Test Report - Products



PASS

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Client: Hangzhou Hikvision Digital Technology Co., Ltd.

Contact Information: No.555 Qianmo Road, Binjiang District, Hangzhou 310052, Zhejiang, China

Identification/ Uninterruptible Power Supply

Sample obtaining method: Sending by customer

Condition at delivery: Test item complete and undamaged.

Sample Receiving date: 2025-01-13

Testing Period: 2025-01-13 to 2025-01-14

Place of testing: Chemical laboratory Ningbo

Test specification: Test result:

According to customer's requirement:

WEEE (Recast): 2012/19/EU
Article 11 Recovery and Recycling

Calculation of Theoretical Recovery and Recycling Rate

For and on behalf of

TÜV Rheinland / CCIC (Ningbo)Co., Ltd.

2025-01-16 Date Zhou Zoey/ Project Managel 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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1. General Remarks

1.1 Complementary Materials

All attachments are integral parts of this test report. This applies especially to the following appendix:

Appendix 1: Photo of tested sample

Uninterruptible Power Supply







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2. General Product Information

2.1 Product Description

The product is <u>Uninterruptible Power Supply</u>It is classified as <u>Category 5</u> under Annex III of Directive 2012/19/EU.

2.2 Submitted Documents

N/A





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3. Assessment Description

3.1 Disassembly, Recovery and Recycling Flow

The product is disassembled into different parts (clumps) and grouped by the type of material sharing common characteristic or physical relationship (waste fractions) primarily based on the treatment requirements as set out in the WEEE directive annex VII, followed by the current state of the art recycling and recovery technology available in Europe. Materials for which currently no recycling technology is available or where the recycling is economically not feasible, or which contain hazardous substances, are assumed to be shredded, incinerated or disposed of to landfill without further use.

Only bigger clumps that can be easily separated and that share a common characteristics or physical relationships are included in the recycling and reuse calculation. Other parts, respectively materials that cannot be separated by e.g. standard tools are classified as either unspecified materials or distributed to the relative waste fraction with highest content of waste is expected with reduced recovery rate.

3.2 Parameters

The calculation is based on waste fractions consisting of a typical material or substance composition for typical materials. (e.g. a power cord consists of copper wire and PVC, whereas the PVC consists of a PVC, polyamide and polyester blend). For every waste fraction a theoretical recovery share for recycling and for incineration respectively waste disposal is assumed based on information provided by recycling companies. The recovery share may change over time as the recycling technology advances. The current recovery shares are available upon request.

3.3 Definition

3.3.1 Regular: Reuse, Recycling and Recovery Rate: Applying commonly used recycling technology.

3.3.2 Ideal: Recycling Rate: Applying highest recycling technology.

3.3.3 Recycling Classification

A class: Common recycling technology and high market need

B class: Recycling technology not popular and high market need

C class: Common recycling technology and low market need

D class: Recycling technology not popular and low market need

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4. Assessment Results

4.1 Assessment Summary

Product Name/ Model No. Uninterru		Power Supply()
Total Weight(Kg)	21.61	
Connection Technique	-	
Connection Tools	-	-
Connection 10013	-	-
Disassembly Time, Sec	7200S	
Derivative Summary	See 4.2 Product Derivative Table	
Derivative Rate	See 4.3 Product Derivative Summary	
Reuse/Recycling Rate	See 4.4 Test Result	
Recovery Rate	See 4.4 Test Result	





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4.2 Product Derivative Table

Product Name/Type			Uninterruptible Power Supply()					
	Derivative	Weight (kg)	Weight (%)		Re- use (%)	Recycling (%)	Incineration (%)	Disposal (%)
	Metal	7.95	36.79%			٨		
						۸		۸
	Battery	9.9	45.81%			(32.07%)		(13.74%)
	Printed Circuit Board (PCB)	2.1	9.72%	Ideal		٨		
		2.1	9.72%	Regular				٨
	Plastic	1.65	7.64%			٨		
	Waste	0.01	0.05%					٨
Total		21.61	100.00%	Ideal	0	86.21%	0	13.79%
				Regular	0	76.49%	0	23.51%



