

Test Report No.: 244267961a 001 Page 1 of 7

Client:

Contact Information:

Sample Description As Declared:

No. Of Sample

Product Description FFP2 Protective Face Mask

Brand Purism White Colour

Lot No./ Batch code 20200909/ 2020/09/09

Material Nonwoven fabric, Melt-blown nonwoven fabric

Test Type Full test

Product Type Single shift use only

China Country of Origin

Buyer

Sales Destination (Country) German/ European

Claimed Classification FFP2

Manufacturer Name Manufacturer Address

Sample obtaining method: Sending by customer

Sample Receiving date: 2020-09-21 & 2020-09-23

Delivery condition: Apparent good, Samples tested as received

Test Period: 2020-09-23 to 2020-10-14

Test Specification: Test Result

EN 149:2001 + A1:2009 Respiratory Protective Devices – Filtering Half Masks Please refer to next page

to Protect against particles- Requirements, testing marking

Other Information:

"This article is proofed with the "company brand" and is allowed to print other "advertise" from the customer of "daddys-choise.de" Yiwu-Hamburg GmbH also.

On the left side: 4 cm x 4.5 cm On the right side 4 cm x 1,5 cm Colour: all colour of RAL"

For and on behalf of

TÜV Rheinland (Shanghai) Co., Ltd.

2020-10-23 Candy Jiang/ Technical Manager

Date Name/Position

Test result is drawn according to the kind and extent of tests performed.

This test report relates to the a.m. 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.

Croy Jiang



Page 2 of 7

Summary of test results

Clause	Item	M001	
7.3	Visual inspection	M	
7.4	Package	M	
7.5	Material	М	
7.6	Cleaning and disinfection	N/A	
7.7	Practical performance	M	
7.8	Finish of parts	M	
7.9.1	Leakage	M	
7.9.2	Penetration of filter material	M	
7.10	Compatibility with skin	M	
7.11	Flammability	M	
7.12	Carbon dioxide content of the inhalation air	M	
7.13	Head harness	M	
7.14	Field of vision	M	
7.15	Exhalation valve(s)	N/A	
7.16	Breathing Resistance	M	
7.17	Clogging	N/A	
7.18	Demountable parts	М	
9	Marking	М	

Note : M = Meet Performance Standard F = Below Performance Standard

Material list

Material No.	Material	Color/Pattern	Location
M001	Whole Product	White	FFP2 Protective Face Mask



1. Visual inspection

Test method : EN 149:2001+A1:2009 Clause 8.2

Clause	Item	M001
7.3	The visual inspection shall also include the marking and the information supplied by the manufacturer.	Pass
7.4	Particle filtering half masks shall be offered for sale packaged in such a way that they are protected against mechanical damage and contamination before use.	Pass
	Materials used shall be suitable to withstand handling and wear over the period for which the particle filtering half mask is designed to be used.	Pass
7.5	After undergoing the conditioning described in 8.3.1 none of the particle filtering half masks shall have suffered mechanical failure of the face piece or straps.	Pass
	When conditioned in accordance with 8.3.1 and 8.3.2 the particle filtering half mask shall not collapse.	Pass
	Any material from the filter media released by the air flow through the filter shall not constitute a hazard or nuisance for the wearer.	Pass
7.8	Parts of the device likely to come into contact with the wearer shall have no sharp edges or burrs	Pass
7.18	All demountable parts (if fitted) shall be readily connected and secured, where possible by hand.	Pass

Remark:

N/A: Due to no relevent information/material

N/R: Due to not request

2. Practical performance

Test method : EN 149:2001+A1:2009 Clause 8.4 & 8.5

Clause	Item	M001
7.7	Wearing	Pass
7.7	Walking test	Pass
7.7	Work simulation test	Pass
7.10	Materials that may come into contact with the wearer's skin shall not be known to be likely to cause irritation or any other adverse effect to health	Pass
7.13	The head harness shall be designed so that the particle filtering half mask can be donned and removed easily. The head harness shall be adjustable or self-adjusting and shall be sufficiently robust to hold the particle filtering half mask firmly in position and be capable of maintaining total inward leakage requirements for the device	Pass
7.14	The field of vision is acceptable if determined so in practical performance tests	Pass

Remark:

N/A: Due to no relevent information/material

N/R: Due to not request



3. Leakage

Test method : EN 149:2001+A1:2009 Clause 8.5

Requirement : FFP2:

At least 46 out of the 50 individual exercise results for total inward

leakage ≤11%

At least 8 out of the 10 individual wearer arithmetic means for the total

inward leakage ≤ 8%

	M001										
		Cnasiman	Leakage (%)								
Subject	Condition	Specimen No.	Walk	Head Side/side	Head Up/down	Talk	Walk	Mean			
BM		1	8.972	7.096	4.587	6.882	8.663	7.240			
ACH		2	9.147	8.266	6.521	6.136	7.651	7.544			
ML	As received	3	8.213	7.036	6.529	7.361	7.274	7.283			
SG		4	7.999	6.893	7.021	7.382	7.003	7.260			
YY		5	7.241	6.334	6.027	6.742	7.023	6.673			
LLC		6	10.181	6.021	6.047	5.017	9.324	7.318			
YL	Λ £ L L L L L L L L L L	7	8.143	6.214	6.145	7.283	7.964	7.150			
KXH	After	8	9.436	6.015	6.338	7.016	8.247	7.410			
KQ	conditioning	9	8.268	6.431	6.117	6.528	7.831	7.035			
DG		10	9.127	6.206	5.987	7.214	8.215	7.350			
Col	nclusion				Pass						

Facial Dimension Of Subject (mm)										
Subject	BM	ACH	ML	LLC	DG	SG	YL	KQ	KXH	YY
Face length	135	127	120	120	130	135	115	120	130	130
Face width	160	159	133	140	145	155	135	135	155	165
Face Depth	130	122	115	115	132	132	118	115	120	143
Mouth Width	52	55	52	50	50	55	48	50	52	50

4. Flammability

Test method : EN 149:2001+A1:2009 Clause 8.6

Requirement : ≤5s

M001									
Item	Condition	Specimen No	Test results	Conclusion					
Afterflame time (s)	As received	1	1.2						
	As received	2	1.0	Pass					
	After conditioning	3	1.3						
	Aiter conditioning	4	1.5						

5. Carbon Dioxide Content Of The Inhalation Air

Test method : EN 149:2001+A1:2009 Clause 8.7

Requirement : ≤1%

	M001.										
Item	Condition		Test results								
Content (0/)	As received	Specimen 1	Specimen 2	Specimen 3	Mean	Door					
Content (%)	As received	0.59	0.57	0.54	0.57	Pass					



Page 5 of 7

6. Breathing Resistance

Test method : EN 149:2001+A1:2009 Clause 8.9

FFP2:

Requirement Inhalation: 30l/min: ≤0.7mbar

Inhalation: 95l/min: ≤2.4mbar Exhalation: 160l/min:≤3.0mbar

	M001															
Flow rate (I	/min)		Resistance (mbar)													
An receiv	od		Sp	ecime	n 1			Sp	ecime	n 2			Sp	ecime	n 3	
As receiv	eu	Α	В	С	D	Е	Α	В	С	D	Е	Α	В	С	D	Ε
Inhalation	30	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.6	0.6	0.6	0.6	0.6
IIIIaiation	95	1.6	1.6	1.6	1.6	1.6	1.7	1.7	1.7	1.7	1.7	1.8	1.8	1.8	1.8	1.8
Exhalation	160	2.6	2.6	2.6	2.6	2.6	2.7	2.7	2.7	2.7	2.7	2.8	2.8	2.8	2.8	2.8
Simulate	ed	Specimen 4				Specimen 5				Specimen 6						
wearing trea	tment	Α	В	С	D	Е	Α	В	С	D	Е	Α	В	С	D	E
Inhalation	30	0.6	0.6	0.6	0.6	0.6	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5
IIIIaiation	95	1.8	1.8	1.8	1.8	1.8	1.7	1.7	1.7	1.7	1.7	1.8	1.8	1.8	1.8	1.8
Exhalation	160	2.8	2.8	2.8	2.8	2.8	2.7	2.7	2.7	2.7	2.7	2.8	2.8	2.8	2.8	2.8
Temperat	ure		Sp	ecime	n 7			Sp	ecime	n 8			Sp	ecime	n 9	
condition	ed	Α	В	С	D	Е	Α	В	С	D	Е	Α	В	С	D	E
Inhalation	30	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5
IIIIIaialiOII	95	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.6
Exhalation	160	2.6	2.6	2.6	2.6	2.6	2.6	2.6	2.6	2.6	2.6	2.8	2.8	2.8	2.8	2.8
Conclusion		•	•		•	•		Pass		•			•		•	

