

**TEST REPORT NO: C70062139****Apr 20, 2021****Page: 1 of 5****Applicant:** HEXETATE TECHNOLOGY CO.,LTD.
Address: Room 402,CITIC Plaza,No.233 Tianhebei Road,
Guangzhou,China**Test Date:** Apr 19, 2021
Received Date: Apr 07, 2021**Contact Person:** Anthony**Sample Description:** HEXETATE 2.0 Slab
Buyer: /
Article No.: /
Item Name: HEXETATE 2.0 Slab
Item No.: HM1-527
Material: HEXETATE 2.0**Size:** /
TEST_TYPE: /
Style no.: /
Vendor: /
Color: /**NIKE RSL TEST REPORT**

Test Item	Conclusion
Alkylphenol ethoxylates content (Nonylphenol Ethoxylates(NPEO) And Octylphenol Ethoxylates (OPEO)	PASS
Total Heavy Metals Content	PASS
Material Identification by FTIR	REPORT AS IS
Organotin Compounds	PASS
Total Phthalates Content	PASS
Remark: 1. The results relate only to the samples tested. 2. "NC"=No Comment, "NA"=Not Applicable, "*" See the attached test results details.	

Remark:

- (1) The result relates only to the items tested.
- (2) All tests were performed according to applicant's requirement

For and on behalf of:

UL vs Shanghai limited Shenzhen branch

**Mrs. Cola Cai**
Consumer Engineering Manager II

测试样品由客户送样委托检测

以下条款仅针对中国市场和社会:

-----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL Company. ("UL")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's random inspection or testing or audit. The liability of UL to the Customer in contract, tort (including negligence or breach of statutory duty) or otherwise, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, refer to the UL VS Terms and Conditions.

SZ-FAF-001 (2017-10-12)

UL VS Shanghai Limited Shenzhen Branch
3-4F Qingyi Supermarket Photoelectricity Building, No.8 Langshan 2nd Road,
North High-Tech Industrial Park, Nanshan District, Shenzhen, P.R. China优力胜邦质量检测(上海)有限公司深圳分公司
广东省深圳市南山区高新科技园北区朗山二路8号清溢光电大厦三、四楼
电话(T): 755-26018600 / 传真(F): 755-26018626 / 网址(W): W: ul.com



TEST REPORT NO: C70062139

Apr 20, 2021

Page: 2 of 5

Sample Information:

Sample	Product
001	Navy plastic

1. Nonylphenol (NP) and Nonylphenol Ethoxylates (NPEOs) / Octylphenol (OP) and Octylphenol Ethoxylates (OPEOs)

Name of Analytes	Client Requirement (mg/kg)	Sample(mg/kg)
		001
NPEO	Max. 100	ND
OPEO	Max. 100	ND
Rating		PASS
Remark: - Reporting Limit: 20mg/kg - All concentrations expressed in milligrams per kilogram of tested parts - Method for determination of analyte are determined by LCMSMS - "ND" means Not Detected, denotes less than reporting limit. - The test results only apply to the items tested.		

2. Total Heavy Metals Content

Test Method: IEC 62321-4: 2013+Amd1: 2017/IEC 62321-5: 2013/IEC 62321-7-1: 2015/IEC 62321-2: 2017

Sample	Elements (mg/kg)				Rating
	Lead (Pb)	Cadmium (Cd)	Arsenic (As)	Mercury (Hg)	
Reporting Limit	10	5	10	0.1	
Client Requirement	90	40	100	0.5	
001	ND	5.0	ND	ND	PASS
Remark: - All concentrations expressed in milligrams per kilogram - "ND" means Not Detected, denotes less than reporting limit. - The test results only apply to the items tested.					

3. Material Identification by FTIR

Test Method: By inspection on the FTIR Spectrum

Sample	Results	Client's Claim	Rating
001	NO PVC	---	REPORT AS IS
Remark: The test results only apply to the items tested.			

测试样品由客户送样委托检测

以下条款仅针对中国市场和社会:

-----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL Company. ("UL")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's random inspection or testing or audit. The liability of UL to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipated savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, refer to the UL VS Terms and Conditions.

SZ-FAF-001 (2017-10-12)

UL VS Shanghai Limited Shenzhen Branch
3-4F Qingyi Supermarket Photoelectricity Building, No.8 Langshan 2nd Road,
North High-Tech Industrial Park, Nanshan District, Shenzhen, P.R. China

优力胜邦质量检测(上海)有限公司深圳分公司
广东省深圳市南山区高新科技园北区朗山二路8号清溢光电大厦三、四楼
电话(T): 755-26018600 / 传真(F): 755-26018626 / 网址(W): W: ul.com



TEST REPORT NO: C70062139

Apr 20, 2021

Page: 3 of 5

4. Organotin Compounds

Test method: ISO/TS 16179:2012

Name of Analytes	Client Requirement (mg/kg)	Sample(mg/kg)
		001
Dibutyltin (DBT)	1.0	ND
Diethyltin (DET)	1.0	ND
Monobutyltin (MBT)	1.0	ND
Tricyclohexyltin (TCyHT)	1.0	ND
Trimethyltin (TMT)	1.0	ND
Triethyltin (TOT)	1.0	ND
Tripropyltin (TPT)	1.0	ND
Tributyltin (TBT)	0.5	ND
Triphenyltin (TPhT)	0.5	ND
Rating		PASS
Remark: - All concentrations expressed in milligrams per kilogram of Tested Parts -Reporting Limit: 0.1 mg/kg - The result expressed as SUM is calculated based on the "lower-bound criterion therefore the results below the limit of quantification are not included in the sum calculation. - "ND" means Not Detected, denotes less than reporting limit. -The test results only apply to the items tested.		

