Issued to:



Notified Body: 2777

SATRA customer number: P21130

Anhui Intco Medical Products Co., Ltd No. 6, Haitang South Road Suixi Wuhu Modern Industrial Park Suixi County Huaibei City Anhui Province

Disposable Nitrile Gloves (Non-sterile).

EU Type-Examination Certificate

Certificate number: 2777/14815-03/E00-00

This EU Type-Examination Certificate covers the following product group(s) supported by testing to the relevant standards/technical specifications and examination of the technical file documentation:

Following the EU Type-Examination this product group has been shown to satisfy the applicable essential health and safety requirements of Annex II of the PPE Regulation (EU) 2016/425 as a Category III product.

Product reference: Description

Blue: NGPF7000(XS)-7005(XXL); NGV/B/H/P/XE10013(XS)-10018(XXL);

NGV/B/H/P/XE20013(XS)-20018(XXL); SNV/B/H/PE10013(XS)-10018(XXL);

SNV/B/H/PE20013(XS)-20018(XXL)

Black: BNPF7000(XS)-7005(XXL); NGV/B/H/P/XE10043(XS)-10048(XXL);

NGV/B/H/P/XE20043(XS)-20048(XXL); SNV/B/H/PE10043(XS)-10048(XXL);

SNV/B/H/PE20043(XS)-20048(XXL)

White: WNPF7000(XS)-7005(XXL); NGV/B/H/P/XE10023(XS)-10028(XXL);

NGV/B/H/P/XE20023(XS)-20028(XXL); SNV/B/H/PE10023(XS)-10028(XXL);

SNV/B/H/PE20023(XS)-20028(XXL)

Violet: NGPF7000-V1(XS)-7005-V1(XXL); NGV/B/H/P/XE10033(XS)-

10038(XXL); NGV/B/H/P/XE20033(XS)-20038(XXL); SNV/B/H/PE10033(XS)-

10038(XXL); SNV/B/H/PE20033(XS)-20038(XXL)

Sizes: Classification:

6-11(XS-XXL)

EN ISO 374-1:2016+A1:2018/Type B Level EN ISO 374-4:2019 Degradation %

 40% Sodium hydroxide (K)
 6
 -68.1

 30% Hydrogen peroxide (P)
 2
 30.5

 37% Formaldehyde (T)
 5
 9.5

EN ISO 374-5:2016 Level
Protection against Bacteria and Fungi Pass

Protection against Bacteria and Fungi Pass
Protection against Viruses Pass

Standards/Technical specifications applied:

EN ISO 21420:2020; EN ISO 374-1:2016+A1:2018; EN ISO 374-5:2016

Technical reports/Approval documents:

SATRA: CHT0296241/2012, CHM0298100/2020/EN/A, CHM0298100/2020/EN/B

SGS: CH:TX:1142011147, CH:TX:1142011145-1, CH:TX:1142011148

TUV: 7191234075-CHM20-02-TSL, 7191235025-EEC20-WBH_CR1, 721652920

Signed on behalf of SATRA:

alahan

Geoff Graham

Date first issued: 20/07/2020
Date of issue: 22/05/2021
Expiry date: 20/07/2025

TERMS AND CONDITIONS

The following conditions apply in addition to SATRA's standard terms and conditions of business and those given in the current certification agreement. This certificate has been issued in accordance with Annex V (Module B) of the applicable legislation (see note 11).

Please note:

- 1. Where the product is classified as category III then CE or UKCA Marking of production is reliant on current compliance with module C2 or Module D of the applicable legislation (See note 11). (Except that specifically produced to fit an individual user).
- 2. Full details of the scope of the certification and product(s) certified are contained within the manufacturer's technical documentation.
- 3. Where a translation of this certificate exists, the English language version shall be considered as the authoritative text.
- 4. Certification is limited to production undertaken at the sites listed in the manufacturer's technical documentation.
- 5. Ongoing manufactured product shall be consistent with the product(s) certified and listed on this certificate and an EU declaration of product conformity shall be made available in accordance with the applicable legislation (See note 11)
- 6. The Manufacturer shall inform SATRA of any changes to the certified product or technical documentation.
- 7. Where results obtained during type testing are within the budget of uncertainty when compared to the pass requirement, classification or performance level, then it is the responsibility of the manufacturer to ensure that the factory production control and manufacturing tolerances are such that the product placed on the market meets with the stated requirements, classifications or performance levels.
- 8. This certificate shall be kept together with the relevant technical documentation in a safe place by the client named on this certificate. Production of this certificate and other documentation may be required by a representative of the EC member state, or UK government.
- 9. This certificate relates only to the condition of the testable items at the time of the certification procedure and is subject to the expiry date shown.
- 10. SATRA reserves the right to withdraw this certificate if it is found that a condition of manufacture, design, materials or packaging have been changed and therefore no longer comply with the requirements of the applicable legislation (See note 11).
- 11. These terms and conditions shall apply to the requirements set out in Regulation (EU) 2016/425 of the European Parliament and of the council of 9th March 2016 on personal protective equipment or to UK legislation relating to UKCA Marking as defined within the issued certificate.



Document Number: INTCO-CE-DC-NBR-001 Version: A/1

EU DECLARATION OF CONFORMITY

Manufacturer

Authorized Representative

Name: Anhui Intco Medical Products

Name: Lotus NL B.V.

Co.,Ltd.

Address: No. 6, Haitang South Road, Suixi Wuhu Modern Industrial Park, Suixi

County, Huaibei City, Anhui Province

Address: Koningin Julianaplein 10, le Verd,

2595AA, The Hague, Netherlands

Declares that the MDR described hereafter

Product name and model:

Disposable Nitrile Exam Gloves

EMDN code: T01020204

Model:XS/S/M/L/XL/XXL

Product Code: See the following annex I

Basic UDI-DI: 697306977NitrileFR

SRN: CN-MF-000002356

This declaration of conformity is issued under the sole responsibility of the manufacturer:

Anhui Intco Medical Products Co., Ltd.

Conformity Assessment Route: Annex II and Annex III according to EU 2017/745.

Applicable Standard:

EN ISO 13485:2016; EN 14971:2019; EN 1041:2008; EN 15223-1:2016

EN 455-1:2000; EN 455-2:2015; EN 455-3:2015; EN 455-4:2009;

ISO 10993-1:2018; ISO 10993-10:2010. ISO 10993-11:2017

Meet the provisions of the Council Regulation EU 2017/745 and Annex I which apply to them,

The medical device has been assigned to Class I, based on rule 1 & rule 5 of Annex VIII

Chapter III of the Regulation EU 2017/745 MDR. It bears the mark



We agree to develop, implement and maintain a documented post-production monitoring process



Document Number: INTCO-CE-DC-NBR-001

Version: A/1

Annex 1 product code

Color	Product Code
	NGV/B/H/PEM10013-NGV/B/H/PEM10018
Blue	NGV/B/H/PEM20013-NGV/B/H/PEM20018
Blue	SNV/B/H/PE10013-SNV/B/H/PE10018
	SNV/B/H/PE20013-SNV/B/H/PE20018
White	NGV/B/H/PEM10023-NGV/B/H/PEM10028
	NGV/B/H/PEM20023-NGV/B/H/PEM20028
	SNV/B/H/PE10023-SNV/B/H/PE10028
	SNV/B/H/PE20023-SNV/B/H/PE20028
* 1	NGV/B/H/PEM10033-NGV/B/H/PEM10038
X7. 11.4	NGV/B/H/PEM20033-NGV/B/H/PEM20038
Voilet	SNV/B/H/PE10033-SNV/B/H/PE10038
	SNV/B/H/PE20033-SNV/B/H/PE20038
	NGV/B/H/PEM10043-NGV/B/H/PEM10048
DI I	NGV/B/H/PEM20043-NGV/B/H/PEM20048
Black	SNV/B/H/PE10043-SNV/B/H/PE10048
	SNV/B/H/PE20043-SNV/B/H/PE20048
D' 1	NGV/B/H/PEM10053-NGV/B/H/PEM10058
Pink	NGV/B/H/PEM20053-NGV/B/H/PEM20058

Anhui 2021-04-16

Place , date

Quality Manager

Legally binding signature, Function







Revised report.

DATE: 09/03/2020

TEST REPORT

Report No. : CH:TX:1142011145-1

CASE NO: QDHL2002000972MD

ANHUI INTCO MEDICAL PRODUCTS CO,LTD

NO.1 HAITANG ROAD.

SUIXI DISTRICT ECONOMIC DEVELOPMENT AREA,

HUAIBEI CITY, ANHUI PROVINCE.

F619701 SGS-CSTC STANDARD TECHNICAL SERVICES (QINGDAO) CO., LTD.

CONTACT PERSON: --

THE FOLLOWING SAMPLE(S) WAS/WERE SUBMITTED AND IDENTIFIED BY/ON BEHALF OF THE CUSTOMER AS:

SAMPLE DESCRIPTION

GLOVES

DISPOSABLE NITRILE GLOVE(NBR)

REF NO

QDHL2002000972OT

PHOTO APPENDIX.



SAMPLE RECD ON

03/03/2020

TESTING PERIOD: 03/03/2020 - 05/03/2020

Summary of Test Results/Conclusion					
Test Method / Standard	Clause/Test Name	Status / Performance Level			
EN 374-2:2014	Determination of resistance				
EN 374-2.2014	Clause 4.1 – Air leak test	Pass			
	Clause 4.2 – Water leak test	Pass			

Per pro SGS India Private Ltd.

K. PACHAIYAPPAN **ASST. MANAGER**

Email your Test Report Related Enquiries at Feedback.SLT@sgs.com

Test report revised to change report on code as per customer request.

This Report cancels and supersedes the Report No 1142011145 Dated 07/03/2020 issued by SGS India.

