



TEST REPORT NO : B50591337

Nov.26,2013

Page : 1 of 3

Applicant : SHANGHAI XM GROUP LTD.
Address : ROOM 2403, ZHONG YI INTERNATIONAL BUILDING NO.
1833 NORTH ZHONG SHAN ROAD PU TUO DISTRICT.
SHANGHAI.CHINA

Test Date : Nov.05 - 26,2013

Contact Person : HE XIAOYAN

Sample Description: COLOMBO AS 99% COTTON / 1% ANTISTATIC 350GSM TWILL 2/2 FR 350GSM,ORANGE,FL-06-WD,ROLL 40

Buyer: / Style No.: /
Color: ORANGE Fabric Weight: 350gsm
Fibre Content: 99% COTTON / 1% ANTISTATIC

Care Instructions:



Sample Information :

Sample ID	Description	Equivalent Code / Color
001	WOVEN FABRIC IN NAVY	

TEST	Sample ID
	001
Limited Flame Spread Method	P
Note : P = Pass	

Note: The results relate only to the items tested

For and on behalf of
UL VS Shanghai Limited

Roger Deng - VS Senior Engineer
(Engineering Team)

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL VS Shanghai Limited ("UL VS")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL VS do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL VS's random inspection or testing or audit. The liability of UL VS to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipating savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, see reverse for Terms and Conditions of Service.

优力胜邦质量检测(上海)有限公司
UL VS Shanghai Limited
4/F Annex, Dragon Pearl Plaza
2123 Pudong Avenue
Shanghai 200135, P.R.China
T: +(8621) 6855 6806 / F: +(8621) 6855 6812 / w:ul.com/consumer-products



TEST REPORT NO : B50591337

Nov.26,2013

Page :

2 of 3

TEST(S) CONDUCTED:
AS REQUESTED BY THE APPLICANT

CLIENT
REQUIREMENT

(1) LIMITED FLAME SPREAD METHOD

TEST METHOD:ISO 15025:2000

TEST PROCEDURE: PROCEDURE A –SURFACE IGNITION

BURN SIDE: FACE

FLAME IGNITION TIME: 10.0 SECONDS

SAMPLE 001

	LENGTH	WIDTH
Surface Ignition Flame Reached The Upper Edge Or Either Vertical Edge Of The Test Specimen (Y/N)		
Specimen 1	N	N
2	N	N
3	N	N
Afterflame Times (S)		
Specimen 1	0	0
2	0	0
3	0	0
Afterflame Times (S)		
Specimen 1	0	0
2	0	0
3	0	0

REMARK:

AFTER THE 100TH WASH
 WASHING CONDITION: FRONT LOADING WASHING
 MACHINE, MACHINE WASH 7N AT70°C AND FOLLOWED
 BY TUMBLE DRY LOW WITH WARM IRON
 S=TIME IN SECONDS
 Y=YES, WAS OBSERVED
 N=NO, WAS NOT OBSERVED

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL VS Shanghai Limited ("UL VS")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL VS do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL VS's random inspection or testing or audit. The liability of UL VS to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipating savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, see reverse for Terms and Conditions of Service.



TEST REPORT NO : B50591337

Nov.26,2013

Page : 3 of 3

TEST(S) CONDUCTED:
AS REQUESTED BY THE APPLICANT

CLIENT
REQUIREMENT

LIMITED FLAME SPREAD METHOD

TEST METHOD:ISO 15025:2000

TEST PROCEDURE: PROCEDURE A –SURFACE IGNITION

BURN SIDE: FACE

FLAME IGNITION TIME: 10.0 SECONDS

SAMPLE 001

	LENGTH	WIDTH
Afterglow spreads beyond the flame spread area(usually the carbonized area) into the Undamaged are (Y/N)		
Specimen 1	N	N
2	N	N
3	N	N
Flame Debris (Y/N)		
Specimen 1	N	N
2	N	N
3	N	N
Debris Ignite The Filter Paper (Y/N)		
Specimen 1	N	N
2	N	N
3	N	N
Hole Developed, In Which Layer For A Muultilayer Specimen (Y/N)		
Specimen 1	N	N
2	N	N
3	N	N

REMARK:

AFTER THE 100TH WASH
WASHING CONDITION: FRONT LOADING WASHING MACHINE, MACHINE WASH 7N AT70°C AND FOLLOWED BY TUMBLE DRY LOW WITH WARM IRON
S=TIME IN SECONDS
Y=YES, WAS OBSERVED
N=NO, WAS NOT OBSERVED

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

This letter / report / certificate shall not be reproduced (except in full version) without the written approval of the UL VS Shanghai Limited ("UL VS")

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL VS are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL VS's name is permitted except by UL VS's express written authorization. Letters / reports / certificates apply only to the specific materials, products or processes tested, examined or surveyed and are not necessarily indicative of the qualities of apparently identical or similar materials, products or processes. Reports / Certificates of UL VS do not relieve sellers / suppliers from their contractual responsibilities with regard to the quality / quantity of the goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL VS's random inspection or testing or audit. The liability of UL VS to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipating savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, see reverse for Terms and Conditions of Service.

优力胜质量检测(上海)有限公司
UL VS Shanghai Limited
4/F Annex, Dragon Pearl Plaza
2123 Pudong Avenue
Shanghai 200135, P.R.China
T: +(8621) 6855 6806 / F: +(8621) 6855 6812 / w:ul.com/consumer-products

ADF-001 (201304)

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

UL VS Shanghai Limited ("UL VS") undertakes to provide services to its Customer subject to the terms and conditions contained herein.

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 by the Customer by UL VS. The Customer agrees that this term shall be construed as a provision of the agreement between UL VS and itself, based on the full and complete understanding of the wording and legal significance of this term.

COMPUTATION OF CHARGES AND PAYMENT

第一条 费用计算和付款

- (a) Consulting time shall be charged on a daily basis. (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. (c) 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 reasonable handling charge at the discretion of UL VS. (d) UL VS shall have a lien on any goods of the Customer until payment but the exercise of such lien shall not prevent interest continuing.

CONFIDENTIAL TREATMENT OF INFORMATION

第二条 信息的保密处理

- Unless otherwise specifically agreed between the parties, the services rendered by UL VS to the Customer shall be on a non-exclusive best-efforts basis. 2.2 If it is explicitly agreed by UL VS and the Customer that all technical information (whether contained in models, drawings, reproductions of drawings, written reports, letters, memoranda or notes or in any other form) shall be kept strictly confidential by UL VS for the purposes of this Agreement and UL VS shall not be liable for any reasonable efforts to prevent the disclosure to third parties of any part thereof unless UL VS shall have first obtained the written consent of the Customer specifically authorizing such disclosure PROVIDED ALWAYS AND IT IS MUTUALLY AGREED that the confidentiality shall extend for a period of five (5) years from the date of completion of its work and PROVIDED FURTHER that UL VS shall not be liable under this clause if through no fault of UL VS the information is generally known to the public, or the information is generally known to UL VS or is independently developed by UL VS without recourse to the materials provided by the Customer, or the information is necessary for performance by UL VS under this Agreement, or is disclosed in accordance with a judgment or writ issued by a competent court of any jurisdiction to which the Terms are subject, or with an order, notice or requirement issued by a governmental agency of the aforesaid jurisdiction.

PATENT RIGHTS

第三条 专利权

- Any invention made in the performance of work for the Customer by UL VS within the field of work undertaken for the Customer, belongs to the Customer. 3.2 UL VS's use of the aforesaid inventions shall be free of any royalty fees provided that the use of such inventions is confined to the performance of the work for the Customer.

LIMITATION OF LIABILITY

第四条 责任限制

- If any 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 infringement, the Customer's right to recover damages for any loss of whatever nature caused by the fault or negligence of UL VS or by any breach of its obligations or howsoever caused shall be limited to the payment by UL VS of the amount of the contract price under this Agreement and the said limitation of liability shall apply regardless of the form of action, whether in contract, tort, infringement or otherwise. In no event shall UL VS be liable for incidental or consequential damage. The Customer hereby acknowledges and states that its losses and damages, whether direct or indirect, resulted therefrom will be sufficiently recovered by the above amount of compensation and shall not raise any further claim against UL VS beyond such amount.