测试样品由客户送样委托检测
以下条款仅针对中国市场和社会:

-----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL Company. ("UL")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's random inspection or testing or audit. The liability of UL to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipated savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, refer to the UL VS Terms and Conditions.

SZ-FAF-001 (2017-10-12)

UL VS Shanghai Limited Shenzhen Branch
3-4F Qingyi Supermarket Photoelectricity Building, No.8 Langshan 2nd Road,
North High-Tech Industrial Park, Nanshan District, Shenzhen, P.R. China

优力胜质量检测(上海)有限公司深圳分公司
广东省深圳市南山区高新科技园北区朗山二路8号清溢光电大厦三、四楼
电话(T): 755-26018600 / 传真(F): 755-26018626 / 网址(W): W: ul.com



TEST REPORT NO: C70062139

Apr 20, 2021

Page:

4 of 5

5. Total Phthalates Content

Test Method: DIN EN ISO 14389:2014

Name of Analytes	CAS No.	Client Requirement	Sample(%)
			001
Benzyl Butyl Phthalate, BBP	85-68-7	Each: Max. 0.05	ND
Di(2-ethylhexyl) Phthalate, DEHP	117-81-7		ND
Di(2-methoxyethyl) Phthalate, DMEP	117-82-8		ND
Dibutyl Phthalate, DBP	84-74-2		ND
Di- (heptyl, nonyl, undecyl) phthalate), DHNUP	68515-42-4		ND
Dicyclohexyl phthalate, DCHP	84-61-7		ND
Diethyl phthalate, DEP	84-66-2		ND
1,2-Benzenedicarboxylic acid, dihexyl ester, branched and linear	68515-50-4		ND
Diisobutyl Phthalate, DIBP	84-69-5		ND
Diisodecyl phthalate, DIDP	26761-40-0		ND
Diisoheptyl phthalate, DIHP	605-50-4		ND
Diisobutyl phthalate, DIBP	84-69-5		ND
Diisodecyl phthalate, DIDP	26761-40-0		ND
Diisononyl Phthalate, DINP	28553-12-0		ND
Diisooctyl Phthalate, DIOP	27554-26-3		ND
Diisopentylphthalate(DIPP)	605-50-5		ND
Dimethyl phthalate (DMP)	131-11-3		ND
Di-n-hexyl phthalate (DnHP)	84-75-3		ND
Di-n-octyl phthalate, DNOP	117-84-0		ND
Di-n-pentyl phthalate (DnPP)	131-18-0		ND
Dipropyl phthalate, DPRP	131-16-8		ND
Bis(2-methoxyethyl) phthalate, DMEP	117-82-8		ND
1,2-Benzenedicarboxylic acid, dipentylester, branched and linear(DniPP)	84777-06-0		ND
Di- (heptyl, nonyl, undecyl) phthalate), DHNUP	68515-42-4		ND
Di-C6-8 branched alkylphthalate, C7 rich DIHP	71888-89-6		ND
Sum of above		Max. 0.1	<0.1
Rating			PASS
Remark: -All concentrations expressed in percentage (%) - Reporting Limit: 0.005% -“ND” means Not Detected, denotes less than reporting limit. -Method for determination of Phthalates are determined by Gas Chromatography Mass Selective Detector (GC-MSD) -The test results only apply to the items tested.			

测试样品由客户送样委托检测

以下条款仅针对中国市场和社会:

-----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL Company. ("UL")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's random inspection or testing or audit. The liability of UL to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipating savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, refer to the UL VS Terms and Conditions.

SZ-FAF-001 (2017-10-12)

UL VS Shanghai Limited Shenzhen Branch
 3-4F Qingyi Supermarket Photocopy Building, No.8 Langshan 2nd Road,
 North High-Tech Industrial Park, Nanshan District, Shenzhen, P.R. China

优力胜质量检测(上海)有限公司深圳分公司
 广东省深圳市南山区高新科技园北区朗山二路8号清溢光电大厦三、四楼
 电话(T): 755-26018600 / 传真(F): 755-26018626 / 网址(W): W: ul.com