Page 1 of 2 Control No.:1142512006

This document is issued by the Company under its General Conditions of Service printed overleaf or available on request and accessible at http://www.sgs.com/terms_and_conditions.htm and Terms and Conditions for electronic documents www.sgs.com/terms_e-document.htm. Attention is drawn to the limitation of liability, indemnification and jurisdiction issues defined therein. Any holder of this document is advised that information contained hereon reflects the Company's findings at the time of its intervention only and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction from exercising all their rights and obligations under the transaction documents. Any unauthorized alteration, forgery or falsification of the content or appearance of this document is unlawful and offenders may be prosecuted to the fullest extent of the law.

Unless otherwise stated the results shown in this test report refer only to the sample(s) tested and such sample(s) are retained for 30 days only. This document cannot be reproduced except in full, without prior approval of the Company.





Revised report.

DATE: 09/03/2020

TEST REPORT

Report No.: CH:TX:1142011145-1

CASE NO: QDHL2002000972MD

RESULTS

EN 374-2: 2014 Protective gloves against chemicals and micro-organisms - Part-2: Determination of resistance pentration

Clause	Test Name	Т	Performance level	
5.2	Air leak Test (Air Pressure Used : 0.5	Sample Size	Leakage	
	kPa)	Size XS	No Leakage	
		Size S	No Leakage	Pass
		Size M	No Leakage	
		Size L	No Leakage	
		Size XL	No Leakage	
		Size XXL	No Leakage	
5.3	Water leak test	Sample Size	Leakage	
		Size XS	No Leakage	
		Size S	No Leakage	Pass
		Size M	No Leakage	Fass
		Size L	No Leakage	
		Size XL	No Leakage	
		Size XXL	No Leakage	

Requirements as per ISO 374-5:2016 Clause 5.2 Penetration: Protective gloves against bacteria and fungi shall not leak when tested according to EN 374-2:2014.

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

JOE No. : 2042806052 Page 2 of 2 Control No.:1142512006

This document is issued by the Company under its General Conditions of Service printed overleaf or available on request and accessible at http://www.sgs.com/terms_and_conditions.htm and Terms and Conditions for electronic documents www.sgs.com/terms_e-document.htm. Attention is drawn to the limitation of liability, indemnification and jurisdiction issues defined therein. Any holder of this document is advised that information contained hereon reflects the Company's findings at the time of its intervention only and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction from exercising all their rights and obligations under the transaction documents. Any unauthorized alteration, forgery or falsification of the content or appearance of this document is unlawful and offenders may be prosecuted to the fullest extent of the law.

Unless otherwise stated the results shown in this test report refer only to the sample(s) tested and such sample(s) are retained for 30 days only. This document cannot be reproduced except in full, without prior approval of the Company.





TEST REPORT

Report No.: CH:TX:1142011148

DATE: 19/03/2020

CASE NO: QDHL2002000968MD

ANHUI INTCO MEDICAL PRODUCTS CO, LTD.

NO.1, HAITANG ROAD, SUIXI DISTRICT ÉCONOMIC DEVELOPMENT AREA, HUAIBEI CITY,

ANHUI PROVINCE.

A/C F619701 SGS-CSTC STANDARD TECHNICAL SERVICES (QINGDAO) CO., LTD.

QDHL2002000968MD

CONTACT PERSON : --

THE FOLLOWING SAMPLE(S) WAS/WERE SUBMITTED AND IDENTIFIED BY/ON BEHALF OF THE CUSTOMER AS:

SAMPLE DESCRIPTION

GLOVES

DISPOSABLE NITRILE GLOVE(NBR)

QD REF NO PHOTO APPENDIX.

SAMPLE RECD ON

03/03/2020

TESTING PERIOD: 03/03/2020 - 19/03/2020

Summary of Test Results/Conclusion					
Test Method / Standard Clause/Test Name Status / Performance Level					
EN 374-4:2013	Resistance to Degradation by Chemicals				
EN 374-4.2013	Sodium hydroxide 40%	Refer results.			

Per pro SGS India Private Ltd.

K. Par.

K. PACHAIYAPPAN ASST. MANAGER

Email your Test Report Related Enquiries at Feedback.SLT@sgs.com

JOE No.: 2042806055 455538 Page 1 of 2 Control No.:1142513794





TEST REPORT

Report No.: CH:TX:1142011148

CASE NO: QDHL2002000968MD

DATE: 19/03/2020

RESULTS

EN 374-4:2013 Protective Gloves against Chemicals and Micro Organisms - Determination of resistance to degradation by chemicals

Chemical / CAS NO	Exposure Duration	Test Results Percentage change in puncture resistance		Observation
		Glove sample	Result (%)	
0 11 1 1 11	60±5 minutes	1	-74.7%	
Sodium hydroxide		2	-61.9%	No shange
40% 1310-73-2		3	-67.7%	No change
1310-73-2		Mean	-68.1%	
		Standard Deviation	6.395	

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

Page 2 of 2 4555538 Control No.:1142513794



SATRA Technology Centre Ltd Wyndham Way, Telford Way, Kettering, Northamptonshire, NN16 8SD United Kingdom Tel: +44 (0) 1536 410000

Fax +44 (0) 1536 410626 email: info@satra.com www.satra.com

Customer details: SATRA Technology Services (Dongguan) Ltd SATRA reference: CHM0298100/2020/EN

Unit 110, Xinzhongyin Garden

Hongwei Road

Xiping, Nancheng District DONGGUAN CITY Guangdong Province

China 523079 /B Your reference: CHT0297805

Date of report: 4th June 2020

Samples received: 15th May 2020

Date(s) work

19th to 26th May 2020

carried out:

TECHNICAL REPORT

SATRA Technology Services (Dongguan) Ltd:

Customer: Anhui Intco Medical Products Co, Ltd

No 1 Haitang Road

Suixi District economic development area

Huaibei City Anhui Province

China 235100

Subject: EN ISO 374-4:2019 determination of resistance to degradation by dangerous

chemicals on gloves described as Disposable Nitrile Glove.

Conditions of Issue:

This report may be forwarded to other parties provided that it is not changed in any way. It must not be published, for example by including it in advertisements, without the prior, written permission of SATRA.

Results given in this report refer only to the samples submitted for analysis and tested by SATRA. Comments are for guidance only.

A satisfactory test report in no way implies that the product tested is approved by SATRA and no warranty is given as to the performance of the product tested. SATRA shall not be liable for any subsequent loss or damage incurred by the client as a result of information supplied in the report.

The uncertainty of the results (UoM) in this report is based on a standard uncertainty multiplied by a coverage factor k=2, which provides a coverage probability of approximately 95%.

Report signed by: Emma Norris

Position: Technologist Team Leader

Department: Chemical & Analytical Technology

(Page 1 of 5)





WORK REQUESTED:

Samples of gloves described as Disposable Nitrile Glove were received on the 15th May 2020 for testing in accordance with EN ISO 374-4:2019.

SAMPLE SUBMITTED:



Sample described as Disposable Nitrile Glove

CONCLUSION:

When assessed in accordance with EN ISO 374-4:2019 the samples of gloves described as Disposable Nitrile Glove achieved the following degradation results:

Chemical	Mean degradation / %		
37% Formaldehyde (CAS: 50-00-0)	9.5		

TESTING REQUIRED:

• EN ISO 374-4:2019. Protective gloves against dangerous chemicals and micro-organisms. Part 4: Determination of resistance to degradation by chemicals.

SATRA Technology Services (Dongguan) Ltd SATRA Reference: CHM0298100/2020/EN/B

Date: 4th June 2020

(Page 2 of 5)

Signed:



RESULTS:

Sample description:	ription: Disposable Nitrile Glove				
Challenge chemical:	37% Formaldehyde (CAS: 50-00-0)				
Test temperature / °C:	(23 ± 1)				
Degradation / %:	Glove 1	Glove 2	Glove 3		
Degradation / %:	-16.3	14.7	30.1		
Mean degradation (DR) / %:		9.5			
Standard deviation (σ _{DR}) / %:		23.7			
UoM /±%:	5.4				
Appearance of samples after testing:	Swollen and discoloured				

NOTE: Where the test specimens gave an increased puncture force after chemical exposure, the result is reported as a negative degradation.

(Page 3 of 5)

SATRA Technology Services (Dongguan) Ltd SATRA Reference: CHM0298100/2020/EN/B

Date: 4th June 2020

Signed:



TERMS AND CONDITIONS FOR THE SALE OF GOODS AND/OR THE PROVISION OF SERVICES

1 GENERAL

- 11 Work done. Services undertaken or the sale of Goods are subject to the terms and conditions detailed below and (subject to clause 5.2) all other conditions, warranties and representations, expressed or implied by statute relating thereto are hereby excluded.
- SATRA Technology Centre Limited, its subsidiaries and associated companies (hereinafter referred to as "SATRA") may perform Services for or supply Goods to persons or entities (public, private or governmental) issuing instructions (hereinafter termed the "Client"). Each also known individually as a Party, or jointly as Parties. 1.2
- These terms and conditions will apply to the Contract between SATRA and the Client to the exclusion of any other terms which the Client may seek to impose or which may be implied by trade, custom, practice or course of dealing 1.3
- Unless otherwise agreed in writing no party other than the Client is entitled to provide instructions or information relating to the Goods or Services required or to the delivery of goods, results, reports or 1.4 certificates
- 1.5 All references in these terms and conditions to:
- the "Contract" is the contract between SATRA and the Client for the supply of Goods or Services which is (a) nade subject to these terms and conditions; and
- (h)
- made subject to these terms and conditions; and "Services" are the work or services to be supplied or performed under the Contract (including where relevant the supply of software, components and consumables); and "Goods" are the equipment, consumables or other physical items sold under the Contract (including documents, drawings or other information required in order to operate the equipment). (c)
- All drawings, descriptive matter, specifications and advertising material (including brochures and catalogues) are issued or published with the sole purpose of giving an indication of the goods or services being described and shall not form part of the Contract.
- Where SATRA and the Client agree that the sale of Goods shall be governed by Incoterms 2010 (or any subsequent revision thereto) then the sale shall be governed by the relevant Incoterms mode of transport which is agreed by SATRA and the Client. 1.7

