

**TEST REPORT NO : C70521856****Sept 30, 2018****UL ORDER NO : 12533623****Page : 1 of 2**

Applicant : ZHE JIANG LIUQIAO INDUSTRIAL Co.,LTD
Address : NO.288 DONGKANG ROAD XINTANG STREET XINFENG VILLAGE HANGZHOU
Test Date : Sept 30, 2018
Received Date: Sept 26, 2018

Contact Person : MISS SUN**Sample Description:** material

Buyer:	/	Sampled By:	/
Article No.:	/	Sampling Date:	/
Style No.:	/	SAP Material No.:	/
Order No.:	/	End Use:	DWR GREY DUCK DOWN
Export To:	/	Color:	GREY

Test Item	Conclusion
FLUOROSURFACTANTS	PASS
Remark: 1. The results relate only to the samples tested. 2. "NC"=No Comment, "NA"=Not Applicable, " * " See the attached test results details.	

For and on behalf of
UL VS Shanghai Ltd. Shenzhen Branch

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

Sample photo



For and on behalf of:
UL vs shanghai limited Shenzhen branch

Mr. Patrick Chan
Laboratory manager
Chemical department

Sample Information :

Sample	Product
001	Brown/beige filling

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

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

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Test Result:

(01) FLUOROSURFACTANTS

EXTRACTION WITH METHANOL, QUANTIFICATION BY LC-MS-MS

COMPOUNDS	DETECTION LIMIT	SAMPLE 001
PERFLUOROCTANSULFONATE (PFOS)	2.0 mg/kg	NOT DETECTED
PERFLUOROCTANIC ACID (PFOA)	2.0 mg/kg	NOT DETECTED

		PASS	FAIL
CLIENT'S REQUIREMENT	PERFLUOROCTANSULFONATE (PFOS)	<2.0 mg/kg	≥2.0 mg/kg
	PERFLUOROCTANIC ACID (PFOA)	<100 mg/kg	≥100 mg/kg

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

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All services are governed by the following Terms and Conditions.

1. **Verification Services.** The UL Contracting Party ("we," "us," or "our" as the context requires) will perform commercial testing, verification, audit, assessment, inspection, and/or other services ("Services") in accordance with your instructions as described in this order, scope of work, project

- 2. Retailer Programs.** If you request us to test compliance with 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.

4. **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.

5. **Estimate 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.

7. **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 refer to or report on any facts or circumstances which are outside your specific instructions received and accepted by us.

9. **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 goods or their containers or packaging, or in connection with any advertising, promotions, or

- testing facility, we will charge you cancellation fees according to the amount of actual work performed with a minimum cancellation fee of \$100 USD; or (iii) for a scheduled audit date, you will be responsible for all incurred non-refundable travel costs associate 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.

12. **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 to provide Services. In addition, you represent and warrant that all of Your Information is owned or licensed by you, and does

14. **Web Services.** We may provide you with certain website tools and related services, including the ability to order 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 wirelessly, or through or in connection with the Web Services, is guaranteed to be secure or free from unauthorized intrusion, and that data stored by us, our affiliates, or our service providers may be accessed, used, disclosed, altered, or destroyed by unauthorized persons. We do not warrant that the Web Services will be uninterrupted or error-free, or that defects will be corrected. We may terminate or suspend access to our Web Services at any time without notice, and we are not responsible for any damage or loss caused by or in connection with the use of the Web Services.

15. **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 or service that we are required to disclose to the public. We will use Confidential Information to provide the Services to you and to improve our products and services. We will not use Confidential Information for any other purpose. We will not disclose Confidential Information to any third party without your prior written authorization. We will use Confidential Information to provide the Services to you and to improve our products and services. We will not use Confidential Information for any other purpose. We will not disclose Confidential Information to any third party without your prior written authorization.

16. **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 sample(s), for which we will not be liable.
- 样品:** 如果我们要求检测样品, 贵司需将样品运至我司, 费用自行承担。测试完成后, 样品会被销毁, 除非贵司提出并安排将检测样品运回贵司。贵司承认, 测试和样品准备工作可能会对样品造成损坏, 对此我们概不承担责任。

- (EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES); UNDER NO CIRCUMSTANCE WILL WE BE LIABLE TO YOU FOR ANY CLAIMS FOR LOSS, DAMAGE, OR EXPENSE UNLESS SUCH CLAIM IS BROUGHT UNDER SECTION 24 (DISPOS) 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.

10. **Work.** Any failure by a party to insist upon the performance of any provision of these Terms and Conditions will not constitute a waiver of any rights under these Terms and Conditions of that provision.

- 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.
- 凡本協議及條款之適用範圍及效力均受新加坡法律所管轄，並非本協議及條款之當事人，均不得根據新加坡《合約(第三方權利)法》(第53B章)強制執行本協議及條款之任何條款，無論其是否經命名、類別或描述而受其約束。

22. **Subcontracting.** We may use subcontractors for certain testing or other Services. All subcontractors will meet our current qualification requirements and will comply with our requirements for confidentiality, conflicts of interest, and ethical standards.

24. **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) ULL Contracting Party's principal place of business is Asia, Australia, or New Zealand, then Singapore law, and (ii) ULL Contracting Party's

- pursuant to the AAA Commercial Arbitration Rules and the Procedures for Large, Complex Commercial Disputes. The arbitration venue will be Chicago, Illinois, except that if: (i) [U] Contracting Party's principal place of business is in Europe, the venue will be Geneva, Switzerland; and (ii) [U] 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 arbitration 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 in 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 notified their panel selections, the two arbitrators will name one of their arbitrators from the list of ten (10) who will be the chair of the panel, and the panel will be seated. The designee of each party will be the sole arbitrator. The arbitrators will not have the authority to add, change, or disregard any

9. 与本案相关的法律适用、程序问题均适用中国法律。仲裁庭的组成和仲裁程序适用《国际商事仲裁示范法》(American Arbitration Association, 以下简称“国际商事仲裁协会”)的仲裁规则及中国法律。对于涉及大、中型、复杂的商事争议 (Large, Complex Commercial Disputes) 以及有涉外因素的法律争议, 仲裁庭的组成和仲裁程序适用《国际商事仲裁协会》(国际商事仲裁协会)的仲裁规则及中国法律。对于涉及小、中型、简单的商事争议 (Small, Simple Commercial Disputes) 以及无涉外因素的法律争议, 仲裁庭的组成和仲裁程序适用《国际商事仲裁协会》(国际商事仲裁协会)的仲裁规则及中国法律。对于涉及大、中型、复杂的商事争议 (Large, Complex Commercial Disputes) 以及有涉外因素的法律争议, 仲裁庭的组成和仲裁程序适用《国际商事仲裁协会》(国际商事仲裁协会)的仲裁规则及中国法律。对于涉及小、中型、简单的商事争议 (Small, Simple Commercial Disputes) 以及无涉外因素的法律争议, 仲裁庭的组成和仲裁程序适用《国际商事仲裁协会》(国际商事仲裁协会)的仲裁规则及中国法律。

27. **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 its subject matter. Under no circumstances will any preprinted, additional, or different terms and conditions on your requests for quotation, purchase orders, invoices, sales or marketing materials, emails, 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 no

28. **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.

30. **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 cause beyond the reasonable control of the party affected, provided such default or delay: (i) could not have been prevented by reasonable precautions; (ii) cannot reasonably be circumvented; (iii) and the party hindered or delayed immediately notifies the other party describing the circumstance causing delay.