

广东省标检产品检测认证有限公司 STC (Guangdong) Company Limited

地址: 中国广东省东莞市大朗镇富民南路68号 邮编: 523770

地址: 中国) 朱首朱完巾天朗俱虽民附始00亏 即編. 323770
Address: No. 68 Fumin Nan Road, Dalang, Dongguan, Guangdong, China Zip Code: 523770 电话 Tel: +86 769 8111 9888 Ext.8286 传真 Fax: +86 769 8111 6222 电邮 E-mail: gdmd@stc.group

Agreement 服务合同

•		•			• •	ill in carefully. 最终》 bilingual reports are				英文表述。		
				quired Field				ce Use 本公				
Applicant 申请商:							Applicati 申请号:	on No.	见下一页 试验任务 信息	Customer No. 顾客号:	见 CRM	1
Address 地址*:							Receive 接收日期		1.2.0	Committed 完成日期:		
							Reviewe 复核者:	d by		Date 日期:		
Contact Pe	erson 联系	人*:		E-mail 电邮*:			Tel 电话	*:	Fax 传真:			
Manufacturer 生产商 (请用正楷):									Invoice to Ma 发票给生产商		□ Y 是 [———— □ N 否
Address 地	.址:											
Contact Pe	erson 联系	人:		E-mail 邮箱:			Tel 电话	:	Fax 传真:			
Type of Report ☐ Non-GLP S 对报告的要求* ☐ CNAS		n-GLP Stud CNAS 试验	y 非 GLP 试验 佥 (CNAS Stud	à dy) □ C	DA Approval) GLP 记 MA 试验 (CMA Stud 选择 GLP 将发生更多	y) 口研发	対验 (Rese	·				
Language of Report 报告语种*:			*:	□ Chinese 中文 □ English 英文 □ Both Chinese & English 中英文 (Surcharge RMB 500 per each 加收报告费人民币 500 元/ 份)								
Basic Info	rmation f	or the Te	st Sample	样品基本信息	息					,		
Name 名称*		Brand 商标		Size 规格*			CAS Code CAS 编码					
Model 型号*						Lot/ Batch # 批号*			Attention! Lot/ Batch must be completed at cannot be modified after the reports issued! 注意: 批号必须填写,出具报告后不可更改			orts issued!
1 原始状态*		EO Sterili	d 未灭菌 O Sterilization 已灭菌,EO 灭菌 amma Rays Sterilization 已灭菌,Gamma 灭菌			☐ Sterili	□ Sterilized, Autoclaving 已灭菌,高压蒸汽灭菌□ Sterilized, Electron Beams Irradiation 已灭菌,电子束灭菌□ Other Methods 已灭菌,采用其它的灭菌方式					
Test Sample Material 样品材料*						Quality L 质量等级						
Color 颜色*				Feature 特性		Manufac 生产日期	ture Date		Expiration Date 到期日期*			
Physical State □ Po 物理状态* □ Lic		☐ Powd	□ Solid 固体 □ Powder 粉末 □ Liquid 液体 □ Other 其它状态:			_	Storage Condition			d (2℃ to 8℃) 冷藏)℃ to -40℃) 冷冻		
Additional Information (e.g. Stability, Solubility) 附件信息(如稳定性、溶解度)				to be de	Additional information which need to be described in the final reports 需体现在最终报告的附加信息		I Sample quantity 样品数量:					
Categorization by Nature of Body Contact 按人体接触性质分类		□ Surface - Contacting Devices 表面接触器械 □ External Communicating Devices 外部接入器械 □ Implant Devices 植入器械 □ N/ A			_	zation by of Contact 间分类	☐ Prolonged	□ Limited Exposure (≤ 24 h) 短期接触 □ Prolonged Exposure (24 h-30 d) 长期接触 □ Permanent Contact (>30 d) 持久接触 □ N/ A				
Intended C 样品预期临		e of Test	Sample									

