

2



160000343904

检测报告

报告编号 A2170037129101Ca

第 1 页 共 8 页

委托单位 江门市新会区南会加油站有限公司

受检单位 江门市新会区南会加油站有限公司

受检单位地址 江门市新会区会城街道都会村竹园尾（土名）

样品类型 生活污水、无组织废气、厂界噪声

检测类别 委托检测



华测检测认证集团股份有限公司



No. 145908CFC3

CENTRE TESTING INTERNATIONAL TERMS AND CONDITIONS OF BUSINESS

1. Centre Testing International (Shenzhen) Corporation (including its affiliated company hereinafter "the Company") will provide services to person or body on request (hereinafter "the Principal") in accordance with and subject to the terms and conditions herein contained (hereinafter "the Conditions"). Until otherwise notified in written agreement between the Company and the Principal, services provided by the Company shall be bound by and subject to all provisions of the Conditions.
2. All rights (including but not limited to copyright) in 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 loss of future business and/or cancellation of contracts entered into by the Principal.
4. The Company shall not in any event be liable for any loss caused by delay in performance or non-performance of any of its services 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 services, 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.
6. The Company shall be entitled to its discretion to delegate the performance of the whole or any part of the services contracted with the Principal to any affiliated company or subcontractor without prior written agreement of the Principal. The Company being authorized by the Principal will ensure that instructions to the affiliated company or subcontractor are given and are accompanied by sufficient information to enable the required services to be performed effectively. The Company is deemed to fulfill his obligation when affiliated company of the Company and subcontractors exercising their rights and performing their obligations.
7. If the requirements of the Principal necessitate the analysis of samples by the Principal or by any third party, the Company will pass on the results of the analysis but without responsibility for accuracy of analysis results.
8. The Principal will:
 - (1) Supply, as the Company required, all necessary samples, information and technical documents, and ensures the truthfulness, integrity, legality and effectiveness; ensure samples, information and technical documents provided with no infringement which included but not limited to the violation of intellectual property rights and other rights.
 - (2) Ensure all necessary measures are taken for safety and security of working conditions, sites and installations during performance of the required service.
 - (3) Inform the Company in advance of any known hazards or dangers related to samples, actual or potential, associated with any request for the provision of services by the Company included but not limited to the presence or risk of radiation, toxic or explosive elements or materials, or other potential dangers to human, to thing or to the environment.
 - (4) Take all necessary steps to ensure safe transformation and transfer of samples. The samples shall be care and proper packed to eliminate or remedy any obstruction to or interruptions in the performance of the required services when samples delivered by mail. The Company shall accept no liability, for loss or damage incurred in the process of delivery.
 - (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 samples 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 handling appeals. Either party who violated the condition shall be subject to legal and economic responsibility.
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 equating 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 a 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 test information from test reports; breaching the duty of clause 8(B) 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 testing 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 been 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 provisions 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 3 months from receiving the test report. The amendment application must be agreed by the Company, otherwise, none will be considered.
19. 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 Baoan District People's Court.

报告说明

报告编号 A2170037129101Ca

第 2 页 共 5 页

1. 本报告不得涂改、增删，无签发人签字无效。
2. 本报告无检验检测专用章、骑缝章无效。
3. 未经 CTI 书面批准，不得部分复制检测报告。
4. 本报告未经同意不得作为商业广告使用。
5. 本报告只对本次采样/送检样品检测结果负责，报告中所附限值标准均由客户提供，仅供参考。
6. 除客户特别申明并支付样品管理费，所有超过标准规定时效期的样品均不再留样。
7. 除客户特别申明并支付记录档案管理费，本次检测的所有记录档案保存期限六年。
8. 对本报告有疑议，请在收到报告 10 个工作日内与本公司联系。

华测检测认证集团股份有限公司

联系地址：深圳市宝安区新安街道留仙三路 4 号华测检测大楼

邮政编码：518101

检测委托受理电话：0755-33681225

报告质量投诉电话：0755-33683986, 33682778

传真：0755-33683385

编制： 温伟强
审核： 李煥屏

签发： 李煥屏
签发人职位： 实验室主管
签发日期： 2017年10月31日

检测结果

报告编号 A2170037129101Ca

第 3 页 共 8 页

表 1:

样品信息:						
样品类型	生活污水		采样人员	张凯生、黄泽鑫		
采样点名称	生活污水排放口		样品状态	黄色、浑浊、微弱气味、少量浮油		
采样日期	2017-10-19		检测日期	2017-10-19~2017-10-27		
检测结果:						
检测项目	结果				广东省地方标准 《水污染物排放限值》 (DB 44/26-2001) 表 4 第二类污染物最高 允许排放浓度 第二时段 三级标准 其他排污单位	单位
	第一次 (12:45)	第二次 (14:46)	第三次 (16:50)	第四次 (18:53)		
pH (无量纲)	7.09	6.97	6.94	6.88	6~9	/
悬浮物	54	60	56	52	400	mg/L
化学需氧量	74.5	86.5	109	107	500	mg/L
生化需氧量	16	19	23	22	300	mg/L
氨氮	0.277	0.701	0.819	0.657	---	mg/L
动植物油	ND	ND	0.58	ND	100	mg/L
阴离子表面活性剂	1.12	1.16	1.10	1.11	20	mg/L
备注: 1.ND=未检出。 2.“---”表示 DB 44/26-2001 标准中表 4 第二类污染物最高允许排放浓度 第二时段 三级标准未对该项目作限制。						

检测结果

报告编号 A2170037129101Ca

第 4 页 共 8 页

表 2:

样品信息:						
样品类型	生活污水		采样人员	张凯生、黄泽鑫		
采样点名称	生活污水排放口		样品状态	淡黄色、微浊、微弱气味、少量浮油		
采样日期	2017-10-20		检测日期	2017-10-20~2017-10-27		
检测结果:						
检测项目	结果				广东省地方标准 《水污染物排放限值》 (DB 44/26-2001) 表 4 第二类污染物最高 允许排放浓度 第二时段 三级标准 其他排污单位	单位
	第一次 (10:00)	第二次 (12:04)	第三次 (14:03)	第四次 (16:09)		
pH (无量纲)	6.42	6.45	6.40	6.40	6~9	/
悬浮物	54	50	50	64	400	mg/L
化学需氧量	193	182	193	182	500	mg/L
生化需氧量	41	39	43	40	300	mg/L
氨氮	1.93	2.43	2.63	2.89	---	mg/L
动植物油	1.96	0.48	0.26	1.24	100	mg/L
阴离子表面活性剂	0.62	0.67	0.71	0.69	20	mg/L
备注: “---”表示 DB 44/26-2001 标准中表 4 第二类污染物最高允许排放浓度 第二时段 三级标准未对该项目作限制。						

检测结果

报告编号 A2170037129101Ca

第 5 页 共 8 页

表 3:

样品信息:							
样品类型	无组织废气			采样人员	张凯生、黄泽鑫		
采样日期	2017-10-19			检测日期	2017-10-19~2017-10-27		
气象条件	(12:00-13:00) 气温: 29.3℃, 大气压: 101.3kPa, 湿度: 65.2%, 风速: 2.4m/s, 风向: 北						
	(15:00-16:00) 气温: 27.4℃, 大气压: 101.3kPa, 湿度: 63.2%, 风速: 2.1m/s, 风向: 北						
	(18:00-19:00) 气温: 25.1℃, 大气压: 101.3kPa, 湿度: 60.2%, 风速: 2.3m/s, 风向: 北						
检测结果:							
检测项目	检测时段	结 果				广东省地方标准 《大气污染物排放 限值》 (DB 44/27-2001) 表 2 无组织排放监 控浓度限值	单位
		无组织 废气上 风向监 测点 1#	无组织 废气下 风向监 测点 2#	无组织 废气下 风向监 测点 3#	无组织 废气下 风向监 测点 4#		
非甲烷 总烃	12:00- 13:00	0.86	1.73	0.94	1.66	4.0	mg/m ³
	15:00- 16:00	0.77	1.22	0.81	1.74	4.0	
	18:00- 19:00	1.01	1.11	1.42	1.07	4.0	

