



报告编号: WSCT18030046EV

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2016192066Z

## 检测报告

TESTING REPORT

项目名称 (Item)

厂界噪声

项目地址 (Address)

江门市新会区三江镇洋美村罗盘冲

委托单位 (Client)

江门市富崎五金塑料制品有限公司

报告日期(Date of report)

2018年03月21日

深圳世标检测认证股份有限公司

World Standardization Certification &amp; Testing Group Co., Ltd.



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# WORLD STANDARDIZATION CERTIFICATION & TESTING GROUP

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2. All rights (including but not limited to copyright) any test reports, test results, inspection certificates or other materials produced by the Company in the course of providing its services shall remain vested in the Company.
3. The Company undertakes to exercise reasonable caution and accurate scientific method in the performance of its services and accepts responsibility only where such method and caution is not exercised. The Company shall not be liable in respect of any circumstances for more than 10 times the amount of such service charge or agent fee. The Company shall have no liability in respect of any claims for indirect loss including loss of profit and/or cancellation of contracts entered into by the Principal.
4. The Company shall not in any event be liability for any loss caused by delay in performance or non-performance of any of its service where the same is occasioned by any cause whatsoever that is beyond the Company's control including but not limited to force majeure happens, the Principal fails to fulfill the obligations in accordance with the contract, due to the Principal, any loss or damage whatsoever sustained by the Principal as a result of any failure by the Company to comply with any time estimate given by the Company relating to the provision of its service, there is a change to relevant laws, regulations and standards.
5. Test reports, test results or inspection certificates issued following test or analysis of samples stand the Company's specific opinion only. In no case shall the Company's responsibility extend to test reports, test results or inspection certificates on the sample. The Company shall have no liability in respect of any direct or indirect loss whatsoever caused by use of the test reports, test results or inspection certificates.
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  - (5) Be subject to the liabilities of compensation for any loss damage or expense of whatsoever nature and howsoever arising relating to the violation of the terms and conditions of business by the Principal.
9. The Principal will punctually pay the Company immediately within prescribed date. The Principal shall not be entitled to retain or deferring payment of any sums due to the Company on account of any dispute, cross claim or set off which may allege against the Company.
10. The Company shall be entitled to store the left sample (or any of them) in accordance with the sample characters and internal management system. Upon the expiry of retaining period. If the sample are not collected by the Principal, at the sole discretion of the company the samples may be deemed abandoned and/or destroyed. The expenses by sample delivery to the Principal shall reclaim from the Principal.
11. The Company shall pledge and undertake prescribed confidentiality obligation of technical information, materials and unofficial publications provided by the Principal. Meanwhile, the Principal shall pledge and undertake prescribed confidentiality obligation of any materials from the Company including environment conditions, manufacturing techniques and process. Unless on mutual written agreement, neither of the two parties could disclose the following contents to a third party; scope of cooperation, contents, cooperation mode, expense; rights and obligations of both parties; the process of handing appeals. Either party who violated the condition shall be subject to legal and economic responsibility. except where the Company is required to disclose such information either to China National Accreditation Service("CNAS") or other accreditation bodied for the purposes of an accreditation assessment of the Company's activities or pursuant to any legal or regulatory requirement to which the Company shall be subject.
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17. All contracts for provision of services by the Company and the Conditions shall be construed in accordance with and governed by the laws of the People's Republic of China and for the purpose of any arbitral or litigation proceedings such contracts shall be deemed to have made and performed in PRC unless otherwise specified herein. If any provision contained in the Conditions is and/or becomes invalid illegal or unenforceable in any respect under the laws of PRC, the validity, legality and enforceability of the remaining provision hereof shall not in any way be affected or impaired thereby.
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## 一、检测目的