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4.3 Product Derivative Summary

Product Derivative Table

	Uninterruptible Power Supply ()		
	Percentage of Weight (%)		
	Ideal	Regular	
Reuse Weight	0.00%	0.00%	
Recycling Weight	86.21%	76.49%	
Incineration Weight	0.00%	0.00%	
Disposal Weight	13.79%	23.51%	
Product Sample Weight	100.00%		

4.4 Test Result PASS

Demained Demail Demailie	Uninterruptible Power Supply ()		
Required Reuse/Recycling Rate	Testing Reuse/Recycling Rate		
	Ideal	Regular	
55%*	86.21%	76.49%	
Deguired Becayery Date	Testing Recovery Rate		
Required Recovery Rate	Ideal	Regular	
75%*	86.21%	76.49%	

Remark: * Refer to directive 2012/19/EU Annex V, the minimum targets of Category 5 shall meet the following requirements.

Date	Required Reuse/Recycling Rate	Required Recovery Rate
From August 15, 2018	55%	75%

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

1.1

- Scope
 These General Terms and Conditions of Business of TUV Rheinland in Greater China ("GTCB") is made between the client and one or more member entities of TUV Rheinland" in Greater China as applicable as the case may be ("TUV Rheinland"). The Greater China broot Great to Mainland China, Hong Kong and Taiwan. The client hereoft includes: a natural person capable to form legally binding contracts under the applicable laws who concludes the contract not for the purpose of a daily use; the incorporated color under personal entity divo organized, validly existing and capable to form legally binding contracts under the applicable laws who concludes the contract not for the purpose of a daily use;

 The following terms and conditions of an actilized services including consultancy services, information, deliveries and similar services as well as ancillary services and other secondary obligations provided within the scope of contract performance. Any standed terms and conditions of the client of any nature shall not apply and shall hereby be expressly excluded. No standard contractual terms and conditions of the client shall from part of the late context of an organic plassification of the client shall from part of the late context of an organic plassification of the viction of the client without TUV Rheinland having to refer to them separately in each individual case.

Unless otherwise agreed, all quotations submitted by TÜV Rheinland can be changed by TÜV Rheinland without notice prior to its acceptance and confirmation by the other party.

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 clent being carried on by TUV Rheinland If the client instructs TUV Rheinland without receiving a quotation from TUV Rheinland (quotation), TUV Rheinland is, in it so led discretion, entitled to accept the order by giving written notice of softs acceptance (including notice sentival exheronic means) or by the order by giving written notice of softs and exceptance (including notice sentival exheronic means) or by
- 3.3

4.1

- Scope of services

 The exper and type of the services to be provided by TÜV Rheinhard shall be specified in the contractually agreed service scope of TÜV Rheinhard by both parties. If no such separate service scope of TÜV Rheinhard by both parties, If no such separate service scope of TÜV Rheinhard service by the service they not the service to be provided. Unless otherwise agreed, services beyond the scope of the service description (e.g., checking the correctness and functionality of parts, products, processe, installations, cognitations not intend in the service description, as well as the intended use and application of such) are not word. In other than the service description, as well as the intended use and application of such just not over the contract is entered by a service of the service. The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered in the service of the assessment of the service of services of the service

- examined, nor for their use and application in accordance with regulations, unless these questions are expressly covered by the contract.

 In the case of impection work, TUV Rheinland shall not be responsible for the accuracy or checking of the safety programmes or safety regulations on which the inspections are based, unless otherwise expressly agreed in writing.

 The contraction of the co
- suspending ciancellation invalidity of testing and/or certification results, which shall not be borneliable by TUV Dehenking agong of in the courts; if the client requires TUV Behnitals of deliver relivant sets usumple, data, etc. to any overeass laboratory or other places or site to the designated by the client. TUV Rheinland shall not take any responsibilities or risks for any problems during such delivery and the transportation process (including but not limited to any loss or damages of the samples and/or the materials, etc.). Besides, the relevant religit free shall be bown by the client.