Sample	Preparation Instruction	ons 试验样品	的制备								
The test sample is not sterilized, and STC			□ Proceed sterilization only for tests require sterile samples, like cytotoxicity study. 只针对试验前必须灭菌的试验,比如								
is entrusted for sterilization.			细胞毒性,其它试验不灭菌。								
│ 样品未灭菌,委托 STC 灭菌*。			Preferred option for most unsterilized samples. 此选项适用于大部分未灭菌样品。 ☐ Proceed sterilization for all test. 所有试验需要灭菌。								
Tin 4 Additional for account TAP + that to			To choose this option only if the final product is not sterilized but needs to be sterilized under clinical use. 此选项只针								
Tip: 1. Additional fee may apply.可能产生额外			对最终产品是未灭菌状态,但临床使用是需要灭菌的情况。								
费用。			Sterilization Methods Available in								
2. Ignore this part if the samples are supplied			☐ Gamma Rays Irradiation. 辐照灭菌								
sterile. 如送检样品已灭菌,可忽略此部分。			□ Autoclaving at 121°C for 30 min. 高压蒸汽灭菌								
			□ Ultraviolet Radiation for 30 min. 紫外照射 30 分钟								
			The chosen sterilization method should not affect chemical or physical properties of the medical device in its final finished form. 所选择的灭菌方式须不影响最终产品的化学或物理性质。								
			□ No □ Yes								
Specify	the components or mat	erials to be	Please provide relevant surface area or mass for each if there are more than one part or material and provide								
tested			schematic to point out different parts or materials with their sampling ratio. 当检测部位多于一个部件或材料时,请提供								
指定检测	引部位或材料*		每一个部件或材料的表面积 (或重量)。此外,请提供示意图,示意图应指明每个部件或材料的名称,并提供各部件的取样								
			比例。取样比例: DNot Applicable 不活用此语								
I hickne	ss 厚度*			☐ Not Applicable. 不适用此项。 							
Can be	cut or not		☐ Yes, if needed. 可以, 如果需要	₹ 。							
样品是否	可被切割*		│ □ No, do not cut. 不可以。 │ □ NA (Liquid, Gel, Powder). 不适用此项 (样品为液体、胶体、粉末)。								
					 □ 重量 Mass						
			To be prepared by 根据什么制备浸提液: □ 表面积 Surface Area □ 重量 Mass Surface area is recommended when applicable. 如适用,推荐选用表面积。								
			For irregularly shaped solid devices, a mass/ volume of extracting fluid shall be used such as Powder, pellets, foam, non-								
			absorbent moulded items. 使用重量浸提,仅适用于客观上无法获得表面积,例如半固体、粉末、颗粒、海绵等。								
Extraction	on Instructions		Surface Area of Single Sample (Testing Part) 单个样品 (测试部位) 表面积: cm²								
样品浸损	是要求*		Surface area should include all surfaces exposed to the extraction vehicles (Inside + Outside, both sides of slabs).								
lanoro th	ic part if the camples are	not going to	表面积须包括能接触到浸提液的所有表面,如内侧+外侧,正面+反面。								