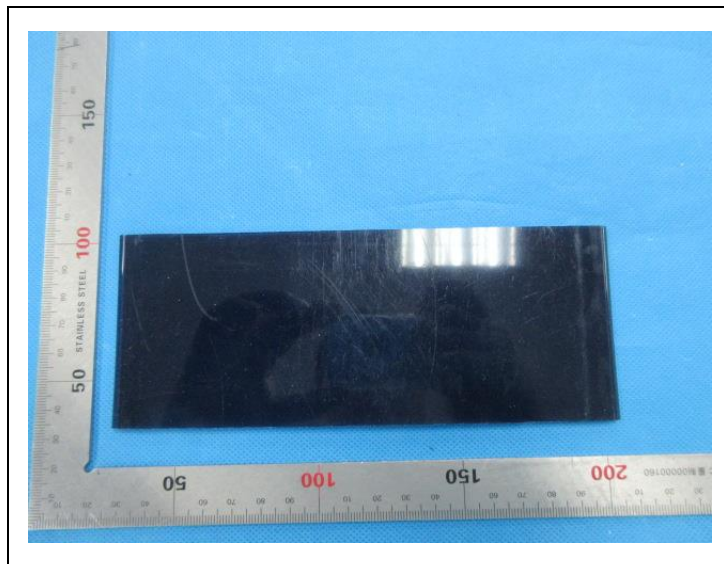
TEST REPORT NO: C70062139

Apr 20, 2021

Page :

5 of 5

Sample(s) Photo(s):



***** End of Report *****

测试样品由客户送样委托检测
以下条款仅针对中国市场和社会:

-----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL Company. ("UL")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's random inspection or testing or audit. The liability of UL to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipated savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, refer to the UL VS Terms and Conditions.

SZ-FAF-001 (2017-10-12)

UL VS Shanghai Limited Shenzhen Branch
3-4F Qingyi Supermarket Photoelectricity Building, No.8 Langshan 2nd Road,
North High-Tech Industrial Park, Nanshan District, Shenzhen, P.R. China

优力胜质量检测(上海)有限公司深圳分公司
广东省深圳市南山区高新科技园北区朗山二路8号清溢光电大厦三、四楼
电话(T): 755-26018600 / 传真(F): 755-26018626 / 网址(W): W: ul.com

UL VS Terms and Conditions / UL VS 条款及条件

All services are governed by the following Terms and Conditions.