- 5.2

- Performance periods/dates

 The contractually agreed periods/dates of performance are based on estimates of the work involved which are prepared in time with the details provided by the client. They shall only be baiding if being confirmed as baiding by TDV Rheinland in writing.

 The period of the period of the period of the periods shall not commence until the client has submitted all required documents to TDV Rheinland.

 Articles 51 and 52 also apply, even without express approval by the client, to all extensions of agreed periods/dates or performance not camed by TDV Rheinland.

 TDV Rheinland is not responsible for a deby in performance, in practicular if the client has not ruffilled which the period of t

- The client shall guarantee that all cooperation required on its part, its agents or third parties will be provided in good time and at no cost to TÜV Rheinland.
- be provided in good time and at no cost to TUV Rheinland.

 Design documents, supplies, sussible staff, sec. 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 legal provisions, standards, safety regulations and accident prevention instructions. And the client represents and warrants that:

 a) it has required statutory qualifications;
 b) the product, service or management system to be certified compiles with continuous standards of the client represents and warrants that:

 If the client breaches the adversacif prepresentations and warrantes, TUV Rheinland is entitled to i) immediately terminate the contractorder without prior notice; and is) withdraw the issued testing reproficerifications of any additional contractions of the contractorder without prior notice; and is) withdraw the issued testing reproficerifications of any additional contractions of the contractorder without prior notice; and is) withdraw the issued testing reproficerifications of any additional continuous one contractorder without prior notice; and significant contractions of the contractor of work having to be redoon or being delayed as a result of late, incorrect or incomplete information provided by or lack of proper cooperation from the client. Even where a fixed or maximum price is agreed, TUV Rheinland shall be entitled to charge extra fees for such additional expense.

7.1

- If the scope of performance is not laid down in writing when the order is placed, invoking shall be based on conts sizually intermed. He price is suggested in writing, invoking shall be made in accordance with the price list of TIV Rheinland valid at the time of performance.

 Unless otherwise speed, work shall be invoiced according to the progress of the work. If the execution of an order extends over more than one month and the value of the contract or the agreed fixed price caused to 2-90.00 or equivalent value in local correspon, TVP Rheinland my demand

- 8.1
- Psymens shall be made to the bank account of TLV Rhenland as indicated on the invoice, stating the learner of the property of

- TÜV Rheinland shall be entitled to demand appropriate advance payments.

 TÜV Rheinland shall be entitled to raise is foces at the beginning of a monthi if overheads and/or purchase.

 TÜV Rheinland shall be entitled to raise is foces at the beginning of a month if overheads and/or purchase.

 TÜV Rheinland shall be remitted to research the foces of the rise in foces. This notification shall be issued one month prior to the date on which the rise in foces shall come into effect (speriod of motice of changes in fees). If the rise in fees remains under 5% per contractual year, the client shall be entitled to terminate the contract. If the rise in fees exceeds 5% 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 fees shall be deemed to have been agreed upon by the time of
- Only legally established and undisputed claims may be offset against claims by TÜV Rheinland. TÜV Rheinland shall have the right at all times to setoff any amount due or payable by the client, in but not limited to setoff against any fees paid by the client under any contracts, agreement and/or orders/quotations reached with TÜV Rheinland.

- Acceptance of work

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

 Exercised the control of the control of

- Confidentiality

 For the purposen these terms and conditions. "confidential information" means all know-how straketerms proposed these terms and conditions, "confidential information," means all know-how straketerms proposed these terms and conditions, "confidential information," means all know-how straketerms proposed the proposed terms of the proposed terms and the proposed terms of th 10.2
- 10.4

- TOV Residual shall retain all evalues or expression in the reports, expert reports/epitions, see propriete-earlier, could, calculations, presentations exc. prepared pot TVV Residuals suchs coherevire agreed by the parties in a separate agreement. As the cowner of the copyrights, TVV Residuals is free to grant others the right to use the work results for individual or all types of use ("pitted to use"). The client receives a simple, untimited, non-transferrable, non-subsicensable right of use to the contents the work results produced within the scope of the context, unless otherwise agreed by the parties in a results calculations, presentations etc. prepared within the scope of the context of the contract that the contract 11.1
- agreed purpose.