be extrac	is part if the samples are cted.	riot going to	For random sampling test samples, the surface area will be calculated by STC. 对于采用随机取样的受试样品,其表面积将由STC测算。								
如送检样	品无需浸提,可忽略此部	『分。	Extraction Ratio 浸提比例:								
>+. /. +²	* 0 不可知制 一數 休职 #	め会担工	\square 6 cm ² : 1 ml \square 3 cm ² : 1 ml \square 1.25 cm ² : 1 ml								
1 ' '	羊品不可切割、整体取样 龙重量超过一定的量时,		□ 0.2g:1 ml □ 0.1 g:1 ml □ Fill to Capacity 内腔浸提								
外浸提费		而女似耿锁	Leave It Did II K II CONT KNOW. 如个肩定,肩由上。.								
717232			Extraction Condition 浸提条件:								
On the p	premise that the sample	must not be	☐ (50±2)°C for (72±2) h								
cut and	the whole sample is obt	ained, if the	☐ (70±2)°C for (24±2) h								
surface	area or weight exceed	ls a certain	☐ (121±2)°C for (1±0.1) h ☐ (37±1)°C for (72±2) h								
amount,	an additional extraction	fee shall be	\square (37±1) \square for (72±2) h \square 37 \square for 24 h (Cytotoxicity only)								
charged.			」 37℃ for 24 h (Cytotoxicity only) 注: 1. Recommended extraction condition: Cytotoxicity test: 37℃ for 24h, and other test: 50℃ for 72h or more.								
			推荐的浸提条件: 细胞毒测试为 37°C for 24h,其它测试为50°C for 72h或其它条件。								
			2. In some cases, temperatures above 37 °C result in chemicals that may not occur in clinical use and may result in								
			adverse biological responses not representative of the medical device in its final finished form.温度高于37°C可能产生不出现								
			在临床上的物质而影响试验结果的可代表性。请确认是否耐受所选温度。								
Test Re	quest Information 试验 	1		1	1	1	1				
Items	Tests ⇒r⊳	Test Metho	ods	Extractant(s)	Standards	Note タンナ	Application No.				
选择	试验	试验方法	thad MTTST	浸提介质	参照标准	备注	申请号				
	Cytotoxicity 细胞毒性		thod MTT法 Tast 温思字性试验	☐ MEM with Serum	□ CB/T 16006 5 0017						
			est 浸提定性试验	含血清 □ MEM without Serum	☐ GB/T 16886.5-2017 ☐ ISO 10993-5:2009						
		□ Direct Contact 直接接触法		_							
		□ Agar Diffusion 琼脂扩散法 □ Filter Diffusion 滤膜扩散法		不含血清 □ Not Applicable 不浸提	□ 其它						
		□ Skin Irritation - Extraction									
		皮肤刺激 - 浸提法									
		Skin Irritation - Direct Contact									
		皮肤刺激	文 - 直接接触法	□ Polor ₩₩≔#							
	Irritation	☐ Intracuta	neous Reactivity 皮内反应	□ Polar 极性浸提 □ Non-polar 非极性浸提	☐ GB/T 16886.10-2017 ☐ ISO 10993-23:2021						
	刺激	☐ Penile Irr	ritation 阴茎刺激	□ Non-polar 非极性浸提 □ Not applicable 不浸提	_						
			ritation 直肠刺激	□ Not applicable 介皮证	□ 其它 						
		_	rritation 阴道刺激								
			ritation 眼刺激								
1		☐ Oral Mud	cosa Irritation 口腔粘膜刺激	Ī							

