

TEST REPORT NO: B60481575 Nov.2,2015

> Page: 1 of 5

Applicant: Test Date: Oct.29 - Nov.02,2015

Address: **Received Date:** Oct 29, 2015

Contact Person: WEI HUANG

1/M07251-37(blue) 2/MO8441-02(Wine red) 3/MO8441-04 (Navy Blue) 4/MO8441-05 (red) 5/MO8441-07 (grey) **Sample Description:**

6/MO8441-09(Forest green) 7/MO8441-13 (white)

Buyer:

Export To: EUROPE

Care Instructions:

10% cotton 90% polyester



<u>Test Item</u>	<u>Conclusion</u>
Colour Fastness to Rubbing	PASS

Remark:

- The results relate only to the samples tested.
- "NC"=No Comment, "NA"=Not Applicable, " * " See the attached test results details.

For and on behalf of UL VS Shanghai Limited

Roger Deng - VS Senior Engineer (Engineering Team)

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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the UL VS's customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS'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 VS 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 VS's random inspection or testing or audit. The liability of UL VS 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, see reverse for Terms and Conditions of Service.



Nov.2,2015

Page:

2 of 5

Sample Information:

Sample	Product	Applicant's equivalent code / Color
001	BLUE FABRIC	
002	DK. RED FABRIC	
003	NAVY FABRIC	
004	RED FABRIC	
005	GRAY FABRIC	
006	DK. GREEN FABRIC	
007	WHITE FABRIC	
008	WHITE/BLACK LABEL	

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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS'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 VS 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 VS's random inspection or testing or audit. The liability of UL VS 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, see reverse for Terms and Conditions of Service.



Nov.2,2015

Page:

3 of 5

Colour Fastness to Rubbing [ISO 105-X12:2001] (1)

Sample	Length Direction		Width Direction		Requirement		
<u>Sample</u>	<u>Dry</u>	Wet	<u>Dry</u>	Wet	<u>Dry</u>	<u>Wet</u>	
001	4-5	3-4	4-5	3-4	Min.4	Min.3	PASS
002	4-5	4	4-5	4	Min.4	Min.3	PASS
003	4-5	4	4-5	4	Min.4	Min.3	PASS
004	4-5	4	4-5	4	Min.4	Min.3	PASS
005	4-5	4-5	4-5	4-5	Min.4	Min.3	PASS
006	4-5	4-5	4-5	4-5	Min.4	Min.3	PASS
007	4-5	4-5	4-5	4-5	Min.4	Min.3	PASS

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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS'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 VS 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 VS's random inspection or testing or audit. The liability of UL VS 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, see reverse for Terms and Conditions of Service.



Nov.2,2015

Page:

4 of 5









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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS'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 VS 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 VS's random inspection or testing or audit. The liability of UL VS 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, see reverse for Terms and Conditions of Service.

优力胜邦质量检测(上海)有限公司

UL VS Shanghai Limited

UL VS Snanghai Limited 上海市平福路 188 号漕河泾开发区聚鑫园 1 幢 1 层, 2 层 Floor 1 &2, Building 1, Caohejing Hi Tech Park Ju Xin Park, No. 188, Ping Fu Road, Xu Hui District Shanghai 200231,P.R.China T: +(8621) 24228200/ F: +(8621) 6855 6812 / W: ul.com/consumer-products



Nov.2,2015

Page:

5 of 5







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

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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS'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 VS 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 VS's random inspection or testing or audit. The liability of UL VS 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, see reverse for Terms and Conditions of Service.

优力胜邦质量检测(上海)有限公司

UL VS Shanghai Limited

UL VS Snanghai Limited 上海市平福路 188 号漕河泾开发区聚鑫园 1 幢 1 层, 2 层 Floor 1 &2, Building 1, Caohejing Hi Tech Park Ju Xin Park, No. 188, Ping Fu Road, Xu Hui District Shanghai 200231,P.R.China T: +(8621) 24228200/ F: +(8621) 6855 6812 / W: ul.com/consumer-products

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

COMPUTATION OF CHARGES AND PAYMENT

- (a) Consulting time shall be charged on a daily basis 咨询时间应当以日为基础计费。
- 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. 当乙方判断服务将洛耗大量时间,导致使用特殊设备或支出时,对甲方将以所花费的"设备—小时"为基础收取费用。 1.3
- 1.4
- - (a) to punctually pay all billings rendered to the customer from time to time; 准时支付不时提供给甲方的所有帐单;
 - (b) unless otherwise agreed in writing, payment is to be made within 7 days from the date of Invoice or the date of the Debit Note;除非另有书面约定,付款应当在开具发票或付款通知日之后的7天内做出;
 - where the Customer fails to pay within time, UL VS shall charge interest on overdue invoices at the rate of 2% per month or 24% per annum until payment, such interest to run from day to day and to accrue after as well as before any judgment and is to be compounded at monthly intervals;
 - 若甲方未能按时付款、乙方将就逾期未付发票金额以每月2%或每年24%的比例收取罚息。直至全额付款、此等罚息以日计算且在任何判决之前和之后都产生,并以月为间隔,按本金和不断累积的利息为基数来计息;
- 若甲方未能按时付款。乙方将设置用木付发票金额以每月28%每年24%的比邻收取可息。直至全额付款,此等可息以日计算且在任何判决之简本之后都产生,并以月为问局、按本全和不断累积的利息为基数来计是:
 (0 UL US shall have a lian on any goods of the Customer until payment but the exercise of such lies had not prevent interest continuing.

