

## Kebang Petrochemical (LYG) Co., Ltd

Bangqiao Industrial Park, Lianyun District, City of Lianyungang, Jiangsu Province, China

Report No.: C60361517 UL Order No.: 10887201 Date: Jul.22,2015 Page 1 of 7

Attn.: Kaixin Jin

SAMPLE DESCRIPTION	:	Plastic Pellet, Material	
MODEL NO.	:	KM-93	
PO NO.	:	Not Provided	
AGE GRADING	:	8+, Adult	
COLOUR	:	Transparent	
APPLICANT	:	Kebang Petrochemical (LYG) Co., Ltd	
MANUFACTURER	:	Kebang Petrochemical (LYG) Co., Ltd	
BUYER	:	Not Provided	
COUNTRY OF ORIGIN	:	China	
EXPORTED TO	:	Not Provided	
TESTING LOCATION	:	UL VS Shanghai Limited Shenzhen Branch	
DATE RECEIVED SAMPLES	:	Jul 13, 2015	
DATE OF TEST	:	Jul 13, 2015 - Jul 22, 2015	
RESULTS	:	Please refer to the following page(s)	
CONCLUSION: 1. EN71-3: 2013+A1: 2014 Migration of c 2. PAHs (polycyclic aromatic hydrocarbon Restriction Of Hazardous Substances	ns) c		Pass Pass

Note: The results relate only to the items tested.

### For and on behalf of

UL VS Shanghai Limited Shenzhen Branch

Thic. Wa

Eric Wu - Engineering Manager (Hardlines Testing)

W.H

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## **TEST RESULTS**

Sample 001	=	PLASTIC PELLET, MATERIAL
Sample 002	=	Transparent plastic (From 001)

 ${}^{\scriptscriptstyle \Delta \, :}$  Chromium VI data is based on total Chromium

1. Test Method: EN71-3: 2013+A1: 2014 Migration of certain elements

## Category III

Results:

Elements <sup>1</sup>	Limits	Sample 002
	(Scraped off material)	
Antimony	560	<5.0
Arsenic	47	<2.5
Barium	18750	<5.0
Cadmium	17	<5.0
Chromium III <sup>2</sup>	460	<0.2
Chromium VI <sup>2</sup>	0.2	<0.2 <sup>∆</sup>
Lead	160	<5.0
Mercury	94	<5.0
Selenium	460	<5.0
Aluminum	70,000	<50
Boron	15,000	<50
Cobalt	130	<5.0
Copper	7700	<50
Manganese	15,000	<5.0
Nickel	930	<5.0
Strontium	56,000	<5.0
Tin	180,000	<4.0
Organic Tin <sup>3</sup>	12	
(Expressed as TBT)		
Zinc	46,000	<50

All concentrations expressed in milligrams per kilogram "<" means "less than"

### **REMARK:**

- 1. Heavy Metals Content are Determined by ICP-MS (Induced Couple Plasma Mass Spectrometry) / ICP-OES (Induced Couple Plasma Optical Emission Spectroscopy)
- 2. If the chromium content of the tested sample does not exceed the limits of chromium III and/or chromium VI, it is deemed to comply on the respective migration requirements of chromium III and/or chromium VI under EN71-3. Otherwise, the compliance on the migration requirements of the individual chromium III and/or chromium VI should be confirmed by further speciation techniques.
  # : The chromium VI content is determined by I C ICR MS
  - # : The chromium VI content is determined by LC-ICP-MS
- 3. If the Organic Tin content of the tested sample projected by the tin content does not exceed the limit of organotin, it is deemed to comply on the respective migration requirement of Organic Tin under EN71-3 and market with "- -". Otherwise, the compliance on the migration requirement of Organic Tin is confirmed by GCMS analysis with derivatisation

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## TEST RESULTS

#### 2. PAHs (polycyclic aromatic hydrocarbons) content

Method: With reference to ZEK 01.2-08 with column cleanup method. Analysis was conducted by Gas Chromatography-Mass Spectrometry.