Items 选择	Tests Test Methods 试验方法		Extractant(s) 浸提介质		Standards 参照标准	Note 备注	Application No. 申请号			
	Sensitization 致敏	☐ GPMT 豚鼠最大剂量试验 (推荐 Prefered)☐ Buehle Test, BT 豚鼠封闭贴敷试验			□ Polar 极性浸提 □ Non-polar 非极性浸提 □ Not Applicable 不浸提		□ GB/T 16886.10-2017 □ ISO 10993-10:2021 □ 其它			
	System Toxicity (Acute) 急性毒性	☐ Injection (iv or ip) 注射方式 (静脉或腹腔) ☐ Gavage 经口方式			□ Polar 极性浸提 □ Non-polar 非极性浸提 □ Not Applicable 不浸提		□ GB/T 16886.11-2021 □ ISO 10993-11:2017 □ 其它			
	Pyrogenicity	☐ Material - Mediated Pyroge	Ŷ	Rabbit Method 兔法		□ 中国药典2020版				
	热原	☐ Bacterial Endotoxin 细菌内		Gel-clot Limit Test 凝胶限量法		□ USP <151> □ 其它				
	Sub-acute 亚急性毒性	☐ Injection (iv or ip) 注射方式(静脉或腹腔)	盾	引期	☐ Polar 极性浸提		☐ GB/T 16886.11-2021			
	Sub-chronic 亚慢性毒性	□ Implant in Subcutaneous 皮下植入 □ Gavage 经口方式	Pe	Period	☐ Non-polar 排☐ Not Applicat		□ ISO 10993-11:2017 □ 其它			
		□ Bone Marrow Micronucleus (MN) 骨髓微核试验 □ Bacterial Gene Mutation (AMES) 细菌基因突变试验			☐ Polar 极性浸提 ☐ Non-polar 非极性浸提					
	Genotoxicity 遗传毒性	☐ Mouse Lymphoma Assay (MLA) 小鼠淋巴瘤试验	Treated T 处理时间 □ 4H]	□ Polar 极性浸提 □ Non-polar	□ 1640 培养基 □ 生理盐水 □ 其它 □ 95% 乙醇	□ GB/T 16886.3-2019 □ ISO 10993-3:2014 □ 其它			
		,	☐ 4H, 24H		非极性浸提	□ DMSO □ 其它	-			
		□ Chromosome Aberration Test 染色体畸变试验			□ Polar 极性浸提 □ Non-polar 非极性浸提		-			
		□ in Muscle 肌肉植入			周期 Period:		☐ GB/T 16886.6-2022			
	Implantation 植入	□ in Subcutaneous Tissue 皮□ in Bone 骨植入□ in Brain 脑植入			可降解材料需要提供三个周期。 3 periods need to be provided for degradable materials.		□ ISO 10993-6:2016 □ 其它			
	□ WHO 溶血□ PTT 部分线 □ PTT 部分线 □ PT 凝血酶 □ Ptatelet Co□ □ Leukocyte □ Leukocyte		emolysis - directly 普通溶血试验 /HO 溶血试验 (直接和间接) TT 部分凝血活酶时间 T 凝血酶原时间 latelet Count 血小板计数 eukocyte Count 白细胞计数 Vivo Thromboresistance Study 体内血栓形成				□ GB/T 16886.4-2022 □ ISO 10993-4:2017 □ 其它			
		☐ Complement Activation ネトイ	Ì							
	In vitro Mouse Embryo Assay 体外鼠胚试验						□ YY/T 1434-2016 □ 其它			
	Other 其它									
Service Required 服务要求*: Regular 正常 Priority (50% Surcharge) 加快 (加收 50%) Immediate (100% Surcharge) 特快 (加收100%) Sample pick-up time is not included 不包括收取样板时间										
sample t	o be returned 样品*:	□ Yes, return unused samples only 仅退回未使用样品 □ Return all samples including used samples 退回所有样品 (包括已使用样品)								
□ No 不需 *Service charge may be levied if reports and samples are to be returned by mail/ courier. 如果报告和样品通过邮递/ 快递方式退回,则可能会收取服务费。										
I, hereby, confirm my agreement to the Terms and Conditions contained in this form (also available at https://www.gdstc.group) as a condition for the contract with STC (Guangdong) Company Limited. Prior to this confirmation, I have been briefed with such Terms and Conditions to my understanding and was given opportunities to raise questions, if any. 本人在此确认同意以载于本表格内的条件与条款(亦载于 https://www.gdstc.group) 作为与广东省标检产品检测认证有限公司的合同的条件。在此确认同意前,我曾获得此条件与条款的解说至明白,并获得提出问题 (如有) 的机会。 Authorized Signature and Company Chop of the Applicant 公司授权代表人签名及公司盖章:										
Printed N	on without authorized sigr ame 代表人姓名	nature and company chop will	not be acce		授权代表人签名》	及公司盖章的申请表验	将不会受理) Date 日期:			

