# Test Report - Products



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Client: Yiwu Saikun impot and Expotrt Co. Ltd

Contact Information: Nd Floor No 77.longxing Road.choujiang street.Yiwu city.zhejiang province

Identification/ Crystal Glass Tea Infuser Bottles

Model No(s): CGTIB-01 to 05

Sample obtaining method: Sending by customer

**Condition at delivery:** Test item complete and undamaged.

**Sample Receiving date:** 2024-04-22, 2024-05-29

**Testing Period:** 2024-05-07 to 2024-06-13

Place of testing: Chemical laboratory Shenzhen

Test Specification: Test result:

Performed parameter(s) for the compliance with the following regulations concerning materials in contact with foodstuff:

- Regulation (EC) No 1935/2004 PASS

#### Other information:

Sales Destination: Belgium, France, all European Union and UK

For and on behalf of TUV Rheinland/CCIC (Fujian) Co.,Ltd. Xiamen Branch

Rick li

2024-06-27 Rick Li / Project Engineer

Date Name/Position

Sample information is provided by customer. Test result is drawn according to the kind and extent of tests performed. This test report relates to the above mentioned test sample. Without permission of the test center this test report is not permitted to be duplicated in extracts. This test report does not entitle to carry any safety mark on this or similar products.

"Decision Rule" document announced in our website (https://www.tuv.com/landingpage/en/qm-gcn/) describes the statement of conformity and its rule of enforcement for test results are applicable throughout this test report.



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## **Material list**

Material No.	Material	Color	Location
M001	Plastic, ABS	Beige	Inner plastic of lid
M002	Metal	Silvery	Filter
M003	Silicone	Translucent	Seal ring
M004	Glass	Transparent	Body
M005	Whole product	Multicolor	Bottle with lid and filter

# **Overall Results:**

Test No.	Tested item:	Conclusion
1	Sensorial examination	Pass
2	Global Migration	Pass
3	Global Migration from Silicone	Pass
4	Specific Migration of Metals	Pass
5	Colourfastness	Pass
6	Specific Migration of Primary Aromatic Amines	Pass
7	Specific Release of Metals	Pass
8	Specific Migration of Butadiene	Pass
9	Specific Migration of Acrylonitrile	Pass
10	Total Butadiene	Pass
11	Release of Lead and Cadmium from Glassware	Pass



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#### Result

#### 1. Sensorial examination

Test method:

It is examined to the extent of food simulant being used, which comes into contact with the product, undergoes detectable changes in taste and smell.

For this purpose, the food simulant was stored in the product under the below mentioned time and temperature. Afterwards, the food simulant was examined by an appropriate number of tasters with regard to any divergence in smell and taste. Another test sample, which was used as a reference, was treated by the same way except that it had no contact with the product to be tested.

Before testing, the product had been cleaned according to the product's instruction manual or in the absence of such manual, by normal household cleaning.

The test is carried out on the basis of ISO 13302 by paired comparison test:

Evaluation scheme:

0 = No perceptible difference

1 = Just perceptible difference (still difficult to define)

2 = Slight difference (possible to define)

3 = Marked difference

4 = Strong difference

Limit: 3 (failed)

The following food simulants and conditions were applied:

Food simulant	Test duration / Temperature
Water	24 hour(s) / 40 °C

Test No.:	T001
Material No.:	M005
Parameter:	Result
Transfer of Smell:	0
Transfer of Taste:	0



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# 2. Global Migration

Test method: The migratory behaviour is examined with reference to Commission Regulation 10/2011

and its amendments.

Limit: Commission Regulation (EU) No 10/2011 and its amendments

The following food simulants and conditions were applied:

Food simulant	Test duration / Temperature
Acetic acid 3 %	2 hour(s) / 70 °C
Ethanol 50 %	2 hour(s) / 70 °C

Test No.:		T001				
Material No.:		M001				
Migration ratio:		167 ml / dm <sup>2</sup>				
Parameter	Unit	Unit RL Migration Migration Algorithms Result Result Result				Limit
Acetic acid 3 %	mg/dm²	2	3	3	2	10
Ethanol 50 %	mg/dm <sup>2</sup> 2 3 2 <rl 10<="" td=""><td>10</td></rl>				10	

## Abbreviations:

RL = Reporting Limit

mg/dm<sup>2</sup> = Milligram per square decimetre

ml/dm<sup>2</sup> = Mililitre per square decimetre

< = Less than

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# 3. Global Migration from Silicone

Test method: The migratory behaviour is examined with reference to Chapter V, Article 18 of

Commission regulation 10/2011 and its amendments. Deviating to the regulations the

following tests were performed as orientating single tests.

Limit: Resolution AP (2004) 5 on silicones used for food contact applications

The following food simulants and conditions were applied:

Food simulant	Test duration / Temperature
Acetic acid 3 %	2 hour(s) / 70 °C
Ethanol 50 %	2 hour(s) / 70 °C

Test No.:	T001		
Material No.:		M003	
Parameter	Unit	Result	Limit
Acetic acid 3 %	mg/dm²	< 2	10
Ethanol 50 %	mg/dm²	< 2	10

## Abbreviations:

mg/dm<sup>2</sup> = Milligram per square decimetre

< = Less than

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# 4. Specific Migration of Metals

Test method: The migratory behaviour was examined with reference to Commission Regulation (EU)

No. 10/2011 and its amendments. Determination by ICP-MS.