Compounds	CAS	Result in mg/Kg	* Limit in mg/kg
Compoundo		(002)	(Max.)
Naphthalene	91-20-3	Not detected	
Acenaphthylene	208-96-8	Not detected	
Acenaphthene	83-32-9	Not detected	
Fluorene	86-73-7	Not detected	
Phenanthrene	85-1-8	Not detected	
Anthracene	120-12-7	Not detected	For material with skin-
Fluoranthene	206-44-0	Not detected	contact time more
Pyrene	129-00-0	Not detected	than 30 seconds:
Chrysene	218-01-9	Not detected	
Benzo[a]anthracene	56-55-3	Not detected	Benzo (a) pyrene<1
Benzo[b]fluoranthene	205-99-2	Not detected	
Benzo[k]fluoranthene	207-08-9	Not detected	Sum of 18PAH<10
Benzo[a]pyrene*	50-32-8	Not detected	
Dibenzo[a,h]anthrancene	53-70-3	Not detected	
Indeno[1,2,3-c,d]pyrene	193-39-5	Not detected	
Benzo[g,h,i]perylene	191-24-2	Not detected	
Benzo[j]fluoranthen	205-82-3	Not detected	
Benzo[e]pyren	192-97-2	Not detected	
Sum of 18 PAH*		< 10	
Conclusion		Pass	

Remark: <=Less than

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## UL VS Shanghai Limited Shenzhen Branch

3-4F Qingyi Supermask Photoelectricity Building, No. 8 Langshan 2<sup>nd</sup> Road, North High-Tech Industral Park, Nanshan District, Shenzhen, P.R. China



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## TEST RESULTS

3. Restriction Of Hazardous Substances (ROHS) -- Confirmed By Wet Chemical Method Of Lead, Cadmium, Mercury, Chromium And Rominated Flame Retardants (PBB & PBDE)

## TEST METHODS:

Testing Item(s)	Testing Method	Measured Equipment(s)	<u>RL</u>
Lead (Pb)	IEC 62321:2008 Ed.1 Sec. 10	ICP-OES	2.0mg/kg
Cadmium (Cd)	IEC 62321:2008 Ed.1 Sec. 10	ICP-OES	2.0mg/kg
Mercury (Hg)	IEC 62321:2008 Ed.1 Sec. 7	ICP-OES	2.0mg/kg
Hexavalent Chromium (Cr(VI))	IEC 62321:2008 Ed.1 Annex C	UV-Vis	1.0 mg/kg
Polybrominated Biphenyls(PBBs)	IEC 62321:2008 Ed.1 Annex A	GC-MS	5.0 mg/kg
Polybrominated Diphenyl Ethers(PBDEs)	IEC 62321:2008 Ed.1 Annex A	GC-MS	5.0 mg/kg

Tested Item(s)	Content (mg/kg)		
Lead(Pb)	N.D		
Cadmium (Cd)	N.D		
Mercury(Hg)	N.D		
Hexavalent Chromium(Cr(VI))	N.D		
Polybrominated Biphenyls(PBBs)			
Monobromobiphenyl	N.D		
Dibromobiphenyl	N.D		
Tribromobiphenyl	N.D		
Tetrabromobiphenyl	N.D		
Pentabromobiphenyl	N.D		
Hexabromobiphenyl	N.D		
Heptabromobiphenyl	N.D		
Octabromobiphenyl	N.D		
Nonabromobiphenyl	N.D		
Decabromobiphenyl	N.D		

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## TEST RESULTS

3. Restriction Of Hazardous Substances (ROHS) -- Confirmed By Wet Chemical Method Of Lead, Cadmium, Mercury, Chromium And Rominated Flame Retardants (PBB & PBDE) (Continued)

Polybrominated Diphenyl Ethers(PBDEs)		
Monobromodiphenyl ether	N.D	
Dibromodiphenyl ether	N.D	
Tribromodiphenyl ether	N.D	
Tetrabromodiphenyl ether	N.D	
Pentabromodiphenyl ether	N.D	
Hexabromodiphenyl ether	N.D	
Heptabromodiphenyl ether	N.D	
Octabromodiphenyl ether	N.D	
Nonabromodiphenyl ether	N.D	
Decabromodiphenyl ether	N.D	

Note: - RL = Reporting Limits

- N.D = Not Detected (<RL)

- Mg/kg = parts per million = ppm

- Mg/kg with  $50 \text{ cm}^2$  = milligram per kilogram with 50 square centimetre

