

CLIENT: Xindao Hong Kong, Ltd REPORT NO: B60271355

PROJECT NO: --

ADDRESS: 17/F Hing Yip Commercial Centre 272-287 DATE: Nov. 14, 2013

Des Voeux Road, Central HK PAGE: 1 of 4

Attn.: Kevin Zhou

APPLICANT:	Xindao Hong Kong, Ltd	DATE RECEIVED SAMPLE	Oct. 18, 2013
		DATE RECEIVED LAST	
BUYER:	Not Provided	INFORMATION	Nov. 06, 2013
MANUFACTURE:	Not Provided	TEST PERIOD	Oct. 18 – Nov. 14, 2013

	P773.201 A5 Squared Hardcover Notebook, P773.569 A5 Notebook with Pen in Gift Box,
SAMPLE DESCRIPTION	P773.591 A6 Notebook with Pen in Gift Box
NUMBER OF	
SUBMITTED SAMPLES	3 pcs
MODEL NO.	Not Provided
P.O. NUMBER	Not Provided
AGE GRADING	Not Provided
EXPORTED TO	Not Provided
COUNTRY OF ORIGIN	Not Provided
TEST LOCATION	UL VS Shanghai Limited

Summary of Test Results:

Test	Conducted:	Rating	
1.	AZO-DYE Test (EN 14362-1:2012)	Pass	
2.	Total Cadmium Content Test: Regulation (EC) 1907/2006 Annex XVII as Amended	Pass	
****	**************************************		

Note: The results relate only to the items tested.

For and on behalf of UL VS SHANGHAI LIMITED

Justin Zhou

Manager - Engineering Team

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TEST RESULTS

1. AZO-DYE TEST

TEST METHOD ACCORDING TO THE OFFICIAL TEST PROCEDURES EN 14362-1:2012 FOR TEXTILE, EN ISO 17234-1:2010 FOR LEATHER MATERIALS. THE PRESENCE OF 4-AMINOAZOBENZEN IS DETERMINED BY EN 14362-3:2012 FOR TEXTILE, EN ISO 17234-2:2011 FOR LEATHER MATERIALS. REMOVAL OF FAT BY N-HEXANE (IN CASE OF LEATHER), TREATMENT WITH CITRIC BUFFER, REDUCTIVE CLEAVAGE WITH SODIUM DITHIONITE, EXTRACTION WITH ETHER, DETECTION BY GC/MS AND/OR HPLC/DAD. (DETECTION LIMIT: 5MG/KG)

LIST OF AROMATIC AMINES

(DETECTION LIMIT: 5 mg/kg)

BENZIDINE 3,3'-DIMETHOXYBENZIDINE O-ANISIDINE
4-AMINODIPHENYL 3,3'-DIMETHYLBENZIDINE 2,4-XYLIDINE
4-CHLORO-O-TOLUIDINE 4,4'-METHYLENEDI-O-TOLUIDINE 2,6-XYLIDINE

2-NAPHTHYLAMINE P-CRESIDINE 4-AMINOAZOBENZENE

O-AMINOAZOTOLUENE 4,4'-METHYLENE-BIS-(2-

CHLOROANILINE)
4 4'-OXYDIANILINE

5-NITRO-O-TOLUIDINE 4,4'-OXYDIANILINE 4-CHLOROANILINE 4,4'-THIODIANILINE

4-METHOXY-M-PHENYLENEDIAMINE O-TOLUIDINE

4,4'-DIAMINODIPHENYLMETHANE 2,4,5-TRIMETHYLANILINE

3,3'-DICHLOROBENZIDINE 4-METHYL-M-

PHENYLENEDIAMINE

TEST RESULT:

SAMPLE	TEST METHOD	AMINE DETECTED	RESULT
002+004	EN 14362-1:2012	NOT DETECTED	PASS
003+005	EN 14362-1:2012	NOT DETECTED	PASS

NOTE: PASS = LESS THAN OR EQUAL TO 30 mg/kg

FAIL = MORE THAN 30 mg/kg

LIMIT = 30 mg/kg (NOT APPLICABLE FOR COMBINE TEST)

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TEST RESULTS

THE SUBMITTED SAMPLES (002+004) AND (003+005) DO NOT CONTAIN THE BANNED AZO COLOURANTS PER EUROPEAN LAW (REGULATION (EC) NO. 1907/2006 ON REACH ANNEX XVII ITEM NO. 43 AND APPENDIX 8 AS AMENDED BY COMMISSION REGULATION (EC) NO. 552/2009) ARE SUCH COLOURANTS THAT MAY FORM ONE OF THE FOLLOWING AMINES BY SPLITTING UP ONE OR MORE AZO GROUPS.