表 4:

样品信息:							
样品类型	无组织废气			采样人员	张凯生、黄泽鑫		
采样日期	2017-10-20			检测日期	2017-10-20~2017-10-27		
气象条件	(10:00-11:00) 气温: 27.3℃, 大气压: 101.0kPa, 湿度: 57.8%, 风速: 1.7m/s, 风向: 北						
	(13:03-14:03) 气温: 29.6℃, 大气压: 101.1kPa, 湿度: 54.2%, 风速: 1.6m/s, 风向: 北						
	(16:05-17:05) 气温: 28.2℃, 大气压: 101.1kPa, 湿度: 56.3%, 风速: 1.5m/s, 风向: 北						
检测结果:							
检测项目	检测时段	结 果				广东省地方标准 《大气污染物排 放限值》 (DB 44/27-2001) 表 2 无组织排放 监控浓度限值	单位
		无组织 废气上 风向监 测点 1#	无组织 废气下 风向监 测点 2#	无组织 废气下 风向监 测点 3#	无组织 废气下 风向监 测点 4#		
非甲烷 总烃	10:00- 11:00	0.92	1.59	1.54	1.32	4.0	mg/m ³
	13:03- 14:03	0.74	1.16	0.80	1.46	4.0	
	16:05- 17:05	0.91	1.80	1.32	1.05	4.0	

检测结果

报告编号 A2170037129101Ca

第 6 页 共 8 页

表 5:

样品信息:					
样品类型	厂界噪声	采样人员	张凯生、黄泽鑫		
检测日期	2017-10-19	气象条件	晴, 风速(昼间): 2.3m/s、(夜间): 2.3m/s		
检测结果:					
序号	检测点位置	检测时段	主要声源	结果 dB(A)	
1	厂界东外一米监测点 1#	17:11-17:16	生产噪声	昼间	57
		22:07-22:12	生产噪声	夜间	47
2	厂界南外一米监测点 2#	17:17-17:22	生产噪声	昼间	58
		22:13-22:18	生产噪声	夜间	47
3	厂界西外一米监测点 3#	17:22-17:27	生产噪声	昼间	59
		22:20-22:25	生产噪声	夜间	48
4	厂界北外一米监测点 4#	17:27-17:32	生产噪声	昼间	57
		22:26-22:31	生产噪声	夜间	49
中华人民共和国国家标准《工业企业厂界环境噪声排放标准》 (GB 12348-2008) 2类					
昼间		60dB(A)		夜间	
				50dB(A)	

表 6:

样品信息:					
样品类型	厂界噪声	采样人员	张凯生、黄泽鑫		
检测日期	2017-10-20	气象条件	晴, 风速(昼间): 1.6m/s、(夜间): 1.7m/s		
检测结果:					
序号	检测点位置	检测时段	主要声源	结果 dB(A)	
1	厂界东外一米监测点 1#	10:11-10:16	生产噪声	昼间	58
		22:07-22:12	生产噪声	夜间	49
2	厂界南外一米监测点 2#	10:17-10:22	生产噪声	昼间	59
		22:13-22:18	生产噪声	夜间	48
3	厂界西外一米监测点 3#	10:23-10:28	生产噪声	昼间	59
		22:19-22:24	生产噪声	夜间	49
4	厂界北外一米监测点 4#	10:28-10:33	生产噪声	昼间	58
		22:25-22:30	生产噪声	夜间	48
中华人民共和国国家标准《工业企业厂界环境噪声排放标准》 (GB 12348-2008) 2类					
昼间		60dB(A)		夜间	
				50dB(A)	

CENTRE TESTING INTERNATIONAL TERMS AND CONDITIONS OF BUSINESS

1. Centre Testing International (Shenzhen) Corporation (including its affiliated company hereinafter "the Company") will provide services to person or body on request hereinafter "the Principal" in accordance with and subject to the terms and conditions herein contained (hereinafter "the Conditions"). Until otherwise notified in written agreement between the Company and the Principal, services provided by the Company shall be bound by and subject to all provisions of the Conditions.

2. All rights (included but not limited to copyright) in 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 loss of future business and/or cancellation of contracts entered into by the Principal.

4. The Company shall not in any event be liable for any loss caused by delay in performance or non-performance of any of its services 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 services. 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.

6. The Company shall be entitled to its discretion to delegate the performance of the whole or any part of the services contracted with the Principal to any affiliated company or subcontractor without prior written agreement of the Principal. The Company being authorized by the Principal will ensure that instructions to the affiliated company or subcontractor are given and are accompanied by sufficient information to enable the required services to be performed effectively. The Company is deemed to fulfilled his obligation when affiliated company of the Company and subcontractors exercising their rights and performing their obligations.

7. If the requirements of the Principal necessitate the analysis of samples by the Principal or by any third party, the Company will pass on the results of the analysis, but without responsibility for accuracy of analysis results.

8. The Principal will:

- (1) Supply, as the Company required, all necessary samples, information and technical documents, and ensures the truthfulness, integrity, legality and effectiveness; ensure samples, information and technical documents provided with no infringement which included but not limited to the violation of intellectual property rights and other rights.
- (2) Ensure all necessary measures are taken for safety and security of working conditions, sites and installations during performance of the required service.
- (3) Inform the Company in advance of any known hazards or dangers related to samples, actual or potential, associated with any request for the provision of services by the Company included but not limited to the presence or risk of radiation, toxic or explosive elements or materials or other potential dangers to human, to thing or to the environment.
- (4) Take all necessary steps to ensure safe transformation and transfer of samples. The samples shall be carefully and properly packed to eliminate or remedy any obstruction to or interruptions in the performance of the required services when samples delivered by mail. The Company shall accept no liability for loss or damage incurred in the process of delivery.
- (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 for any of them in accordance with the sample characters and internal management system. Upon the expiry of retaining period, if the samples 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 remain from the Principal.

11. The Company shall pledge and undertake prescribed confidentiality obligation of technical information, materials and modified 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 handling appeals. Either party who violated the condition shall be subject to legal and economic responsibility.

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 liability 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 test 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 been 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 provisions 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 3 months from receiving the test report. The amendment application must be agreed by the company, otherwise, none will be considered.

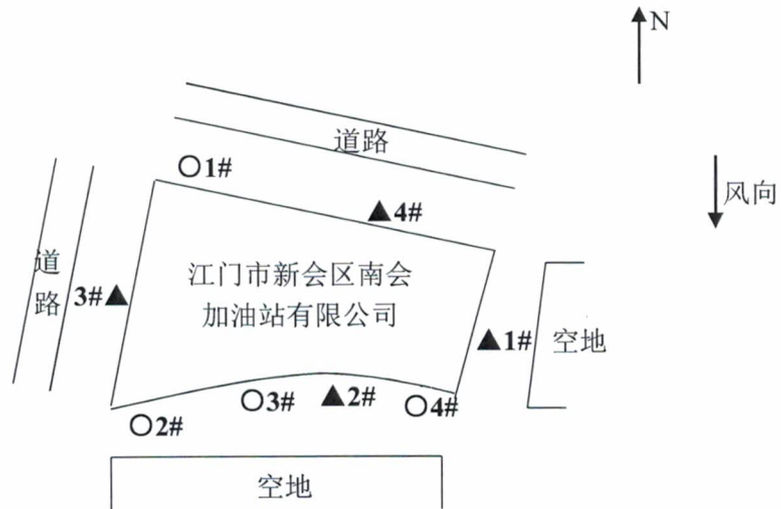
19. Any dispute or claim arising out of or relating to the provision of services by the Company shall be settled through mutual consultations. In case no settlement can be reached, either party is entitled to lodge a lawsuit with Baoan District People's Court.

检测结果

报告编号 A2170037129101Ca

第 7 页 共 8 页

附：测点示意图



图示说明：▲-厂界噪声检测点；○-无组织废气检测点

检测结果

报告编号 A2170037129101Ca

第 8 页 共 8 页

表 7:

测试方法及检出限、仪器设备:				
样品类型	检测项目	检测标准(方法)名称 及编号(含年号)	方法 检出限	仪器设备 名称及型号
生活污水	pH	水质 pH 值的测定 玻璃电极法 GB/T 6920-1986	/	台式多参数测量仪 S220-K
	悬浮物	水质 悬浮物的测定 重量法 GB/T 11901-1989	4 mg/L	电子分析天平 XS105DU
	化学 需氧量	《水和废水监测分析方法》(第四版 增补版) 国家环保总局 2002 年 第三篇 第三章 二(三)	5 mg/L	全自动进样滴定系统 855 Titrand
	生化需氧量	水质 生化需氧量的测定 微生物传感器快速测定法 HJ/T 86-2002	2 mg/L	BOD 快速测定仪 BOD-220B
	氨氮	水质 氨氮的测定 纳氏试剂分光光度法 HJ 535-2009	0.025 mg/L	紫外可见分光光度计 UV-7504
	动植物油	水质 石油类和动植物油类的测定 红外分光光度法 HJ 637-2012	0.04 mg/L	红外分光测油仪 JDS-106U
	阴离子表面 活性剂	水质 阴离子表面活性剂的测定 亚甲蓝分光光度法 GB/T 7494-1987	0.05mg/L	紫外可见分光光度计 UV-7504
无组织 废气	非甲烷总烃	固定污染源排气中非甲烷总烃的测 定气相色谱法 HJ/T 38-1999	0.04 mg/m ³	气相色谱仪 岛津 GC-2014
厂界噪声	厂界噪声	工业企业厂界环境噪声排放标准 GB 12348-2008	/	声级计 AWA5680

报告结束

CENTRE TESTING INTERNATIONAL TERMS AND CONDITIONS OF BUSINESS

1. Centre Testing International (Shenzhen) Corporation (including its affiliated company hereinafter "the Company") will provide services to person or body on request (hereinafter "the Principal") in accordance with and subject to the terms and conditions herein contained (hereinafter "the Conditions"). And otherwise notified in written agreement between the Company and the Principal, services provided by the Company shall be bound by and subject to all provisions of the Conditions.
2. All rights (including but not limited to copyright) in 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 loss of future business and/or cancellation of contracts entered into by the Principal.
4. The Company shall not in any event be liable for any loss caused by delay in performance or non-performance of any of its services 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 services. 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.
6. The Company shall be entitled to its discretion to delegate the performance of the whole or any part of the services contracted with the Principal to any affiliated company or subcontractor without prior written agreement of the Principal. The Company being authorized by the Principal will ensure that instructions to the affiliated company or subcontractor are given and are accompanied by sufficient information to enable the required services to be performed effectively. The Company is deemed to have fulfilled his obligation when affiliated company of the Company and subcontractors exercising their rights and performing their obligations.
7. If the requirements of the Principal necessitate the analysis of samples by the Principal or by any third party, the Company will pass on the results of the analysis but without responsibility for accuracy of analysis results.
8. The Principal will:
 - (1) Supply, as the Company required, all necessary samples, information and technical documents, and ensures the truthfulness, integrity, legality and effectiveness; ensure samples, information and technical documents provided with no infringement which included but not limited to the violation of intellectual property rights and other rights;
 - (2) Ensure all necessary measures are taken for safety and security of working conditions, sites and installations during performance of the required service;
 - (3) Inform the Company in advance of any known hazards or dangers related to samples, actual or potential, associated with any request for the provision of services by the Company included but not limited to the presence or risk of radiation, toxic or explosive elements or materials, or other potential dangers to human, to thing or to the environment;
 - (4) Take all necessary steps to ensure safe transformation and transfer of samples. The samples shall be care and proper packed to eliminate or remedy any obstruction to or interruptions in the performance of the required services when samples delivered by mail. The Company shall accept no liability for loss or damage incurred in the process of delivery;
 - (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 samples 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 return 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 handling appeals. Either party who violated the condition shall be subject to legal and economic responsibility.
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 equating the proportion of the services already carried out.
14. The Company shall have no liability 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 test 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 retensing 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 been 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 provisions 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 3 months from receiving the test report. The amendment application must be agreed by the Company, otherwise, none will be considered.
19. 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 Baoan District People's Court.