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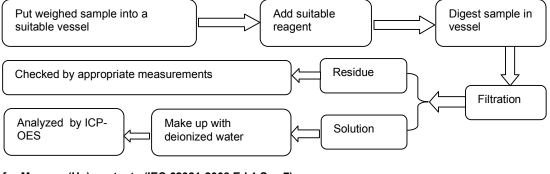
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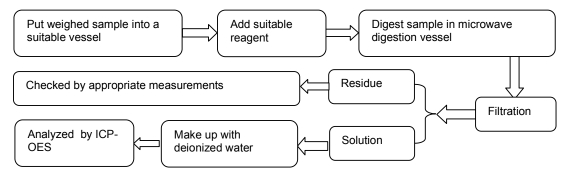
Report No.: C60361517 UL Order No.: 10887201 Date: Jul.22,2015 Page 6 of 7

## TEST PROCESS

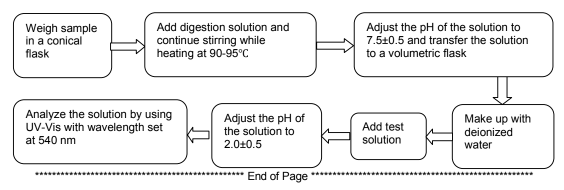
## 1. Test for Lead (Pb), Cadmium (Cd) contents(IEC 62321:2008 Ed.1 Sec.10):



## 2. Test for Mercury (Hg) contents (IEC 62321:2008 Ed.1 Sec.7):



## 3. Test for Chromium (Cr(VI)) contents (IEC 62321:2008 Ed.1 Annex C):



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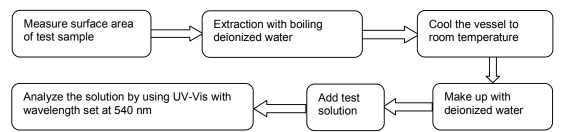
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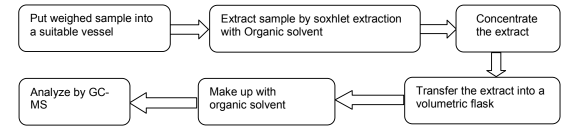
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## **TEST PROCESS**

## 4. Test for Chromium(Cr(VI)) contents (IEC 62321:2008 Ed.1 Annex B):



## 5. Test for PBBs & PBDEs contents (IEC 62321:2008 Ed.1 Annex A):



## **PRODUCT PHOTOS:**



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### 优力胜邦质量检测(上海)有限公司深圳分公司 广东省深圳市南山区高新科技园北区朗山二路8号清溢光电大厦三、四楼 电话(T): 755-26018600 / 传真(F): 755-26018626 / 网址(W): ul.com/consumer-products

#### APPENDIX 1 - TERMS AND CONDITIONS OF SERVICE / 附件一:服务所依据的条款和条件

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The term of limitation of liability contained herein has been conspicuously marked to draw the attention of the Customer, the full and complete explanation of the wording and legal significance of this term have been made to the Customer by UL VS. The Customer agrees that this term be construed as provision of the agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full and complete understanding of the wording and legal significance of this term. Ziptick full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS and Ised, based on the full agreement between UL VS agreement between UL VS and Ised, based on the full agreement between UL VS and Ised on the full agreement between UL VS agreement between UL VS and Ised on the full agreement b