INTERPRETATION OF TEST RESULTS:

- (1) IN THE CASE OF LEVELS PER AMINE COMPONENT <=30 mg/kg: NOT DETECTED. ACCORDING TO THE ANALYSIS AS CARRIED OUT, AZO COLOURANTS BANNED UNDER THE ORDINANCE ON COMMODITIES WERE NOT DETECTED IN THE ARTICLE SUBMITTED.
- (2) IN THE CASE OF LEVELS PER AMINE COMPONENT > 30 mg/kg: THE ANALYSIS RESULT SUGGESTS THAT THE ARTICLE SUBMITTED HAS BEEN MANUFACTURED OR TREATED BY USING AZO COLOURANTS BANNED UNDER THE ORDINANCE ON COMMODITIES
- (3) IN CASE OF A RESULT BETWEEN 25 AND 35 mg/kg: WE REMARK THAT DUE TO THE ERROR RANGE OF THE METHOD, THESE MEASUREMENT VALUES REPRESENT A BORDER LINE CASE.
- 2. TOTAL CADMIUM CONTENT TEST: REGULATION (EC) 1907/2006 ANNEX XVII AS AMENDED EN 1122: 2001 METHOD B (DETECTION LIMIT:7.5mg/kg)

TEST COMPONENT	RESULT IN mg/kg	LIMIT (mg/kg)
(001)	N.D.	100

"N.D."MEANS "NOT DETECTED"

SAMPLE LIST:

SAMI LE LIST.		
TESTED SAMPLE ID	PRODUCT DESCRIPTION	
001	BLACK PU SHELL	
002	BLACK ELASTIC ROPE	
003	BLACK RIBBON	
004	GRAY ELASTIC ROPE	
005	GRAY RIBBON	

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PRODUCT PHOTO(S)



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UL VS Shanghai Limited ("UL VS") undertakes to provide services to its Customer subject to the terms and conditions contained herein 优力胜邦质量检测(上海)有限公司("乙方")承诺根据以下所列的条款向客户("甲方")提供服务。

COMPUTATION OF CHARGES AND PAYMENT

the discretion of UL VS.

为甲方南产生的开支如与服务直接相关的通讯、交通、差监、购买任何原料、工具、设备、零件或部件的费用,应当按成本向甲方计费,且应包含一笔由乙方决定的合理手续费。
Where in the opinion of UL VS the services are time consuming entailing the use of special equipment and disbursements, the Customer shall be charged on an "equipment-hour" basis on the time spent.

当么万为服服务将消耗大量时间,导致使用特殊设备或支出的,对甲万邦以所定数的设备—对于发展被政政费用。
Payments shall be paid in RMB at its address or at such other address and in such manner as UL VS may from time to time specify. Payment made by post shall be at the risk of the Customer.

付款应当在乙方所在地以人民币方式交付。或者根据乙方可以随时规定的其他地方或其他方式支付。以邮寄方式做出的付款应当由甲方承担风险。

1.3

任何其他存在的合同并且不对损失负责 CONFIDENTIAL TREATMENT OF INFORMATION

NITIAL TREATMENT OF INFORMATION信息的整数型
Unless otherwise specifically agreed between the parties, the services rendered by U.L VS to the Customer shall be on a non-exclusive best-efforts basis. 原本収入向月有特別的定。由之方向平方程典的服务应当建立在不补绝的和勤矩尺素的基础之上。
It is explicitly agreed by U.L VS and the Customer that all technical information (whether contained in models, drawings, reproductions of drawings, written reports, letters, memoranda or notes or in any other form) shall be kept strictly confidential by U.L VS for the purposes of this Agreement and U.L VS shall at all times use all reasonable efforts to prevent the disclosure to third parties of any part thereof unless U.L VS shall have first stobatined the written consent of the Customer is specifically authorizing such disclosure <u>PROVIDED ALWAYS AND IT IS MUTUALY AGREED</u> that U.L VS shall at all times use all reasonable efforts to prevent the disclosure to implement the disclosure to the parties of any part thereof unless U.L VS shall have first stobatined the written consent of the Customer is specifically authorizing such disclosure <u>PROVIDED ALWAYS AND IT IS MUTUALY AGREED</u> that U.L VS shall have first stobatined the written consent of the Customer is specifically authorizing such disclosure <u>PROVIDED ALWAYS AND IT IS MUTUALY AGREED</u> that U.S shall have first stobatined the written consent of the Customer is specifically authorizing such disclosure <u>PROVIDED ALWAYS AND IT IS MUTUALY AGREED</u> that U.L VS shall have first stobatined the written consent of the Customer; or the information is generally known to the purposes of this Agreement and U.L VS without recourse to the materials provided by U.L VS for the purposes of this Agreement and U.L VS shall have first stobatined the written consent of the Customer; or the information is generally known to U.L VS for the purposes of this Agreement and U.L VS shall have first stobated the written consent of the Customer; or the information is generally known to U.L VS for the purposes of this Agreement and U.L VS shall have fi 2.2