Remark: A: facing directly ahead; B: facing vertically upwards; C: facing vertically downwards; D: lying on the

left side; E: lying on the right side

7. Penetration Of Filter Material

Test method : EN 149:2001+A1:2009 Clause 8.11

Requirement : FFP2:≤6%

		M001					
Aerosol	Condition	Specimen No.	Penetration (%)				
		1	0.001				
	As received	2	0.001				
		3	0.001				
Codium oblorido		4	0.001				
Sodium chloride Penetration	Simulated wearing treatment	5	0.001				
renetiation	_	6	0.001				
	Mechanical strength +	7	0.011				
	Temperature conditioned @	8	0.048				
	Exposure test of 120mg	9	0.042				
		10	0.434				
	As received	11	0.258				
		12	0.480				
Doroffin ail		13	0.535				
Paraffin oil Penetration	Simulated wearing treatment	14	0.518				
renetiation	_	15	0.488				
	Mechanical strength +	16	1.632				
	Temperature conditioned @	17	1.796				
	Exposure test of 120mg	18	1.384				
Conclusion	Pass						



Page 6 of 7

8. Marking									
.	M001								
9.1 Packaging	The following information shall be clearly and durably marked on the smallest commercially available packaging or legible through it if the packaging is transparent								
	9.1.1 The name, trademark or other means of identification of the manufacturer or supplier.	Present							
	9.1.2 Type-identifying marking.	Present							
	9.1.3 Classification The appropriate class (FFP1, FFP2 or FFP3) followed by a single space and then: "NR" if the particle filtering half mask is limited to single shift use only. Example: FFP3 NR, or "R" if the particle filtering half mask is re-usable. Example: FFP2 R D.	Present							
	9.1.4 The number and year of publication of this European Standard.	Present							
	9.1.5 At least the year of end of shelf life. The end of shelf life may be informed by a pictogram as shown in Figure 12a, where yyyy/mm indicates the year and month.	Present							
	9.1.6 The sentence 'see information supplied by the manufacturer', at least in the official language(s) of the country of destination, or by using the pictogram as shown in Figure 12b.	Present							
	9.1.7 The manufacturer's recommended conditions of storage (at least the temperature and humidity) or equivalent pictogram, as shown in Figures 12c and 12d.	Present							
	9.1.8 The packaging of those particle filtering half masks passing the dolomite clogging test shall be additionally marked with the letter "D". ID This letter shall follow the classification marking preceded by a single space.	N/A							
9.2 Particle filtering half	Particle filtering half masks complying with this European Standard shand durably marked with the following:	all be clearly							
mask	9.2.1 The name, trademark or other means of identification of the manufacturer or supplier.	Present							
	9.2.2 Type-identifying marking.	Present							
	9.2.3 The number and year of publication of this European Standard.	Present							
	9.2.4 Classification The appropriate class (FFP1, FFP2 or FFP3) followed by a single space and then: "NR" if the particle filtering half mask is limited to single shift use only. Example: FFP3 NR, or "R" if the particle filtering half mask is re-usable. Example: FFP2 R D.	Present							
	9.2.5 If appropriate the letter D (dolomite) in accordance with clogging performance. This letter shall follow the classification marking preceded by a single space.	N/A							
	9.2.6 Sub-assemblies and components with considerable bearing on safety shall be marked so that they can be identified.	N/A							



Photo:



- END -

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

- These General Terms and Conditions of Business of TÜV Rheinland in Greater China ("GTCB") is made between the client and one or more member entitles of TÜV Rheinland in Greater China as applicable as the case may be ("TÜV Rheinland"). The Greater China har golicable as the Maniand China, Hong Kong and Talwan. The client hereof refers to Maniand China, Hong Kong and Talwan. The client hereof includes: a natural person capable to form legally brinding contracts under the applicable leave Miconcludes the contract not for the purpose of a daily specificable with the concludes the contract not for the purpose of a daily specificable with the concludes the contract not for the purpose of a daily specificable with the concludes the contract not for the purpose of a daily specificable with the concludes the contract not for the purpose of a daily specificable with the concludes the contract of the form the contract of the co
- use; the incorporated or unincorporated entity duly organized, validly existing and capable to form legally binding contracts under the applicable law. The following terms and conditions apply to agreed services including consultancy services, information, deliveries and similar services as well as of the contract of 1.2
- consultancy services, information, cenvenée airu smired services as we war ancillary services and other secondary obligations provided within the scope of contract performance. Any slandard terms and conditions of the client of any nature shall not apply and shall hereby be expressly excluded. No standard contractual terms and conditions of the client shall from part of the contract even if TVD Rehinland contiext of an ongoing business relationship with the client, this GTCB shall also apply to future contracts with the client without TVD Rehinland having to refer to them separately in each individual case.

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.

- vorming into effect and outration of contracts.

 The contract shall come into effect for the agreed terms upon the quotatic letter of TUV Rheinland or a separate contractual document being signed both contracting panties, or upon the works requested by the client being state of the contract of the con
- contract.

 If the contract provides for an extension of the contract term, the contract term will be extended by the term provided for in the contract unless terminated in writing by either party with a six-week notice prior to the end of the contractual term. 3.3

- The scope and type of the services to be provided by TÜV Rheinland shall be specified in the contractually agreed service scope of TÜV Rheinland by both parties. If no such separate service scope of TÜV Rheinland skip, then the written confirmation of order by TÜV Rheinland shall be decisive for the service be be provided.

- intent the written contribution or order by LOV intensition shall be decisive by The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into.

 TUY Rheinland is entitled to determine, in its sole discretion, the method and nature of the assessment unless otherwise agreed in writing or if mandatory provisions require a specific procedure to be followed.

 To provide the provisions require a specific procedure to be followed.

 The provisions require a specific procedure to be followed.

 The provisions require a specific procedure to be followed.

 The provisions require a specific procedure and working order of either tested or examined parts nor of the installation as a whole and its upstream ancific downstream processes, organisations, use and application in accordance with regulations, nor of the systems on which he installation is construction, selection of materials and assembly of installations examined, nor for their use and application in accordance with regulations, unless these questions are expressly covered by the contract.

 In the case of inspection work, TOV Rheinfand shall not be responsible for
- In the case of inspection work, TÜV Rheinland shall not be responsible for the accuracy or checking of the safety programmes or safety regulations on which the inspections are based, unless otherwise expressly agreed in written.
- which the inspections are based, unless otherwise expressly agreed in writing, undatory legal regulations and standards or full in requirements for the agreed service scope change after conclusion of the contract, with a written notice to the client. TUV Rheinland shall be entitled to additional expression of the contract of the client. TuV Rheinland shall be entitled to additional expression of the contract of the client of the contract of third parties with the services of TUV Rheinland, as well as making available of and justifying confidence in the work results (test reports, test results, expert reports, etc.) is not part of the agreed services. This also applied the client passes on work results in full or in extracts to third parties in accordance with clause 11.4.

Performance periods/dates

- The contractually agreed periods/dates of performance are based on estimates of the work involved which are prepared in line with the details provided by the client. They shall only be inding in feeling confirmed as binding by TUV Rheinfand in writing.

 It hinding periods of performance have been agreed, these periods shall not commence until the client has submitted all required documents to TUV Rheinfand.

- commence until the client has submitted all required documents to TUV
 Resembler
 And S. 2 also apply, when without express approval by the client,
 3 to all extensions of agreed periodis dates of performance not caused by TUV
 Rheinland is not responsible for a delay in performance, in particular if the
 client has not fulfilled his dates to cooperate in accordance with clause 6.1
 or has not done so in time and, in particular, has not previously of the
 client has not fulfilled his dates to cooperate in coordance with clause 6.1
 or has not done so in time and, in particular, has not previously of the
 client has not time and time and the performance of the performance of TUV Rheinland is delayed due to unforeseeable
 circumstances such as force majeure, strikes, business disruptions,
 powermental regulations, transport obstacles, etc., TUV Rheinland is
 correspond at least to the duration of the hindrivance plus any time period
 which may be required to resume performance.