Limit: Commission Regulation (EU) No 10/2011 and its amendments

The following food simulant and condition was applied:

Food simulant	Test duration / Temperature
Acetic acid 3 %	24 hour(s) / 40 °C

Test No.:	T001					
Material No.:	M001					
Migration ratio:			16	67 ml / dm <sup>2</sup>		
Parameter	Unit	RL	1 <sup>st</sup> Migration Result	2 <sup>nd</sup> Migration Result	3 <sup>rd</sup> Migration Result	Limit
Aluminium	mg/kg	0.1	n.d.	n.d.	n.d.	1
Antimony	mg/kg	0.01	n.d.	n.d.	n.d.	0.04
Arsenic	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.
Barium	mg/kg	0.1	n.d.	n.d.	n.d.	1
Cadmium	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.
Total Chromium	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.
Cobalt	mg/kg	0.01	n.d.	n.d.	n.d.	0.05
Copper	mg/kg	0.5	n.d.	n.d.	n.d.	5
Iron	mg/kg	5	n.d.	n.d.	n.d.	48
Lead	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.
Lithium	mg/kg	0.1	n.d.	n.d.	n.d.	0.6
Manganese	mg/kg	0.1	n.d.	n.d.	n.d.	0.6
Mercury	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.
Nickel	mg/kg	0.01	n.d.	n.d.	n.d.	0.02
Zinc	mg/kg	1	n.d.	n.d.	n.d.	5
Europium	mg/kg	0.01	n.d.	n.d.	n.d.	
Gadolinium	mg/kg	0.01	n.d.	n.d.	n.d.	
Lanthanum	mg/kg	0.01	n.d.	n.d.	n.d.	
Terbium	mg/kg	0.01	n.d.	n.d.	n.d.	
Sum of Lanthanide substances	mg/kg	0.01	n.d.	n.d.	n.d.	0.05



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## Abbreviations:

RL = Reporting limit

n.d. = Not detected

mg/kg = Milligram per kilogram

ml/dm<sup>2</sup> = Mililitre per square decimetre

< = Less than

#### Remark:

Single component with an amount below reporting limit was not considered by the calculation of the sum. In the case of all lanthanide substances europium, gadolinium, lanthanum and terbium were not detected, the result is stated n.d.



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#### 5. Colourfastness

Test method: 24th Communication on the testing of plastics in Bundesgesundheitsbl. 15 (1972) 285

Requirement: BfR Recommendations on Food Contact Materials (formerly "Plastics

Recommendations") Part IX "Colorants for Plastics and other Polymers used in

Commodities" - No transfer of colorants to foodstuffs is permitted

Test No.:	T001	
Material No.:	M001	
<b>D</b>	Difference between	
Parameter – Colourfastness to	blank and filter paper	
Colouriustiless to	contacted with sample	
Water	No	
Acetic acid 3 %	No	
Ethanol 50 %	No	
Oil	No	

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# 6. Specific Migration of Primary Aromatic Amines

Test method: The migratory behaviour was examined with reference to Commission Regulation

10/2011 and its amendments. Determination by LC-MS/MS.

Limit: Commission Regulation (EU) No 10/2011 and its amendments

The following food simulant and condition were applied:

Food simulant	Test duration / Temperature
Acetic acid 3 %	24 hour(s) / 40 °C

Test No.:	T001								
Material No.:			M001						
Migration ratio:			167 ml / dm <sup>2</sup>						
Parameter	CAS no.	Unit	RL	1 <sup>st</sup> Migration Result	2 <sup>nd</sup> Migration Result	3 <sup>rd</sup> Migration Result	Limit		
2,4-Diaminoanisole	615-05-4	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
2,4-toluenediamine	95-80-7	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4,4'-oxydianiline	101-80-4	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
Benzidine	92-87-5	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4,4'-methylenedianiline	101-77-9	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
o-anisidine	90-04-0	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
o-Toluidine	95-53-4	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4,4'-bi-o-toluidine	119-93-7	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
3,3'-Dimethoxybenzidine	119-90-4	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4-chloroaniline	106-47-8	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
p-cresidine	120-71-8	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4-chloro-o-toluidine	95-69-2	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4-aminobiphenyl	92-67-1	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4,4'-Methylene-di-o-toluidine	838-88-0	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4,4'-thiodianiline	139-65-1	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
2-Naphthylamine	91-59-8	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
3,3'-Dichlorobenzidine	91-94-1	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4,4'-methylene-bis-(2-chloro-aniline)	101-14-4	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
4-aminoazobenzene	60-09-3	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
o-aminoazotoluene	97-56-3	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
2,4,5-Trimethylaniline	137-17-7	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
2-Methyl-5-nitroaniline	99-55-8	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
m-phenylenediamine	108-45-2	mg/kg	0.002	n.d.	n.d.	n.d.	n.d.		
Benzoguanamine	91-76-9	mg/kg	0.01	n.d.	n.d.	n.d.	5		
4,4'-Methylenebis-(3-cholor-2,6-diethylaniline)	106246-33- 7	mg/kg	0.01	n.d.	n.d.	n.d.	0.05		
PAAs not listed in entry 43 to Append	lix 8 of Annex	XVII to Re	egulation (	EC) No 190	7/2006 and	its amendme	ents		