测试的普诵条款

广东省标检产品检测认证有限公司(以下简称"本公司")替客户进行所需测试或检定时。当根据以下条款进行。惟本公司亦保留拒绝接受任何客户有关测试或检定的委托。并毋须给予任何理由:

- 1. 本公司只为给予本公司指示的某客户或机构(以下简称"该客户")提供服务。除非获得该客户的授权,任何人士皆没有权利向本公司给予任何指示,尤其有关该测试的范围、报告及证书的送达方面。
- 2. 所有须接受测试或检定的物资、设备及其他财产皆须由该客户自资及根据本公司的规定送达至本公司。当有关的测试或检定完成后,该客户被本公司要求时,须自行提取有关物资或设备。无论在任何情况下若该客户未能于测试报告的符发日期起计的 30 日内提取有关物资或设备(若该物资属于易消耗性质,例如食物及水的样本,有关时限则为 7 日),本公司可以酌情弃置该物资或设备及毋须赔偿该客户。
- 3. 该客户在本公司提供服务前或正在服务时,须遵守以下条款:
 - (a) 提供及时的指示和足够的资料,务求令本公司能提供有效的服务;
 - (b) 在本公司的要求下,提供任何设备及人员,让本公司能有效地提供服务;
 - (c) 采取所有必须的行动,以消除或补救任何会阻碍本公司提供服务的事物;
 - (d) 预先通知本公司有关该样本或进行测试时据涉及的真确或潜在危险;
 - (e) 为本公司的员工或代表提供所有必须的通行,令致本公司能有效地提供该客户所需的服务;
 - (f) 在本公司提供该服务期间,确保在本公司提供服务的有关环境、地点及其装置的安全措施已经执行;
 - (g) 无论本公司已否发出测试报告或证书,该客户须充分履行其与其他方所签订的合同(如销售合同)的责任,否则本公司毋须向该客户承担任何责任。
- 4. 在本公司接受该客户委托的前提下,本公司将会发出测试报告及证书,在该客户委托范围内呈报本公司的意见;惟本公司毋须在该客户的委托范围以外呈报任何事实。该客户须提交充足和准确的测试样本资料给 本公司,否则本公司不会对证书和/ 或报告上的任何有关错误负上任何责任。
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- 6. 本公司将以保密的方法处理及签发有关测试报告予客户。在未得本公司的同意下,该测试报告不得作全部或部分翻制,或作宣传或其他未经本公司许可的用途。当该客户从本公司收到有关测试报告后,可以展示 或传送该测试报告或由本公司所制定该测试报告的核证版本予其顾客、供应商或其他直接有关人士。在不影响第 7 条款的前提下,除非被有关政府机构、法律或法庭命令所要求,本公司在未经客户的同意前,将 不会与其他方就测试报告的内容进行任何讨论、书信的往来或透露。
- 7. 除非该客户在递交申请书时以书面反对,本公司将有权诱露有关测试的文件及/ 或档案予任何第三者认证/ 认可机构作审核或其他相关用途。本公司无须因诱露文件及/ 或档案的内容负上任何责任。
- 8. 在不影响第7条款的前提下,本公司承诺对在实验室活动中获得或产生的所有该客户信息承担管理责任:
 - (a) 本公司会将其准备公开的信息事先通知该客户。除该客户公开的信息,或本公司与该客户有约定(例如:为回应投诉的目的,或第7条款所述的情况),其他所有信息都被视为专有信息,会予保密。
 - (b) 当本公司依据法律要求或合同授权透露保密信息时,会将所提供的信息通知到相关该客户或个人,除非法律禁止。
 - (c) 本公司从该客户以外渠道(如投诉人、监管机构)获取有关该客户的信息时,会在该客户和本公司间保密。除非信息的提供方同意,本公司会为信息提供方(来源)保密,且不会告知该客户。
 - (d) 本公司人员,包括委员会委员、合同方、外部机构人员或代表本公司的个人,会对在实施实验室活动过程中获得或产生的所有信息保密,法律要求除外。
- 9. 假若该客户准备利用本公司所签发的测试报告在司法或仲裁程序上,该客户于呈交样本予本公司作测试前必须明确阐述此用途。
- 10. 除非本公司的确进行抽样测试及于有关测试报告内阐明此项事实,该测试报告只适用于已被测试的样本,而不适用于大量额度的有关货品。
- 11. 当该客户要求针对检测作出与规范或标准符合性的声明时(如通过/ 未通过, 在允许限内/ 超出允许限),除非规范或标准本身已包含判定规则或该客户另有指定,本公司将采用ILAC-G8 指导文件(及/或在电工 类测试领域时的 IEC Guide 115)作为判定规则。采用 ILAC-G8 文件时,如果测量值加/减覆盖率概率为 95%的扩展不确定度时与判定限值重叠,则不能进行符合性声明。有关该文件的资料可以从本公司取得。
