Test Report -Products



Report No.:

244543364a 001

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Client:	NINGBO GUANYI INT'L TRADE CO., LTD.
Contact Information:	20/F,Ningbo Global Shipping Plaza,No.269 Ningdong Road,Ningbo, China
Test item(s):	Тоу
Identification/ Model No(s):	电子琴, 电子吉他, 电子DJ台
Sample obtaining method:	Sending by customer
Condition at delivery:	Test item complete and undamaged.
Sample Receiving date:	2023-09-11 & 2023-10-12 & 2023-11-21
Testing Period:	2023-09-11 to 2023-11-27
Place of testing:	Toys laboratory Shanghai

Test Specification:

1. EN IEC 62115:2020+A11:2020 Electric toys - Safety

Other information:

Country of Origin: China Sales Destination: Europe Packaging provided: No The provided age grade of the item: Over 12 months. The appropriate age grade of the item: Over 10 months. The item was tested over 10 months. Test result:

Please refer to result page

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

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2023-11-27

Neo Yang / Assistant 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.

TÜV Rheinland (Shanghai) Co., Ltd., Shanghai TÜV Rheinland Building, No. 177, Lane 777, West Guangzhong Road, Jing'an District, Shanghai, 200072, P.R.China Tel +86 21 6108 1188 · Fax +86 21 6108 1099 · Mail: service-gc@tuv.com · Web: www.tuv.com



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Material List:

Item: 电子琴, 电子吉他, 电子DJ台

Material No.	Material	Color	Location
M001	Whole Product	Multicolor	电子琴
M001'	Whole Product	Multicolor	电子琴, reworked sample received on 20231121
M002	Whole Product	Multicolor	电子DJ台
M003	Whole Product	Multicolor	电子吉他



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1.EN IEC 62115:2020+A11:2020 Electric toys - Safety

Test Method: EN IEC 62115:2020+A11:2020

Test No.	Material no.	
T001	M001'	

Power Information :

Component No. D	escription Power Type
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EN IEC 62115:2020+A11:2020 Electric toys - Safety

Clause	Assessment
1 Scope	
2 Normative references	
3 Definitions	
4 General requirement	
5 General conditions for the tests	
6 Criteria for reduced testing	
7 Marking and Instructions	PASS*1
8 Power input	N.A.
9 Heating and abnormal operation	PASS
10 Electric strength	PASS
11 Electric toys used in water, electric toys used with liquid and electric toys cleaned with liquid	N.A.
12 Mechanical strength	PASS
13 Construction	PASS
14 Protection of cords and wires	PASS
15 Components	PASS*2
16 Screws and connections	PASS
17 Clearances and creepage distances	PASS
18 Resistance to heat and fire	PASS
19 Radiation and similar hazards	N.A.
19.2 Optical radiation	N.A.
19.3 Other electromagnetic radiation	N.A.

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request.

N.A. = Not Applicable; N.C. = Not conducted



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Test No.	Material no.	
T002	M002,M003	

Power Information :

Component No. Description Power Type	Component No.	Description	Power Type
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EN IEC 62115:2020+A11:2020 Electric toys - Safety

Clause	Assessment
1 Scope	
2 Normative references	
3 Definitions	
4 General requirement	
5 General conditions for the tests	
6 Criteria for reduced testing	
7 Marking and Instructions	N.C.*3
8 Power input	N.A.
9 Heating and abnormal operation	PASS
10 Electric strength	PASS
11 Electric toys used in water, electric toys used with liquid and electric toys cleaned with liquid	N.A.
12 Mechanical strength	PASS
13 Construction	PASS
14 Protection of cords and wires	PASS
15 Components	PASS*2
16 Screws and connections	PASS
17 Clearances and creepage distances	PASS
18 Resistance to heat and fire	PASS
19 Radiation and similar hazards	N.A.
19.2 Optical radiation	N.A.
19.3 Other electromagnetic radiation	N.A.

The clause and/or sub-clause would be indicated only in the test report whichever applicable. The comprehensive result report is available upon request.

N.A. = Not Applicable; N.C. = Not conducted



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Remark:

- *1 The marking of identification of the clause 7.2.1 about requirements in Directive 2009/48/EC, relating to marking of toys and do not constitute requirements of this European Standard.
- *2 Components shall comply with the safety requirements specified in the relevant IEC standards as far as they reasonably apply.
- *3 As per client's request, Clause 7 Marking and instructions was excluded.



