable short term loan interest rate publicly announced by a reputable commercial bank in the untry where TÜV Rheinland is located. At the same time, TÜV Rheinland reserves the right to claim 83
- Should the client default in payment of the invoice despite being granted a reasonable grace period, TÚV Rheinland shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-performance and refuse to continue performance of the contract. 84
- The provisions set forth in article 8.4 shall also apply in cases involving returned cheques, cessation of payment, commencement of insolvency proceedings against the client's assets or cases in which the commencement of insolvency proceedings has been dismissed due to lack of assets.
- Objections to the invoices of TÜV Rheinland shall be submitted in writing within two weeks of receipt of the invoice. 8.6
- TŪV Rheinland shall be entitled to demand appropriate advance payments 8.7
- Lov rheminand shall be entited to arise it fees set the beginning of a month if overheads and/or purchase costs have increased. In this case, TUV Rheminand shall notify the client in writing of the rise in fees. This notification shall be issued one morth prior to the data on which the rise in fees shall come into effect (period of notice of changes in fees). If the rise in fees shall come into effect (period of notice of changes in fees). If the rise in fees seemains when the rise in fees exceeds \$% per contractual year, the client shall be entitled to terminate the contract to the end of the period notice of changes in fees. If the orise in fees deemed to have been agreed upon by the time of the expiry of the notice period. 8.8
- Only legally established and undisputed claims may be offset against claims by TÜV Rheinland

TÜV Rheinland shall have the right at all times to setoff any amount due or payable by the c ncluding but not limited to setoff against any fees paid by the client under any contracts, agree and/or orders/joutations reached with TÜV Rheinland.

#### centance of work

- Any part of the work result ordered which is complete in itself may be presented by TÜV Rheinland for acceptance as an instalment. The client shall be obliged to accept it immediately. 9.1 9.2
- If acceptance is required or contractually agreed in an individual case, this shall be deeme taken place two (2) weeks after completion and handover of the work, unless the clier acceptance within this period stating at least one fundemental breach of contract by TÜV Rhe 93
- The client is not entitled to refuse acceptance due to insignificant breach of contract by TÜV Rheinland If acceptance is excluded according to the nature of the work performance of TÜV Rheinland, the completion of the work shall take its place.
- Uniquestion or the work sets that the place. During the Folder-Audit stage, if the client was unable to make use of the time windows provided for within the scope of a certification procedure for auditing/performance by TUV Revenitiand and the emilitation of the stage of the emilitation of the stage of 9.5
- Insofar as the client has undertaken in the contract to accept services. TUV Rheinland shall also be entitled to charge lump-sum damages in the amount of 10% of the order amount as compensation for express if the service is not called within one year after the order has been placed. The client reserves the right to prove that the TUV Rheinland has incurred no damage whatsoever or only a considerably lower damage than the above memioned lump sum. 9.6