了解江门市富崎五金塑料制品有限公司的厂界噪声的排放情况。

## 二、检测概况

检测人员	华树炜、郭栋栋、陈健业
环境条件	符合环境检测要求
检测日期	2018-03-13 至 2018-03-14

\*\*\*\*\*更多详细信息请查阅下页\*\*\*\*\*

主检: 郭栋栋

审核: 徐慧泉

日期: 2018.03.21

日期: 2018.03.21

郭栋栋  
主检人

徐慧泉  
审核人

批准: 王凤兵

日期: 2018.03.21

王凤兵  
授权签字人



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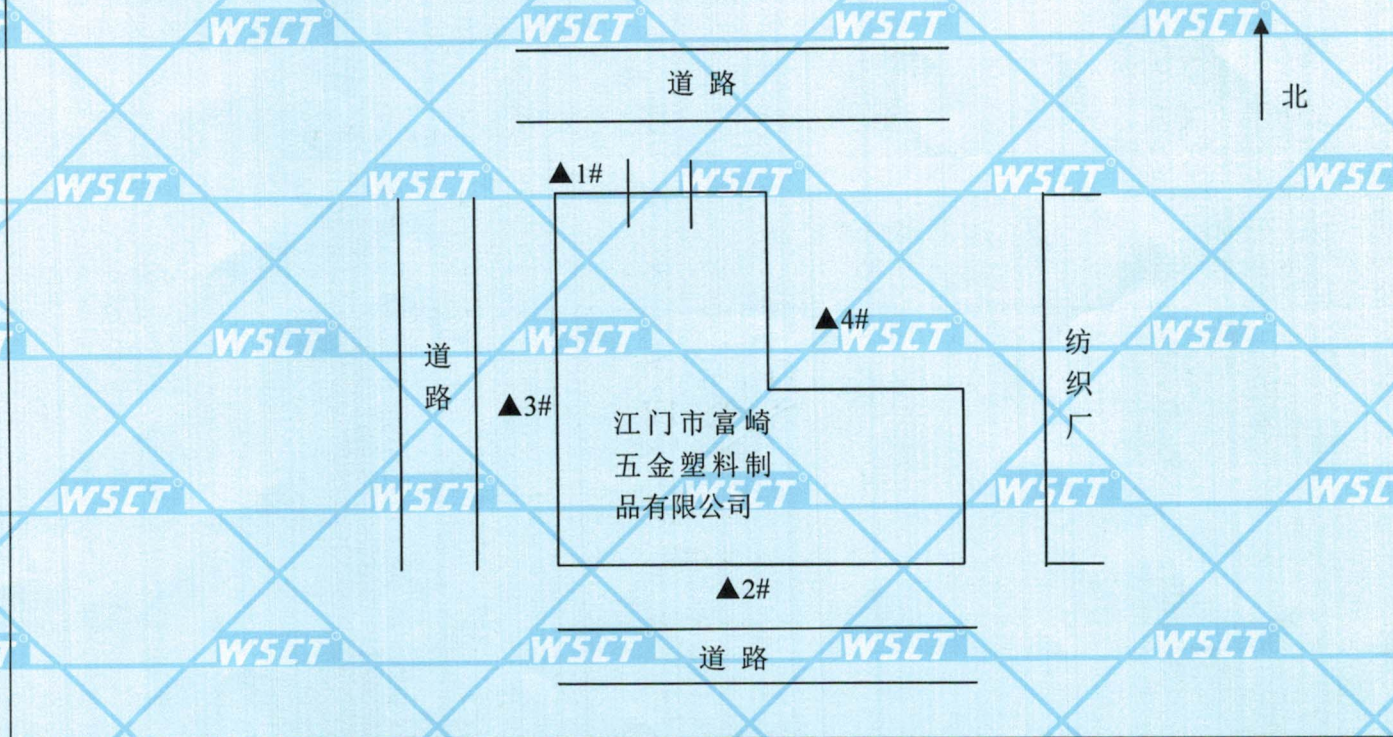
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三、检测结果表

检测点位置	主要声源	检测结果 Leq dB (A)			
		2018.03.13		2018.03.09	
		昼间	夜间	昼间	夜间
厂界北外1米处▲1#	生产噪声	59	49	59	49
厂界南外1米处▲2#	生产噪声	56	48	57	47
厂界西外1米处▲3#	生产噪声	58	47	58	49
厂界东外1米处▲4#	生产噪声	58	49	59	48
GB 12348-2008 2 类标准限值		60	50	60	50

噪声检测点位 (▲=检测点):