 乙方有权留置甲方的变物抵到其足避付款。但留置契约行使不定妨碍可息的继续计算。
 (1 he Customer shall fail to pay U. U. V. Sor pay research on under Clause 1.5 or if the Customer's business shall be passed or presented (except for the purpose of reconstruction), UL VS may without prejudice to its other rights either suspend or cancel the Agreement and in such an event UL VS may also suspend or cancel any other existing contracts without being liable to dramages.

 若甲方则任何原因是非常规则有限是非常规则有限。或者用方违反了本协议项下的任何义务,或者甲方的接管人一旦被任何。或结束甲方坐务的任何决议或申请被通过或提叉(为重担之目的除外),则乙方可以在不影响其他权利情况下中止或解除本协议,在此等情况下乙方也可以中止或撤销任何其他在在的合同并且不对损失负责。

CONFIDENTIAL TREATMENT OF INFORMATION

- Unless otherwise specifically agreed between the parties, the services rendered by UL VS to the Customer shall be on a non-exclusive best-efforts basis. 除非双方间另有特别约定,由乙方向甲方提供的服务应当建立在不择他的和勤勉尽责的基础之上。 2.1
- 除非双方码另有特别的定,由乙方间中万提供的服务应该建立在不得他的职助程文型的基础之上。
 It is explicitly agreeded by LU. VS and the Customer stepeed by LU. VS and the Written consent of the Customer specifically authorizing such disclosure PROVIDED ALWAYS AND IT IS MUTUALLY AGREET that the Confidentially shall extend for a period of five (6) years from the date of completion of its work and PROVIDED FURTINEE that UL. VS shall not be liable under this clause if through not paid used for a penerally known to but. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to but. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to but. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to but. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to UL. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to UL. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to UL. VS: or is independently developed by UL. VS without recourse to the materials provided by the Customer; or the information is penerally known to UL. VS: or is independently developed by UL. VS: without recourse the information is penerally known to UL. VS: or is independently developed by UL. VS: without recourse the information is penerally known to UL. VS: and in the information is penerally known to UL. VS: and in the information is penerally known to UL. VS
- 高,或该信息在根据本条款规定的拥有管辖权的法院出具的判决或正式文书或根据上述拥有管辖权的政府机构发布的命令、通知规要求必须提供的。 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 <u>Provided Always</u> that UL VS shall not be liable under this clause if through no fault act or failure on its part the identity of the 图:张明市中央政治社会的企业。 LV Su 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 I Customer is generally known to the public 工力方准式另具于四种分价和保险机器的性数据。 2.3

- 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 在为甲方履行工作的过程中,在为甲方原承担的工厂范围内由乙方作出的任何发明属于甲方。
- UL VS's use of the aforesaid inventions shall be free of any royalty fees 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。

第四条责任限制

LIMITATION OF LIABILITY 性任期 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 no event shall U.VS be liable 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 function and the properties of th

INDEMNITY 第五条补偿

Table The Description of actual or threatened suit against UL VS in relation to the services undertaken on behalf of the Customer or in relation to any of the Products or the Trade Mark or Patent of the Customer or of any allegation of infringement of any letters patent, registered design, trade mark or trade name, the Customer shall indemnify UL VS harmless from any liability, action, claim, demand, costs, charges and expenses arising there from or expense including solicitors fees, coursel's fees in defending such action <u>Provided Always</u> that the Customer will at its own election either effect any settlement or compromise or alt to som expense defend any such action or proceeding and the Customer shall proceeding and the Customer shall proceed the Customer shall prove the Customer shall proceed the Customer shall pr

SOLICITATION OF EMPLOYEES

Ki 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 obtai 双方同意除非得到事先书而同意, 任何一方均不得引诱雇佣或聘用另一方的雇员。

EFFECT OF PROPOSAL

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 or all or written agreements to the contrary, the terms and conditions herein shall be applicable and take precedence over any conflicting terms contained in any documents submitted by the Customer.