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.
- Design documents, supplies, auxiliary staff, etc. necessary for performar of the services shall be made available free of charge by the clie Moreover, collaborative action of the client must be undertain accordance with legal provisions, standards, safety regulations and accide prevention instructions. And the client represents and warrants that

- b) the product, service or management system to be certified complies with applicable laws and regulations; and
- it doesn't have any illegal and dishonest behaviours or is not included in the list of Enterprises with Serious Illegal and Dishonest Acts of People's Republic of China.
- Reclient breaches the aforesaid representations and warranties, TÜV Rheinland is entitled to i) immediately terminate the contract/order without prior notice; and ii) withdraw the issued testing report/certificates if any.
- The client shall be are any additional cost incurred on account of work having to be redone or being delayed as a result of late, incorrect or incomplete information provided by or lack of proper cooperation from the client. Even where a fixed or maximum price is agreed, TDV Rheinland shall be entitled to charge extra fees for such additional expense.

- If the scope of performance is not laid down in writing when the order is placed, invoking shall be based on costs actually incurred. If no price is agreed in writing, invoking shall be made in accordance with the price last of agreed in writing, invoking shall be involced according to the progress of the work.

 Unless otherwise agreed, work shall be involced according to the progress of the work.

 If the execution of an order extends over more than one month and the value of the confract or the agreed fixed price exceeds C.200.00 or equivalent value in local currency, TUV Rheinland may demand payments on account or in installents. 7.1

- All invoice amounts shall be due for payment without deduction on receipt of the invoice. No discounts and rebates shall be granted. The property of the property of the property of the property of the on the invoice, stating the invoice and client numbers. In cases of default of payment, TÜV Rheinland shall be entitled to claim default interest at the applicable short term loan interest rate publicy. 8.3
- inced by a reputable commercial bank in the country where TÜV land is located. At the same time, TÜV Rheinland reserves the right to 8.4
- Rhehland is located. At the same time, I by Vicentime.

 Should the client default in payment of the invoice despite being granted a reasonable grace period. TUV Rhehland shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-performance and The provisions set for this native is 4-ball size apply in cases involving returned cheques, cessation of payment, commencement of insolvency

- of assets.

 Objections to the invoices of TÜV Rheinland shall be submitted in writing
- Objections to the invoices of TUV Rheinland shall be submitted in writing within tow weeks of receipt of the invoice appropriate solurize payments. TUV Rheinland shall be entitled to demand appropriate solurize payments. Tuve the solurize payments are solurized to the solurized solurized to the solurized solurized to the solurized solurized to the solurized soluri
- Only legally established and undisputed claims may be offset against claims by TÜV Rheinland.

- 9.4lf ac
- Acceptance of work

 Any part of the work result ordered which is complete in itself may be presented by TVD Rheinland for acceptance as an instalment. The client shall be obliged to accept it immediately.

 If acceptance is equived or contracturally agreed in an individual case, this shall be determed in here taken place two (2) weeks after completion and stating at least one fundmental breach of contract by TVD Rheinland.

 client is not entitled to refuse acceptance due to insignificant breach of contract by TVD Rheinland.

 contracts by TVD Rheinland.

 contracts is actuded according the world shall be a place.

 If the contract is a contract of the contract of the contract by TVD Rheinland and the certificate is therefore to be withframe (a) performance of TVD we client was unable to make use of the law without provided for within the scope of a certification procedure for auditing/performance by TVD.

 Pheinland and the certificate is therefore to be withframe (a) performance of as unrellance audis, TVD Rheinland as the certificate is therefore to be withframe (a) performance of as unrellance audis, TVD Rheinland as the store of the certificate is therefore to be withframe (b) performance of as under a certificate is therefore to be withframe (b) performance of as under a certificate is therefore to be withframe (b) performance of as under a certificate is therefore to be withframe (b) performance of as under a certificate is therefore to be withframe (b) performance of as under the certificate is therefore to be withframe (b) performance of as under the certificate is therefore to the withframe and the certificate is the certificate is therefore to the withframe and the certificate is the certificate is therefore to the withframe and the certificate is the certificate is the certificate is the certificate in the certificate is the certificate in the certificate is the certificate in the certificate in the certificate is the certificate in the certificate in the certificate is the certificate in the certificate