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Sample Photos







- END -

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

- Scope These General Terms and Conditions of Business of TUV Rhenland in Greater China ("CITCB") is made between the client and one or more member entities of TUV Rhenland in Greater China as applicable as the case may be ("TUV Rhenland"). The Greater China here of the theory of the theory of the theory of the client and the applicable laws who concludes the incorporated or unicorporated entity during contracts under the applicable laws who concludes the incorporated or unicorporated entity during contracts under the applicable laws who concludes the incorporated or unicorporated entity during contracts and the second of the second and thindraws and the client and the client and the client the applicable laws. Who client the information, deleveries and what are avoided as a second of the second and Any standard terms and conditions apply to any nature shall not apply and shall hereby be expressly excluded. No standard contractual terms and conditions of the client the direct the and the form that of the contract even if TUV Rheinland dee not explicitly duplect to them. In the costed of an origoing business relationship with the direct the I and CEG shall also apply to in the costed of the black tables. 1.1
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2 Quotations

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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

3.1

- Coming into effect and duration of contracts The contract stalls core is to effect to the agreed terms upon the quotation ister of TUV Rheinland or a separate contractual document being signed by both contracting parties, or upon the works without recently a quotation from TUV Rheinland (quotation, TUV Rheinland (quotation), TUV Rheinland (quotation, TUV Rheinland (quotation), TUV Rheinland (quotation
- 3.2 3.3

Scope of services

- Scope districts. The scope and type of the services to be provided by TUV Rhenkand shall be specified in the contractually agreed services scope of TUV Rhenkand by both parties. If no such separate service scope of TUV Rhenkand exists, then the written confirmation of order by TUV Rhenkand shall be decisive for the service to provided. Unless otherwise agreed, services beyond the scope of the storage of the scope of the scope of the scope of the scope of TUV Rhenkand shall be the written confirmation of order by TUV Rhenkand shall be application of such are not one of the service decryption, as well as the intended use and application of such are not cover, on responsibility is assumed for the design, unless this sequences shall be performed in compliance with the regulations in force at the time the contract is entended into. In determine, in its scie describe, the method on nature of the assessment unless otherwise agreed in writing or it mandatory provisions require a specific production to file workly and working order of either treaded or examined parts most of the installations, organized and the science and application in accordance with regulations in accordance with regulators, nor of the installation and science and the or simultaneous procession, cargorisations, use and application in accordance with regulators, nor of here simulation is abread to a application in accordance with regulators, nor of the systems on which the installation is abread in application in accordance with regulators, nor of the systems on which the installation is abread in application in accordance with regulators, nor of here and application in accordance with regulators, unless these questions are expressly covered by the contract. In the case of installators assistions are and application the cover and assembly of medicions and in the prediction of the installation assistions are assembly on the cover and application in accordance with regulators, while the acoversition where and application is accord 41 42
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- particular, TUV Rhenhand all assume no responsibility for the construction, selection of materials and assembly of mataliadons avanted, nor by there used an application accordance with responsible to the selection with the services of the second selection of the second selection and the second of the second selection and the second selection and second selection and the second selection of the second selection and second selection and the second selection and second selection and the second selection and the second selection and second se
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rmance periods/dates

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- Performance period/diales The contractually agreed period/diales of performance are based on estimates of the work involved which are prepared in line with the data provided by the clerit. They shall only be binding if being confirmed as binding VD Rehealed an event diale that the source of the second second second second second second dialest the schematic data required documents to TUV Rehealed an event diaret has submitted at required documents to TUV Rehealed and the schematic data required and agreed period/diales of performance not caused by TUV Rehealed and the context of the second 5.5
- least to the duration of time miniaring participant and the performance performance. 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 TUV Rheinland, which deadlines, it is the client's responsibility to agree on performance dates with TUV Rheinland, which are the transferred for the client's responsibility of the client's rescribed deadlines. TUV Rheinland 5.6 being in the net energies incident and the legal and/or officially prescribed deadlines. Turburk, where the her client to comply with the legal and/or officially prescribed deadlines. Turburk herinland umes no responsibility in this respect unless TUV Rheinland expressly agreed in writing clically stating that ensuring the deadlines is the contractual obligation of TUV Rheinland. enable the assumes r

The client's obligation to cooperate

- 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. 6.1
- 6.2
- provided in good time and at no cost to TUV Rheimand.
 the service shall be services shall be service shalll 6.3

Prices

- Prices If the scope of performance is not laid down in writing when the order is placed, involcing shall be based on costs actually incurred. If no price is agreed in writing, involcing shall be made in accordance with the price list of UTW Reinhand valid at the time of performance. Unless otherwise agreed, work shall be involced according to the progress of the work. If the execution of an order adverted over more than one month and the value of the contract or the agreed fixed price seceeds 2,2500.00 or equivalent value in local currency. TUV Rhenland may demine Jaynemis to account or in indiaments. 7.1
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Payment terms 8

- 8.1 8.2
- Invoice amounts shall be due for payment within 50 days of the tracked date without deduction receipt of the mixed, no discounts and reclasses shall be granted. Invoices and client numbers. The share of the state of the share of the share of the share of the mixed share of the shares and share numbers. The share of the shares of the shares of the share of the share of the shares of the shares of the shares of the shares of the share the share the share of the shares of the shares of the share the share the share the right to the shares of the shares of the share the right to the shares of the shares of the shares the right to the shares of the shares of the share the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares the right to the shares of the shares of the shares of the right to the shares of the shares of the shares of the shares the right to the shares of the shares 8.3
- clai Shr 8.4
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- assets. Objections to the invoices of TÜV Rheinland shall be submitted in writing within two weeks of receipt of the invoice. TÜV Rheinland shall be entitled to demand appropriate advance payments. 86

This GTCB is only used for TÜV Rheinland Business Stream Products Version 5.0/February 2023

- 87
 - February 2023

- 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 direct in witting of the shall come into feet (period of notice) of charges in fees). If there is no fees remain under SNs contractual year, the client shall not have the right to ferminate the contract. If the rise in fees exceeds SNs per contractual year, the client shall not have the right to ferminate the contract. If the rise in fees exceeds SNs per contractual year, the client shall be entitied to terminate the contract. If the rise in fees exceeds SNs per contract lay the rise that is the shall be dismut to the contract, the charge in fees. 8.8
- Only legally established and undigued chains may be offer against claims by TÜV Rheinland. TÜV Rheinland shall have the right at all times to setoff any amount due or payable by the client, including but not limited to setoff against any fees paid by the client under any contracts, agreement and/or orders/quotations reached with TÜV Rheinland. 8.9 8.10
- Acceptance 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 inmediately. Instein the provide the state of the state 9.1
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- The client is not entitled to make acceptance due to insignificant Oreacn a currence of UV file acceptance is excluded according to the nature of the work performance of TÜV Rheinland, the Countig the Follow-Audit stage, if the client was unable to make use of the time windows provided for within the scope of a certification procedure for auditing/set/mance by TÜV Rheinland and the complication of the scope of a certification procedure for auditing/set/mance by TÜV Rheinland and the complication is thereafter to be whitehowing (e.g. performance of surveillance auditing) of if the client as compensation for expenses. The client reserves the right proves that the TUV Rheinland has incurred no damage whatsoever or only a considerably lower damage than the above lung sum. Insofars as the client has undertakein in the contract to acceptives. TUV Rheinland has the provide the service is not called within one year after the orthe tab scene placed. The client reserves the right to prove that the TUV Rheinland has also 9.6

Confidentiality

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- 10.5 a)
- b) c) 16.4 10.6
- <text><text><text><text><text><text><text><text><text><text> documentation purposes required by laws, regulations and the requirements of working procedures of TUP 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 thrift parties or use if for itself.

Copyrights and rights of use, publications

- TÜV Rheinland shall retain all exclusive copyrights in the reports, expert reports/opinions, test reports/results, results, calculations, presentations etc. prepared by TÜV Rheinland, unless otherwise agreed by the parties in a separate agreement. As the owner of the copyrights, TÜV Rheinland is fire to grant others the right to use the work results for individual or all types of use 11.1 11.2
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- Childrette digitale di yi the parter in a separate appresent. A construction of the co 18.1 18.2

12. Liability of TÜV Rheinland 12.1

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- Liability of TÜV Rheinland Irrespective of the legal basis to the fullest extent permitted by applicable law, in the event of an basis of constrained beginners of the TUV Basis of TUV Reparator for all damages, bases are shall be limited to: (i) in the case of a contract twin and the permitted basis, a maximum of the entrie contract, (ii) in the case of a contract twin and the permitted basis, a maximum of the entries contract, (iii) in the case of a contract twin and the permitted basis, a maximum of the entries contract, contract supersay change on a time and material basis, a maximum of that provides for the possibility of patient entries the twent of the the entries outcast, and the damages of bases have occurred. Natwithstanding the above, in the event that the busil and accumulate liability acculated according to the transport provides maximum of the entries outcast. The constant of patient provides for the transport provides the twent that the busil and accumulate liability acculated according to the transport provides maximum of the standard the damages of bases have occurred. Natwithstanding the above, in the event that the busil and contract super and the standard bases of the transport provides maximum of the standard that be only intered to and shall not exceed the said 2.5 Million Euro or equivalent accumulation of liability isocrific 1.1 shows that, physical largor of these contracts appress bases involving a lundamental breach of contract, TUV Rheinland will be liable even where minor regignerse is involving a lundamental breach of contract, the based in the standard contraction consequently threacted by the commutances described in andial compares to a standard based by the commutances described in andial compares to a standard based by contract is that be limited to the anotat of dramages associately foreseening a passible of contract, that be limited to the anotation of thanges passociately three senses as a possible concequenced standards is breach of contract on the sta

- breach (reasonably foreseeable damage), uries any of the circumsures because at a sum-22 applies. The second seco
- Unless otherwise contractually agreed in writing, TÜV Rheinland shall only be liable under the contract to the clent. The Imitation periods for claims for damages shall be based on statutory provisions. None of the provisions of this article 12 changes the burden of proof to the disadvantage of the clert. 12.6 12.7

13. Export control

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 laws.

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 bases incured thereof by TÜV Rheinland.

Data protection notice

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Data protection notice: The clear understands and agrees that TVV Rheinland processes personal data (including but not supplier of the clear by the proposal of Additing this contract. The clear confirms that it has observed the prior consent of the data subject, which entitles TVV Rheinland to access, use, or process the priorical data that the client collected or processes by head and unselfierd to TVV use and process the data in accordance with her relevant legal basis. If any periori data that the client of the priorical data that the client collected or process by head and use disclosed or transferred to any thing prior or any overseas priv outside of the data is to be disclosed or transferred to any thing prior or any overseas priv outside of the data is the periorial data was collected, the client also confirms that it has obtained the prior consent of the periorial data was collected, the client also confirms that it has obtained the prior consent of the periorial data was collected, the client also confirms that is has obtained to be prior consent of the compliance with the privacy and periorial data accurit private low and regulations in China and the local contrity. TUV Rheinland will take measures to avoid any kakage, abuse, mainplation, ond as a corresponding reason of dation arking. Busibests may exercise the blockware prights: right of information, right of accession, right of nextication, right of deletion, right of processing here right to file to compliant with the completent data protection subprivatory. You can contact the Group blockware datases. TW the here and AdS, cli of Croup Data Protection Officer, Am Graues Tests, 51100 Colonys a.

Retention of test material and documentation

- Retention of test material and documentation The last samples avointist by the certent to TUV Pheniland for testing will be scrapped following testing or will be returned to the client at the client's expense. The only exceptions are test samples, which are placed in storage on the basis of statutory regulations or of another agreement with the client. The statut samples of the samples are stored at the premises of TUV Pheniland. The cost of placing clients sample for storage with be discussed to the client to be placed in storage at their premises, the reference samples or documentations must be made available to TUV Pheniland of making available the reference amples and/or documentations, many lability claims for material and pecunity dynamic results (from the respective testing) and certification that is brough forward by the client's against TUV Reteniand shall be volded. Cost and the handow and displicable lagil requirements for BUEEC certificates of conformaly and GS mark certificates.

Termination of the contract

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- Certaination of the contract of the CRCS, TUV Rheinland and the cleant are stilled to terminate the forthard in the interface of a devices combination of the remaining strengthese of the contract of the devices of a devices combination of the remaining strengthese of the contract of the devices of a devices combination of the remaining strengthese of the contract of the devices of a devices combination of the contract, the device bedde devices of the contract of the devices of the devic

We have been a contracted to be accessed on the contract of the contract on the contract of the top contex of the contract of the top contr

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

more encrusa than could reasonably have been anticipated at the time of the conclusion of the Nobehthatanding paragraph of this Clause, where a Party proves that: (a) the continued performance of its contractual dates has become excessively onerous due to an evert beyond in seasonable contractual which it could not executely have been expected to be an evert beyond in assonable contractual which is could not executely have been expected to be an evert beyond and not executed on the invocation of the Clause, to regoting the event contractual terms which reasonably allow to overcome the consequences of the event. Contractual terms which reasonable mice approach the paragraph. The Party howing this Clause is entitled to terminable the contract, but cannot request adaptation by the judge or arbitrator without the agreement of the Party.

Partial invalidity, written form, place of jurisdiction and dispute resolution All amendments and supplements must be in writing in order to be effective. This also apples to amendments and supplements must be invalidity in order to be the structure of the provision in the gard and even of the provision and the structure of the provision in the gard and commercial terms provision that consists to the context of the invalid provision in tegal and commercial terms of the structure of the provision and the structure of the

If TUP Revinted in question is legally registered and existing in Hong Kong, the contra and the learns and continon shall be governed by the laws of hereby agine that the contra and these lems and continon shall be governed by the laws of hereby agine that the contra and these lems and continons shall be governed by the laws of hereby agine that the contra and these lems and continons shall be governed by the laws of hereby agine that the contract and these lems and continons shall be governed by the laws of hong Kong. The contract and these lems and continons on the execution thereof hall be settled finding through negotiations.
Unless otherwise slipidated in the contract and these lems and conditions or the execution thereof hall be settled finding through negotiations.
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Partial invalidity, written form, place of jurisdiction and dispute resolutio