所有服务均受以下条款及条件的约束。

- Verification Services.** The UL Contracting Party ("we," "us," or "our" as the context requires) will perform mco mmercial testing, verification, audit, assessment, inspection, and/or other services ("Services") in accordance with your instructions as described in this order, scope of work, project proposal, quotation, or order acknowledgment ("Quotation"). The Services will be limited to an assessment of your samples' conformity to requirements, specifications, and/or protocols you have established ("Your Requirements"), and do not express any opinion regarding the bulk from which the samples were drawn. The Services do not involve any assessorment evaluation to independent safety standards, and we and our affiliates have no responsibility to make any independent safety assessment of any samples.
检验服务。 UL 签约方 (即“我们”) 将根据本订单中所指的贵司的指示函、工作范围文件、项目建议书、报价单或订单确认函 (以下合称“报价文件”)，提供商业测试、检验、审查、评估、检查和/或其他服务 (以下合称“服务”)。服务将仅限于评估贵司的产品是否符合贵司已确立的各项要求、规格和/或协议 (并不对采取样品的批生产量发表任何意见)。服务不涉及对独立安全标准做出任何评估或评价，且贵司对于任何样品提供的是任何规格和安全评估，我们和我司的关联方不承担任何责任。
- Retailer Programs.** If you request us to test compliance with a retailer, carrier or other third party program ("Retailer") by requesting Services under the Retailer's program, you consent to our disclosure of all associated information, materials, and deliverables to such Retailer and acknowledge that, notwithstanding any terms to the contrary in these Service Terms, the ownership of the deliverables for the Services will be in accordance with the Retailer's program.
零售商计划。 如果贵司要求我们可通过要求获取零售商的计划项下的服务来测试服务是否符合零售商、承运人或其他第三方 (以下合称“零售商”) 的计划，则贵司同意我司向零售商披露所有相关的信息、材料和交付成果，并承认：即便在本服务条款中有任何相冲突的条款，然而，服务的交付成果的所有权将根据零售商的计划而确定。
- Payment Terms.** You will pay, without set off, our fees and related expenses in accordance with the Quotation including the cost of all taxes, wire or transfer fees, duties, and/or other fiscal charges which become due on the quoted price and will indemnify us from and against liabilities incurred as a result of failure to pay any such sums when they become due. We may charge an interest at 1% per month (12% per year), or the maximum legal rate if less than 1.0% per month, from the due date until paid fully. You agree to pay reasonable collection costs, and, including attorneys' fees, if necessary, in the event of late or non-payment.
支付条款。 贵司将根据报价文件支付任何折扣和/或其他支付服务费等相关费用，包括所报价格上的一切税费、电汇或转账手续费、关税及其他到账财务费，并会就贵司未能支付任何该等到期款项而产生的负债对我们进行偿付。从到期日起，至足额支付止，我们既可按月按月 1% (即每年 12%) 的利率收取利息，也可按最高法定利率 (倘若该利率每月低于 1.0%) 收取利息。贵司同意在延迟退还付款或不付款的情况下，支付合理的收集费用 (包括必要的律师费)。
Your Requirements. You are responsible for establishing or selecting all Your Requirements that we will use in performing the Services. We may provide you with assistance in developing Your Requirements that meet your needs, however, in all cases you must review and approve your Requirements to be used in performing the Services.
贵司要求。 贵司应负责确立或选择任何在提供服务时采用的所有贵司要求。我们可协助贵司制定满足贵司需求的贵司要求，但是，在任何情况下贵司都必须对在提供服务时将采用的贵司要求进行审核、批准。
- Estimated Schedule and Price.** Any time schedule and pricing terms set forth in this Quotation are estimates only and subject to change upon reasonable notice from us depending upon the specific project.
预估的时间表和价格。 本报价文件中所述的任何时间表和定价条款都只是预估，如有变化 (依具体项目而定)，以我们的合理通知为准。
- On-Site Investigations.** If we perform Services at any of your facilities, or at the facilities of other parties as directed by you, you will ensure that our representatives have safe, secure, and free access to the facilities. Our access will not be conditioned upon the execution of any agree ment, waiver, or release. If our representatives are prevented from performing or completing any Services for any reason beyond our reasonable control, we will not be responsible for the nonperformance and you may be charged for any actual expenses we incur and fees for Services performed.
现场调查。 我们在贵司的设施提供现场服务或按照贵司的指示在其他的设施提供现场服务，我们将确保我们的代表有安全、合理、自由地进出该等设施的权力。我们的进出权不会以签署任何协议、并支付或免债务为条件。我们的代表由于超出我们合理控制范围的任何原因无法提供或完成任何服务的，我们不会对该等不提供服务的情况及后果负责，且贵司可能需承担我们因实际发生的任何费用以及已经提供的服务有义务的服务费。
Deliverables. We will provide you with a report outlining: (i) your instructions and request for Services accepted by us, (ii) Your Requirements used in providing the Services, (iii) the Services performed, and (iv) the results of those Services. We are under no obligation to report to or report on any facts or circumstances which are outside your specific instructions received and accepted by us.
交付成果。 我们将向贵司提供一份报告，概述如下内容：(i) 我们接受的、贵司的指示和服务要求；(ii) 在提供服务时采用的贵司要求；(iii) 所提供的服务；以及 (iv) 该等服务的结果。我们并无义务提及或报告超出我们收到并接受 的贵司具体指示范围的任何事实或情况。