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p-toluidine	106-49-0	mg/kg	0.01	n.d.	n.d.	n.d.	-
p-phenylenediamine	106-50-3	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-Methyl-4-nitroaniline	99-52-5	mg/kg	0.01	n.d.	n.d.	n.d.	-
o-phenylenediamine	95-54-5	mg/kg	0.01	n.d.	n.d.	n.d.	-
1,5-naphthylenediamine	2243-62-1	mg/kg	0.01	n.d.	n.d.	n.d.	-
Aniline	62-53-3	mg/kg	0.01	n.d.	n.d.	n.d.	-
2,4-Dimethylaniline	95-68-1	mg/kg	0.01	n.d.	n.d.	n.d.	-
2,6-Dimethylaniline	87-62-7	mg/kg	0.01	n.d.	n.d.	n.d.	-
5-Chloro-2-methylaniline	95-79-4	mg/kg	0.01	n.d.	n.d.	n.d.	-
2,6-toluenediamine	823-40-5	mg/kg	0.01	n.d.	n.d.	n.d.	-
5-Amino-6-methyl-1,3-dihydro-2H-benzimidazol-2-one	67014-36-2	mg/kg	0.01	n.d.	n.d.	n.d.	-
4-aminobenzamide	2835-68-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
3-Amino-4-methylbenzamide	19406-86-1	mg/kg	0.01	n.d.	n.d.	n.d.	-
m-Anisidine	536-90-3	mg/kg	0.01	n.d.	n.d.	n.d.	-
m-toluidine	108-44-1	mg/kg	0.01	n.d.	n.d.	n.d.	-
4-Ethoxyaniline	156-43-4	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-ethoxyaniline	94-70-2	mg/kg	0.01	n.d.	n.d.	n.d.	-
4-Chloro-3-methoxyaniline	13726-14-2	mg/kg	0.01	n.d.	n.d.	n.d.	-
1,3-Diiminoisoindoline	3468-11-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
3-Amino-4-methoxybenzanilide	120-35-4	mg/kg	0.01	n.d.	n.d.	n.d.	-
2,4,5-Trichloroaniline	636-30-6	mg/kg	0.01	n.d.	n.d.	n.d.	-
4-chloro-2,5-dimethoxyaniline	6358-64-1	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-Methoxy-4-nitroaniline	97-52-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
5-Chloro-2-methoxyaniline	95-03-4	mg/kg	0.01	n.d.	n.d.	n.d.	-
3-Chloroaniline	108-42-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-Chloroaniline	95-51-2	mg/kg	0.01	n.d.	n.d.	n.d.	-
Dimethyl-2-aminoterephthalate	5372-81-6	mg/kg	0.01	n.d.	n.d.	n.d.	-
Biphenyl-2-ylamine	90-41-5	mg/kg	0.01	n.d.	n.d.	n.d.	-
2,5-Dichloroaniline	95-82-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-Nitroaniline	88-74-4	mg/kg	0.01	n.d.	n.d.	n.d.	-
4-Aminotoluene-3-sulfonic acid	88-44-8	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-Aminonaphthalene-1-sulfonic acid	81-16-3	mg/kg	0.01	n.d.	n.d.	n.d.	-
2,4-Dinitroaniline	97-02-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
2-Chloro-4-nitroaniline	121-87-9	mg/kg	0.01	n.d.	n.d.	n.d.	-
Sum of Primary Aromatic Amines	-	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.
•	l	5 5					l



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#### Abbreviations:

RL = Reporting Limit

n.d. = Not detected

mg/kg = Milligram per kilogramm

ml/dm<sup>2</sup> = Mililitre per square decimetre

< = Less than

#### Remark:

\*1 Sum of Primary Aromatic Amines does not include the value of Benzoguanamine and 4,4'-Methylenebis-(3-cholor-2,6-diethylaniline) as the SML of both substances should refer to EU 10/2011 Union list.

Single components with an amount of less than reporting limit were not considered by the calculation of the sum. In the case of all of Primary Aromatic Amines were not detected, the result is stated n.d.



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# 7. Specific Release of Metals

Test method: The sample preparation is performed with reference to "Technical Guide on Metals and

alloys used in food contact materials". The migratory behaviour is examined with reference to Chapter V, Article 18 of Commission regulation 10/2011 and its amendments. Presence of elements were detected by means of ICP-MS.

Limit: Technical Guide on Metals and alloys used in food contact materials

The following food simulant and condition was applied:

Food simulant	Test duration / Temperature
Citric Acid 0.5 %	24 hour(s) / 40 °C

Test No.:	T001								
Sample No.:		M002							
Volume to surface area ratio		250 ml / dm <sup>2</sup>							
			Sum 1st	+ 2 <sup>nd</sup> test	3 <sup>rd</sup> t	est			
Parameter	Unit	RL	Result	Limits (*2)	Result	Limits (*1)			
Silver (Ag)	mg/kg	0.05	<rl< td=""><td>0.56</td><td><rl< td=""><td>0.08</td></rl<></td></rl<>	0.56	<rl< td=""><td>0.08</td></rl<>	0.08			
Aluminum (Al)	mg/kg	0.1	<rl< td=""><td>35</td><td><rl< td=""><td>5</td></rl<></td></rl<>	35	<rl< td=""><td>5</td></rl<>	5			
Cobalt (Co)	mg/kg	0.01	<rl< td=""><td>0.14</td><td><rl< td=""><td>0.02</td></rl<></td></rl<>	0.14	<rl< td=""><td>0.02</td></rl<>	0.02			
Chromium (Cr)	mg/kg	0.01	0.05	1.75	<rl< td=""><td>0.25</td></rl<>	0.25			
Copper (Cu)	mg/kg	0.5	<rl< td=""><td>28</td><td><rl< td=""><td>4</td></rl<></td></rl<>	28	<rl< td=""><td>4</td></rl<>	4			
Iron (Fe)	mg/kg	5	<rl< td=""><td>280</td><td><rl< td=""><td>40</td></rl<></td></rl<>	280	<rl< td=""><td>40</td></rl<>	40			
Manganese (Mn)	mg/kg	0.1	<rl< td=""><td>12.6</td><td><rl< td=""><td>1.8</td></rl<></td></rl<>	12.6	<rl< td=""><td>1.8</td></rl<>	1.8			
Molybdenum (Mo)	mg/kg	0.02	<rl< td=""><td>0.84</td><td><rl< td=""><td>0.12</td></rl<></td></rl<>	0.84	<rl< td=""><td>0.12</td></rl<>	0.12			
Nickel (Ni)	mg/kg	0.01	0.02	0.98	<rl< td=""><td>0.14</td></rl<>	0.14			
Tin (Sn)	mg/kg	10	<rl< td=""><td>700</td><td><rl< td=""><td>100</td></rl<></td></rl<>	700	<rl< td=""><td>100</td></rl<>	100			
Vanadium (V)	mg/kg	0.01	<rl< td=""><td>0.07</td><td><rl< td=""><td>0.01</td></rl<></td></rl<>	0.07	<rl< td=""><td>0.01</td></rl<>	0.01			
Zinc (Zn)	mg/kg	1	<rl< td=""><td>35</td><td><rl< td=""><td>5</td></rl<></td></rl<>	35	<rl< td=""><td>5</td></rl<>	5			
Arsenic (As)	mg/kg	0.002	<rl< td=""><td>0.014</td><td><rl< td=""><td>0.002</td></rl<></td></rl<>	0.014	<rl< td=""><td>0.002</td></rl<>	0.002			
Barium (Ba)	mg/kg	0.1	<rl< td=""><td>8.4</td><td><rl< td=""><td>1.2</td></rl<></td></rl<>	8.4	<rl< td=""><td>1.2</td></rl<>	1.2			
Beryllium (Be)	mg/kg	0.01	<rl< td=""><td>0.07</td><td><rl< td=""><td>0.01</td></rl<></td></rl<>	0.07	<rl< td=""><td>0.01</td></rl<>	0.01			
Cadmium (Cd)	mg/kg	0.002	<rl< td=""><td>0.035</td><td><rl< td=""><td>0.005</td></rl<></td></rl<>	0.035	<rl< td=""><td>0.005</td></rl<>	0.005			
Mercury (Hg)	mg/kg	0.003	<rl< td=""><td>0.021</td><td><rl< td=""><td>0.003</td></rl<></td></rl<>	0.021	<rl< td=""><td>0.003</td></rl<>	0.003			
Lithium (Li)	mg/kg	0.02	<rl< td=""><td>0.336</td><td><rl< td=""><td>0.048</td></rl<></td></rl<>	0.336	<rl< td=""><td>0.048</td></rl<>	0.048			
Lead (Pb)	mg/kg	0.01	<rl< td=""><td>0.07</td><td><rl< td=""><td>0.01</td></rl<></td></rl<>	0.07	<rl< td=""><td>0.01</td></rl<>	0.01			
Antimony (Sb)	mg/kg	0.01	<rl< td=""><td>0.28</td><td><rl< td=""><td>0.04</td></rl<></td></rl<>	0.28	<rl< td=""><td>0.04</td></rl<>	0.04			
Thallium (TI)	mg/kg	0.0001	<rl< td=""><td>0.0007</td><td><rl< td=""><td>0.0001</td></rl<></td></rl<>	0.0007	<rl< td=""><td>0.0001</td></rl<>	0.0001			

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#### Abbreviations:

RL = Reporting Limit

mg/kg = Milligram per kilogram

< = Less than

#### Remark:

\*1 Compliance is established on the findings on the third test for products intended for repeated use.

\*2 In addition, the sum of each metal in the first and second test should not exceed the sevenfold limit.

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# 8. Specific Migration of Butadiene

Test method: The migratory behavior was examined with reference to Commission Regulation (EU)

No. 10/2011 and its amendments. Determination with ref. to CEN/TS 13130-15:2005.

Limit: With reference to Commission Regulation (EU) No 10/2011 and its amendments

The following food simulant and condition were applied:

Food simulant	Test duration / Temperature
Ethanol 50 %	24 hour(s) / 40 °C

Test No.:		T001							
Sample No.:		M001							
Migration ratio:		167 ml / dm²							
Parameter	CAS No.	Unit	RL	1 <sup>st</sup> Migration Result	2 <sup>nd</sup> Migration Result	3 <sup>rd</sup> Migration Result	Limit		
Butadiene	106-99-0	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.		

Food simulant	Test duration / Temperature
Acetic acid 3 %	24 hour(s) / 40 °C

Test No.:	T001								
Sample No.:		M001							
Migration ratio:		167 ml / dm <sup>2</sup>							
Parameter	CAS No.	Unit	RL	1 <sup>st</sup> Migration Result	2 <sup>nd</sup> Migration Result	3 <sup>rd</sup> Migration Result	Limit		
Butadiene	106-99-0	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.		

## Abbreviations:

RL = Reporting Limit

n.d. = Not detected

mg/kg = Milligram per kilogram

ml/dm<sup>2</sup> = Mililitre per square decimetre

< = Less than



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# 9. Specific Migration of Acrylonitrile

Test method: The migratory behavior was examined with reference to Commission Regulation (EU)

No. 10/2011 and its amendments. Determination with ref. to EN 13130-3:2004.

Limit: With reference to Commission Regulation (EU) No 10/2011 and its amendments

The following food simulant and condition were applied:

Food simulant	Test duration / Temperature
Acetic acid 3 %	24 hour(s) / 40 °C

Test No.:		T001							
Sample No.:		M001							
Migration ratio:		167 ml / dm <sup>2</sup>							
Parameter	CAS No.	Unit	RL	1 <sup>st</sup> Migration Result	2 <sup>nd</sup> Migration Result	3 <sup>rd</sup> Migration Result	Limit		
Acrylonitrile	107-13-1	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.		