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 Customer 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 liability, action, claim, demand, costs, charges and expenses arising therefrom or from or in connection with the defence of any such suit or proceedings. 5.2 UL VS shall not be liable under this clause if through no fault of UL VS the information is generally known to the public, or the information is generally known to UL VS or is independently developed by UL VS without recourse to the materials provided by the Customer, or the information is necessary for performance by UL VS under this Agreement, or is disclosed in accordance with a judgment or writ issued by a competent court of any jurisdiction to which the Terms are subject, or with an order, notice or requirement issued by a governmental agency of the aforesaid jurisdiction.

SOLICITATION OF EMPLOYEES

第六条 雇员引诱

- 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 obtained.

EFFECT OF PROPOSAL

第七条 建议书的效力

- 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 oral or written agreements to the contrary, the terms and conditions hereon shall be applicable and take precedence over any conflicting terms contained in any documents submitted by the Customer.

DATA AND DOCUMENT RETENTION

第八条 数据和文件保留

- (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. (b) Unless otherwise specified or required by the applicable law, all Supporting Documents over 3 years of age will be automatically destroyed by UL VS without notice to the Customers. Should any of all Supporting Documents less than 3 years are scheduled to be destroyed, UL VS shall give the Customer 30 Days' written notice to the Customer's last known address of its intention to destroy the Supporting Documents. Unless the Customer makes a written request to UL VS reaching UL VS before the expiration of the said 30 days seeking delivery of those documents to the Customer at the Customer's expense, those documents shall be destroyed.

GOVERNING LAW

第九条 适用法律

- 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.

OBLIGATIONS OF THE CUSTOMER

第十条 甲方的义务

- 10.1 If the Customer intends to change the work hereunder or assign any other work to UL VS, such a change or new assignment shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer changes the contract work undertaken by UL VS as agreed by both parties prior to completion of the work, the Customer shall compensate for such losses and damages. 10.2 If the work undertaken by UL VS hereunder requires any assistance of the Customer, the Customer shall be obliged to provide all necessary and reasonable assistance which UL VS may deem fit. The work undertaken by UL VS hereunder cannot be completed due to the Customer's failure to perform its obligation to assist. UL VS may demand the Customer performs its obligation within a reasonable period of time and may appropriately extend the time limit for its own work. If upon the expiration of such reasonable time period the Customer still fails to perform its obligation, UL VS may terminate this Agreement without prejudice to any other rights of UL VS hereunder or under any applicable laws and regulations.

SAMPLES

第十一条 样品

- 11.1 UL VS expects Customers to abide by all applicable regulations when shipping samples to UL VS. Improper shipping may result in additional charges for costs incurred by UL VS: (a) to identify samples to UL VS, (b) damage done to UL VS personnel or property as a result of improper packaging, labeling or omission of identifying documents. UL VS has the right to refuse receipt of any shipment that, in its discretion, is unsafe or has been shipped improperly. Any costs associated with refusal to accept shipment under this clause are the sole responsibility of the Customer. Customer shall indemnify and hold harmless UL VS for any and all damages, expenses, fines, judgments, liabilities and costs (including attorney's fee) incurred by UL VS and arising from the improper packaging or shipment of the sample by Customer. 11.2 If the Customer is unable to deliver samples in the manner specified, UL VS may, at its option, ship the samples by air or other means of transport to the destination specified in the contract. The Customer shall be responsible for any and all damages, expenses, fines, judgments, liabilities and costs (including attorney's fee) incurred by UL VS and arising from the improper packaging or shipment of the sample by Customer. 11.3 The Customer shall indemnify UL VS for any costs or expenses in responding to or opposing any subpoena, the production of any documents in Court seeking the disclosure of the said documents or any information contained therein. 11.4 The Customer shall be responsible for the cost of any and all damages, expenses, fines, judgments, liabilities and costs (including attorney's fee) incurred by UL VS and arising from the improper packaging or shipment of the sample by Customer.