- Our Findings.** We do not guarantee that our opinions or findings will be recognized or accepted by third parties.
我们的发现。 我们保证贵司的意见或发现会被第三方认可或接受。
- Use of Names and Marks.** Except as otherwise authorized by us in writing, you will not use our name, abbreviation, symbols, marks, or the name of any of our subsidiaries, affiliates, or parent on any of our goods or their containers or packaging, or in connection with any advertising, promotions, or otherwise.
名称和标记的授权。 除我们另予书面授权外，贵司不会在任何货物或其容器或包装上，使用我们的名称、缩写、符号、标记或我们公司的任何子公司、关联方或母公司的名称、将之与任何广告、推广或其他方面相联系。
- Cancellation Fees.** If you cancel or change a Quotation: (i) for an inspection after 3:00 PM of the working day before the scheduled inspection date, we will charge you the Quotation price plus any travel costs incurred before the cancellation; (ii) for testing after we receive the sample(s) at the testing facility, we will charge you cancellation fees according to the amount of actual work performed with a minimum cancellation fee of \$1500 USD; or (iii) for a scheduled audit or fee, you will be responsible for all incurred non-refundable travel costs associated with that audit. Any change or cancellation of an audit that occurs within 7 days of the scheduled audit will be charged a \$600 USD fee in addition to any incurred travel costs.
取消费。 如果贵司：(i) 取消调查或变更原计划的报价文件，且取消调查或变更的时间是在已排定的检查日期前下午 3:00 之后，则我们将按报价文件的总价向其收取费用，并加上取消之前已发生的任何差旅费；(ii) 取消调查或变更对已测试的报价文件，且取消调查或变更的时间是在我们在测试设施收到样品之后，则我们将根据实际已付出的工作量向其收取取消费。取消费最低为 100 美元；或 (iii) 取消调查或变更原某一已排定的审核日期的报价文件，则贵司将负责偿付与该审核有关的所有已发生的且不可退还的差旅费。如果某一审核的任何变更或取消是发生在已排期的该审核之后的 7 天内，则除了已发生的任何差旅费，还将额外收取 600 美元的取消费。
- No Warranty. NO REPRESENTATION, WARRANTY, OR GUARANTEE, EXPRESS OR IMPLIED, IS INCLUDED IN THESE TERMS AND CONDITIONS. NO IN ANY QUOTATION, REPORT, OR OTHER DOCUMENT PROVIDED UNDER THESE TERMS AND CONDITIONS INCLUDING, BUT NOT LIMITED TO: (i) ANY IMPLIED WARRANTY OF MERCHANTABILITY, (ii) FITNESS FOR A PARTICULAR PURPOSE, (iii) NON-INFRINGEMENT, AND (iv) THAT THE WEB SERVICES (AS DEFINED BELOW) WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE.**
不保证：本条款及条件中，以特定在本条款及条件项下提供任何报价文件、报告或其他文档中，均不包含任何明示或默示的陈述、保证或担保，包括但不限于：(i) 任何“默示的销售适销性保证”或“适于某项用途”；(ii) 不侵权；以及 (iii) 网络服务 (定义见下文) 不会中断，且及时、安全、无误。
- Your Information.** You represent and warrant that all information and data provided to us by you, or on your behalf, is complete and accurate and may be relied upon for our Services. In addition, you represent and warrant that all of Your Information is owned or licensed by you, and does not infringe on the intellectual property rights of any third party. If any information or data provided to us by you or on your behalf is incorrect or inaccurate, we will not be liable in any manner for any deficiencies in the Services.
贵司的信息。 贵司陈述并保证：贵司或贵司的代表提供给我们所有的信息或数据，均完整、准确，并在提供服务时为我们所依赖。此外，贵司还陈述并保证：贵司的所有信息均由贵司拥有或授予许可，并不侵犯任何第三方的知识产权。倘若贵司或贵司的代表向我们提供的任何信息或数据不完整或不准确，我们不会以任何方式对服务中的任何缺陷承担责任。
- Ownership of Work Product.** You will own the test results and other materials provided to you pursuant to any Quotation. We may retain a copy of the test reports and other materials for our archives and for creating reports for you and third parties, as required by you.
工作产品的所有权。 贵司将拥有根据任何报价文件提供给我们进行测试或其他材料。贵司要求，我们可为我们存档以及为贵司和第三方创建报告之目的，保留测试报告和/或其他材料的副本。
- Web Services.** We may provide you with certain website tools and related services, including the ability to browse services online through a website (collectively, the "Web Services"). The Web Services are provided to you as a convenience and are provided on an "as is, as available" basis. By using the Web Services, you acknowledge and agree that no data or content transmitted over our networks, the Internet, or wireless, or through or in connection with the Web Services, is guaranteed to be secure or free from unauthorized intrusion, and that data is stored by us, our affiliates, or our service providers may be deleted, modified, or damaged. You acknowledge that if you wish to protect your transmission of data or files to us, it is your responsibility to use a secure encrypted connection to communicate with and use the Web Services. Your use of the Web Services is at your sole risk and is subject to any terms of use applicable to such Web Services. Web Services are included in the definition of Services above.
网络服务。 我们可为贵司提供某些网站工具和相关的服务，包括通过网站在线订购服务的能力 (以下合称“网络服务”)。网络服务是为了方便起见并且是在“依照原样、提供随时可用”的基础上提供给贵司的。通过使用网络服务，贵司承认并同意，通过我们网络、互联网或无线传输的数据或内容，或通过网络传输的数据或内容，或所传输的数据与网络服务相关的数据库或内容，不保证安全或未达到未经授权的入侵，并且，由我们、我们的关联方或我们的服务提供商存储的数据可能会遭删除、修改或损坏。贵司承认，如果贵司希望保护贵司向我们传输数据或内容，贵司有责任使用安全的加密连接来与网络服务进行通信和/或使用网络服务。贵司使用网络服务需自行承担风险，并受适用于该等网络服务的任何使用条款的约束。网络服务包含在以上的服务定义之中。