Food simulant	Test duration / Temperature				
Ethanol 50 %	24 hour(s) / 40 °C				

Test No.:		T001						
Sample No.:		M001						
Migration ratio:		167 ml / dm <sup>2</sup>						
Parameter	CAS No.	Unit	RL	1 <sup>st</sup> Migration Result	2 <sup>nd</sup> Migration Result	3 <sup>rd</sup> Migration Result	Limit	
Acrylonitrile	107-13-1	mg/kg	0.01	n.d.	n.d.	n.d.	n.d.	

## Abbreviations:

RL = Reporting Limit

n.d. = Not detected

mg/kg = Milligram per kilogram

ml/dm<sup>2</sup> = Mililitre per square decimetre

< = Less than



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#### 10. Total Butadiene

Test method: Determination of Butadiene total content in plastic material acc. to DIN 13130-4

Limit: Commission Regulation (EU) No 10/2011 and its amendments

Test No.:	T001			
Sample No.:	M001			
Parameter	Unit	RL	Result	Limit
Butadiene	mg/kg	0.1	0.7	1

# Abbreviations:

RL =Reporting limit

mg/kg = Milligram per kilogram

< = Less than



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#### 11. Release of Lead and Cadmium from Glassware

Test method: The test is performed reference to EN 1388-1:1995, EN 1388-2:1995 and DIN

51031:1986 respectively. The concentration of the elements is examined by means of

atomic absorption spectroscopy or ICP-MS.

Limit: Directive 84/500/EEC and its amendments / BS 6748:1986 + A1:2011

The following food simulant and condition was applied:

Food simulant	Test duration / Temperature	
Acetic acid 4 %	24 hours / 22 °C	

Test No.:	T001		
Category:	2		
Sample No.:	M004		
Parameter	Unit	Result	Limit (*1)
Lead (Pb)	mg/l	< 0.2	4.0
Cadmium (Cd)	mg/l	< 0.02	0.3

#### Abbreviations:

mg/dm<sup>2</sup> = Milligram per square decimetre

mg/I = Milligram per litre

< = Less than

#### Remarks:

\*1 According to EU Directive 84/500/EEC and BS 6748:1986, articles in contact with food should not exceed the following limits

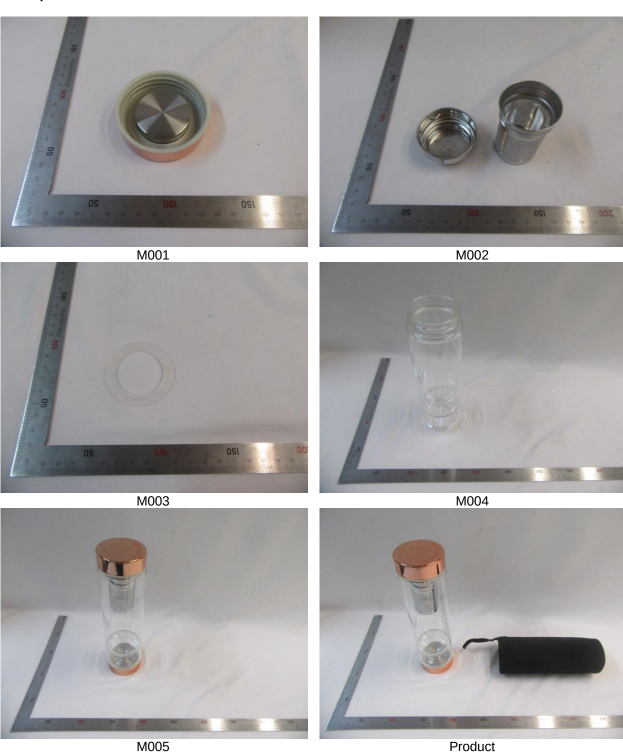
Category	Description	Lead	Cadmium
1	Articles which can't and articles which can be filled, the internal depth of which, measured from the lowest point to the horizontal plane passing through the upper rim, does not exceed 25 mm	0.8 mg/dm²	0.07 mg/dm <sup>2</sup>
2	Other articles which can be filled	4.0 mg/l	0.3 mg/l
3	Cooking ware; packaging and storage vessels having a capacity of more than three litres	1.5 mg/l	0.1 mg/l



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# **Sample Photos:**



- END -

Product



#### General Terms and Conditions of Business of TÜV Rheinland in Greater China

ope

sees General Terms and Conditions of Business of TÜV Rheinland in Greater China ("GTCB") is made

ween the client and one or more member entities of TÜV Rheinland in Greater China as applicable as the case

sp be ("TÜV Rheinland"). The Greater China hereof refers to the regions within the territories of China. The

on capable to form legally binding contracts under the applicable laws who concludes the cor pose of a daily use;

the incorporated or unincorporated entity duly organized, validly existing and capable to form legally binding contract.

The following terms and conditions apply to arrord sensitive to the contract of the

under the applicable law, with the applicable and the applicable and the applicable and the applicable and similar services and other secondary obligations provided within the and similar services and other secondary obligations provided within the and extens and conditions of the client of any nature shall not apply and shall hereby be expressly No standard contractual terms and conditions of the client shall form part of the contract even it TUV does not explicitly object to them.

the context of an ongoing business relationship with the client, this GTCB shall also apply to future contracts with the client without TUV Rheinland having to refer to them separately in each individual case.

2.