乙方和甲方明确同意,所有技术信息(无论在模型、图纸、图纸的复制、书面报告、信件、各忘录或笔记中获得或以任何其他形式获得)都应当由乙方为本协议之目的画严格保密,乙方应当始终采取一切合理的努力以防止此等技术信息的任何部分向第三方泄露,除非乙方已经获得甲方特别 授权此等满露的书册问意。 双方约定此等保密测定在工作完成日后接续 5 年,且乙方在下列情况下股限本外不胜西拉,或该信息被乙方青烟知志,或该信息由乙万独立开发、没有利用甲方所提供的材料。或该信息为乙万服积本协议履行义务所必需。或该信息使且在报事本条款度的分款股份的政府组长发布的企义通过工作。 设有利用中方所提供的材料。或该信息为乙万服积本协议履行义务所必需。或该信息在报事本条款度应用的常规的方法则上指导管理的政府组长发布的企义通过实现必须接供的。UL VS undertakes that the identity of its Customers and the nature of services rendered shall be kept confidential unless the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no failure or its part of the Customer agrees in writing to their release Provided Always that UL VS shall not be liable under this clause if through no failure or its part of the Customer agrees in writing to their

2.3

▼NRC相 Any invention made in the performance of work for the Customer by UL VS within the field of work undertaken for the Customer, belongs to the Customer. 在为甲乃履行工作的过程中,在为甲万房采用的工作范围内由之方作出的任何发用属于甲方。 UL VSS use of the aforesad inventions shall be fire of any royally flees provided that the use of such inventions is confined to the performance of the work for the Customer. 在为甲方履行工作的过程中使用上述发明,乙方应当免付专利使用费。

3.2

LIMITATION OF LABILITY 第月条 責任限制

4.1 If any liability on the part of UL VS shall arise (whether under the express or implied terms hereof or under the relevant Chinese laws and regulations) in contract, tort or infringement, the Customer's right to recover damages for any loss of whatever nature caused by the fault or negligence of UL VS or by any breach of its obligations or howsoever caused shall be limited to the payment by UL VS of the amount of the contract price under this Agreement and the said limitation of liability shall apply regardless of the form of action, whether in contract, tort, infringement or otherwise. In no event shall UL VS be leaded for incidental or consequential damage. The Customer hereby acknowledges and states that its losses and damages, whether direct or indirect, resulted therefrom will be sufficiently recovered by the above amount of compensation and shall not raise any further claim against UL VS beginds such amount.

Acc 2.5 方面: "生任何合词或授权责任 (无论是根据本协议项下甲方支付给之所合何价款的数额,且无论诉讼价格次分合同,授权或其他诉讼,上述责任限制都应当适用,而之方在任何情况下都应无需为附带或自此而起的损失承担责任,平方在此本认并申申其限此而产生的损失和损害,无论直接或问接,都有由上述赔偿款项目以充分条件,且在此实项之外不应对之方提出任何进一步的请求。

SOLICITATION OF EMPLOYEES

A I ION OF EMPLOYEES 無**與引誇** It is mutually agreed that neither party shall solicit the employees of the other for employment or hire unless prior written consent to do so is obtained. 双方阿恩斯辛科男果先书面问题。任何一方均不得引诱解侧或使用另一方的解员。

建议书的效力

權**從升榜效力**The accompanying proposal is valid for a period of ninety (90) days from the date of the proposal unless extended in writing by UL VS. Upon the acceptance of such proposal, this appendix shall form part of the Agreement with the Customer and notwithstanding any prior discussions or prior oral or written agreements to the contrary, the terms and conditions herein shall be applicable and take precedence over any conficing terms contained in any documents submitted by the Customer.

所谓之模以下,像非由之分有能理解、其有效则实现文明出入目的文件,例如,一直就是使此被以下,从界附应当构成与时间之协同一部分,且无论之简是否有它之机构的任何讨论和了实践书面协议,本文中的条款和条件应当适用于、且取代甲方提文的任何文件中所包含的任何文件

冲突的条款。

ATA AND DOCUMENT RETENTION

数据和文件保留

NON-TIME
After the services are rendered, U.L. VS may retain a copy of all documents relating to the services (the "Supporting Documents") for as long as U.L. VS, in its sole discretion, deems fit.
在提供服务后,乙方可以在认为方迹时候那一份与证服务相关的所有文件交接文件的应即件。
Unless otherwise specified or required by the applicable law, all Supporting Documents over 3 years of age will be automatically destroyed by U.L. VS without notice to the Customers. Should any or all Supporting Documents sees than 3 years are scheduled to be destroyed, U.L. VS shall give the Customer 30 Days' written notice to the Customer 3 believe or a seeking delivery of those documents to the Customer's experies, those

(c) The Customer shall indemnify UL VS for any costs or expenses in responding to or opposing any subpoena, the production of any documents in Court seeking the disclosure of the said documents or any information contained therein. 甲方应当翰倭乙方为回应或对抗任何寻求揭示上述文件或其中包含的任何信息的传票以及在法庭上制作文件的任何费用或文出。

第九条 适用法律

This Agreement and the rights and obligations of the parties shall in all respects be governed, construed, interpreted and operated in accordance with the relevant Chinese laws and regulations 本协议和双方的权利义务在各方面都应当由相关的中国法律法规管辖、推断、解释和操作。

OBLIGATIONS OF THE CUSTOMER

Thing S

If the Customer intends to change the work hereunder or assign any other work to UL VS, such a change or new assignment shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer changes the contractual work undertaken by UL VS as agreed by both parties prior to completion of the work, the Customer shall compensate for such losses and damages.

Thing Thi

电子解传载声明
U.V. S shall follow the request of the Customer in the event that final report / results hereunder shall be sent by e-mail rather than by paper hard copy. U.L. VS considers e-mail a valuable and efficient tool, however, UL. VS hereby gives cautions to the Customer that the report / results in electronic version may inadventently be modified once it is in the Customer's word processing system. Further, the current e-mail transmission technology may allow for interception of messages and reports / results by third parties. U.U. VS shall not be held responsible for these risks, which are out of its control. Should are report / results be sent to the Customer by e-mail on its request study for a request SHALL the EDEEMED TO BE AN ACCEPTANCE OF THE RISK THAT THE REPORTY / RESULTS MAY BE INTERCEPTED BY THIRIPO PARTIES. The Customer shall agree that the report / results shall be sent by U.U. VS unemption of messages and reports / results by third parties. U.U. VS shall no be sent to the Customer for a request SHALL the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.U. VS under the report / results shall be sent by U.V. Shall no not be report / results shall be sent by U.V. Shall no not be report / results shall be sent by U.V. Shall no not be report / results shall be sent by U.V. Shall no not be report /

MISCELLANEOUS PROVISIONS

13.5

其形態度。
Amp provision of this Agreement prohibited by or regarded as unlawful or unenforceable under any applicable law actually applied by any court of competent jurisdiction shall, to the extent required by such law, be severed by this Agreement and rendered ineffective so far as is possible without modifying the remaining provisions of the agreement. Where however the provisions of any such applicable law may be waived, they are hereby waived by the parties hereto to the full extent permitted by such law to the end that this Agreement shall be valid and binding agreement enforceable in accordance with its terms.
根据背管辖权的法院所置用的任何经通 有的此中的任何条款被禁止或被视为无效或不可执行时,则应当在此等法律所要求的范围内尽可能地不影响的议其他条款的效力。但非任何此等运道用的法律之规定可以被放弃或不适用,则双方应在此等法律所允许的范围内尽可能地放弃此等现象。

"我是现在,我们就是不是一个人,我们就是不是一个人,我们就是不是一个人,我们就是一个人们就能够对的不是一个人们就是

13.2

此等模定。 过度本协议成为有效的。有约束力的完整协议
A certificate spined by any officer of U.l. V.S as to the amount due from the Customer hereunder at the date of such certificate shall, in the absence of manifest error, be conclusive evidence of the amount due.
—份业之力的任何智度人员签署的建程形本协议甲方在将等证书签及之目投付案项的证书,表于则显错说、应作为保险的情况。
Nothing in this Agreement shall be accommodated to form a partnership between the partners. No party shall represent that all acts are represented at a date as the partnership between the p 13.4