#### 10. Confidentiality

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- dentially propose of these terms and conditions, "confidential information" means all know-how, trade secrets, documents, images, drawings, expertise, information, data, test results, reports, samples, project documents, principa and financial information, using and supplier information, and marketing techniques and materials, inspible or intergible, that are supplied, fursistenced or otherwise disclosed printed or electronic format. Confidential information carge supplied, fursistenced or otherwise disclosed or otherwise disclosed or otherwise disclosed and the supplied or information and now-how collected, compiled or otherwise disclosed and supplier information is expressing on the data and now-how collected, compiled or otherwise disclosed by TUV Reineland (non-personal and not propriatary to the client) within the scope of the provision of services by TUV Reineland. TUV Reineland is entitled to store, principate of developing new services, improving services and analyzing the provision of services. 102 The disclosing party shall mark all confidential information factoscole in numeric formation disclosed or the norwing of services. To the sciencing party shall be appropriately information and. It confidential information is disclosed orably five ensiring that spin the parovision of services. 102 The disclosing party shall mark all confidential information the signal developed providential and the superconfidential information is take any confidential information to the services disclosed orably five services your disclosed services the service party shalls to do so within the signal devices of disclosed carely. The results are providential information to the services and information. The client shall modul using any third party platform and/or system (e.g. Wechat, the source of disclosed carely the result system (e.g. Wechat, employees through its compary semal. It the client suffers from any losses or damages due to any left or leakages to be caused by the adoption of any unumbrozed confidential informatio
- 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:
- may only be used by the receiving party for the purposes of performing the contract, unless expressly otherwise agreed in writing by the disclosing party; a)
- may not be copied, distributed, published or otherwise disclosed by the receiving party, unless this is necessary for fulfiling the purpose of the contract or TUV Rheinland is required to pass on confidential information, inspection reports or documentation to the government authorities, judical court, accreditation bodies or third parties that are involved in the performance of the contract; b)
- must be treated by the receiving party with the same level of confidentiality as the receiving party uses to protect its own confidential information, but never with a lesser level of confidentiality than that which is reasonably required. C)
- The receiving party may disclose any confidential information received from the disclosing party to those of its employees who need this information to perform the services required for the contror The receiving party undertakes to oblige these employees to observe the same level of secrecy as forth in this confidentiality clause. Information for which the receiving party can furnish proof that:
- it was generally known at the time of disclosure or has become general this confidentiality clause by the receiving party, or ы it was disclosed to the receiving party by a third party entitled to disclose this information; or
- the receiving party already possessed this information prior to disclosure by the disclosing party; or
- the receiving party developed it itself, irrespective of disclosure by the disclosing party, shall not be deemed to constitute "confidential information" as defined in this confidentiality clause.
- deemed to constitute "confidential information" as defined in this confidentiality clause. All contidential information thal terms the property of the disclosing party. The receiving party hereby agrees to immediately (i) return all confidential information. Including all copies, to the disclosing party, address to the disclosing party, to destroy all confidential information. Including all copies, and confirm the destruction of this confidential information to the disclosing party, in writing, at any time is to requested by the disclosing party, to destroy all writinus disclosing party in writing, at any time solid of the contract. This does not extend to include reports and certificates prepared for the client. However, TUV Rhenitand is entitled to make the copies of such reports, certificates and confidential informations and contract. This does not extend to include reports and certificates and confidential however, TUV Rhenitand is entitled to make the copies of such reports, certificates and confidential does not be an extend to make the copies of such reports, destructions and contractions of the such as a compared documentation purposes required by laws, regulations and the requirements d working procedures of TUV Rheinland.
- From the start of the contract and for a period of three years after termination or expiry of the contract, the receiving party shall maintain strict secrecy of all confidential information and shall not disclose this information to any third parties or use it for itself.

#### Copyrights and rights of use, publications 11.1

- TVV Rheinland shall retain all exclusive copyrights in the reports, expert reports/opinion reports/results, results, calculations, presentations etc. prepared by TVV Rheinland, unless of agreed by the parties in a separate agreement. As the owner of the copyrights, TVV Rheinland to grant others the right to use the work results for individual or all types of use ("right of use")
- The client receives a simple, unlimited, non-transferable, non-sublicensable right of use to the of the work results produced within the scope of the contract, increase ensues right to take to the contract, in a separate agreement. The client may only use such reports, expert reports/privings, test reports/results, results calculations, presentations etc. prepared within the scope of the contract for the
- 18.1The Parties are bound to perform their contractual duties even if events have rendered performance more onerous than could reasonably have been anticipated at the time of the conclusion of the contract. The transfer of right of use of the generated work results regulated in clause 11.2. of the GTCB is subject to full payment of the remuneration agreed in favour of TÜV Rheinland.
- The client may use work results only complete and unshortened. The client may only pass on the work results in full unless TÜV Rheinland has given its prior written consent to the partial passing on of work results.
- Any publication or duplication of the work results for advertising purposes or any further use of the work results beyond the scope regulaed in clause 11.2 needs the prior written approval of TÜV Rheinland in each individual case.
- TÜV Rheinland may revoke a once given approval according to clause 11.5 at any time without stating reasons. In this case, the client is obliged to stop the transfer of the work results immediately at his own exponse and, as far as possible, to withdraw publications. 11.6
- The consent of TÜV Rheinland to publication or duplication of the work results does not entitle the client to use the corporate logo, corporate design or test/certification mark of TÜV Rheinland. 11.7