FEES AND PAYMENT

- Where SATRA has agreed to perform the Services or supply the Goods on the basis of credit then payment terms are net 21 days from date of invoice, unless otherwise specified and may require part payment prior to delivery of the Services or Goods. In the event of the Client failing to make payment as agreed SATRA will be entitled to withhold delivery of the Goods or Services or cancel the Contract. SATRA reserves the right to charge interest on any overdue payments at a rate of 1.5% per month accruing on a daily basis from the date the invoice is due until the date payment is received. 2 1
- Where the provision of Services or the sale of Goods is subject to a proforma invoice then SATRA shall not be obliged to start working on the provision of the Goods or Services until after payment in full has been made as cleared funds to SATRA.
- SATRA reserves the right to charge for any and all expenses incurred as a result of performing the Services required by the Client. Although SATRA will try and provide an estimate of such expenses these may change as a result of circumstances out of SATRA's control. 2.3
- Unless otherwise agreed in writing, the price for the Goods or Services shall be the price set in the order acknowledgement. SATRA shall not be bound by any price quoted which is not in writing. Prices for the sale of Goods include packing cases and materials but not carriage or installation which will be quoted separately and as agreed with the Client.
- Quotations are valid from the date of issue for a period of 90 days unless otherwise specified or agreed in 2.5
- GIUDIO INE Client become insolvent, bankrupt, subject to an administration order, enter into liquidation or receivership, or make arrangements with creditors SATRA reserves the right to cancel the Contract and terminate the supply of the Goods or Services. Where the Contract with SATRA is terminated all outstanding monies due from the Client to SATRA shall be immediately payable, and any materials supplied by SATRA to the Client returned. Termination of the Contract shall be without prejudice to any of SATRA's accrued rights. 2.6
- All invoices issued by SATRA are payable in full. The Client is responsible for payment of withholding and any other taxes and all import duties. Payments made to SATRA shall not be reduced by such amounts. 2.7
- 2.8 The Client shall not be entitled to withhold or defer payment due to SATRA as a result of any dispute or counter claim that it may allege against SATRA.
- SATRA reserves the right to bring action against the Client in order to collect unpaid fees, including court action. All fees associated with such actions shall be paid for by the Client including legal fees and related 2.9 costs
- 2.10 Where unforeseen costs arise as a result of provision of the Goods or carrying out the Services SATRA shall inform the Client immediately but reserves the right to charge additional costs to cover said costs and expenses

3. INTELLECTUAL PROPERTY RIGHTS

- 3.1 All intellectual property rights belonging to a Party prior to entry into the Contract shall remain with that Party. Nothing in this Contract shall allow transfer of any intellectual property rights from one Party to the other.
- In the event of certification services the use of certification marks by the Client may be subject to national and international laws and regulations. The responsibility for the use of these certification marks lies so 32
- All intellectual property rights in reports, drawings, graphs, charts, photographs or any other material (in whatever medium) produced by SATRA pursuant to this Contract shall belong to SATRA. The Client shall have the right to use said material in accordance with the terms of this Contract.
- The Client agrees and acknowledges that SATRA retains any and all propriety rights in concepts, ideas and inventions that may arise during the preparation or provision of any report (including any deliverables provided by SATRA to the Client) and the provision of the Services to the Client. 3.4
- All intellectual property rights in any software supplied to the Client shall belong to SATRA or SATRA's licensors. With respect to the sale of SATRA Timeline, SATRASUMM and SATRA Visionstitch, provided that the Client is a member of SATRA and has paid its annual Smartcare fee then the Client will be entitled to use the software for its own internal use and will be entitled to receive minor software upgrades and fixes. SATRA may however terminate the supply of software upgrades and fixes for older versions of software which it no longer considers viable to support. The Client's rights to use the software and receive software upgrades and fixes will terminate if the Client has not paid its annual Smartcare fee. Major upgrades are not included within the entitlement to upgrades but may be offered by SATRA from time to time for an additional fee. 3.5
- SATRA shall observe all statutory provisions with regard to data protection including but not limited to the provisions of the Data Protection Act 2018 and the EU General Data Protection Regulation (GDPR) Regulation (EU 2016/679. To the extent that SATRA processes or gets access to personal data in connection with the Services or otherwise in connection with this Contract, it shall take all reasonable technical and organisational measures to ensure the security of such data (and guard against unauthorised or unlawful processing, accidental loss, destruction or damage to such data).

SUSPENSION OR TERMINATION OF SERVICES

- Cancellation by the Client of orders for Goods or Services will only be acceptable by prior agreement with SATRA and a charge will usually be made
- SATRA shall not be liable for any delay or failure in providing the Goods or Services due to circumstances beyond its reasonable control (including any failure by the Client to comply with its obligations). If any such circumstances arise which prevent SATRA from delivering the Goods or completing the Services, then SATRA will be entitled to cancel or reschedule the delivery of Goods or Services at its discretion. In the event of cancellation SATRA will be entitled to retain all fees paid by the Client for Goods or Services already supplied but will refund to the Client any fees paid by the Client for Goods or Services which have not yet been supplied. The Client will not be liable for any non-refundable expenses already incurred by SATRA in relation to Goods or Services not yet supplied unless the cancellation is due to the Clients failure to comply with its obligations under the Contract.

5. LIABILITY AND INDEMNIFICATION

- Reports are issued on the basis of information, documents and or samples submitted to SATRA by the Client, or on behalf of the Client and are provided solely for the benefit of the Client who is responsible for acting as it sees fit on the basis of such reports and findings. Subject to clause 5.2, neither SATRA nor any of its employees, agents or subcontractors shall be liable to the Client or any third party for any actions taken or not taken on the basis of such findings and reports, nor for any incorrect results arising as a result of unclear, erroneous, incomplete, misleading or false information provided to SATRA. 5 1
- 5.2 Nothing in these terms and conditions shall limit or exclude SATRA's liability for
- death or personal injury caused by its negligence or the negligence of its employees or agents; fraud or fraudulent misrepresentation; breach of the terms implied by Section 12 of the Sale of Goods Act 1979; defective products under the Consumer Protection Act 1987; or any other liability which cannot be limited or excluded by applicable law.

- 5.3
- Subject to clause 5.2 SATRA shall not be liable to the Client whether in contract, tort (including negligence), breach of statutory duty or otherwise arising under or in connection with the Contract for loss of profits, sales, contracts, anticipated savings, loss or damage to goodwill or any indirect or consequential loss.
- Subject to clause 5.2 SATRA's total aggregate liability to the Client, whether in contract, tort (including negligence), breach of statutory duty or otherwise arising under or in connection with the Contract shall be limited to the total amount of fees for the Services or the price of the Goods (excluding any value added tax or other sales tax or expenses) payable by the Client to SATRA under the Contract or £100,000 whichever is the lower figure. 54

6 MISCELL ANEOUS

- If any one or more provisions of these conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby. 6.1
- During the course of providing the Goods or Services and for a period of one year thereafter the Client shall not directly or indirectly entice, encourage or make any offer to SATRA's employees to leave their employment with SATRA.
- 6.3 use of SATRAs corporate name or registered marks for advertising purposes is not permitted without SATRA's prior written authorisation
- All reports and documentation which are supplied to the Client under the Contract remain the property of SATRA until paid in full. Under no circumstances will a Client's purchase order override SATRA's retention 64 of title in accordance with this clause.
- The Client acknowledges that in entering into this Contract it has not relied on any representation, warranty, collateral contract or other assurance (except those set out or referred to in these terms and conditions) made by or on behalf of SATRA or any other party before entering into the Contract. The Client waives all rights and remedies that, but for this clause, might otherwise be available to it in respect of any such representation, warranty, collateral contract or other assurance. 6.5
- All provisions of the Contract that limit or exclude the liability of SATRA are intended also to be for the benefit of SATRA's holding company (called SATRA, and being a company limited by guarantee and incorporated in England and Wales with company number 00153475), and shall accordingly be enforceable by such holding company as well as or instead of by SATRA, and on the basis that any limit on the liability of SATRA shall apply to it and to such holding company in the aggregate.

CONFIDENTIALITY

- Unless specifically excluded in the terms of an individual contract between SATRA and the Client, the following shall apply to all deliverables including, reports, advice, drawings, photographs, specifications, data or other forms of media. 7.1
- 7.2 Deliverables referred to in clause 7.1 shall not be disclosed to third parties or used in litigation without the consent of SATRA.
- Where SATRA has given consent to disclosure of any service deliverables referred to in clause 7.1, Client shall draw the attention of the third party to these terms of business and the basis on which SAT undertakes testing, reporting and advising. The Client shall indemnify SATRA for any failure to do so. 7.3
- The service deliverables referred to in clause 7.1 are submitted to the Client as confidential documents 74 Confidentiality shall continue to apply after completion of the business, but shall cease to apply to inform or knowledge which has come into the public domain through no breach of this Contract by the Client.
- The Client shall not disassemble, remove parts or carry out any form of analysis on goods or materials sold by SATRA for the purposes of reverse engineering or obtaining information on the construction, content or composition of the item without the consent of SATRA. 7.5

No amendment to this Contract shall be effective unless it is in writing, expressly stated to amend this Contract and signed by an authorised signatory of both Parties. 8.1

DISPUTE RESOLUTION 9

- 9.1 If there should be a dispute between the parties to this Agreement they undertake to act with goodwill and to use all reasonable endeavours to resolve that dispute.
- Failure to resolve any dispute by discussions between the parties shall, in the first instance, be referred to a mediator for resolution. The parties shall attempt to agree upon the appointment of a mediator, upon receipt, by either of them, of a written notice to concur in such appointment. Should the parties fail to agree within 21 days, either party, upon giving written notice, may apply to the President or the Vice President, for the time being, of the Chartered Institute of Arbitrators, for the appointment of a mediator. 9.2
- Should the mediation fail, in whole or in part, either party may, upon giving written notice, and within twenty-eight days thereof, apply to the President or the Vice President, for the time being, of the Chartered Institute of Arbitrators, for the appointment of a single arbitrator, for final resolution. The arbitrator shall have no connection with the mediator or the mediation proceedings, unless both parties have consented in writing. The arbitration shall be governed by both the Arbitration Act 1996 and the Controlled Cost Rules of the Chartered Institute of Arbitrators (2000 Edition), or any amendments thereof, which Rules are deemed to be incorporated by reference into this clause. The seat of the arbitration shall be England and Wales.