10.6

- 10. Confidential of these terms and conditions, "confidential information" means all information in the purpose of these terms and conditions, "confidential information" means all project documentation which one party (the "disclosing party") hands over, and the confidential information or the confidential information or readed during party"). The hands over of the confidential information created during performance of work by TUV. Rheinland, including product testing data, defects, confirmity to the technical standard and related reports. Confidential information confidential or otherwise obtained by TUV. Professional (on personal) within the scope of the provision of services by TUV. Rheinland, TUV. Rheinland in second the provision of services by TUV. Rheinland, TUV. Rheinland is entitled to store, use, further develop and pass on the data obtained in connection with the provision of services for the purposes of developing new services, improving a confidential before passing it onto the receiving party. The same applies to confidential information disclosed in written form as confidential before passing it onto the receiving party. The same applies to confidential information disclosed in written form as confidential before passing it onto the receiving party. The same applies to confidential information in deviation of the performance of the confidential information in developing the proprietal information in deviation and the selection party fails to do so within the stipulated period, the receiving party fail not date any confidentially challed or the information within the disclosing party transmits or otherwise disclosure to the party.

 10.3 All confidential information which the disclosing party transmits or otherwise discloses to the receiving party fail not the area created during performance of work by TUV. Rheinland:

- work by TDV Pheintains.

 may only be used by the receiving party for the purposes of performing the contract, unless expressly otherwise agreed in writing by the disciding party, and the property of the pro

Copyrights and rights of use, publications

- Copyrights and rights of use, publications
 TOV Rheinland shall rethin all exclusive copyrights in the reports, expert
 reports/opinion, set exports/results, results, calculations, presentations, etc.
 prepared by TDV Rheinland, unless otherwise agreed by the parties in a
 stopped to the parties of the parties of the parties in a
 stopped to the parties of the parties

Liability of TÜV Rheinland

- times of the fee for the individual order under which the damages or issues have occurred. Notwithstanding the above, in the event that the total and accumulated isability accludated according to the foregoing provisions exceeds 2.5 Million Euro or equivalent amount in local currency, the total and not exceed the second of the control of the foregoing the foregoing the foregoing the total and not according to a feet and the first second the second of the second the second of the first second the second of the first second the second of the first second of the second o
- available by the client to support TOV Rheinland in the performance of its services under the contract, urless such personnel make available is such services under the contract, under such personnel make available to the acts of the personnel make available by the client under the foregoing provision, the client hash indeminity TOV Rheinland against any claims make by third parties arising from or in connection with such personnel's acts.

 TOM reliable and any or in connection with such personnel's acts.

 The limitation 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 disolativatings of the client.

- 13.1When 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 expo.
- assing on the services provided by TUV 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 formance of a contract with the client is subject to the provision that there are no obstacles to performance due to national or international foreign trade legislations or embargos and/or searcions. In the event of a voicion, TUV Rheinland shall be entitled to terminate the contract with immediate effect and the client shall compensate for the losses incured therefoly TUV

Data protection notice

TOV Rheinland processes personal data of the client for the purpose of fulfilling this contract. In addition, TOV Rheinland also processes the data for other things of the processes that the contract is addition, the processes that the client will only be disclosed to other natural or legal persons if the legal requirements are met. This also applies to transfers to third countries. The personal data will be deleted immediately as soon as a corresponding reason for deletion arises. Details subjects may exercise the following rights right of information, right of receiving rights and information or right of the processing right of processing right of processing or the processing of the processing have the right to revoke their consent at any time with effect for the future, as well as the right to five a complaint with the competent data protection supervisory authority. For further details on the processing of personal data by TOV. Rheinland as the person recommended from their North Contract of the processing of personal data by TOV. Rheinland as the person recommended from their North Contract (Processing of the person of TOV Rheinland by e-mail at detensivability data of the processing of the processing of the processing of the processing of the person of TOV Rheinland by e-mail at detensivability and the processing of the processi

- 15.1The risk and costs for freight and transport of documents or test material to and from TÜV Rheinland as well as the costs of necessary disposal measures shall

- Rheinland for the client at the expense of the client, unless otherwise agree. 15.3 Undamaged test material shall be stored by TUV Rheinland for four (4) weeks after completion of the test. If a longer storage period is desired, TUV Rheinland charges an appropriate storage fee. 15.4 After the expiry of the 4 weeks or any longer period agreed upon, the test material will be disposed of by TUV Rheinland for the client for a fee in accordance with clause 15.2.