- 12. 任何记载该客户与其他方相互关系的文件(如销售合同、信用状、运载证明书),本公司一概视为纯粹资料,将不会影响本公司接受该客户所委托的服务范围或责任。
- 13. 假若该客户并未指定该测试所应用的测试方法或标准,本公司将会自行选择适当的方法或标准;有关该测试方法的资料可以从本公司取得。
- 14. 在本公司或其他进行测试的地方或在往返本公司与该进行测试地方的期间,假若物资、设备或财物发生任何损失或损坏,无论是否由于本公司的雇员、职员、代理或独立承包商的任何行为、疏忽或失职所造成, 本公司的雇员、职员、代理或独立承包商皆毋须负上任何责任及不会遭受任何追讨。
- 15. 本公司对由于利用本公司所签发的任何测试报告或通讯内的资料而造成的损失,概不会承担任何责任。
- 16. 在不影响第 14 和第 15 条款的前提下,本公司就任何损失所承担的赔偿总额将不会超过与该追讨有关的本公司可收取服务费用的 5 倍;本公司的赔偿责任亦绝对不会包含任何该客户的间接、特殊或随后引致的 损失(即并非由事效立刻造成。但其结果异致的破坏或损失)。
- 17. 假若本公司被任何非本公司能控制的因素导致未能提供该测试服务。而该测试服务亦已备受委托或有关协议已经协定。该客户仍须向本公司支持以下费用:
 - (i) 所有本公司已付的与该测试服务有关的费用及支出;
 - (ii) 与本公司已经提供的测试服务成比例的部分已协议的该测试服务费用或佣金;同时本公司毋须继续承担有关该测试服务中尚未完成的部分或全部责任。
- 18. 除非有关追讨是在与该追讨有关的本公司所提供服务的日期起计的一年内提出,或是由本公司应该提供服务的日期起计的一年内提出,本公司将毋须就该追讨负任何赔偿责任。
- 19. 该客户同意本公司并不纯因与该客户建立合约关系或提供测试服务而代替该客户承担向其他方的责任。此外,本公司并非是保险承保人或担保人,将不承担有关的任何责任。
- 20. 就其他方提出任何追讨本公司、雇员、代理或独立承办商有关本公司提供或未能提供测试服务的任何损失或支出,而与该测试服务有关的追讨总额超过第 16 条款所订的赔偿限额,该客户须赔偿予本公司上述追讨总额超出第 16 条款所订的赔偿限额的差额。
- 21. 假若该测试报告被不适当地运用,本公司将会保留权利撤回该测试报告,及采取任何适当的措施。
- 22. 该客户同意其委托本公司进行测试所得出之报告,并不能作为针对本公司法律行动的依据。
- 23. 本公司接纳及存档某样本是建基于肯定的基础,即该样本已经该客户投保或承担由于本公司在分析或处理该样本期间发生的火灾、盗窃或任何损失,并且不能向本公司或其职员、代理或独立承包商追讨任何损 生
- 24. 假若该客户的要求令致有关该样本的测试须于该客户或任何第三方的实验室进行,则本公司只会代为传送有关该测试的结果,对其准确性概不负任何责任。如本公司只可证明该客户或任何第三方的实验室已进行 有关测试,则本公司只可确认某正确的样本已经被测试,而毋须为该测试的准确性负任何责任。
- 25. 假若本公司于提供测试服务的过程中需要未可预计的额外时间或支出,则本公司可以根据该基础向该客户收取额外的费用。
- 26. 本公司在提供测试服务期间所衍生的任何报告、证书或其他物资,其相关的所有法律产权(包括知识产权),皆由本公司所拥有。
- 27. 该客户应于本公司所发出的发票日期或由本公司以书面同意的特定日期内准时支持有关该测试的所有费用,否则该客户需要支付本公司发票日期起计至实际付款日期的利息(以每月 3 厘计)。该客户亦须支付本 公司用于追讨该笔欠款的所有费用,包括法律费用。
- 29. 在有需要情况下,本公司可以将全部或部分测试服务向外承判予合资格的承办商,该客户若在呈交测试服务的申请表时未有提出对上述的反对,该客户将被视作同意上述本公司的安排。
- 30. 本公司根据有关该客户所需的测试或检定服务的个别情况,保留在上列所有普通条款上再增加特别条款的权力(此条款在该客户接获本公司的有关通知方生效)。
- 31. 对于本公司和该客户因本协议所产生的任何争议或索赔或有关本协议之违反,终止或无效,这里的条款应优先于各方或其代理人先前于口头上或书面上已协议之任何其它条款。
- 32. 这里的条款适用于中华人民共和国法律,凡因它们产生的或与上述条款有关的任何争议应通过友好协商解决,如果协议不成,该争议应提交中国国际经济贸易仲裁委员会,按照申请仲裁时该会现行有效的仲裁规则进行仲裁。仲裁裁决是是终局的,对双方均有约束力。仲裁费用应由败诉方承担。
- 33. 这里的条款若在英文或中文的版本上出现歧义,则以中文为准。