Signed:

SATRA Technology Services (Dongguan) Ltd SATRA Reference: CHM0298100/2020/EN/B 4th June 2020 Date:



TERMS AND CONDITIONS FOR THE SALE OF GOODS AND/OR THE PROVISION OF SERVICES

The laws of England shall govern the interpretation of this Contract. Subject to clauses 9.1, 9.2 and 9.3 any dispose arising out of or in connection with the Contract shall be subject to the exclusive jurisdiction of the courts of England. However, the Party obtaining a judgement in such courts shall be entitled to enforce it in 94

10. PROVISION OF SERVICES

- SATRA shall provide Services using reasonable care and skill and in accordance with the Clients specific instructions and as confirmed by SATRA as part of the Contract review process. 10.1
- Estimates for completion of the Services are made in good faith and date from receipt of a written order, payment of a proforma invoice if required, full information and samples to enable SATRA to proceed. While SATRA will make every effort to fulfil them, such estimates are subject to unforeseen events and if not achieved, cannot give rise to any claim. Time will not be of the essence in relation to the performance of the Services.
- Results given in test reports or certificates refer only to samples submitted for analysis to SATRA. A 10.3 satisfactory test report in no way implies that the product tested is approved by SATRA and no warranty is given as to the performance of the product tested.
- SATRA may delegate all or part of the Services to a subcontractor and the Client authorises SATRA to disclose all information required to undertake the Services. 10.4
- Where the Client requests SATRA to witness testing of other services being undertaken by a third party the Client agrees that SATRAs sole responsibility is to be present at the time of the work and to forward the results or confirm that the service has been undertaken. The Client agrees that unless otherwise agreed SATRA is not responsible for the condition or calibration of any equipment unless provided by SATRA. 10.5
- Unless otherwise agreed in advance, test samples will be retained for 6 weeks from the date of the final report after which time they will be disposed of and SATRA shall cease to have any responsibility for such samples. 10.6

Where the nature of the samples or the Services undertaken results in specialist disposal then SATRA reserves the right to pass the cost of such disposal onto the Client. Storage for longer periods may be possible only if agreed in advance and may incur a storage charge payable by the Client.

Where practical and agreed in advance, samples may be returned at the Client's expense. However, samples are in most instances partially or fully destroyed as part of the work undertaken and SATRA cannot guarantee that samples will be returned in an "as new" condition.

- Where SATRA receives documents reflecting engagements between the Client and third parties or documents belonging to third parties, such documents shall be considered as being for information only and shall not release the Client from any or all obligations to SATRA. 10.7
- SATRA reserves the right to make changes to the Services, provided that such changes do not materially affect the nature or quality of the provision of these Services or where they are necessary in order to ensure that any applicable laws or safety requirements are complied with. 10.8
- The Client acknowledges that SATRA by providing the Services, neither takes the place of the Client or any third party or releases them from any of their obligations. 10.9

CLIENT RESPONSIBILITIES RELATING TO THE PROVISION OF SERVICES

- The Client shall provide sufficient samples, information, instructions and documents as required to enable SATRA to carry out the Services in accordance with the methods, standards or other specifications as 11.1 agreed
- Where applicable the Client shall allow access by members of SATRA staff to such premises where the 11.2 Services are to be performed and provide any specialist equipment and personnel
- The Client shall inform SATRA in advance of any known hazards, dangers or other safety matters relating to samples submitted to SATRA or on site visits made by SATRA. 11.3
- Where the Client fails to comply with any of its responsibilities SATRA reserves the right to suspend any Services until such time as the Client has complied and may require the Client to reimburse SATRA the amount of any additional costs arising from the suspension. 11.4

12. **DELIVERY AND NON-DELIVERY OF GOODS**

- 12.1 Delivery dates for the supply of the Goods are approximate only and not guaranteed. Time of delivery is not of the essence of the Contract and SATRA shall not be liable for any delay in delivery of Goods.
- Should expedited delivery be requested and agreed, SATRA shall be entitled to make additional charges to cover overtime or any other additional costs.
- 12.3 Delivery of the Goods shall take place at such location as SATRA and the Client agree. If the Client agrees to collect the Goods from SATRA's premises, then delivery will take place at those premises in which case the consignment of Goods as recorded by SATRA upon dispatch shall be evidence of the Goods received by the Client unless the Client can provide conclusive evidence to the contrary.
- SATRA shall not be liable for the non-delivery of Goods (even if caused by SATRA) unless the Client provides written notice of non-delivery in accordance with clause 13.2. Liability for non-delivery of Goods shall in any event be limited to replacing the Goods within a reasonable time frame or the issue of a credit note to the 12.4 value of the Goods not delivered.
- Should delivery of the Goods be suspended or delayed by the Client for any reason SATRA reserves the right to charge for storage and for all expenses incurred, including loss of or wastage of resources that cannot otherwise be used. If the delay extends beyond 30 days SATRA shall be entitled to immediate payment for any Goods that are ready for delivery, and any other additional costs. 12.5
- If for any reason the Client fails to accept delivery of any of the Goods when they are ready for delivery, or SATRA is unable to deliver the Goods on time because the Client has not provided appropriate instructions, documents, licenses or authorisations then risk in the Goods shall pass to the Client, the Goods and/or Services shall be deemed to have been delivered; and SATRA may store the Goods until delivery, whereupon the Client shall be liable for all related costs and expenses (including, without limitation, storage

RISK/TITLE OF GOODS 13

- Subject to clause 12.6 the risk in the Goods will transfer to the Client on delivery of the Goods unless SATRA 13 1 and the Client have agreed that the sale of the Goods will be governed by Incoterns 2010 (or any subsequent revision thereto) in which case risk will transfer to the Client in accordance with the Incoterms mode of transport which is agreed by SATRA and the Client.
- 13.2 The Company shall not accept responsibility for loss or damage in transit unless:
- In the case of sales where delivery of Goods is made in the United Kingdom SATRA is notified by the Client within 10 days of the invoice date of non-arrival of Goods and within 3 days of the invoice date of receipt of Goods damaged in transit; or In all other cases the Client notifies SATRA on the non-arrival or damage in transit within a reasonable period of time as determined by SATRA.

- Title to the Goods shall not pass to the Client until the earlier of when: -
- SATRA receives payment in full (in cash or cleared funds) for the Goods and any other Goods that SATRA has supplied to the Client in which case title to the Goods shall pass at the time of payment of all such sums; and
- and the Client resells the Goods in accordance with clause 13.5 in which case title shall pass to the Client immediately before the time at which the resale by the Client occurs. b)
- 13.4 Until ownership of Goods has passed to the Client, the Client shall:
- hold the Goods as SATRA's bailee; store the Goods (at no cost to SATRA) separately from all other goods belonging to the Client or any third party in such a way that they remain readily identifiable as SATRA's property (including where the Goods have been sold to a 3rd party); a) b)
- nave been sold to a 4rd parry); not destroy, deface or obscure any identifying mark or packaging on or relating to the Goods; and maintain the Goods in satisfactory condition and keep them insured on SATRA's behalf for their full price against all risks to the reasonable satisfaction of SATRA. The Client shall obtain an endorsement of SATRA's interest in the goods on its insurance policy. On request the Client shall allow SATRA to inspect such Goods c) d) and shall produce the policy of insurance
- The Client may resell the Goods before ownership has passed to it solely on condition that sale shall be effected in the ordinary course of the Client's business at full market value. 13.5
- 13.6 If before title to the Goods passes to the Client, the Client becomes subject to any of the events referred to in clause 2.6 then without limiting any other right or remedy SATRA may have
- a) the Client's right to resell the Goods or use them in the ordinary course of its business ceases immediately;
- and
 SATRA may at any time require the Client to deliver up all Goods in its possession that have not been resold
 or irrevocably incorporated into another product; and
 if the Client fails to do so promptly SATRA may exercise its rights under clause 13.7. b)
- c)
- The Client grants SATRA, its agents and employees an irrevocable licence at any time to enter any premises where the Goods are or may be stored in order to inspect them, or, where the Client's right to possession has terminated, to recover them. 13.7
- On termination of the Contract, howsoever caused, SATRA's (but not the Client's) rights contained in this 13.8 clause 13 shall remain in effect.

14. PATENTS

SATRA gives no indemnity against any claim of infringement of Letters Patent, Registered Design, Trade Mark or Copyright by the use of or sale of any article or material supplied to the Client. If its use is impossible without infringement of Letters Patent, Registered Design, Trade Mark or Copyright published at the date of the contract, SATRA will refund to the Client the purchase price of the said article or material provided that it is returned to SATRA for eo of charge. The Client warrants that any design or instruction furnished or given by the Client shall not be such as will cause SATRA to infringe any Letters Patent, Registered Design, Trade Mark or Copyright in the execution of the Client's order. 14.1

15. WARRANTY OF GOODS

SATRA warrants that on delivery and for a period of 12 months from the date of delivery or within the shelf life of the Goods (whichever is the shorter period) the Goods shall be free from defects in design, material and workmanship

DEFECTIVE GOODS 16

(Page 5 of 5)

- Subject to clauses 16.6 and 16.7 if: 16 1
- a)
- the Client gives notice in writing to SATRA in accordance with clause 16.3 and during the period referred to in clause 15.1 that the Goods do not comply with the warranty in that clause; and SATRA is given a reasonable opportunity of examining such Goods; and the Client (if asked to do so by SATRA) returns such Goods to SATRA's place of business then SATRA will, at its option, repair or replace the defective Goods or refund the price of the defective Goods in full. SATRA researce the finith to ransit the Condet at the Client's remains. rves the right to repair the Goods at the Client's premises
- 16.2 The Client must inspect all Goods upon delivery. Failure to do so may result in further charges being applied
- If Goods are found to be faulty, defective or damaged the Client must inform SATRA in writing as soon as reasonably possible and in any event within 10 working days of the fault, damage or defect being discovered.
- Without prejudice to clause 16.1 if no notice of rejection has been received by SATRA within 3 months of delivery, the Client shall be deemed to have accepted the Goods.
- SATRA will pay the reasonable costs of carriage, packaging and insurance for any defective Goods which are returned by the Client provided that SATRA is liable under clause 16.1 to repair or replace the defective Goods. If SATRA determines that the Goods are not defective or if SATRA is not liable to repair or replace the Goods due to the circumstances under clauses 16.6 or 16.7 then the Client will be responsible for the 16.5 payment of such costs.
- 16.6 SATRA shall not be under any liability to repair or at its option replace or pay for the repair or replacement of any Goods which are found to be defective if:
- the defect is caused or substantially caused by wear and tear, overloading, misuse, neglect, modification or attempted modification carried out by any organisation other than by SATRA or their approved agents, or use with ancillary equipment not approved in writing by SATRA, or default in proper maintenance or cleaning; or a)
- or the Client authorises or carries out any repair or replacement of any Goods without first affording SATRA a reasonable opportunity to replace or repair them; or the Client has breached any of the terms of the Contract under which the Goods were supplied; or the Goods have been manufactured to a design or specification or in compliance with other information provided by the Client and the defect has arisen as a result of that design, specification or information;
- c) d)
- Where Goods or parts of Goods are not manufactured by SATRA then SATRA shall be liable for defects only to the extent that SATRA obtains redress from the manufacturer or supplier thereof provided that: 16.7
- SATRA shall not be obliged to take any step to attempt to obtain such redress except at the request and expense of the Client and upon provision by the Client of a full indemnity as to costs for which SATRA may a)
- thereby become liable: nothing in this condition 16.7 shall have effect as to impose upon SATRA any additional liability or obligations other than those referred to in condition 16.1. b)
- Except as provided in clause 16.1 SATRA shall have no liability to the Client arising from any failure of the 16.8

Terms and conditions - September 2019

SATRA Technology Services (Dongguan) Ltd SATRA Reference: CHM0298100/2020/EN/B 4th June 2020 Date:

Signed:

Test Report No. 7191235025-EEC20-WBH_CR1

(re-issue dated: 27 Apr 2020) dated 22 Apr 2020



Note: This report is issued subject to the Testing and Certification Regulations of the TÜV SÜD Group and the General Terms and Conditions of Business of TÜV SÜD PSB Pte Ltd. In addition, this report is governed by the terms set out within this report.

Add value. Inspire trust.

SUBJECT:

Testing of Disposable Nitrile Gloves (NBR) submitted by Anhui Intco Medical Products Co, Ltd on 30 Mar 2020.

TESTED FOR:

Anhui Intco Medical Products Co, Ltd No.1 Haitang Road, Suixi District Economic Development Area, Huaibei City, Anhui Province

TEST DATE:

16 Apr 2020

DESCRIPTION OF SAMPLES:

S/N	Product Description	Colour	Sample received (pieces)	Manufacturer
1	Disposable Nitrile Gloves (NBR)	Blue	20	Anhui Intco Medical Products Co, Ltd

METHOD OF TEST:

BS EN ISO 374-4:2019 Protective gloves against dangerous chemicals and micro-organisms – Part 4: Determination of resistance to degradation by chemicals

AMENDMENT:

The following amendment was made on 27 Apr 2020: The "METHOD OF TEST" was amended to reflect the latest test standard.



Laboratory: TÜV SÜD PSB Pte. Ltd. No.1 Science Park Drive Singapore 118221 Phone: +65-6885 1333 Fax: +65-6776 8670 E-mail: enquiries@tuv-sud-psb.sg www.tuv-sud-psb.sg

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Test Report No. 7191235025-EEC20-WBH_CR1

(re-issue dated: 27 Apr 2020) dated 22 Apr 2020



RESULTS:

Sample: Disposable Nitrile Gloves (NBR)

Table: Results for BS EN ISO 374-4:2019 Clause 5.3

Clause	Test	Requirements	Results		Inferred Result
				Results (%)	
		determined according to BS	The degradation (DR) shall be determined according to BS EN ISO 374-4:2019 for each chemical claimed in the	Glove 1	32.8
	.	chemical claimed in the		Glove 2	29.4
5.3			Glove 3	29.4	NA
		Average	30.5		
		30% Hydroxide Peroxide	30% Hydroxide Peroxide	Standard Deviation	2.0

REMARKS:

1. For Clause 5.3 Degradation, the test specimens will be 3 gloves and 6 specimens will be cut from each glove. For each glove, 3 specimens will be exposed to the challenge chemical (30% Hydroxide Peroxide) and 3 specimens will be unexposed. After prepare the specimens, and exposed to 30% Hydroxide Peroxide for 1 hour, puncture the specimen and record the peak force required.

Yeo Poh Kwang Higher Associate Engineer

Wong Bee Hui Product Manager Medical Health Services (NAM)

APPENDIX:



Photo: Disposable Nitrile Gloves (NBR)

Test Report No. 7191235025-EEC20-WBH_CR1

(re-issue dated: 27 Apr 2020) dated 22 Apr 2020



Please note that this Report is issued under the following terms:

- This report applies to the sample of the specific product/equipment given at the time of its testing/calibration. The results are not used to indicate or imply that they are applicable to other similar items. In addition, such results must not be used to indicate or imply that TÜV SÜD PSB approves, recommends or endorses the manufacturer, supplier or user of such product/equipment, or that TÜV SÜD PSB in any way "guarantees" the later performance of the product/equipment. Unless otherwise stated in this report, no tests were conducted to determine long term effects of using the specific product/equipment.
- The sample/s mentioned in this report is/are submitted/supplied/manufactured by the Client. TÜV SÜD PSB therefore assumes no responsibility for the accuracy of information on the brand name, model number, origin of manufacture, consignment or any information supplied.
- Nothing in this report shall be interpreted to mean that TÜV SÜD PSB has verified or ascertained any endorsement or marks from any other testing authority or bodies that may be found on that sample.
- This report shall not be reproduced wholly or in parts and no reference shall be made by the Client to TÜV SÜD PSB or to the report or results furnished by TÜV SÜD PSB in any advertisements or sales promotion.
- Unless otherwise stated, the tests were carried out in TÜV SÜD PSB Pte Ltd, No.1 Science Park Drive Singapore 118221.





SATRA Technology Services (Dongguan) Ltd Unit 110, Xinzhongyin Garden, Xiping Nancheng District, Dongguan City Guangdong Province, China Tel: +86 (0) 769 22888020 email: info@satrafe.com



Customer details: Anhui Intco Medical Products Co, Ltd

No 1 Haitang Road

Suixi District economic development area

Huaibei City Anhui Province

China 235100 SATRA reference: CHT0296241 /2012

Your reference: 697306977

Date of report: 31 March 2020

Samples received: 16 March 2020

Date(s) work

18-31 March 2020

carried out:

TECHNICAL REPORT

Subject: Size, dexterity, pH and PAHs innocuousness test against EN 420: 2003+ A1: 2009 on

the disposable Nitrile gloves, ref.as: 697306977, colour: violet, black, blue and white,

size: 6-11(XS-XXL).

Conditions of Issue:

This report may be forwarded to other parties provided that it is not changed in any way. It must not be published, for example by including it in advertisements, without the prior, written permission of SATRA.

Results given in this report refer only to the samples submitted for analysis and tested by SATRA. Comments are for guidance only.

Tests marked ≠ fall outside the UKAS Accreditation Schedule for SATRA. All interpretations of results of such tests and the comments based upon them are outside the scope of UKAS accreditation and are based on current SATRA knowledge.

A satisfactory test report in no way implies that the product tested is approved by SATRA and no warranty is given as to the performance of the product tested. SATRA shall not be liable for any subsequent loss or damage incurred by the client as a result of information supplied in the report.

The uncertainty of the results (UoM) in this report is based on a standard uncertainty multiplied by a coverage factor k=2, which provides a coverage probability of approximately 95%.

Report signed by: Adam Zhang Position: Technologist Department: China Testing

Adam Zhang



SATRA TECHNICAL REPORT



WORK REQUESTED

Samples described as disposable Nitrile gloves, ref.as: 697306977, colour: violet, black, blue and white, size: 6-11(XS-XXL) were received by SATRA on 16 March for testing in accordance with EN 420:2003+A1:2009.

SAMPLE SUBMITTED



Samples described as disposable Nitrile gloves, ref.as: 697306977, colour: violet, black, blue and white, size: 6-11(XS-XXL).

TESTING REQUESTED

EN 420: 2003 + A1: 2009 Clause 5.1 and 5.2– Sizing, Dexterity #EN 420: 2003 + A1: 2009 Clause 4.3 Innocuousness tests:

- Clause 4.3.2 (ISO 3071 for Textiles & other materials, ISO 4045 for leathers)- pH Value
- Solvent extraction and analysis by Gas Chromatograph Mass Spectrometer PAHs content.

CONCLUSION

The samples described as disposable Nitrile gloves, ref.as: 697306977, colour: violet, black, blue and white, size: 6-11(XS-XXL). were found to achieve the following results:

- EN 420: 2003 + A1: 2009 size and Dexterity See note A
- +EN 420: 2003 + A1: 2009 Clause 4.3 Innocuousness tests meet the REACH annex XVII requirement for PAHs and relevant requirement for pH value.

Detailed results are included on the following page(s)

Section A - Test Results for EN 420: 2003 + A1: 2009

Section B - Test results for Innocuousness tests

Anhui Intco Medical Products Co, Ltd SATRA Reference: CHT0296241 /2012 Date: 31 March 2020

(Page 2 of 8)

Signed: Adam Zhang Fechnologist China Testing





Section A - Test for EN 420: 2003 + A1: 2009

Testing

Testing was carried out in accordance with EN 420: 2003 + A1: 2009.

Samples for testing were conditioned for at least 24 hours in a conditioned environment maintained at (23±2)°C and (50±5)% relative humidity.

Requirements

Table 1 – Requirements for EN 420:2003 + A1:2009 Clause 5 Size and Dexterity

Glove size	6	7	8	9	10	11
Minimum length / mm	220	230	240	250	260	270

Performance level	1	2	3	4	5
Diameter of dexterity pin /mm	11.0	9.5	8.0	6.5	5.0

Anhui Intco Medical Products Co, Ltd
SATRA Reference: CHT0296241 /2012
Date: 31 March 2020

Signed: Adam Zhang Fechnologist China Testing

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Test Results

Table 2 - EN 420:2003 + A1:2009 Test Results.

Clause / Test	Requirement		Test Results		UoM (See note ♣)	Result																
		Size	Len	gth /mm																		
		Size	Left	Right																		
		6	253	250																		
		Comfo	rtable on fit																			
		7	242	241																		
		Comfo	rtable on fit																			
5.1 Glove		8	243	242																		
length, comfort and fit	See table 1		Comfortable on fit		± 1.10 mm See not	See note A																
and iii	and fit	9	253	253																		
			rtable on fit	200																		
				050																		
V 120			1131 . 0 12						1/2/ 0/2									10	252	253). VN	
, VVI	Mr. 50,		rtable on fit	, VVI	MIL	$\sim 00^{13}$																
0100	1750201	110	243	242	$(2^{2}, 12)$																	
200	Ch, " MG	Comfo	rtable on fit		1 AKON																	
O MA	30 MII 305	Size		mum pin eter / mm	71,50 L	1000																
0000 20		6		5.0	(2000)	1 DRU																
	DAY MA	7 0		5.0	, VE	O MIL.																
5.2 Dexterity	See table 1	8		5.0	N/A	Level 5																
		9		5.0	1750	CH IN																
H LOCK	1 DAY	10		5.0	$C_{L,V}$	W MIL																
), VEL, OC	11/11 JO	2/11	HER	5.0	, UNI	5020																

Additional Information / Notes

Note ♣ – Estimated uncertainty of measurement applied at point of test (e.g. to applied force or to tolerance limits) to ensure product meets requirements of the standard.

Note A – Where gloves do not meet the minimum length requirements specified in Table 1 of EN420:2003+A1:2009, the standard therefore requires that the manufacturer shall clearly state in the user instructions the intended application of the gloves and the reason why the gloves do not conform to the minimum length requirements.

Anhui Intco Medical Products Co, Ltd SATRA Reference: CHT0296241 /2012

Date: 31 March 2020

(Page 4 of 8)

Signed: Adam Zhang Fechnologist

China Testing





Section B – Test results for Innocuousness tests

All tests identified in Section B of this technical report were subcontracted to a chemical test facility accredited to ISO/IEC 17025: 2005 by CNAS.

RESULTS:

Sample Item	Sample Description	Location	Style
I001	Violet soft plastic	Gloves	1
1002	Black soft plastic	Gloves	2
1003	Blue soft plastic	Gloves	3
1004	White soft plastic	Gloves	4

pH Value-EN 420:2003+A1:2009

Test Method I: With reference to ISO 4045:2008, Analyzed by pH meter. Test Method II: With reference to ISO 3071:2005, Analyzed by pH meter.

Peguirement:	3.5-9.5
Requirement:	3.5-9.5

-	Unit	Result				
Test Item(s)	0 + iA.	1001	1002	1003	1004	
Test Method	- 1				72011, 37	
Parameter		. 1/2	<u> </u>			
pH Value of Extracting Solution		5.21	5.21	5.21	5.21	
Temp. of Aqueous Extract	deg. C	24.7	24.7	24.7	24.7	
pH Value of Aqueous Extract	00-	6.6	6.8	6.8	6.8	
Difference Figure	V-5		MIL: 00	0-0	17-00	
Conclusion	1	PASS	PASS	PASS	PASS	

Note / Key: deg. C = degree Celsius (°C) Temp. = Temperature

Remark: Result(s) was (were) reported the average value from two trials.

Tested part(s) was/were specified by client.

Anhui Intco Medical Products Co, Ltd
SATRA Reference: CHT0296241 /2012
Date: 31 March 2020

Signed: Adam Zhang Fechnologist China Testing

(Page 5 of 8)





RESULTS:

Polycyclic Aromatic Hydrocarbons (PAHs) Content - European Parliament and Council Regulation (EC) No. 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) Annex XVII with its Latest Amendment, Entry 50, point 5

Test Method: Solvent extraction and analysis by Gas Chromatograph Mass Spectrometer.

Maximum Allowable Each of all listed PAHs: 1.0 mg/kg [a] Limit:

Tested Item(s)	Re	Canalusian		
	Detected Analyte(s)	Conc.	Unit	Conclusion
1001+1002	ND	ND	mg/kg	PASS
1003+1004	ND	ND	mg/kg	PASS

Note / Key ND = Not detected(<Detection Limit) Detection Limit (mg/kg): Each: 0.2;

mg/kg = milligram per kilogram = ppm = part per million

Remark: The list of polycyclic aromatic hyrdocarbons is summarized in table of Appendix.

> [a]denotes as this maximum allowable limit applies to product(s) placed on the market for the first time on or after December 27, 2015 only.

Rubber or plastic component(s) of articles that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity under normal or reasonably foreseeable conditions of use is (are) applicable to be tested. Such articles include amongst others:

- sport equipment such as bicycles, golf clubs, racquets
- household utensils, trolleys, walking frames
- tools for domestic use
- clothing, footwear, gloves and sportswear
- watch-straps, wrist-bands, masks, head-bands

Tested part(s) was/were specified by client.

Composite testing(s) was/were specified by client.

APPENDIX List of Polynuclear Aromatic Hydrocarbons:					
No.	Name of Analytes	CAS-No.	No.	Name of Analytes	CAS-No.
(1)	Chrysene	218-01-9	5	Dibenzo (a,h) anthracene	53-70-3
2	Benzo (a) pyrene	50-32-8	2() 6	Benzo (b) fluoranthene	205-99-2
3	Benzo (e) pyrene	192-97-2	7	Benzo (j) fluoranthene	205-82-3
4	Benzo (a) anthracene	56-55-3	8	Benzo (k) fluoranthene	207-08-9

End of Report***

Anhui Intco Medical Products Co, Ltd CHT0296241 /2012 SATRA Reference: Date:

31 March 2020 (Page 6 of 8) Signed: echnologist China Testing





0248

TERMS AND CONDITIONS FOR THE SALE OF GOODS AND/OR THE PROVISION OF SERVICES

GENERAL 1.

- 1.1 Work done. Services undertaken or the sale of Goods are subject to the terms and conditions detailed below and (subject to clause 5.2) all other conditions, warranties and representations, expressed or implied by statute relating thereto are, to the maximum extent permitted by law, hereby excluded.
- SATRA Technology Services (Dongguan) Limited (东莞奪卓检测技术服务有限公司), its subsidiaries and associated companies (hereinafter referred to as "SATRA") may perform Services for, or supply Goods to, persons or entitles (public, private or governmental) issuing instructions (hereinafter termed the "Client"). Each also known individually as a Party, or jointly as Parties.
- These terms and conditions will apply to any Contract between SATRA and the Client to the exclusion of any other terms which the Client may seek to impose or which may be implied by trade, custom, practice or course of dealings.
- Unless otherwise agreed in writing, no party other than the Client is entitled to provide instructions or information relating to the Goods or Services required or to the delivery of goods, results, reports or certificates.
- All references in these terms and conditions to:
 - "Contract" is the contract between SATRA and the Client for the supply of Goods or Services which 1.5.1
 - "Contract" is the contract between SATRA and the Client for the supply of Goods or Services which is made subject to these terms and conditions; and
 "Services" are the work or services to be supplied or performed under the Contract (including, where relevant the supply of software, components and consumables); and
 "Goods" are the equipment, consumables or other physical items sold under the Contract (including documents, drawings or other information required in order to operate the equipment); and
 "PRC" means the People's Republic of China. 1.5.2
 - 1.5.3
- All drawings, descriptive matter, specifications and advertising material (including brochures and catalogues) are issued or published with the sole purpose of giving an indication of the Goods or Services being described and shall not form part of the Contract.
- Where SATRA and the Client agree that the sale of Goods shall be governed by Incoterms 2010 (or any subsequent revision thereto) then the sale shall be governed by the relevant Incoterms mode of transport which is agreed by SATRA and the Client.

FEES AND PAYMENT

- Where SATRA has agreed to perform the Services or supply the Goods on the basis of credit then payment terms are net 21 days from date of invoice, unless otherwise specified and may require part payment prior to delivery of the Services or Goods. In the event of the Client failing to make payment as agreed SATRA will be entitled to withhold delivery of the Goods or Services or cancel the Contract. SATRA reserves the right to charge interest on any overdue payments at a rate of 1.5% per month accruing on a daily basis from the date the invoice is due until the date payment is received.
- Where the provision of Services or the sale of Goods is subject to a proforma invoice then SATRA shall not be obliged to start working on the provision of the Goods or Services until after payment in full has been made as cleared funds to SATRA.
- SATRA reserves the right to charge for any and all expenses incurred as a result of performing the Services required by the Client. Although SATRA will try to provide an estimate of such expenses these may change as a result of circumstances out of SATRA's control. 2.3
- Unless otherwise agreed in writing, the price for the Goods or Services shall be the price set in the order acknowledgement. SATRA shall not be bound by any price quoted which is not in writing. Prices for the sale of Goods include packing cases and materials but not carriage or installation which will be quoted separately and as agreed with the Client.
- Quotations are valid from the date of issue for a period of 90 days unless otherwise specified or agreed in writing
- Should the Client become insolvent, bankrupt, subject to an administration order, enter into liquidation or receivership, or make arrangements with creditors SATRA reserves the right to cancel the Contract and terminate the supply of the Goods or Services. Where the Contract with SATRA is terminated all outstanding monies due from the Client to SATRA shall be immediately payable, and any materials supplied by SATRA to the Client returned. Termination of the Contract shall be without prejudice to any of SATRA's accrued rights.
- All invoices issued by SATRA are payable in full. The Client is responsible for payment of withholding and any other taxes and all import duties. Payments made to SATRA shall not be reduced by such amounts.
- The Client shall not be entitled to withhold or defer payment due to SATRA as a result of any dispute or counter claim that it may allege against SATRA.
- SATRA reserves the right to bring action against the Client in order to collect unpaid fees, including court action. All fees associated with such actions shall be paid for by the Client including legal fees and related costs. 2.9
- 2.10 Where unforeseen costs arise as a result of provision of the Goods or carrying out the Services SATRA shall inform the Client immediately but reserves the right to charge additional costs to cover said costs and expenses

INTELLECTUAL PROPERTY RIGHTS 3

- All intellectual property rights belonging to a Party prior to entry into the Contract shall remain with that Party. Nothing in this Contract shall allow transfer of any intellectual property rights from one Party to the other. 3.1
- In the event of certification services, the use of certification marks by the Client may be subject to national and international laws and regulations. The responsibility for the use of these certification marks lies solely with the
- All intellectual property rights in reports, drawings, graphs, charts, photographs or any other material (in whatever medium) produced by SATRA pursuant to this Contract shall belong to SATRA. The Client shall have the right to use said material in accordance with the terms of this Contract.
- The Client agrees and acknowledges that SATRA retains any and all propriety rights in concepts, ideas and inventions that may arise during the preparation or provision of any report (including any deliverables provided by SATRA to the Client) and the provision of the Services to the Client.
- All intellectual property rights in any software supplied to the Client shall belong to SATRA or SATRA's licensors.
- With respect to the sale of SATRA Timeline, SATRASUMM and SATRA Visionstitch, provided that the Client is With respect to the sale of SATRA Imeline, SATRASUMM and SATRA Visionstitch, provided that the Client is a member of SATRA and has paid its annual Smartcare fee then the Client will be entitled to use the software for its own internal use and will be entitled to receive minor software upgrades and fixes. SATRA may however terminate the supply of software upgrades and fixes for older versions of software which it no longer considers viable to support. The Client's rights to use the software and receive software upgrades and fixes will terminate if the Client has not paid its annual Smartcare fee. Major upgrades are not included within the entitlement to upgrades but may be offered by SATRA from time to time for an additional fee.
- SATRA shall observe all statutory provisions with regard to data protection. To the extent that SATRA processes or gets access to personal data in connection with the Services or otherwise in connection with this Contract, it shall take all reasonable technical and organisational measures to ensure the security of such data (and guard against unauthorised or unlawful processing, accidental loss, destruction or damage to such data).

SUSPENSION OR TERMINATION OF SERVICES

Cancellation by the Client of orders for Goods or Services will only be acceptable by prior agreement with SATRA and a charge will usually be made.

SATRA shall not be liable for any delay or failure in providing the Goods or Services due to circumstances beyond its reasonable control (including any failure by the Client to comply with its obligations). If any such circumstances arise which prevent SATRA from delivering the Goods or completing the Services, then SATRA will be entitled to cancel or reschedule the delivery of Goods or Services at its discretion. In the event of cancellation SATRA will be entitled to retain all fees paid by the Client for Goods or Services already supplied but will retrund to the Client any fees paid by the Client for Goods or Services which have not yet been supplied. The Client will not be liable for any non-refundable expenses already incurred by SATRA in relation to Goods or Services not yet supplied unless the cancellation is due to the Clients failure to comply with its obligations under the Contract.

LIABILITY AND INDEMNIFICATION

- Reports are issued on the basis of information, documents and or samples submitted to SATRA by the Client, or on behalf of the Client and are provided solely for the benefit of the Client who is responsible for acting as teses fit on the basis of such reports and findings. Subject to clause 6.2, neither SATRA nor any of its employees, agents or subcontractors shall be liable to the Client or any third party for any actions taken or not taken on the basis of such findings and reports, nor for any incorrect results arising as a result of unclear, erroneous, incomplete, misleading or false information provided to SATRA.
- 5.2 Nothing in these terms and conditions shall limit or exclude SATRA's liability for:
 - death or personal injury caused by its negligence or the negligence of its employees or agents; fraud or fraudulent misrepresentation; or

 - any other liability which cannot be limited or excluded by applicable law 523
- Subject to clause 5.2 SATRA shall not be liable to the Client whether in contract, tort (including negligence), breach of statutory duty or otherwise arising under or in connection with the Contract for loss of profits, sales, contracts, anticipated savings, loss or damage to goodwill or any indirect or consequential loss.
- Subject to clause 5.2 SATRA's total aggregate liability to the Client, whether in contract, tort (including negligence), breach of statutory duty or otherwise arising under or in connection with the Contract shall be limited to the total amount of fees for the Services or the price of the Goods (excluding any value added tax or other sales tax or expenses) payable by the Client to SATRA under the Contract or RMB500,000 whichever is the lower figure.

MISCELLANEOUS

- If any one or more provisions of these terms and conditions are found to be illegal or unenforceable in any 6.1 respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- During the course of providing the Goods or Services and for a period of one year thereafter the Client shall not directly or indirectly entice, encourage or make any offer to SATRA's employees to leave their employment with SATRA.
- The use of SATRA's corporate name or registered marks for advertising purposes is not permitted without SATRA's prior written authorisation.
- All reports and documentation which are supplied to the Client under the Contract remain the property of SATRA until paid in full. Under no circumstances will a Client's purchase order override SATRA's retention of title in accordance with this clause.
- The Client acknowledges that in entering into this Contract it has not relied on any representation, warranty, collateral contract or other assurance (except those set out or referred to in these terms and conditions) made by or on behalf of SATRA or any other party before entering into the Contract. The Client waives all rights and remedies that, but for this clause, might otherwise be available to it in respect of any such representation, warranty, collateral contract or other assurance.
- To the extent permitted by applicable laws and regulations, all provisions of the Contract that limit or exclude the liability of SATRA are intended also to be for the benefit of SATRA's holding company (called SATRA, and being a company limited by guarantee and incorporated in England and Wales with company number 00153475), and shall accordingly be enforceable by such holding company as well as or instead of by SATRA, and on the basis that any limit on the liability of SATRA shall apply to it and to such holding company in the accreated.

CONFIDENTIALITY

- Unless specifically excluded in the terms of an individual contract between SATRA and the Client, the following shall apply to all deliverables including, reports, advice, drawings, photographs, specifications, data or other forms of media.
- Deliverables referred to in clause 7.1 shall not be disclosed to third parties or used in litigation without the consent of SATRA.
- Where SATRA has given consent to disclosure of any service deliverables referred to in clause 7.1, the 0 shall draw the attention of the third party to these terms and conditions and the basis on which SATRA undertakes testing, reporting and advising. The Client shall indemnify SATRA for any failure to do so.
- The service deliverables referred to in clause 7.1 are submitted to the Client as confidential documents. Confidentiality shall continue to apply after completion of the business, but shall cease to apply to information or knowledge which has come into the public domain through no breach of this Contract by the Client.
- The Client shall not disassemble, remove parts or carry out any form of analysis on goods or materials sold by SATRA for the purposes of reverse engineering or obtaining information on the construction, content or composition of the item without the consent of SATRA.

8 AMENDMENT

No amendment to a Contract shall be effective unless it is in writing, expressly stated to amend the Contract and signed by an authorised signatory of both Parties.

DISPUTE RESOLUTION

- If there should be a dispute between the parties to this Agreement they undertake to act with goodwill and to use all reasonable endeavours to resolve that dispute.
- Failure to resolve any dispute by discussions between the parties shall, in the first instance, be referred to a mediator for resolution. The parties shall attempt to agree upon the appointment of a mediator, upon receipt, by either of them, of a written notice to concur in such appointment. Should the parties fail to agree within 21 days, the terms of clause 9.3 shall apply.
- Should the mediation fail, in whole or in part, either party may, upon giving written notice, refer the dispute to the Shenzhen Court of International Arbitration for arbitration in accordance with its rules of arbitration then in the Sherbzner Court of international Arbitration for arbitration in accordance with its rules of arbitration shall be Shenzhen. The number of arbitrators shall be one. Unless agreed otherwise, the language used for the arbitration shall be English and Chinese and each Party shall have tright to have its own interpreters and legal advisors present throughout the arbitration. The arbitratia award shall be final and binding upon the Parties and the Parties agree to be bound thereby and to act accordingly. Application may be made to any court having jurisdiction for judicial acceptance of the award and an order of enforcement and execution.
- Unless specified otherwise in a Contract, the laws of the PRC shall govern the interpretation of a Contract.
- PROVISION OF SERVICES

Signed:

Adam Zhang Zhane Technologist China Testing

Anhui Intco Medical Products Co. Ltd SATRA Reference: CHT0296241 /2012 31 March 2020 Date:

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TERMS AND CONDITIONS FOR THE SALE OF GOODS AND/OR THE PROVISION OF SERVICES

- SATRA shall provide Services using reasonable care and skill and in accordance with the Client's specific instructions and as confirmed by SATRA as part of the Contract review process.
- 10.2 Estimates for completion of the Services are made in good faith and date from receipt of a written order, payment of a proforma invoice if required, full information and samples to enable SATRA to proceed. While SATRA will make every effort to fulfil them, such estimates are subject to unforeseen events and if not helived, cannot give rise to any claim. Time will not be of the essence in relation to the performance of the Services.
- Results given in test reports or certificates refer only to samples submitted for analysis to SATRA. A satisfactory test report in no way implies that the product tested is approved by SATRA and no warranty is given as to the performance of the product tested.
- SATRA may delegate all or part of the Services to a subcontractor and the Client authorises SATRA to disclose all information required to undertake the Services.
- Where the Client requests SATRA to witness testing of other services being undertaken by a third party the Client agrees that SATRA's sole responsibility is to be present at the time of the work and to forward the results or confirm that the service has been undertaken. The Client agrees that unless otherwise agreed SATRA is not responsible for the condition or calibration of any equipment unless provided by SATRA. 10.5
- 10.6 Unless otherwise agreed in advance, test samples will be retained for 6 weeks from the date of the final report after which time they will be disposed of and SATRA shall cease to have any responsibility for such samples.