### Liability of TÜV Rheinland

Liability of TUV Rheinland Irrespective of the legal basis to the fullest extent permitted by applicable law, in the event of a breach of contractual obligations or tort, the liability of TUV Rheinland for all damages, losses and emboursement of expenses caused by TUV Rheinland, its legal representatives and/or employees shall be limited to: (i) in the case of a contract with a fixed overall flee, three times the overall les (or light) is a contract expression of the legal basis. In advance of the legal expression of 20.000 Euro or equivalent amount in local currency; and (iv) in the case of a framework agreement that provides for the possibility of placing individual orders, three times the event that the solar and excurrence light) the longenging provinces encodes 2.5 Million be only limited to and shall not exceed the said 2.5 Million Euro or equivalent amount in local currency. The limitation of liability according to article 12.1 above shall not apply to damages and/or losses caused by malice, intent or gross negligence on the part of TÜV Rheinland or its vicarious agents Such limitation shall not apply to damages for a person's death, physical injury or illness.

- Lasses involving industriated parameters of a person's defin, physical injury of illiess. In cases involving is fundamental breach of contract, TU P benindra with be lable even where minor negligence is involved. For this purpose, a "fundamental breach" is breach of a material constratual objaction, the performance of which permits the due performance of the contract. At you claim for damages for a fundamental breach of contract shall be limited to the amount of damages reasonably foreseenable damages), unless any of the circumstances described in article 12.2 applies.
- TUV Rheiniand shall not be liable for the acts of the personnel made available by the client to support TUV Rheiniand the performance of its services under the contract, unless such personnel made available is regarded as vicatious agant of TUV Rheiniand. If TUV Rheiniand is not liable for the acts of the personnel made available by the client under the program (provide) the client shall indemrify TUV Rheiniand against any claims made by third parties arising from or in connection with such personnel's acts. 12.4
- Unless otherwise contractually agreed in writing, TÜV Rheir contract to the client. 12.5 nland shall only be lia 12.6
- The limitation periods for claims for damages shall be based on statutory provisions 12.7 None of the provisions of this article 12 changes the burden of proof to the disadvantage of the client

#### 13. Exc

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- 13.1 When passing on the services provided by TÜV Rheinland or parts thereof to third parties in Greater China or other regions, the client must comply with the respectively applicable regulations of national and international export control law.
  - The performance of a contract with the client is subject to the proviso that there are no obstacles to performance due to national or international foreign trade legislations or embargos 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 incured thereof by TÜV Rheinland.

#### Data pro

Data protection notice TUV Rhenindro processes personal data of the client for the purpose of fulfilling this contract. In addition, TUV Rhenindro also processes the data for other legal purpose in accordance with the relevant legal person. Turber personal data of the client will only be disclosed to other natural or legal persons if the legal tegative states and the client will be addited to the disclosed to the state of the states and the personal data of the client will of the disclosed the tegative states and the states and the personal data of the client will be disclosed to the state of the states and the states and the personal data of the disclosed the tegative states and the state of the states and the personal data of the disclosed the states and the states and the states and the states and the personal data of the disclosed the states and the states and the states and the states and the personal data of the states and the personal data of the states and the personal data of the states and the personal data of the states and the personal data of the states and the state and the states and