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#### 四、检测分析方法、仪器、检出限

分析项目	分析方法	方法标准号	仪器名称及型号	检出限
厂界噪声	声级计法	GB 12348-2008	多功能声级计 AWA5680-3	—

附: “—”=无规定。

#### 五、附现场采样图片



\*\*\*\*\*报告结束\*\*\*\*\*



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  - (5) Be subject to the liabilities of compensation for any loss damage or expense of whatsoever nature and howsoever arising relating to the violation of the terms and conditions of business by the Principal.
9. The Principal will punctually pay the Company immediately within prescribed date. The Principal shall not be entitled to retain or deferring payment of any sums due to the Company on account of any dispute, cross claim or set off which may allege against the Company.
10. The Company shall be entitled to store the left sample (or any of them) in accordance with the sample characters and internal management system. Upon the expiry of retaining period. If the sample are not collected by the Principal, at the sole discretion of the company the samples may be deemed abandoned and/or destroyed. The expenses by sample delivery to the Principal shall reclaim from the Principal.
11. The Company shall pledge and undertake prescribed confidentiality obligation of technical information, materials and unofficial publications provided by the Principal. Meanwhile, the Principal shall pledge and undertake prescribed confidentiality obligation of any materials from the Company including environment conditions, manufacturing techniques and process. Unless on mutual written agreement, neither of the two parties could disclose the following contents to a third party; scope of cooperation, contents, cooperation mode, expense; rights and obligations of both parties; the process of handing appeals. Either party who violated the condition shall be subject to legal and economic responsibility. except where the Company is required to disclose such information either to China National Accreditation Service(“CNAS”) or other accreditation bodied for the purposes of an accreditation assessment of the Company's activities or pursuant to any legal or regulatory requirement to which the Company shall be subject.
12. In the event of any suspension of bankruptcy, insolvency, receivership or cessation of business or failure of the Principal to pay part of any sums owing to the Company, the Company shall be entitled to suspend all performance of the service and withholding the issue of test report, test result, inspection certificate or any other material requested forthwith and without liability until payment of all sums owing to the Company together with interest thereon is settled.
13. In the event of the Company being prevented by reason of any cause whatsoever beyond the Company's control including but not limited to the Principal requirement from completing the service for which an agreement has been made, the Principal shall pay the Company the expenditure actually occurred equaling the proportion of the services already carried out.
14. The Company shall have no liable to the Principal for delay in performance of any of its services for the lack of technology or test equipments with in time notification of the Principal.
15. The Company shall not in any event be liable for any disputes as a result of inappropriate behavior by the Principal which includes but not limited to; unilateral modification by the Principal on test reports; extracting of teat information from test reports; breaching the duty of clause 8(1) offering illegal samples or technical information.
16. The results of testing, calibration or inspection shall be deemed as accepted by the Principal unless any written disagreement is raised within 15 working days from receiving of the test reports, test results or inspection certificate, together with original copy of such reports and prepaid retesting fee.
17. All contracts for provision of services by the Company and the Conditions shall be construed in accordance with and governed by the laws of the People's Republic of China and for the purpose of any arbitral or litigation proceedings such contracts shall be deemed to have made and performed in PRC unless otherwise specified herein. If any provision contained in the Conditions is and/or becomes invalid illegal or unenforceable in any respect under the laws of PRC, the validity, legality and enforceability of the remaining provision hereof shall not in any way be affected or impaired thereby.
18. The Principal shall be entitled to submit amendment application of the report within 15 weekdays from receiving the test report. The amendment applications must be agreed by the Company, otherwise none will be considered.
19. In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and , in any case, the Company shall be discharged from all liability for all claim for loss, damage or expense unless suit is brought within one year from; (i) the date of performance by the Company of the Service which gives rise to the claim; or; (ii) the date when the Service should have been completed in the event of any alleged non-performance.
20. Any dispute or claim arising out of or relating to the provision of services by the Company shall be settled through mutual consultations. In case no settlement can be reached, either party is entitled to lodge a lawsuit with Shenzhen Bao'an District Peoples' Court.
21. The Company is neither an insurer nor a guarantor and disclaims all liability such capacity, Client seeking a guarantee against toss or damage should obtain appropriate insurance.