Where the nature of the samples or the Services undertaken results in specialist disposal then SATRA reserves the right to pass the cost of such disposal onto the Client.

Storage for longer periods may be possible only if agreed in advance and may incur a storage charge payable by the Client.

Where practical and agreed in advance, samples may be returned at the Client's expense. However, samples are in most instances partially or fully destroyed as part of the work undertaken and SATRA cannot guarantee that samples will be returned in an "as new" condition.

- Where SATRA receives documents reflecting engagements between the Client and third parties or documents belonging to third parties, such documents shall be considered as being for information only and shall not release the Client from any or all obligations to SATRA.
- SATRA reserves the right to make changes to the Services, provided that such changes do not materially affect the nature or quality of the provision of these Services or where they are necessary in order to ensure that any applicable laws or safety requirements are complied with.
- 10.9 The Client acknowledges that SATRA by providing the Services, neither takes the place of the Client or any third party or releases them from any of their obligations.

CLIENT RESPONSIBILITIES RELATING TO THE PROVISION OF SERVICES 11

- The Client shall provide sufficient samples, information, instructions and documents as required to enable SATRA to carry out the Services in accordance with the methods, standards or other specifications as agreed.
- Where applicable the Client shall allow access by members of SATRA staff to such premises where the Services are to be performed and provide any specialist equipment and personnel.
- The Client shall inform SATRA in advance of any known hazards, dangers or other safety matters relating to samples submitted to SATRA or on site visits made by SATRA.
- Where the Client fails to comply with any of its responsibilities SATRA reserves the right to suspend any Services until such time as the Client has complied and may require the Client to reimburse SATRA the amount of any additional costs arising from the suspension.

DELIVERY AND NON-DELIVERY OF GOODS

- Delivery dates for the supply of the Goods are approximate only and not guaranteed. Time of delivery is not of 12.1 ence of the Contract and SATRA shall not be liable for any delay in delivery of Goods.
- Should expedited delivery be requested and agreed, SATRA shall be entitled to make additional charges to cover overtime or any other additional costs.
- Delivery of the Goods shall take place at such location as SATRA and the Client agree. If the Client agrees to collect the Goods from SATRA's premises, then delivery will take place at those premises in which case the consignment of Goods as recorded by SATRA upon dispatch shall be evidence of the Goods received by the Client unless the Client can provide conclusive evidence to the contrary.
- SATRA shall not be liable for the non-delivery of Goods (even if caused by SATRA) unless the Client provides written notice of non-delivery in accordance with clause 13.2. Liability for non-delivery of Goods shall in any event be limited to replacing the Goods within a reasonable time frame or the issue of a credit note to the value event be limited to replacin of the Goods not delivered.
- Should delivery of the Goods be suspended or delayed by the Client for any reason SATRA reserves the right to charge for storage and for all expenses incurred, including loss of or wastage of resources that cannot otherwise be used. If the delay extends beyond 30 days SATRA shall be entitled to immediate payment for any Goods that are ready for delivery, and any other additional costs.
- 12.6 If for any reason the Client fails to take delivery of any of the Goods when they are ready for delivery, or SATRA is unable to deliver the Goods on time because the Client has not provided appropriate instructions, documents, licenses or authorisations then risk in the Goods shall pass to the Client, the Goods and/or Services shall be deemed to have been delivered; and SATRA may store the Goods until delivery, whereupon the Client shall be liable for all related costs and expenses (including, without limitation, storage and insurance).

RISK/TITLE OF GOODS

- Subject to clause 12.6 the risk in the Goods will transfer to the Client on delivery of the Goods unless SATRA and the Client have agreed that the sale of the Goods will be governed by Incoterms 2010 (or any subsequent revision thereto) in which case risk will transfer to the Client in accordance with the Incoterms mode of transport which is agreed by SATRA and the Client.
- 13.2 The Company shall not accept responsibility for loss or damage in transit unless:
 - In the case of sales where delivery of Goods is made in the PRC, SATRA is notified by the Client within 10 days of the invoice date of non-arrival of Goods and within 3 days of the invoice date of receipt of Goods damaged in transit; or in all other cases the Client notifies SATRA on the non-arrival or damage in transit within a reasonable period of time as determined by SATRA. 13.2.1
 - 13.2.2
- 13.3 Title to the Goods shall not pass to the Client until the earlier of when: -13.3.1 SATRA receives payment in full (in cash or cleared funds) for the Goods and any other Goods that SATRA has supplied to the Client in which case title to the Goods shall pass at the time of payment of all such sums; and

- 13.3.2 the Client resells the Goods in accordance with clause 13.5 in which case title shall pass to the Client immediately before the time at which the resale by the Client occurs.
- 13.4 Until ownership of Goods has passed to the Client, the Client shall:
 - hold the Goods as SATRA's bailer
 - hold the Goods as SATRA's bailee; store the Goods (at no cost to SATRA) separately from all other goods belonging to the Client or any third party in such a way that they remain readily identifiable as SATRA's property (including where the Goods have been sold to a 3rd party); not destroy, deface or obscure any identifying mark or packaging on or relating to the Goods; and maintain the Goods in satisfactory condition and keep them insured on SATRA's behalf for their full price against all risks to the reasonable satisfaction of SATRA. The Client shall obtain an endorsement of SATRA's interest in the goods on its insurance policy. On request the Client shall allow SATRA to inspect such Goods and shall produce the policy of insurance.
- 13.5 The Client may resell the Goods before ownership has passed to it solely on condition that sale shall be effected in the ordinary course of the Client's business at full market value.
- 13.6 If before title to the Goods passes to the Client, the Client becomes subject to any of the events referred to in clause 2.6 then without limiting any other right or remedy SATRA may have:
 - 13.6.1 the Client's right to resell the Goods or use them in the ordinary course of its business ceases
 - immediately; and SATRA may at any time require the Client to deliver up all Goods in its possession that have not 13.6.2
 - been resold or irrevocably incorporated into another product; and if the Client fails to do so promptly SATRA may exercise its rights under clause 13.7. 13.6.3
- The Client grants SATRA, its agents and employees an irrevocable licence at any time to enter any premises where the Goods are or may be stored in order to inspect them, or, where the Client's right to possession has terminated, to recover them.
- On termination of a Contract, howsoever caused, SATRA's (but not the Client's) rights contained in this clause 13 shall remain in effect.

SATRA gives no indemnity against any claim of infringement of any Patent, Registered Design, Trade Mark or Copyright by the use of or sale of any article or material supplied to the Client. If its use is impossible without infringement of a Patent, Registered Design, Trade Mark or Copyright published at the date of a Contract, SATRA will refund to the Client the purchase price of the said article or material provided that it is returned to SATRA free of charge. The Client warrants that any design or instruction furnished or given by the Client shall not be such as will cause SATRA to infringe any Patent, Registered Design, Trade Mark or Copyright in the execution of the Client's order.

WARRANTY OF GOODS

SATRA warrants that on delivery and for a period of 12 months from the date of delivery or within the shelf life of the Goods (whichever is the shorter period) the Goods shall be free from defects in design, material and workmanship.

DEFECTIVE GOODS

- Subject to clauses 16.6 and 16.7 if:
 - the Client gives notice in writing to SATRA in accordance with clause 16.3 and during the period referred to in clause 15.1 that the Goods do not comply with the warranty in that clause; and SATRA is given a reasonable opportunity of examining such Goods; and the Client (if asked to do so by SATRA) returns such Goods to SATRA's place of business,

then SATRA will, at its option, repair or replace the defective Goods or refund the price of the defective Goods in full. SATRA reserves the right to repair the Goods at the Client's premises.

- The Client must inspect all Goods upon delivery. Failure to do so may result in further charges being applied in the event of a return
- If Goods are found to be faulty, defective or damaged the Client must inform SATRA in writing as soon as reasonably possible and in any event within 10 working days of the fault, damage or defect being discovered.
- Without prejudice to clause 16.1 if no notice of rejection has been received by SATRA within 3 months of delivery, the Client shall be deemed to have accepted the Goods.
- SATRA will pay the reasonable costs of carriage, packaging and insurance for any defective Goods which are returned by the Client provided that SATRA is liable under clause 16.1 to repair or replace the defective Goods are not defective or if SATRA is not liable to repair or replace the Goods due to the circumstances under clauses 16.6 or 16.7 then the Client will be responsible for the payment of such
- 16.6 SATRA shall not be under any liability to repair or at its option replace or pay for the repair or replacement of any Goods which are found to be defective if:
 - the defect is caused or substantially caused by wear and tear, overloading, misuse, neglect, modification or attempted modification carried out by any organisation other than by SATRA or their approved agents, or use with ancillary equipment not approved in writing by SATRA, or default in 16.6.1
 - proper maintenance or cleaning; or the Client authorises or carries out any repair or replacement of any Goods without first affording 16.6.2
 - the Client authorises or carries out any repair or replacement of any Goods without tirst attording SATRA a reasonable opportunity to replace or repair them; or the Client has breached any of the terms of the Contract under which the Goods were supplied; or the Goods have been manufactured to a design or specification or in compliance with other information provided by the Client and the defect has arisen as a result of that design, specification or information; 16.6.3 16.6.4
- Where Goods or parts of Goods are not manufactured by SATRA then SATRA shall be liable for defects only to the extent that SATRA obtains redress from the manufacturer or supplier thereof provided that:
 - SATRA shall not be obliged to take any step to attempt to obtain such redress except at the request and expense of the Client and upon provision by the Client of a full indemnity as to costs for which SATRA may thereby become liable; nothing in this condition 16.7 shall have effect as to impose upon SATRA any additional liability or
 - obligations other than those referred to in condition 16.1.
- Except as provided in clause 16.1 SATRA shall have no liability to the Client arising from any failure of the 16.8 Goods to comply with the warranty in clause 15.1

Terms and conditions - May 2017