南阳之世代形 唐非田乃于南连族 其样做判决经时出足之目选片。1901日—且接受建设书、幕府是自身与下的之间的一部分,且还公司是含有多之间是有多之间,是有的人具有连续工具,其他用处,本文中的条款和条件应当适用于、且取代甲力提交的任何文件中所包含的任何与之相冲突

DATA AND DOCUMENT RETENTION

- (a) After the services are rendered, UL VS may retain a copy of all documents relating to the services (the "Supporting Documents") for as long as UL VS, in its sole discretion, deems fit. 在提供服务后, 乙方可以在其认为合适时保留一份与某服务相关的所有文件("支持文件")的复印件。
 - (B) Unless otherwise specified or required by the applicable law, all Supporting Documents (as that a years are scheduled to be destroyed, UL VS shall give the Customer's about law or all Supporting Documents less than 3 years are scheduled to be destroyed, UL VS shall give the Customer 3 Days' written notice to the Customer's last known address of its intention to destroy the Supporting Documents. Unless the Customer makes a written request to UL VS reaching UL VS before the expiration of the said 30 days seeking delivery of those documents to the Customer at the Customer's expense, those documents shall be destroyed. 除事分有使到成皮皮肉瘤,所有超过年的支持文件将由近方自动情况,不要用力,在任何力于三年的支持文件将被前缀,乙方应当按最后被共和悉的甲力地址给予甲方一份30日期限的书面通知,告知其销效该文件的意思。除非甲方向乙方提出书面请求,要求将此等文件交付给甲方,并且请请来在上经30日期间的工作。
 - (c) The Customer shall indemnify U.L VS for any costs or expenses in responding to or opposing any subposens, the production of any documents in Court seeking the disclosure of the said documents or any information contained therein.

 中方应当确定人方为回波或对抗任何寻求局入上处于传来中心与的任何自己的特征,以及在法廷上的情况,以及在法

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组相关的中国法律法模管辖、推断、解释和操作。

OBLIGATIONS OF THE CUSTOMER

SAMPLES 氧十一条样品

Trial U. VS expects Customers to abide by all applicable regulations when shipping samples to U.L. VS. Improper shipping may result in additional charges for costs incurred by U.L. VS. (a) to identify samples to U.L. VS. (b) damage done to U.L. VS personnel or property as a result of improper packaging, labeling or omission of identifying documents. U.L. VS has the right to refuse receipt of any shipment that, in its discretion, is usually or has been shipped improperly. Any costs associated by refusal to accept shipment under this clause are the sole responsibility of the Customers. U.V. VS and arising from the improper packaging or shipment of the sample by Customer. Customers had indemnity and hold harmless U.V. VS or any and all damages, expenses, fines, judgments, liabilities and costs (including attorney) for the improper packaging or shipment of the sample by Customer. Customers had indemnity and hold harmless U.V. VS or any and all damages, expenses, fines, judgments, liabilities and costs (including attorney) for the improper packaging or shipment of the sample by Customer. Customers and the packaging of the packaging or shipment of the sample by Customer. Customers and the packaging of the packaging or shipment of the sample by Customers. Customers and the packaging of the packaging of the packaging or shipment of the sample by Customers. Customers and the packaging of the packaging

E-MAIL DISCLAIMER 松上一夕中子邮件负责由明

电子能特免责问 UNS 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, UL 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 inadvertently 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. UL VS shall not be held responsible for these risks, which are out of its control. Should a report / results by third parties. UL VS shall not be held responsible for these risks, which are out of its control. Should a report / results shall be sent by UL VS unencrypted. Transmission of the report / results shall be sent by UL VS unencrypted. Transmission of the report / results for other materials requested by the Customer's which are outlined from the customer, and UL VS shall not be considered to constitute a breach of any confidentialty or other provisions of this Agreement between UL VS and the Customer's and UL VS shall not be sent by UL VS unencrypted. Transmission of the report / results from the customer, and UL VS shall not be sent by UL VS unencrypted. Transmission of the report / results from the customer, and UL VS shall not be sent by UL VS unencrypted. Transmission of the report / results shall be sent by UL VS unencrypted. Transmission of the report / results shall not be customer, and UL VS shall not be considered to constitute a breach of any confidentialty or other provisions of this Agreement between UL VS and the Customer's any thread the Customer's any thread to now the customer's any thread thr

大照规矩。
Any 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 walved, 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.
根据任理秘内技术所有的任何是适用的法律。当本协议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绝不多比喻的议其他条款的效力。但若任何此等应适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绝放弃此等

A cartificate signed by any officer of UL VS 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. 一份由乙方的任何管理人员签署的旗根据本协议甲方在该等证书签段之日应付款项的证书、若无明基错误、应作为此等应付款项的确证。

- 133
- This report or certificate does not relieve sellers/suppliers from their contractual responsibility with regards to the quality/quantity of this delivery nor does it prejudice Customer's right to claim towards sellers/suppliers for compensation for any apparent and/or hidden defects not detected during
- UL VS's random inspection or testing or audit. 本报告或证书并未免除卖方/供应方关于交付货物质量/数量方面的合同责任. 也不影响甲方向卖方/供应方主张赔偿在乙方随机检查或离试或审核中未被发现的任何表面和/或隐蔽的瑕疵的权利。