 It is a proposed to use of the generated work results regulated in clause 11.2, of the GTCB is subject to full payment of the remuneration agreed in favour of TUV Rhenhalad.

 Citical may use work results only complete and unshortenet. On the client may only pass on the work results in full unless TÜV Rheinland has given its prior written consent to the partial passing on of work results in full unless TÜV Rheinland has given its prior written consent to the partial passing on of work 11.3
- Any publication or displication of the work results for advertising purposes or any further use of the work results beyond the scope regulated in clause 11.2, and any quoration of the introduction of TDV Rheinhalm code the prior works approved of TDV Rheinhalm can be dividual case. Bedeet, the client ensures the control of the properties of the properties of the properties of the client ensures the notion intensive the control of the properties of the proper 11.5 11.6
- 11.7

Liability of TÜV Rheinland

12.1

- Liability of TÜV Rheinland
 respective of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach of
 contractual obligations or text, the liability of TÜV Rheinland for all damages, losses and reinbursement
 of expenses caused by TÜV Rheinland, his legal representatives and/or employees shall be limited to: (i)
 the case of a contract for animally recentling service, the agreed animal fee; (iii) in the case of a contract
 expressly charged on a time and material basis, a maximum of 20,000 Euro or equivalent amount in local
 curracy; and (vi) he the case of a contractive stage expense they revised for the possibility of placing
 contractive and the case of a contractive of the contractive and the case of a contractive
 contract. Notwithstanding the above, in the event that the total and accumulated liability calculated
 according to the foregoing provisions exceed 2.5 Milhion Euro equivalent amount in local currecy,
 the total and accumulated liability of TÜV Rheinland shall be only limited to and shall not exceed the
 and 2.5 Milhion Euro equivalent amount in local currecy,
 the total and accumulated liability of TÜV Rheinland shall be only limited to and shall not exceed the
 and 2.5 Milhion Euro equivalent amount in local currecy,
 the total and accumulated liability of TÜV Rheinland shall be only limited to and shall not exceed by
 paulice, intent or gross negligence on the part of TÜV Rheinland villa vical currecy
 limitation shall not poly to damages for a person's death, physical impay or illuse.
 In cases involving a fundamental breach of contract, TÜV Rheinland villa be liable even where minor
 angligence is univolvened to the stage of the contract shall be limited to the amount of damages reasonably
 foreceased as demanded to the contract shall be limited to the amount of damages reasonably
 foreceased damages), unless any of the circumstance described in article 122 apples.

 TÜV Rheinland to the performance of its services under the contract, unless such (reasonably
 forecease as a po
- 12.2
- otherwise contractually agreed in writing, TÜV Rheinland shall only be liable under the contract to 12.5
- less otherwise contractuany agreed an incident the client.

 The limitation periods for claims for damages shall be based on statutory provisions.

 None of the provisions of this article 12 changes the burden of proof to the disadvantage of the client. 12.6 12.7

13. 13.1

- 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 obtacles to performance due to national or international foreign trade legislations or embargos and/or sanctions. In

the event of a violation, $T\bar{U}V$ Rheinland shall be entitled to terminate the contract with immediate effect and the client shall compensate for the losses incured thereof by $T\bar{U}V$ Rheinland.

Data protection notice

The client undestands and agrees that TÜV Rheinland processes personal data (including but not limited to personal information) of the client and its related parties (including but not limited to not limited to personal information) of the client and its related parties (including but not limited to client and control to the client and control to the client and protect the data in compliance with the prevail and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security related laws and protect the data in compliance with the privacy and personal data security of deletion arises. Data subject may exercise the following rights: right of information, right of deletion arises. Data subject may exercise the following rights: right of information, right of deletion arises. Data subject may exercise the following rights: right of information, right of deletion arises and protection of the data and protection of the data with the data by TUR Rheinland as the person responsible or contract processor, please refer to the respec

- 15.1
- The test samples submitted by the client to TUV Rhenland for testing will be exapped following testing or will be returned to the client at the client's expense. The only exceptions are test samples, which are placed in storage on the basis of staturey regulations or of another agreement with the client.

 sample into storage will be disclosed to the client in the quotation. Here cost of placing next stature is the placed in storage will be disclosed to the client in the quotation. Here cost of placing a test stature of the client is the placed in storage that the premise, the reference samples or documentations must be made available to TUV Rhenland upon request promptly and free of charge. He de client, response to such a request, is inequally of making available the manning from the respective testing and certification that is brought forward by the client against TUV Rhenland upon the client against TUV Rhenland will be visible. 15.3
- reference samples and/or documentation, any liability claims for material and pecuniary unange count from the respective steptial and certification that is brought forward by the client against TVO Beniland shall be voised.

 The voised of the documentation shall be 10 from years after the expire of the test mark certificate or shall meet the applicable legal requirements for EU/EC certificates of conformity and GS mark certificates.

 To shall meet the applicable legal requirements for EU/EC certificates of conformity and GS mark certificates.

 TV W Reinstands with the liable for the loss of test samples or reference samples from the laboratories or wavelesses or TVV W Reinstands with the sample for some patigance.

Termination of the contract

- Termination of the contract

 Notwinstanding clause 3.3 of the GTCB, TUV Rheinland and the client are entitled to terminate the contract in the interior 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 six (6) months horize to the end of the contractually agreed turn. The notice period stall be shortened to six (6) in such a contract individually and independently agreed turn. The notice period stall be shortened to six (6) its accordiation or notification. The contract of the properties of the services due to a loss or a suspension of the Sergo adocuses. TUV Rheinland may conder gring a writen motic to the client to reminate the contract without benefing any liabilities and the client shall pay the relevant service fees for the services provided by TVV Rheinland due to the terminate motic to the client to sense includes but not a) the client does not immediately ontily TUV Rheinland of changes in the conditions within the company which are relevant for certification or signs of such changes:

 b) the client misuses the certificate or certification mark or uses it in violation of the contract.

 c) as substantial determination of the financiar of crue size of the client of the contract of the con

- individual cases.

 TÜV Rheinland is also entitled to terminate the contract with written notice if the client has
 make use of the time windows for auditing /service provision provided by TÜV Rheinlan
 scope of a certification procedure and the certificate therefore has to be withdrawn (for e
 the performance of monitoring audits). Clause 16.3 applies accordingly. 16.4

- scope of a certification procedure and the certificates therefore has to be withdrawn (for example during the performance or monitoring andist). Datase 16.3 applies accordingly.

 Force Majeure

 "Force Majeure" means the occurrence of an event or circumstance that prevents or impedes a Party from performing one or more of its contractal obligations under the contract, if and to the extent that that reasonably have been foreseen at the time of the contraction of the contract and the reasonably have been foreseen at the time of the contraction of the contract and the reasonably have been foreseen at the time of the contraction of the contract and obligations to the contract and obligation of the contract and obligations are contracted to the contract and obligation of the contract and obligation and reasonably have been avoided or overcome by the affected Party. In the absence of proof to the contract, and collowing events affecting a Party shall be presented by fulfill introduced to the contract and the obligation and revolution, military or susuappel opens, immercial, and of terminas, shoulding or highly (in) carried a further contraction, and trade restriction, embrgos, sanction; (iv) act of authority whether lawful or unlawful, compliance with any law or governmental order, experigation, existent of work, requisition, authoritation; (iv) places and trade restriction, embrgos, sanction; (iv) act of authority whether lawful or unlawful, compliance with any law or governmental order, experigation, existent of work, requisition, authoritation; (iv) places and trade restriction, embrgos, sanction; (iv) act of authority whether lawful or unlawful, compliance with any law or governmental order, experigation, existent of work, requisition, authoritation; (iv) places and trade restriction, embrgos, in a superior of sanctives and premises. The Party accessfully invoking this Clause is referred from in day to perform its obligations under the front the time at which the interpotent causes inabilitive to perform provided

- Hardship
 The Paries are bound to perform their contractual duties even if events have rendered performance more onescons than could reasonably have been unicipated at the time of the conclusion of the contract.

 (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 especial to have taken into account at the time of the condustor of the contract, and that contract and the contractual duties are consequenced, the Paries are bound, within a reasonable time of the invocation of that Clause, to negotiate alternative contractual terms which reasonably allow to overcome the consequences of the event that the contractual terms which reasonably allow to overcome the consequences of the event which reasonably allow to overcome the consequences of the event which reasonably allow to overcome the consequences of the event as the contractual term as provided in that peragraph, the Paries have been unable to agree alternative contractual term as provided in that peragraph, the Paries have been unable to agree alternative contractual terms and provided in that peragraph to be judged or attribute value to the agreement of the other contracts. It cannot event adjustment to be judged or attribute without the agreement of the other contracts.

Partial invalidity, written form, place of jurisdiction and dispute resolu 19.1

- artial invalidity, written form, place of jurisdiction and dispute resolution

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

 All amendments and outplements to this clause 17.1.

 Should one or several of the provisions under the contract and/or these terms and conditions be or
 become ineffective, the contracting parties shall replace the invalid provision with a legality valid
 provision that connect closes to the contract of the invalid provision in legal and commercial terms.

 Tri UN Enhant and meastion is legally registered and existing in the People's Republic of Chins, the
 contracting parties hereby agree that the contract and these terms and conditions shall be governed by the
 laws of the People's Republic of Chins.

 Tri UN Enhant and requestion is legally rejistered and existing in Taiwan, the contracting parties hereby
 agree that the contract and these terms and conditions shall be governed by the laws of Tri Vivan
 if TV Kenhant and meastion is legally rejistered and existing in Taiwan, the contracting parties hereby
 agree that the contract and these terms and conditions shall be governed by the laws of Taiwan. 19.3
- If 10 V Kinstance up. The Republic Application of the Contract and these terms and conditions shall be governed by use assume the Republic Application of the Contract and these terms and conditions or the execution thereof shall be settled friendly through negotiations. In a contract and these terms and conditions or the execution thereof shall be settled friendly through negotiations. In the contract, if no settlement or no agreement in respect of the extension of the negotiation period can be reached within two months of the aring of the dispute, the dispute shall be submitted.

 The Contract of th
 - the negotiation period can be reached within two months of the arising of the dispute, the dispute shall be submitted:

 in Canal New Residual in question being legally registered and existing in the Popule's Republic in Canal to China International Economic and Tank Arbitration Commission (CIETAC) to be settled by arbitration under the Arbitration Real or CIETAC in froze when the arbitrations substituted arbitration shall take place in Beijing, Shinghai, Shrunden or Chongqing as aproportately chosen by the chairing party.

 in the case of TUV Rheinland in question being legally registered and existing in Taiwan, to Chinese Arbitration Association, Taipei to be arbitrated in accordance with its then current Rules of Arbitration in the case of TUV Rheinland being legally registered and existing in Hong Kong, to Hong Kong International Arbitration Center (HKAC) to be settled by admission under the HKAC Administered Arbitration Rules in force when the Notice of Arbitration is submitted in accordance with these rules. The arbitration shall be place in Hong Kong.

 The decision of the relevant arbitration in tribunal shall be final and binding on both parties. The arbitration of the the Worter of the worker of the arbitration of the the Worter of the worker of the contribution of the the Worter of the Arbitration of the the Worter of the Arbitration of the the Worter of the Order of Arbitration is submitted in accordance with these rules. The arbitration of the Britance of the Worter of Arbitration is submitted in accordance with these rules. The arbitration of the Britance of the Worter of Arbitration is submitted in accordance with these rules. The arbitration of the Britance of Arbitration of the Britance of Arbitration is submitted to the Arbitration of the Britance of Arbitration is submitted to the Arbitration of the Britance of A