Coming into effect and duration of contracts
The contract shall come into effect for the agreed terms upon the quotation letter of TUV Rheinland or a separate
contractual document being signed by both contracting parties, or upon the works requested by the client being
carried on by TUV Rheinland. If the client instructs TUV Rheinland without receiving a quotation from TUV
Rheinland, TUV Rheinland, it is its sole discretion, entitled to accept the order by giving written
notice of such acceptance (including notice sent via electronic means) or by performing the requested services.
The contract term start upon the coming into effect of the contract in accordinate with article 3.1 and shall

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4.

Scope of services
The scope and type of the services to be provided by TÜV Rheinland shall be specified in the contractually agreed service scope of TÜV Rheinland by both parties. If no such separate service scope of TÜV Rheinland exists, then the written continuation of order by TÜV Rheinland shall be decisive for the service to be provided, reference in the contraction of the service description, as well as the intended use and application of such are not owned. In particular, no responsibility is assumed for the design, selection of materials, construction or intended use an examined part, product, process or plant, unless this is expressly stated in the order.

stated in the order. vices shall be performed in compliance with the regulations in force at the time the contract is 4.2

tion.

In this continue of periodic process of the process of the

rogamine. The state of the stat

The contract of the training authorities of the contract are agreed exclusively with the client. A contract of third parties which the services of TUV Bhuinland, as well as maning available of an plintifying confidence in the work results (set reports, etc.) is not part of the agreed services. This also applies in the client passes on work results in either on the contract with TUV Bheinland, the client may need to the client passes that in order to perform the contract with TUV Bheinland, the client may need to the client passes that in order to perform the contract with TUV Bheinland, the client may need to the contract with TUV Bheinland, the client may need to the contract with TUV Bheinland, the client may need to the contract with TUV Bheinland, the client may need to the corresponding legal liability according to this contract and the direct services actually to be provided by our company in the service process. If the relevant services are directly provided by TUV Bheinland (including parties) of the contract of the contract with the contract with the contract of the contract with the contract the client benefit and the contract the client benefit agreed to the contract with the contract that the client and the contract the client benefit agreed to the contract with the contract that the client and the contract that the contract that the client and the contract that the client and the contract that the contract that the client and the contract that the client and the contract with the contract that the client and the contract with the contract with the contract with the contract that the client and the contract with the client and pay

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Performance periodiclates
The contractually agreed periodiclates of performance are based on estimates of the work involved which are prepared in line with the details provided by the client. They shall only be binding if being confirmed an binding by TOV Rheinland in writing. If binding periods of performance have been agreed, these periods shall not commence until the client has submitted all required documents to TOV Rheinland. See approval by the client, to all extensions of agreed period-clustes of performance to account by TOV Rheinland.
TOV Rheinland is not responsible for a delay in performance, in particular if the client has not fulfilled his duties to cooperate in accordance with clause of 10 rhs not done so in time and, in particular, has not provided to TOV Rheinland with all documents and information required for the performance of the service as specified in the contract.

contract.

the performance of TÜV Rheinland is delayed due to unforesceable circumstances such as force majeure, strikes, business disruptions, governmental regulations, transport obstacles, etc. TÜV Rheinland is emitted to postpone performance for a resonable period of time which corresponds at least to the duration of the hindrance plus any time period which may be required to resume performance.

the clear is obliged to comply with legal, of Clircially prescribed and/or by the accreditor prescribed deadlines, it is the client's responsibility to agree on performance dates with TÜV Rheinland, which enable the client to comply with the legal and or officially prescribed deadlines. TÜV Rheinland assumes no responsibility in their respect unless TÜV Rheinland assumes no responsibility in their respect unless TÜV Rheinland assumes no responsibility to agree on performance dates with TÜV Rheinland assumes no responsibility in the respect unless TÜV Rheinland expressly agreed in writing specifically stating that ensuring the deadlines is the contractual obligation of TÜV Rheinland.

The client's belignine to congrete
The client's belignine to congretate
The client shell paramete the all cooperation required on its part, its agents or third parties will be provided in
good time and at no cost to TUV Behelman.
Design documents, supplies, auxiliary saff, etc. necessary for performance of the services shall be made available
free of charge by the client. Moreover, collaborative action of the client must be undertaken in accordance with
gall provisions, analordane, fuely regulations and necessary evention instruction. And the client represents and
provides, translated, softey regulations and necessary evention instructions. And the client represents and

legal provisions, standards, samely, "squares," warrants that it is a strengthed standard specifications. By the product, restore or management system to be certified complies with applicable laws and regulations; and by the product, restore or management system to be called a management of the properties with Serious Illegal and Dishonest Acts of People's Republic of China.

If the client breaches the aforesaid representations and warrantes, TUP Rehinand is entitled to i) immediately terminate the contractorder without prior notice; and it) withdraw the issued testing report/verificates if any. The client shall be any additional continued no account of work having to be redone to being deleyed as a result of late, incorrect or incomplete information provided by or lack of proper cooperation from the client. Even where a Taked or maximum price is agreed, TUV Rheinland shall be entitled to charge extra fees for such additional sepone.