### 15. Test materials/samples: transport risk and storage

- 15.1The risk and costs for freight and transport of documents or test materials/samples to and from TÜV Rheinland as well as the costs of necessary disposal measures shall be borne by the client. TÜV Rheinland will be only liable for the direct loss of test materials/samples in the laboratories or warehouses of TÜV Rheinland only in case of gross negligence.
- 15.2Any destroyed and otherwise worthless test materials/samples will be disposed of by TÜV Rheinland for the client at the expense of the client, unless otherwise agreed.
- naged test materials/samples shall be stored by TÜV Rheinland for four (4) weeks after completion of the test. If a longer storage period is desired, TÜV Rheinland charges an appropriate storage fee. 15.4After the expiry of the 4 weeks or any longer period agreed upon, the test materials/samples will be disposed of by TÜV Rheinland for the client for a fee in accordance with clause 15.2.
- test materials amples or documentations are given to the client to be placed in storage at the promises from sets materials becamples or documentations must be made available or 10 Hambind to prevent promptly and tree of ohange. If the client, in response to such a request, is incapable of material and the test materials/amples and/or documentation, any liability claims for material and pecuniary damage resulting from the respective testing and certification that is brought forward by the client against TUV Reminand shall be voided.

#### 16. Termination of the contract

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- 6.1 Notwithstanding clause 3.3 of the GTCB, TÜV Rheinland and the client are entitled to terminate the contract in its entirety or, in the case of services contributed in one contract, each of the combined parts of the month's notice both end of the contractually agreed term. The notice period ratio be shorthend to site (6) weeks in case TÜV Rheinland is prevented from performing the services due to a loss or a suspension of this accordingtion.
- 16.2For good causes, TÜV Rheinland may consider giving a written notice to the client to terminate the contrac which includes but not limited to the following:
  - a) the client does not immediately notify TÜV Rheinland of changes in the conditions within the company which are relevant for certification or signs of such changes; b) the client misuses the certificate or certification mark or uses it in violation of the cont
  - c) in the event of several consecutive delays in payment (at least three times);
  - d) a substantial deterioration of the financial circumstances of the client occurs and as a result the payment claims of TÜV Rheinland under the contract are considerably endangered and TÜV Rheinland cannot reasonably be expected to confinue the contractual relationship.
  - e) in the event of any serious misrepresentation, be it by intentional fraud or grossly negligent behavior of the managers, employees or agents of the client; f) if TÜV Rheinland, for reasons beyond its control, is temporarily or finally not able or entitled to continue or finalize the performance of the service, e.g. in case of force majeure, government interference, sanctions, loss of accreditation or notification, or other.

the event of termination with written notice by TÜV Rheinland for good cause, TÜV Rheinland shall be entitled to a lump-sum claim for damages against the client if the conditions of a claim for damages exist. In his case, the client shall lowe 15% of the reunneration to be gaid until the end of the fixed cortact term as lump-sum compensation. The client reserves the right to prove that there is no damage a considerably lower damage. TUV Rheinland reserves the right to prove that there is and the damage are considerably lower damage. TUV Rheinland reserves the right to prove a considerably higher damage in individual the damage and the damage and the damage and the damage.

15.4TÜU Rheinland is also entitled to terminate the contract with written notice if the client has not been able to make use of the time windows for auditing / anexotic provision provided by TÜV Rheinland within the scope of a certification procedure and the certificate therefore has to be withdrawn (for example during the performance of monitoring audits). Classe IES applies accordingly.

17.1\*Force Majeure" means the occurrence of an event or circumstance that prevents or impedes a Party from performing one or more of its contractual abilgations under the contract, if and to the extent that that Party proves: (a) that such impediment is beyond its reasonable control; and (b) that it could not reasonably have been foreseen at the time of the conclusion of the contract, and (c) that the effects of the impediment could not reasonable that been avoided or overcome by the affected Party.