E-MAIL DISCLAIMER

第十二条 电子邮件免责声明

- 12.1 UL VS 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 inadvertently be modified or deleted in the Customer's word processing system. Further, the current e-mail transmission technology may allow for interception of messages and reports / results by third parties. UL VS shall not be held responsible for these risks, which are out of its control. Should a report / results be sent to the Customer by e-mail on its request, such a request SHALL BE DEEMED TO BE AN ACCEPTANCE OF THE RISK THAT THE REPORT / RESULTS MAY BE INTERCEPTED BY THIRD PARTIES. The Customer shall agree that the report / results shall be sent by UL VS unencrypted. Transmission of the report / results (or other materials requested by the Customer) via the internet or other public network shall not be considered to constitute a breach of any confidentiality or other provisions of this Agreement between UL VS and the Customer, and UL VS shall in no way be liable for any damages resulting from such a transmission. Additionally, UL VS shall not be liable for any damages incurred by the Customer for any changes made to the report / results after it has been transmitted. 12.2 If the Customer requests that the report / results be sent to the Customer by e-mail on its request, such a request SHALL BE DEEMED TO BE AN ACCEPTANCE OF THE RISK THAT THE REPORT / RESULTS MAY BE INTERCEPTED BY THIRD PARTIES. The Customer shall agree that the report / results shall be sent by UL VS unencrypted. Transmission of the report / results (or other materials requested by the Customer) via the internet or other public network shall not be considered to constitute a breach of any confidentiality or other provisions of this Agreement between UL VS and the Customer, and UL VS shall in no way be liable for any damages resulting from such a transmission. Additionally, UL VS shall not be liable for any damages incurred by the Customer for any changes made to the report / results after it has been transmitted. 12.3 If the Customer requests that the report / results be sent to the Customer by e-mail on its request, such a request SHALL BE DEEMED TO BE AN ACCEPTANCE OF THE RISK THAT THE REPORT / RESULTS MAY BE INTERCEPTED BY THIRD PARTIES. The Customer shall agree that the report / results shall be sent by UL VS unencrypted. Transmission of the report / results (or other materials requested by the Customer) via the internet or other public network shall not be considered to constitute a breach of any confidentiality or other provisions of this Agreement between UL VS and the Customer, and UL VS shall in no way be liable for any damages resulting from such a transmission. Additionally, UL VS shall not be liable for any damages incurred by the Customer for any changes made to the report / results after it has been transmitted. 12.4 The Customer shall indemnify UL VS for any costs or expenses in responding to or opposing any subpoena, the production of any documents in Court seeking the disclosure of the said documents or any information contained therein. 12.5 The Customer shall be responsible for the cost of any and all damages, expenses, fines, judgments, liabilities and costs (including attorney's fee) incurred by UL VS and arising from the improper packaging or shipment of the sample by Customer. 12.6 The Customer shall be responsible for the cost of any and all damages, expenses, fines, judgments, liabilities and costs (including attorney's fee) incurred by UL VS and arising from the improper packaging or shipment of the sample by Customer.

MISCELLANEOUS PROVISIONS

第十三条 其他规定

- 13.1 Any provision of this Agreement prohibited by or regarded as unlawful or unenforceable under any applicable law actually applied by any court of competent jurisdiction shall, to the extent regulated 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 may 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 its terms. 13.2 A certificate signed by any officer of UL VS as to the amount due from the Customer hereunder at the date of such certificate shall, in the absence of manifest error, be conclusive evidence of the amount due. 13.3 This Agreement shall be considered to form a partnership between the parties. No party shall represent that it acts as agent for another or has any capacity to bind another in any contractual or other arrangements. 13.4 Save as herein otherwise provided any notice required to be given hereunder shall be sufficiently given if given in writing or by telegram or telex to the last known postal address or telex number of the addressee and every notice shall be deemed to have been received and given at the time when in the course of transmission (it should have been delivered at the address or telex number to which it was sent). 13.5 This report or certificate does not relieve sellers/suppliers from their contractual responsibility with regards to the quality/quantity of this delivery nor does it prejudice Customer's right to claim towards sellers/suppliers for compensation for any apparent and/or hidden defects not detected during UL VS's random inspection or testing or audit. 13.6 This report or certificate does not relieve sellers/suppliers from their contractual responsibility with regards to the quality/quantity of this delivery nor does it prejudice Customer's right to claim towards sellers/suppliers for compensation for any apparent and/or hidden defects not detected during UL VS's random inspection or testing or audit.

本报告或证书并不能免除卖方/供应方关于交付物质量/数量方面的合同责任, 也不影响甲方/买方/供应方主张赔偿在乙方随机检查或测试或审核中未被发现的任何表面和/或隐藏的瑕疵的权利。