7. 7.1

Prices
If the scope of performance is not laid down in writing, invoicing shall be based on
construinly incurred. If no price is agreed in writing, invoicing shall be made in accordance with the price is

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8. 8.1

Payment terms
All invoice amounts shall be due for payment within 30 days of the invoice date without deduction on receipt of
the invoice. No discounts and rebates shall be granted.
Payments shall be made to the bank account of TÜV Rheinland as indicated on the invoice, stating the invoice 8.2

yments shall be made to the bank account of 1 UV Rhemiand as indicated on me invoice, stung use answare deletion numbers. cases of default of payment, TÜV Rhemilands shall be entitled to claim default interest at the applicable short me has interest rate publicly amounced by a reputable commercial bank in the country where TÜV Rhemiland focated. All the same time, TÜV Rhemiland focated, and the same time, TÜV Rhemiland focated, and the same time, TÜV Rhemiland focated. All the same time, TÜV Rhemiland focated, and the same time, TÜV Rhemiland focated for the same time of the same time of the same time of the contract of the same time of the sa 8.4

TUV Rheinland shall be entitled to raise its fees at the beginning of a month if overheads and/or purchase costs have increased. In this case, TUV Rheinland shall notify the client in writing of the rise in fees. This notification is the result of the rise in fees remains under Siye per contractual year, the client shall not have the right to terminate the contract. If the rise in fees remains under Siye per contractual year, the client shall be entitled to terminate the contract. If the rise in fees remains under Siye per contractual year, the client shall be entitled to terminate the contract. If the rise in fees remains under Siye per contractual year, the client shall be entitled to terminate the contract by the end of the period of notice of changes in fees. If the contract is not terminated, the changed Only legally established and understand the remains of the remains by TUV Rheinsland. If the contract is the contract of the proper by the client, including but not limited to setfoff against any fees paid by the client under any contracts, agreement and or orders/quotations reached with TUV Rheinsland.

Acceptance of work

Any part of the work result ordered which is complete in itself may be presented by TÜV Rheinland for
acceptance aan instalment. The client shall be obliged to accept it immediately.

If acceptance is required or contractually agreed in an individual case, this shall be deemed to have taken place
too (2) weeks after completion and handower of the work, unless the client retiseus acceptance within this period
stating at least one fundmental breach of contract by TÜV Rheinland.

stating at least one fundamental breach of courtance by TÜV Rheinhand, he client is not entitle to reliese acceptance due to insignificant breach of contract by TÜV Rheinhand. If acceptance is excluded according to the nature of the work performance of TÜV Rheinhand, the completion of the work shall take its place.

Daring the Follow-Audit stage, of the client was unable to make use of the time windows provided for within the work shall take its place.

Daring the Follow-Audit stage, of the client was unable to make use of the time windows provided for whin the work of a certification procedure for auditing performance by TÜV Rheinhand and the certificate is therefore to be without the complete of the proposed acceptance of the complete of the proposed acceptance of the complete of the proposed acceptance of the propose

lump sum.

as the client has undertaken in the contract to accept services, TÜV Rheinland shall also be entitled to charge lump-sum damages in the amount of 10% of the order amount as compensation for expenses if the service is not called within one year after the order has been placed. The client reserves the right to prove that the UTP Rheinland has incurred no damage whatsoever or only a considerably lower damage than the above mentioned lump sum.

Remainal has incurren no cumage wantsoeves on way a consensorm and the continuation of the continuation of

of its employees who need his information to perform the services required for the contract. The receiving party andertakes to oblige these employees to observe the same level of secrety as set from it into confidentially information for which the receiving party can furnish proof that:

Information for which the receiving party can furnish proof that:

it was generally known at the time of disclosure or has become general knowledge without violation of this confidentiality clause by the receiving party a time of the confidential property or the receiving party already prosessed this information prior to disclosure by the disclosing party; or the receiving party already prosessed this information prior to disclosure by the disclosing party; or constitute, "confidential information," as defined in this confidentiality clause.

All confidential information shall remain the property of the disclosing party, the receiving party hereby agrees to immediately of term all confidential information, including all copies, to the disclosing party, and or request by the disclosing party, not observe all confidential informations, including all copies, to the disclosing party, and or request by the disclosing party, and order to the confidential information in the property of the disclosing party, and order to the confidential information in the property of the contract, which shall remain with the client of the contract, which shall remain with the client. However, TUR beginning is entitled to make file copies of such reports, certificates prepared for the client solely for the purpose of fulfilling the contract, which shall remain with the client. However, TUR beginning is entitled to make file copies of such reports, certificates and confidential information has forms the basis for preparing these contracts and confidential information and shall not disclose this information to any third parties or one if for itself.

From the start of the contract and for a period of three years after termination or expiry of the contrac

to any hidd parties or use it for itself.

Copyrights and rights of use, publications

I'U Rheinand said return all result all exclusive copyrights in the reports, expert reports/opinions, test reports/results, results, salculations, presentations etc. prepared by I'U Rheinaland, unless otherwise agreed by the parties in a function of the results of the integration of the results of the result

he consent of TUV Rheinland to publication or dispictation of the work results once in the contract of the con

When passing on the services provided by TÜV Rheinland or parts thereof to third parties in Greater China or other regions, the client must comply with the respectively applicable regulations of national and international export

control law.

The performance of a contract with the client is subject to the proviso that there are no obstacles to performance due to national or international foreign trade legislations or embargos and/or sanctions. In the event of a violation,

TÜV Rheinland shall be entitled to terminate the contract with immediate effect and the client shall con-for the losses incured thereof by TÜV Rheinland.