### COMPUTATION OF CHARGES AND PAYMENT

- UTATION OF CHARGES AND PAYMENT 第期計算的時代 (a) Consulting time shall be charged on a daly basis. 客報期目費可以日及總計考。 (b) Where the personnel of UL VS are assigned by its Customer to any in-house projects, the Customer shall be billed on an hourly basis on the compensation rates of its personnel. 当二方的人及该打中方指定任何持續項目. 中方应当认为对素能能比等人员的展展费率进行计量. Disbursements incurred on the Customer's behalf such as expenditure for communications, transportation, travel, the purchase of any materials, tools, equipment, components or parts which are directly related to the service shall be billed at costs and shall include a reas handing charge at the discretion of UL VS. 为中方面产生由疗文型与服务力器使和天街通讯、交通、金旗、新安任何服料、工具、设备、零件或部件的费用、应当按成未同中万计费、且应包含一笔由乙方决定的合是手续费。 Where in the opinion of UL VS. 1.2
- 1.3
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- 海中方面产生的开发加生酶各克酸用尖的通讯、交通、差脑、弱光行积固料、工具、设备、空料或器件的费用、应管技术和研究力量、自然的工作量的工作和定量和全数。 Where in the continue of the services are time consuming entaining the use of specied equipment and discussments, the Customer shall be charged on an "equipment-hou" basis on the time spent. 当之方利服基务者消耗汇量时间、号发使用铸模设备成支出时,对中方和U所在费用。它是一个为"为基础收变用. Payments shall be paid in NRM at its address or at such charger and such and mare as ULVS may from time to time specify. Payment made by post shall be at the risk of the Customer. 有效应量名之力有在绝认入很可方支付,或者根据之方可以最相能之方可以最相能定的开始也会为支付。以需多方式做出的付款应当由中方承担风险。 The Customer undertaked curing the continuance of the Agreement -中方流程本场记在考验记存着到 :-() unless cherwise agreed in writing, payment is to be made writing from the date of the Debt Note ; 象单分析者的变化 有效应量合作和表型,在有力表型,在分析表型和之间方式分析。 () unless cherwise agreed in writing, payment is to be made writing from the date of the Debt Note ; 象单分析者的变化 有效应量分析和分析。在有利表型现在分析方式分析。 () unless cherwise agreed in writing, payment is to be made writing from the date of the Debt Note ; 象单分析者的变化者的变化力量的之间分析方式的主义的之间分子内容描述。 Where the Customer lines to upp momentume, 著世步未能规制者法、乙方溶液通用未付发票金模拟每月24x或每年24x的比例收取罚息。直至全服付款、此等罚息以口计算且在任何判决之前和之后都产生,并以月为间隔,技本金和不断累积的利息为基数未计息。 U.V.S shall have a lien on any goods of the Customer until payment but the exercise of such lien shall not prevent interest continuing. 乙方有效值單中方段地值算足服代表。但值單我的行使不感動明見的推维计算。
- 若山 (d) UI
- しつすべ業業サフロが実施当内を取得し、目前電気研究性や実験得見物運転計算。 目前 Logay LL SS for any season under Clause 1.5 or if the Customer shall commit a breach of any of its obligation under this Agreement or if a receiver of the Customer is appointed or if any resolution or petition to wind up the Customer's business shall be passed or presented (except for the purpose of reconstruction), LL VS may without prejudice to its other rights either suspend or cancel the Agreement and in such an event UL VS may also suspend or cancel any other obtaing contracts without being liable to damages. 者中辺紀行展現実施振振制 1.5 条何亿力付款,或在中方法反了本协议项下的任何义务,或在中方的按管人一旦聚任命。或结束中力业务的任何谈议或申请最通过或能文 (为重乱2 目的除分), 综乙方可以在不影响其他权利协议下中止或解除本协议,在此等情况下乙方也可以中止或撤 相任时保健在作为得到工不利机失负责. 1.6

#### NTIAL TREATMENT OF INFORMATION

- 第二条 2.1 倍息的保密处理
- HULE TREATMENT OF INFORMATION

  Application

  Entropy

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## PATENT RIGHTS 第三条 专利权利 3.1 Any inve

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- tion made in the performance of work for the Customer by UL VS within the field of work undertaken for the Customer, belongs to the Custome 履行工作的过程中,在为甲方所承担的工作范围内由乙方作出的任何发明属于甲方。
- UV VS use of the advesation functions shall be free of any royality (less provided that the uses of such inventions are confined to the performance of the work for the Customer. 在为甲方履行工作的过程中使用上述发明,乙方应当免付专利使用费。 3.2

#### LIMITATION OF LIABILITY 第四条 责任限制

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  fary liability on the part of UL VS shall arise (whether under the express or implied terms hereof or under the relevant Chinese laws and regulations) in contract, tort or infingement. the Custome's right to recover damages for any loss of whatever nature caused by the fault or negigence of UL VS or by any breach of its obligations or howsoever caused shall be limited to the payment by UL VS or the amount of the contract pice under this Agreement and the said limitation of liability shall apply regardless of the form of action, whether in contract, root or infingement or the dramages, whether entend and the said limit apply regardless of the form of action, whether in contract, root or infingement or the dramages, whether is contract, root or infingement or entend the result dimetificant or consequential damage. The customer has a lice to the form of action, whether in contract, root or consession and shall not raise any further claim against UL VS beyond such amount. **RecLon Sain** (Lef Apple) apple (Lef Apple) (Lef App

### INDEMNITY 第五条 补偿

## In the event of actual or threatened suit against UL VS in relation to the services undertaken on behalf of the Oustomer or in relation to any of the Products or the Trade Mark or Patent of the Customer or of any allegation of infringement of any letters patent, registered design, trade mark or trade name, the Customer shall indemnify UL VS harmless from any lability, action, claim, demand, costs, charges and expenses arising there from or expense including solicitors fees, counse's fees in defending such action. <u>Product Aways</u> that the Customer will all to ome decision effect and the settlement of any letters patent, registered design, trade action. <u>Product Registered as settlements</u> to compresse including solicitors fees, counse's fees in defending such action. <u>Product Aways</u> that the Customer will all to ome decision effect and any settlement of more propense including solicitors fees, counse's fees in defending such action. <u>Product Aways</u> that the Customer will all to ome decision effect and any settlement of more propense including solicitors fees, counse's fees in defending such action. <u>Product Aways</u> that the Customer will all to ome decision effect and the settlement of more propense including solicitors fees, counse's fees in defending such action. <u>Product Aways</u> that the Customer will all to ome decision effect and the settlement of the product and the settlement of the settlement of the product and the settlement of the settl

### SOLICITATION OF EMPLOYEES 第六条 雇员引诱

及方面 It is mutually agreed that neither party shall solicit the employees of the other for employment or hire unless prior written consent to do so is obtai 双方同意隐非得到事先书面同意,任何一方均不得引诱廉帽或聘用另一方的廉员。

EFFECT OF PROPOSAL

### 第七条 建议书的效力

無水平形式73 The accompanying proposal is valid for a period of ninety (90) days from the date of the proposal unless extended in writing by UL VS. Upon the acceptance of such proposal, this appendix shall form part of the Agreement with the Customer and notwithstanding any prior discussions or prior crail or writine agreements to the contrary, the terms and conditions herein shall be applicable and take precedence over any conflicting terms contained in any documents submitted by the Customer. 所完之现状, 属非由占力书面延展, 其有效期为建设书出具之口起九十(90)日。一旦最受此建议书, 本用件应当构成与甲方之协议的一部分,且无论之间是否有与之相反的任何讨论或口头或书面协议, 本文中的基款和条件应当适用于、且取代甲方提交的任何文件中所包含的任何与之 机冲光好差流。

## DATA AND DOCUMENT RETENTION 第八条 数据和文件保留

- 気報範交行発電
  (a) After the services are rendered, UL VS may retain a copy of all documents relating to the services (the "Supporting Documents") for as long as UL VS, in its sole discretion, deems fit. 在展現最多点、乙河以在其以为合設有整備一会与現最有限发展所有文件("文算文件") 接受件件。
  (b) Unless of the customer's activities specified or required by the applicable law, all Supporting Documents are scheduled to be destroyed, UL VS shall give the Customer's add the Customer's sequence, these documents shall be destroyed and destroy the Supporting Documents and address of the interface of the Supporting Documents. The Customer's sequence, these documents shall be destroyed. Dupporting Documents and the Customer's activity of the Customer's and the Customer's sequence, these documents shall be destroyed. Dupporting Documents Documents and the destroyed sequence and the Customer's sequence. The Customer's activity of the Supporting Documents. The Supporting Documents are scheduled to be destroyed. Dupporting Documents and the Customer's sequence. The Customer's activity of the Supporting Documents. The Customer's activity of the Supporting Documents. The Dupporting Documents and the Supporting Documents. The Customer's activity of the Supporting Documents. The Supporting Documents and the Supporting Documents. The Supporting Documents and the Supporting Documents. The Supporting Documents and the Supporting Documents and the Supporting Documents. The Supporting Documents are scheduled to be destroyed. The Supporting Documents and the Supporting Documents. The Supporting Documents. The Supporting Documents and the Supporting Documents. The Supporting Documents are scheduled to be destroyed. The Supporting Documents are scheduled to be destroyed. The Supporting Documents are scheduled to be destroyed. The Supporting Documents are s
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This Agreement and the rights and obligations of the parties shall in all respects be governed, construed, interpreted and operated in accordance with the relevant Chinese laws and regulations. 本协议和双方的权利义务在各方面都应当由相关的中国法律法规管辖、推断、解释和操作。

### OBLIGATIONS OF THE CLISTOMER

- 第十条 甲方的义务 If the Cust
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## SAMPLES 第十一条 样品

UV Sexpects Customers to ablide by all applicable regulations when shipping samples to ULVS. Improper shipping may result in additional charges for costs incurred by ULVS. (a) to identify apples to ULVS. (b) damage done to ULVS personnel or property as a result of improper packaging or onlision of identifying documents. ULVS has the right to relate receipt of any shipment that, in its discretion, is unable or has been shipped improperly may rosts associated by refusal to accept shipment under this classe are the solid exeptons/billy of the Costomer - Customer shall informing in an other shall indemity in additional charges by clusters with the classe are the solid exeptons/billy of the Costomer - Customer shall indemity in additional charges by clusters with the classe are the solid exeptons billing and rosts (including atomety fee) incurred by U.V.S and inform the improper packaging or shipping to the Costomer - Customer shall indemity in additional charges bein packaging with the classifier and by a solid strateging at the solid exept of the costs including atomety fee) incurred by U.V.S and strateging at the class at the solid by classes of the class at the solid by classes of the classes of the classes (including atomety fee) incurred by U.V.S and strateging at the classes of the clas

#### E-MAIL DISCLAIMER 第十二条 电子邮件免费声明

ULS shall follow the request of the Customer in the event that final report / results hereunder shall be sent by e-mail rather than by paper hard copy. UL VS considers e-mail a valuable and efficient tool, however, UL VS hereby gives cautions to the Customer that the report / results in electronic version may advertently be modified once it is in the Customer's word processing system. Further, the current remail transmission technology may allow for interception of messages and reports / results prives in the Customer's word processing system. Further, the current remail transmission technology may allow for interception of messages and reports / results in electronic system. Further, the current remail transmission technology may allow for interception of messages and reports / results by shall not be had responsible for these results are used. SHALL BE CEENED TO ES AN ACCEPTANCE OF THE RENT HAT THE REPORT / RESULTS MAY E BINTRCEPTED BY IN THE DARRIES. The Customer shall are the the report / results that the report / results that the report / results by leaible for any damages resulting from such a transmission data transmission due to the scontrol. Should be considered to constitute a breach of any confidentiality or data presented by the internet or ther public intervork shall not be constitute a breach of any confidentiality or results in data presented by the internet or ther public intervork shall not be constitute a breach of any confidentiality or results in data presented by the internet or ther public shall be for any damages incured by the leable for any damages resulting from such a transmission defendence. US shall not be report / results in data presented by the results in data presented by the report in the report / results in the report in the report is a transmission defendence of any confidentiality or data presented by the report and the report in the report in the report in the report in the report is a transmission defendence of any confidenting in the report is a transmission defende

- MISCELLANE OUS PROVISIONS 第十二条 大規矩[ 13.1 Any provision of the Agreement prohibited by or regarded as unlawful or unerforceable under any applicable law actually applied by any court of competent jurisdiction shall, to the extent required by such law, be severed by this Agreement and rendered ineffective so far as is possible without modifying the remaining provisions of the agreement. Where however the provisions of any such applicable law any be waived, they are hereby waived by the parties hereto to the full extent permitted by such law to the end that this Agreement shall be valid and binding agreement enforceable in accordance with law terms. 根据有管辖权的选择所适用的批评,当先的汉中的任何条款被算正或被提为无效或不可执行时,则应当在此等法律所要求的范围内尽可能地不影响协议其他条款的效力。但若任何此等应适用的法律之规定可以被放弃或不适用,则双方应在此等法律所允许的范围内尽可能地放
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