- Confidentiality.** We will not disclose your information obtained in confidence ("Confidential Information") to third parties, except our subsidiaries, affiliates, or subcontractors, without your prior written authorization. Confidential Information will not include information: (a) already known to us, (b) publicly available, (c) subsequently acquired by us from other sources without a breach of these Terms and Conditions, (d) disclosure that is necessary to perform the Services, (e) required to be produced by law or government order, or accreditation authority, or (f) related to a product bearing a UL Mark that should be disclosed to us or our affiliates pursuant to another agreement with you.
保密。 我们不会在未经贵司事先书面授权的情况下向我们的、我们的子公司、关联方或分包商披露 (以下统称“保密信息”) 贵司提供的信息 (以下统称“保密信息”)。保密信息不会包括以下信息：(a) 我们已知悉的信息；(b) 可公开获得的信息；(c) 我们随后在不违反本条款及条件的情况下从其他渠道获得的信息；(d) 为了提供服务所必需而必须披露的信息；(e) 法律或政府命令或认证机构要求提供的信息；或 (f) 与带有 UL 标志的某一产品相关的且数据与贵司签订的另一份协议应当向贵司或我们的关联方披露的信息。
- Samples.** If we require sample examination, you will ship samples to us at your expense. Upon completion of testing, the samples will be destroyed, unless other arrangements are made for return of the samples at your expense. You acknowledge that testing and sample preparation may damage or destroy the samples for which we will not be liable.
样品。 如果我们需要做检验样品，贵司会将样品运至我们，费用由贵司承担。测试完成后，样品会被销毁，除非贵司做出安排自行将样品运回贵司。贵司承认，测试和样品准备工作可能会损坏或破坏样品，对此我们并不承担责任。
- LIMITATION OF LIABILITY. OUR LIABILITY FOR ANY CLAIMS FOR LOSS, DAMAGE, OR EXPENSE OF ANY NATURE AND HOWSOEVER ARISING FROM ANY BREACH OF CONTRACT AND/OR ANY FAILURE TO EXERCISE APPROPRIATE SKILL AND CARE BY US WILL UNDER NO CIRCUMSTANCES EXCEED THE FEES RECEIVED FOR THE SPECIFIC SERVICES WHICH GIVE RISE TO SUCH CLAIMS. UNDER NO CIRCUMSTANCES WILL WE HAVE ANY LIABILITY FOR INDIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY NATURE WHATSOEVER, INCLUDING BUT NOT LIMITED TO: LOSS OF PROFITS, GOODWILL, USE, DATA, FUTURE EARNINGS, OR PRODUCTION; CANCELLATION OF CONTRACT ENTERED INTO BY YOU; OR OTHER INTANGIBLE LOSSES (EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES). UNDER NO CIRCUMSTANCES WILL WE BE LIABLE TO YOU FOR ANY CLAIMS FOR LOSS, DAMAGE, OR EXPENSE UNLESS SUCH CLAIM IS BROUGHT UNDER SECTION 24 (DISPUTES) WITHIN TWELVE MONTHS AFTER THE DATE OF THE PERFORMANCE BY US OF THE SERVICES WHICH GIVE RISE TO THE CLAIM OR, IN THE EVENT OF ANY ALLEGED NON-PERFORMANCE, WITHIN TWELVE MONTHS OF THE DATE WHEN SUCH SERVICES SHOULD HAVE BEEN COMPLETED.**
责任限制。 我们对任何性质的以由于我们违约和/或未能适当遵守技术和/或造成任何损失、损害或费用等索赔的责任，在任何情况下均不会超过因引起该等索赔的具体服务而收到的服务费。间接的、或有性的、特殊的、惩罚性的或惩罚性的损害赔偿不承担任何责任，包括但不限于：利润损失、商誉损失、数据损失、未来业务损失或产量损失；贵司订立的合同取消或；或其他无后付款 (即使在我们已被告知该等损害的可能性的情况下亦不例外)。在任何情况下，我们均不因任何损失、损害或费用承担责任。除该等损害赔偿是在我们提供该等索赔服务的日期之后的十二个月内，或在 (在未能提供未提供服务的情况下) 该等服务应当已被完成之日起两个月内，依据第 24 条 (争议) 提起的。
- Indemnification.** You will defend, hold harmless, and indemnify us and our officers, directors, trustees, employees, agents, or subcontractors against all claims made by any third party for loss, damage, or expense arising out of these Terms and Conditions, including without limitation, the performance or non-performance of any Services or the Web Services.
赔偿。 对于任何第三方面本条款及条件 (包括但不限于任何服务或网络服务的提供或不提供) 引起的损失、损害或费用而提出的任何索赔，贵司将为我们及我们的管理人员、董事、受托人、雇员、代理或分包商进行抗辩，使我们及我们的管理人员、董事、受托人、雇员、代理或分包商免受损害，并对我们及我们的管理人员、董事、受托人、雇员、代理或分包商进行赔偿。
- Waiver.** Any failure by a party to insist upon the performance of any section of these Terms and Conditions will not constitute a waiver of any rights under these Terms and Conditions or future performance of that section.
弃权。 一方不坚持履行本条款及条件的任何一个条款的，并不构成对本条款及条件项下的任何权利的放弃，或对条款的未来履行的放弃。
- No Third Party Beneficiaries.** The parties intend that no provisions of these Terms and Conditions will in any way bind or benefit any third party or the public at large and that no third party will have any rights or cause of action under these Terms and Conditions. In particular, in the event Singapore law governs these Terms and Conditions pursuant to Section 23 (Governing Law), a person or entity who is not a party to these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter 53B) to enforce any term of these Terms and Conditions, regardless of whether such person or entity has been identified by name, as a member of a class, or as answering a particular description.
无第三方受益人。 双方希望，本条款及条件的任何规定都不会以任何方式约束或有益于任何第三方或一般公众。并且，任何第三方都不会在本条款及条件项下拥有任何权利或诉因。尤其是，如果本条款及条件依据第 23 条 (适用法律) 适用新加坡的法律管辖，则本条款及条件一方之个人或实体将无权根据《合同 (第三方权利) 法案》(第 53B 章) 强制执行本条款及条件的任何规定，无论该人或实体是否通过姓名/名称，作为某一阶段的成员还是作为团体特定描述而被指定的。