- 16.1 Notwithstanding clause 3.3 of the GTCB, TUV Rheinland and the client are entitled in terminate the contract in its entirety or, in the case of services combined in one contract, each of the combined parts of the contract individually and independingly of the contractant of the treatming services with six (6) months' notice to the end of the contractably agreed term.

 16.2For or terminate the contract which includes but not limited to the following:

 a) the client does not immediately notify TUV Rheinland of changes in the conditions which are relevant for certification or signs of such changes:

 b) the client mususes the certificate or perifference made.

- b) the client misuses the certificate or certification mark or uses it in violation or me contract.

 c) in the event of several consecutive dialge in pawner (at least three times);

 d) a subset are certificated with the contract and considerably endangered and TüV Rheinland cannot reasonably the considerably endangered and TüV Rheinland cannot reasonably be expected to continue the contract are expected to continue the contract are lead to contract and expected to continue the contract are lead to the contract and expected to contract the expected contract and expected to contract the expected contract and expected to the contract and expected to a furnity and contract the conditions of a claim for damages against the client of the conditions of a claim for damages expected to the shall owe 15% of the remuneration to be paid until the end of the fixed contract them as furnity compressation. The client reserves the right to Rheinland reserves the right to prove a considerably higher damage in individual cases.
- Rheinland reserves the right to prove a considerably higher damage in individual cases.

 16.4TUV Rheinland is also entitled to terminate the contract with written notice if the client han to been able to make use of the time windows for auditing fear-lose provision provided by TUV Rheinland within the scope of a certification procedure and the certificate therefore has to be withdrawn for example during the performance of monitoring audits). Clause 16.3 applies accordingly.

- availability, written form, place of jurisdiction and dispute resolution.
 All amendments and supplements must be in writing in order to be effective.
 This also applies to amendments and supplements to this clause 17.1.
 Should one or several of the provisions under the contract and/or these terms and conditions be or become ineffective, the contracting parties shall store the contract the provision of the contract the provision of the contract the provision of the contract the invalid provision in pagia and commercial terms.
 Unless otherwise stipulated in the contract, the governing law of the contract and most extension and conditions shall be chosen following the rules as below.
 If TUV Rheinland in question is legally registered and existing in the People's Republic of China.
 If the contract character is the contract and the contract and the proper is the contract page to the contract the proper is a contract to the contract the contract and the contract

- these terms and conditions shall be governed by the laws of the People's Republic of China.

 If TUV Rhenizand in question is legally registered and existing in Talwan, the contracting patient hereby agree that the contract and these terms and conditions shall be governed by the laws of Talwan.

 The contracting patients hereby agree that the contract and these terms and conditions shall be governed by the laws of Hong Kong, the contracting patients hereby agree that the contract and these terms and conditions shall be governed by the laws of Hong Kong.

 Any dispute in connection with the contract and these terms and conditions or the escucion thereof shall be settled friendly through negotiations or the escucion thereof shall be settled friendly through negotiations respect of the extension of the registration provid can be mached within two months of the arising of the dispute, the dispute shall be submitted: in the case of TUV Rhenizand in question being legally registered and existing in the Recipitation Rules of CELTA, in fore when the arbitration is submitted. The arbitration Rules of CELTA in fore when the arbitration is submitted. The arbitration Rules of CELTA in fore when the arbitration is submitted. The arbitration Rules of CELTA in fore when the arbitration is submitted. The arbitration rules of Rules of Rules of Rules arbitration shall take place in Talpel. In the case of TUV Rhenizand in question height glegally registered and existing in Hong Arbitration Centre (HKIAC) to be settled by arbitration under the Arbitration shall take place in Fagure.

 In the case of TUV Rhenizand in question height glegally registered and existing in Hong Kong, to Hong Kong International Arbitration Centre (HKIAC) to be settled by arbitration under the Arbitration shall take place in Rules arbitration shall take place in Rules arbitration shall take place in Rules arbitration that arbitration shall take place in Rules arbitration that arbitration that arbitration the rules in free when the state of the place of Rules

- Notice of Arbitration is submitted in accordance with these rules. I he arbitration shall take place in Hong Kong. cision of the relevant arbitration tribunal shall be final and binding on both parties. The arbitration fee shall be borne by the losing party.