Data protection notice

The citest understands and agrees that TÜV Rheinland processes personal data (including but not limited to personal information) of the citest and its related parties (including but not limited to the supplier of the citest) for the purpose of faltilling this contract. The citient confirms that it has obtained the prior consent of the data subject, which entities TÜV Rheinland on scene, sace, process the personal data that the client collected or adjust, which can be confirmed to the confirmed that the confirmed to the personal data. TÜV Rheinland will use and process the data in accordance with the relevant legal basis. If appearound data has to be disclosed or transferred to any hitting bury or any overseap any consisted of the district in which the personal data was collected, the citera das confirms that it has obtained the prior consent of the data subject. TÜV Rheinland will carry out rows-borded that transmission and protects the data in compliance with the privacy and personal data was exemity related laws and regulations in Clinia and the local country. TÜV Rheinland will carry out rows-borded that transmission and protects the data in compliance with the privacy and personal data was conflicted, the client also confirms that it has obtained the prior consent of the data. The personal data will be detected intended by some as a corresponding reason for delicion arrives. Data subjects may exercise the following rights: right of information, right of decision, right of data transferability. In addition, persons concentry the data processing have the right to revoke their consent at any time with effect for the future, as well as the pright to first a complaint with the compensed data processing have the right to revoke their consent at any time with effect for the future, as well as the reperitive data processing have the right to revoke their consent at any time with effect for the future, as well as the repertive data processing have the right to revoke their consent at each off

Protection Officer, Am Gramen Stein, \$1100 Cologne, Germany.

tion of test material and documentation
of test material stand documentation.

In the standard of the standard of the standard for testing will be excapped following testing or will be returned to the client after defent expense. The only exceptions are test samples, which are placed in storage on the basis of stantony regulations or of another agreement with the client.

Charges apply if the test samples are stored at the premises of TVD Rebriadard. The cost of placing as est sample into storage will be ducknoted to the client in the quotation.

Charges supply the test samples are focus and the premises of PVD Rebriadard upon expects promptly and free of charge. If the client, in response to such a request, is incapable of making available the reference samples and/or documentation, any hability claims from attentional pour expects promptly and free of charge. If the client, in response to such a request, is incapable of making available to TVD remember of the control of the documentation, any hability claims from attentional pour expenses from the respective setting of the documentation, and control of the documentations and of the control of the documentation and of the standard pour expenses and the standard

cleier. TDV Rheinland with the liable for the loss of test amples or reference samples from the laboratories or wavehouses of TDV Rheinland and the case of gross negligine uses of gross negligine. Nevertheanoling clause 3.3 of the GTCB, TDV Rheinland and the client are entitled to terminate the contract in its entirety or, in the case of services combined in one contract, each of the combined parts of the contract individually and independently of the continuation of the remaining services with its (6) months onloce to the end of the contractually agreed term. The notice period shall be shortered to ix (6) weeks in case TDV Rheinland is prevented from performing the services the to a loss or a supersion of the accreditation or notification. It is a prevented from performing the services the to a loss or a supersion of the accreditation or notification. It is the performing any liabilities and the client shall poy the relevant service fees for the services provided by TDV Rheinland do the the termination date of the contract. The decreasing door clauses include but not findividually and be client on the contract of the contract the client of the findividual of the contract of the

testification processure ann are extrusted uncertainty.

Listeure

Force Majoure\* means the occurrence of an event or circumstance that prevents or impedes a Party from performing one or more of its contractual obligations under the contract, I and to the extent that the Party Portice (a) that such impediment is event of the impediment of the process (a) that such impediment is event of the impediment of the process (a) that such impediment is event of the impediment of the process (b) that such impediment is event of the impediment of the impediment of the impediment of the impediment of the process (b) that such impediment of the impediment of the impediment (a) and (b) under paragraph 1 of this Clause: (i) war (whether declared or not), hostilities, invasion in the absence of profes to the contract, the following event affecting a Party and the presumed to fulfil conditions (a) and (b) under paragraph 1 of this Clause: (ii) war (whether declared or not), hostilities, invasion; the subject of the process of t

ardship
The Portics are bound to perform their contractual duties even if events have rendered performance more ourseus. The provides are provided by the provided performance more ourseus. Novivishanding paragraph 1 of this Clause, where a Party proves that:

(a) the continued performance of its contractual duties has become excessively onerous due to an event beyond its reasonable control which it could not reasonably have been expected to have stem into account at the time of the reasonable control which is could not reasonably have been expected to have stem into account at the time of the control of the invention of the invention of this Clause, to negotiate alternative contractual terms which reasonably allow to overcome the consequences of the event.

Where Clause 18.2 applies have the Partice have been made to agree alternative contractual terms and provided the provided provided provided the provided provided the provided provid

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provided in that paragraph, the Party invoking this Clause is entitled to terminate the contract, but cannot request adaptation by the paley or arbitrains whom the agreement of the other Party.

\*\*validity, written form, place of jurisdiction and disquire resolution.

All amendments and supplements to the in writing in order to be effective. This also applies to amendments and supplements to this clause 17.1.

Studies of the contract and or the provision which the contract and/or these terms and conditions be or become closes to the content of the provision which legally valid provision that content clauses to the content of the provision which replay valid provision that content clauses to the content of the invalid provision in legal and commercial terms.

Leless otherwise situated in the contract, the governing law of the contract and these terms and conditions shall be chosen following the rules as below:

If TVP Rhemland unquestion is legally registered and existing in the Pople's Republic of China, the contracting for the provision of the

Association, Tajori to be arbitrated in accordance with its then current Rules of Arbitration. The arbitration shall take place in Tajori.

kite place in Tajori.

in the case of TUV Rheinland being legally registered and existing in Hong Kong, to Hong Kong International Arbitration Centre (HKIAC) to be settled by arbitration under the HKIAC Administered Arbitration Rules in Groce when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Core when the Notice of Arbitration is Rules in the Rules of Rules in the Rules of Rules in Rules in the Rules of Rules in Rules in

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(Three When the Notice of Arbitration is submitted in accordance with these rules. The arbitration shaut taxe punce in Hong Kong.

The decision of the relevant arbitration tribunal shall be final and binding on both parties. The arbitration fee shall be borne by the losing party.