- No Assignment.** Neither party may assign any of its rights or obligations under these Terms and Conditions to any other person without the other party's written authorization. However, we may, upon written notice, assign our rights and obligations under these Terms and Conditions to any of our affiliates or subsidiaries.
不得转让。 任何一方不得在未获另一方书面授权的情况下，将其在本条款及条件项下的任何权利或义务转让给他人。但是，我们可经书面通知，将我们在本条款及条件项下的各项权利和义务转让给贵司的任何关联方或子公司。
- Subcontracting.** We may use subcontractors for certain testing and other Services. All subcontractors will meet our current quality management requirements and will comply with our requirements for confidentiality, conflicts of interest, and ethical standards.
分包。 我们可使用分包商进行某些测试或提供其他服务。所有分包商都必须符合我们目前的资质要求，并将遵守我们对保密性、利益冲突和道德标准的要求。
- Termination and Notice.** These Terms and Conditions will remain in effect until terminated by either party upon 90 days written notice or, in the event of your breach of these Terms and Conditions, immediately upon receipt of written notice by us. You will pay those fees and expenses incurred by us prior to termination. Notice to either party may be made by hand delivery, courier service, mail, facsimile, or e-mail transmission at the receiving party's designated principal place of business. Notice to us must be sent both to: UL Verification Services Pte. Ltd, Attn: President, 1 Maritime Square, Harbour Front Centre, #11-03, Singapore 099253 or a copy to UL LLC, Attn: General Counsel at 333 Pingston Road, Northbrook, Illinois 60062. Notice will be effective upon receipt.
终止通知。 本条款及条件将持续有效，直至收到任何一方经三十 (30) 天书面通知后终止，或在贵司违反本条款及条件的情况下在贵司收到书面通知后立即终止。贵司将在终止前偿付贵司已发生的费用和开支。通知任何一方时，可通过手工递送、快递服务、邮寄、传真或电子邮件方式发送至接收方指定的主要营业场所，并应给我们司的通知，必须按如下地址发出：UL Verification Services Pte. Ltd, Attn: President, 1 Maritime Square, Harbour Front Centre, #11-03, Singapore 099253, 并同时将副本发送给如下地址：UL LLC, Attn: General Counsel at 333 Pingston Road, Northbrook, Illinois 60062。通知将收到之时生效。
- Governing Law.** These Terms and Conditions will be governed and interpreted by the laws of the State of Illinois, United States of America, except if: (i) UL Contracting Party's principal place of business is Asia, Australia, or New Zealand, then Singapore law, and (ii) UL Contracting Party's principal place of business is Europe, then Swiss law, without reference to the applicable jurisdiction's choice of law principles.
适用法律。 本条款及条件将适用美国伊利诺伊州的法律管辖，并据此进行解释 (包括：(i) UL 签约方的主要营业地在美国、澳大利亚或新西兰的，适用新加坡的法律并据此进行解释；(ii) UL 签约方的主要营业地在欧洲的，适用瑞士的法律并据此进行解释)，而不涉及适用该国的法律选择原则。
- Disputes.** Any dispute or disagreement, other than nonpayment of fees, relating to these Terms and Conditions or the Services, will be settled by confidential, binding arbitration administered by the International Centre for Dispute Resolution of the American Arbitration Association ("AAA") pursuant to the AAA Commercial Arbitration Rules and the Procedures for Large, Complex Commercial Disputes. The arbitration venue will be Chicago, Illinois, except if: (i) UL Contracting Party's principal place of business is in Europe, the venue will be Geneva, Switzerland, and (ii) UL Contracting Party's principal place of business is in Asia, Australia, or New Zealand, the venue will be Singapore, Republic of Singapore. The arbitration will be conducted before a panel of three (3) arbitrators. The arbitrator panel will be selected as follows: the parties will request a list of ten (10) arbitrators drawn from the AAA's panel of commercial arbitrators (who are experienced and familiar with the AAA's Procedures for Large, Complex Commercial Disputes). From this list, both parties will each choose one arbitrator. After they have been notified of their panel selection, the two (2) arbitrators will agree on a third arbitrator from the list of ten (10), who will be the chair of the panel, and the panel will be final. The decision of the majority of the arbitrators will be the panel's decision. The arbitrators will not have the authority to add, change, or disregard any term of these Terms and Conditions (including, but not limited to, loss of use, unjust enrichment, and/or the limitation of liability) or exceed the remedies provided by the limitation of liability of these Terms and Conditions. The panel's decision will be binding and judgment on the arbitration award may be entered by a court of competent jurisdiction. Arbitration will be the final remedy for any dispute between the parties arising out of these Terms and Conditions, provided, however, that nothing herein will prevent either party from seeking a court order for injunctive relief (in addition to other remedies) to stop or prevent misuse or appropriation of its marks, confidential or proprietary information, or infringement of its intellectual property, in a court of law. All arbitrations will be conducted in English.
争议。 与本条款及条件或服务有关的、除未支付费用之外的任何争议或诉求，都将由美国仲裁协会 (American Arbitration Association, 以下简称“美仲裁”) 的国际争议裁决中心根据美仲裁协会的《商事仲裁规则》(Commercial Arbitration Rules) 和《大型、复杂商事争议程序》(Procedures for Large, Complex Commercial Disputes) 以保密、有约束力的方式进行裁决。仲裁地为美国的芝加哥 (但若：(i) UL 签约方的主要营业地是欧洲的，仲裁地为瑞士的日内瓦；(ii) UL 签约方的主要营业地在亚洲、澳大利亚或新西兰的，仲裁地为新加坡共和国的新加坡)。仲裁将由三名 (3) 名仲裁员组成的仲裁小组管理。仲裁小组的成员将如下：双方将要求获得一份从美仲裁的仲裁员池 (需经验丰富，且熟悉美仲裁的大型、复杂商事争议程序) 小组中挑选出的十 (10) 名仲裁员的名单。从该名单中，双方将各自选择一名仲裁员，这两名仲裁员在收到仲裁小组通知后，将从该十 (10) 名仲裁员中各自选择一名仲裁员，以最终组成仲裁小组的三名。多数仲裁员的决定将作为仲裁小组的决定。仲裁员无权追加、变更或忽视本条款及条件的任何规定，以规避或绕过、规避或绕过美仲裁协会的损害赔偿金 (包括但不限于使用损失、不当得利和/或利润损失)，或超出本条款及条件的责任限制规定的救济。仲裁小组的裁决是具有约束力、具有终局性和可强制执行的裁决并对仲裁员做出执行裁定。仲裁将是双方因本条款及条件引起的任何争议的最终救济，但是，本条款及条件中的任何内容都不会阻止任何一方向法院寻求法院禁令或判令支付 (作为其救济措施之一)，以停止或防止其知识产权、商业秘密或专有信息被滥用。所有仲裁员将以英语工作。
- Severability.** If any section of these Terms and Conditions is held invalid, void, or unenforceable for any reason that section will be severed and all other sections of these Terms and Conditions will remain valid to the extent permissible under law.
可分割性。 如果本条款及条件的任何条款由于任何原因被判定为无效或不可强制执行，则该条款将从本条款及条件中剔除出去，而本条款及条件的所有其他条款将在法律允许的范围内依然有效。
- Modifications.** These Terms and Conditions are the entire and complete agreement between the parties and supersede any other communications, representations, or agreements with respect to it subject matter. Under no circumstances will any printed, additional, or different terms and conditions on your requests for quotation, purchase orders, invoices, sales or marketing materials, e-mails, any acceptance communications, or other business documents apply to any Services or Quotation or bind us in any manner. Modifications that have not been made by us or that have not been accepted by us in a written or e-mailed confirmation from us are not accepted by us, and commencement to performance will not signify acceptance by us of any such modifications. Any such modifications are excluded from our agreement, and such modifications will not be a binding agreement on us.
修改。 本条款及条件是双方之间的全部、完整协议，取代关于本条款及条件的协议的任何其他沟通、陈述或协议。在任何情况下，贵司的询价函、订单、发票、销售或营销材料、电子邮件、任何接受或通知其他商业文件已印好的、额外的或不同的条款及条件，既不会适用于任何服务或报价文件，也不会以任何方式约束我们具有约束力，并非由于可以书面形式或其他方式向我们确认电子邮件做出的或未接收或可以书面形式或其他方式向我们确认电子邮件接受的修改。我们可不接受、开始提供服务也不表示我们接受任何该等修改。任何该等修改或修改一概从我们双方的合意之中予以排除，且该等修改或修改不会对我们双方具有约束力的价值。
- Order of Precedence.** Except for conflicts with Section 3 (Payment Terms), Section 5 (Estimated Schedule and Price) and Section 10 (Cancellation Fees), these Terms and Conditions will take precedence over any conflicting terms in any Quotation.
优先顺序。 除非第 3 条 (支付条款)、第 5 条 (预估的时间表和价格) 和第 10 条 (取消费) 冲突，否则，本条款及条件将优先于任何报价文件中的任何冲突条款。
- Electronic Signatures.** These Terms and Conditions may be executed and delivered by facsimile, PDF, or by means of other electronic signature. Our electronic digital, or hard copies of these Terms and Conditions, your acceptance, and Quotations as signed, or otherwise accepted, by you will be the true, complete, valid, authentic, and enforceable copies of these documents. You agree that you will not contest the admissibility or enforceability of our copies in a court or any proceeding arising out of such documents.
电子签名。 本条款及条件可通过传真、PDF 或其他电子方式执行和交付，以最终组成仲裁小组的三名。多数仲裁员的决定将作为仲裁小组的决定。仲裁员无权追加、变更或忽视本条款及条件的任何规定，以规避或绕过、规避或绕过美仲裁协会的损害赔偿金 (包括但不限于使用损失、不当得利和/或利润损失)，或超出本条款及条件的责任限制规定的救济。仲裁小组的裁决是具有约束力、具有终局性和可强制执行的裁决并对仲裁员做出执行裁定。仲裁将是双方因本条款及条件引起的任何争议的最终救济，但是，本条款及条件中的任何内容都不会阻止任何一方向法院寻求法院禁令或判令支付 (作为其救济措施之一)，以停止或防止其知识产权、商业秘密或专有信息被滥用。所有仲裁员将以英语工作。
- Force Majeure.** Neither party will be liable for any failure or delay in the performance of its obligations due to fire, flood, earthquake, elements of nature, or acts of God, acts of war, terrorism, riots, civil disorder, rebellions, or other similar causes beyond the reasonable control of the party affected, provided that the delay could not reasonably be prevented by reasonable precautions; and neither party shall be deemed to have accepted or agreed to any modification of the terms of the party's contracting the circumstances causing delay.
不可抗力。 任何一方由于火灾、洪水、地震、自然灾害或武装、战争行为、恐怖主义、骚乱、内乱、叛乱或超出其合理控制范围的其他类似原因，而不履行或迟延履行其义务的，该等影响的一方不对该等不履行或迟延履行的情况承担任何责任，但需满足以下前提：该等不履行或迟延履行的情况 (i) 无法通过合理的预防措施来防止，(ii) 无法通过合理或可预见的方式将造成或迟延履行或迟延履行立即通知了另一方。