姓名及职务:	日期:
公司盖章及签名:	
7. 朱官怀恒广吅恒测认业有限公司明认	

GENERAL CONDITIONS OF TESTING

STC (Guangdong) Company Limited (the "Company"), while reserving the right to decline, without giving any reason whatsoever, any request for the undertaking of a test or investigation, will carry out at the request of the clients the required test or investigation subject always to the following conditions:

- 1. The Company only acts for the person or body originating the instructions (the "Clients"). No other party is entitled to give instructions, particularly on the scope of testing or delivery of report or certificate, unless authorized by the Clients.
- 2. All materials, equipment and other property to be tested or investigated shall be delivered at the costs of the Clients and in accordance with the requirements of the Company. At the conclusion of the test or investigation, the Clients shall, if required by the Company, collect the materials or equipment. In any event, if the materials or equipment are not collected by the Clients within 30 days from the issuance date of the test report (for perishable items such as food and water samples, the relevant period shall be 7 days), the Company may at its discretion dispose of the same without any compensation to the Clients.
- 3. The Clients shall always comply with the followings before or during the Company providing its services:
 - (a) give timely instructions and adequate information to enable the Company to perform the services effectively;
 - (b) supply, when requested by the Company, any equipment and personnel for the performance of the services;
 - (c) take all necessary steps to eliminate or remedy any obstruction in the performance of the services;
 - (d) inform the Company in advance of any hazards or dangers, actual or potential, associated with any order of samples or testing:
 - (e) provide all necessary access for the Company's staff and/or representative(s) to enable the required services to be performed effectively;
 - (f) ensure all essential steps are taken for safety of working conditions, sites and installations during the performance of services;
 (g) fully discharge all its liabilities under any contract like sales contract with a third party, whether or not a report or certificate has been issued by the Company, failing which the Company shall be under no
- 4. Subject to the Company's accepting the Clients' instructions, the Company will issue reports and certificates which reflect statements of opinion made with due care within the scope of instructions but the Company is not obliged to report upon any facts outside the instructions. The Clients shall always render adequate and accurate information and particulars of the test sample to the Company, failing which the Company shall not be responsible for any faults and/or mistakes on the certificate and/or reports in relation thereto.
- 5. The Company is irrevocably authorized by the Clients to deliver at its discretion the report or the certificate to any third party when instructed by the Clients or where it implicitly follows from circumstances, trade custom, usage or practice as determined by the Company.
- 6. A test report will be issued in confidence to the Clients and it will be strictly treated as such by the Company. It may not be reproduced either in its entirety or in part and it may not be used for advertising or other unauthorized purposes without the written consent of the Company. The Clients to whom the Report is issued may, however, show or send it, or a certified copy thereof prepared by the Company, to his customer, supplier or other persons directly concerned. Subject to Clause 7, the Company will not, without the consent of the Clients, enter into any discussion or correspondence with nor disclose to any third party concerning the contents of the report unless required by the relevant governmental authorities, laws or court orders.
- 7. The Company shall be at liberty to disclose the testing-related documents and/or files anytime to any third-party accreditation and/or recognition bodies for audit or other related purposes unless disagreed with by the Clients in writing at the time of them submitting the applications. No liabilities whatsoever shall attach to the Company's act of disclosure.
- 8. Notwithstanding anything contained herein to the contrary, but subject to Clause 7, it is agreed that the Company will be responsible for the management of all confidential information of Client obtained or created during the performance of laboratory activities:
 - (a) The Company will inform the Client in advance, of the information it intends to place in the public domain. Except for information that the Client makes publicly available, or when agreed between the Company and the Client (e.g. for the purpose of responding to complaints, or situations set off in Clause 7), all other information is considered proprietary information and shall be regarded as confidential.
 - (b) When the Company is required by law or authorized by contractual arrangements to release confidential information, the Client or individual concerned will, unless prohibited by law, be notified of the information provided.
 - (c) Information about the Client obtained from sources other than the Client (e.g. complainant, regulators) shall be confidential between the Client and the Company. The provider (source) of this information will be confidential to the Company and will not be shared with the Client, unless agreed by the source.
 - (d) Personnel, including any committee members, contractors, personnel of external bodies, or individuals acting on the Company's behalf, will keep confidential all information obtained or created during the performance of laboratory activities, except as required by law.
- 9. The Clients wishing to use the Company's reports in court proceedings or arbitration shall inform the Company to that effect prior to submitting the sample for testing.
- 10. The report will refer only to the sample tested and will not apply to the bulk, unless the sampling has been carried out by the Company and is stated as such in the Report.
- 11. When the Client requests a statement of conformity to a specification or standard for the test (e.g. pass/fail, in-tolerance/out-of-tolerance), unless inherent in the requested specification or standard or otherwise instructed by the Client, the Company will adopt the ILAC-G8 Guidance document (and/or IEC Guide 115 in electro-technical sector) as the decision rule. When adopting ILAC-G8 document, if measured value plus/minus the expanded uncertainty with a 95% coverage probability overlaps the limit, no declaration of conformity can be made. Further information regarding the documents can be obtained by direct contact with the Company.
- 12. Any documents containing engagements between the Clients and third parties like contracts of sale, letters of credit, bills of lading, etc. are regarded as information for the Company only and do not affect the scope of the services or the obligations accepted by the Company.