sectionally rives been avoided to verticitine by the anteced traits; In the absence of poort to the contrary, the following events affecting a Party shall be presumed to fulfil conditions (a) and (b) under paragraph 1 of this Clause: (i) war (whether declared or not), hostilities, mission, act of foreign eventies, extentive millitary mobilization: (ii) of war, included in the evolution, millary or usurped power, insurrection, act of terrorism, sabotage or prizey; (iii) currency and trade generaticino, methages, scandroc (ii) yat a databotily whether fueld or unlawlid, compliance with any law or generatication, the scandroc of the adaptive scandroc of the contrast and the scandroc of the scandr

as boycott, strike and lock-out, go-slow, occupation of factories and premises. The Party successful (invictor) fails Clause is kelleved from its du/ty to perform its obligations under the contract and from any liability in damages or from any other contractual remedy to fxesch of contract. from the time at which the impediment causes insibility to perform, provided that the notice thereoils is given without delay. If notice thereoils is not given without delay, the relief is effective from the time at which notice thereof reaches the other Party. Where the effect of the impediment ir overther invoked is targetory ableced Party. Where the duration of the impediment invoked mixed is preventioned by the Party has the contracting Parties of what they wave tastonably entitied to aspect under the contract, where Party has the garderd. The Parties expressly agrees that the contract may be terminated by either Party I if the duration of the impediment exceeds 120 days.

(a) the continued performance of its contractual duties has become excessively onerous due to an event beyond its reasonable control which it could not reasonably have been expected to have taken into account at the time of the conclusion of the contract, and that

(b) it could not reasonably have avoided or overcome the event or its consequences, the Parties are bound, within a reasonable time of the invocation of this Clause, to negotiate alternative contractual terms which reasonably allow to overcome the consequences of the event.

Where Clause 18.2 applies, but where the Parties have been unable to agree alternative contractual terms as provided in that paragraph, the Party invoking this Clause is entitled to terminate the contract, but cannot request adaptation by the judge or arbitrator without the agreement of the other Party.

All amendments and supplements must be in writing in order to be effective. This also applies to amendments and supplements to this clause 17.1.

Should one or several of the provisions under the contract and/or these terms and conditions be or become ineffective, the contracting parties shall replace the invalid provision with a legally valid provision that comes closest to the content of the invalid provision in legal and commercial terms.

Unless otherwise stipulated in the contract, the governing law of the contract and these terms and conditions shall be chosen following the rules as below: if TÜV Rheinland in question is legally registered and existing in the People's Republic of China, the contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of the People's Republic of China.

b) if TÜV Rheinland in question is legally registered and existing in Taiwan, the contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of Taiwan.

c) if TÜV Rheinland in question is legally registered and existing in Hong Kong, the contracting parties hereby agree that the contract and these terms and conditions shall be governed by the laws of Hong Kong.

Any dispute in connection with the contract and these terms and conditions or the execution thereof shall be settled friendly through negotiations. Inless otherwise stipulated in the contract, if no settlement or no agreement in respect of the extension of the negotiation period can be reached within two months of the arising of the dispute, the dispute shall be

in the case of TÜV Rheinland in question being legally registered and existing in the People's sublic of China, to China International Economic and Trade Arbitration Commission (CETAQ) to be dely vabritration under the Arbitration Nuels of CIETAC for force when the arbitration is submitted. The tration shall take place in Beijing, Shanghai, Shenzhen or Chongqing as appropriately chosen by the

b) in the case of TÜV Rheinland in question being legally registered and existing in Taiwan, to Chinese Arbitration Association, Taipei to be arbitrated in accordance with its then current Rules of Arbitration. The arbitration shall take place in Taipei.

value. The advances and a see public in respect in the case of TOV Rheinland being legally registered and existing in Hong Kong, to Hong Kong mational Arbitration Centre (HKIKC) to be settled by arbitration under the HKIAC Administered tradion Rules in force when the Volce of Arbitration is submitted in accordance with these rules. The tradion shall take place in Hong Kong.

The decision of the relevant arbitration tribunal shall be final and binding on both parties. The arbitration fee shall be borne by the losing party.

18.2. Notwithstanding paragraph 1 of this Clause, where a Party proves that

tial invalidity, written form, place of jurisdiction and dispute resolutior