- 13. If the Clients do not specify the methods / standards to be applied, the Company will choose the appropriate ones and further information regarding the methods can be obtained by direct contact with the Company.
- 14. No liability shall be incurred by and no claim shall be made against the Company or its servants, agents, employees or independent contractors in respect of any loss or damage to any such materials, equipments and property occurring whilst at the Company or any work places in which the testing is carried out, or in the course of transit to or from the Company or the said work places, whether or not resulting from any acts, neglect or default on the part of any such servants, agents, employees or independent contractors of the Company.
- 15. The Company will not be liable, or accept responsibility for any loss or damage howsoever arising from the use of information contained in any of its reports or in any communication whatsoever about its said tests or investigations.
- 16. Subject to Clauses 14 and 15, the total liability of the Company in respect of any claim of loss, damage or expense of whatsoever nature shall not exceed a total sum equal to five times the amount of the service fee payable in respect of the services directly related to such claim, and the Company's liability shall not include any indirect, special or consequential loss of the Clients.
- 17. In the event of the Company prevented by any cause outside the Company's control from performing any service for which an order has been given or an agreement made, the Clients shall pay to the Company:
 - i) the amount of all abortive expenditure actually made or incurred; and
 - ii) a proportion of the agreed fee or commission equal to the proportion (if any) of the service actually carried out by the Company, and the Company shall be relieved of all responsibility whatsoever for the partial or total non-performance of the required service.
- 18. The Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one calendar year after the date of the performance by the Company of the service relating to the claim or in the event of any alleged non-performance within one year of the date when such service should have been completed.
- 19. The Clients acknowledge that the Company does not, either by entering into a contract or by performing service, assume or undertake to discharge any duty of the Clients to any other persons. The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity.
- 20. The Clients shall hold harmless and indemnify the Company and its servants, employees, agents or independent contractors against all claims made by any third party for loss, damage or expense of whatsoever nature including reasonable legal expenses relating to the performance or non-performance of any services to the extent that the aggregate of any such claims relating to any one service exceed the limits mentioned in Clause 16.
- 21. In the event of improper use of the report, the Company reserves the right to withdraw it, and to adopt any other measures which may be appropriate.
- 22. Samples submitted for testing are accepted on the understanding that the report issued cannot form the basis of, or be the instrument for, legal action against the Company.
- 23. Samples are deposited with and accepted by the Company on the basis that either they are insured by the Clients or the Clients assumes entire responsibility for loss through fire, theft, burglary or for damages arising in the course of analysis or handling, without recourse whatsoever to the Company or its servants, agent, employees or independent contractors.
- 24. If the requirements of the Clients require the analysis of samples by the Client's or any third party's laboratory, the Company will only convey the result of the analysis without responsibility for its accuracy. If the Company is only able to witness an analysis by the Client's or any third party's laboratory the Company will only confirm that the correct sample has been analyzed without responsibility for the accuracy of any analysis or results.
- 25. In the event of any unforeseen additional time or costs being incurred in the course of carrying out any of its services, the Company shall be entitled to charge the Clients additional fees to reflect the additional time and costs incurred.
- 26. All rights (including but not limited to copyright) in any reports, certificates or other materials produced by the Company in the course of providing its services shall remain vested in the Company.
- 27. The Clients shall punctually pay on the date of invoice or within such other period agreed in writing by the Company all charges rendered by the Company or interest will become due at the rate of three per cent per month from the date of invoice until actual payment. The Clients are also responsible for settling all the Company's costs of collecting the charges owed, including legal fees.
- 28. Test results may be transmitted by electronic means at the Client's request. However, it should be noted that electronic transmission cannot guarantee the information contained will not be lost, delayed or intercepted by third party. The Company is not liable for any disclosure, error or omission in the content of such messages as a result of electronic transmission.
- 29. If necessary, the Company may subcontract part of or all tests to competent subcontractors. If no objection is raised at the time of the Clients submitting the application, the Company shall assume the Clients have approved the foregoing.
- 30. The Company reserves the right to include Special Conditions in addition to the foregoing General Conditions if warranted by the particular circumstances of the required test or investigation [this clause is only effective when the other party has been informed].
- 31. For any dispute, controversy or claims arising out of relating to this agreement, or the breach, termination or invalidity thereof between the Company and the Clients, the conditions herein shall take precedence over any other terms and conditions, whether oral or written, previously agreed by the parties or the agents or representatives of either parties.
- 32. The conditions herein shall be governed and construed according to the laws of People's Republic of China. Any disputes arising out of or relating to them shall be settled through friendly negotiations. In case no settlement can be reached through negotiations, such disputes shall be submitted to China International Economic and Trade Arbitration Commission for arbitration which shall be conducted in accordance with the Commission's arbitration rules in effect at the time of applying for arbitration. The arbitral award rendered by the said Commission shall be final and binding upon both parties. The arbitration fee shall be borne by the losing party.
- 33. If there are differences between the English version and the Chinese version of the conditions herein, the Chinese version shall prevail.

Confirmed by STC (Guangdong) Company Limited	
Company chop and signature for and on behalf of the company:	
Printed Name and Position:	Date: