Test Report -Products



Report No.:	168487358d 001	Page 1 of 6
Client:	FLASHBAY ELECTRONICS	
Contact Information:	Building2, Jixun Industrial Park, Xinjiao, Dong'ao Villa Huiyang District, Huizhou City, Guangdong Province,	•
Test item(s):	6 materials	
Identification/ Model No(s):	Foodware Tastie/TT	
Sample obtaining method:	Sending by customer	
Condition at delivery:	Test item complete and undamaged.	
Sample Receiving date:	2024-06-02, 2024-06-23	
Testing Period:	2024-06-05 to 2024-07-01	
Place of testing:	Chemical laboratory Shenzhen	
Test Specification:		Test result:
 Safe Drinking Water an Content 	d Toxic Enforcement Act of 1986 (Proposition 65): Lead	PASS
2. Safe Drinking Water An Phthalates	d Toxic Enforcement Act of 1986 (Proposition 65) :	PASS
3. Bisphenol-A content		Please refer to page 5
Other information:		

According to customer's requirement, only the appointed materials have been tested.

For and on behalf of TÜV Rheinland (Shenzhen) Co., Ltd.

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2024-07-08

Alvin Huang / Senior 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.

TÜV Rheinland (Shenzhen) Co., Ltd. · 1F East & 3F West - 4F, Cybio Technology Building No.1, No. 16 Kejibei 2nd Road, High-Tech Industry Park North Nanshan District, 518057, Shenzhen, China Tel.: (86) 755 8268 1188 · Fax: (86) 755 2603 7102 · Mail: <u>service-gc@tuv.com</u> · Web: <u>www.tuv.com</u>



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Material List:

Item:	Foodware		
	Tastie/TT		

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Material No.	Material	Color	Location	
M001	Metal	Silvery	Refer to photo	
M002a	Coating	Black	Refer to photo	
M002b	Metal	Silvery	Refer to photo	
M003	Metal	Silvery	Refer to photo	
M004	Plastic	Translucent white	Refer to photo	
M005	Plastic	Black	Refer to photo	



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1.Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): Lead Content

Test Method: CPSC-CH-E1001-08.3, CPSC-CH-E1002-08.3 and CPSC-CH-E1003-09.1 (Microwave method)

Result:

Test No.	Material No.	Test Parameter	Unit	RL	Regulatory Requirement	Result
T001	M002a	Lead	mg/kg	10	100	< RL
T002	M004 + M005	Lead	mg/kg	10	100	< RL
T003	M001 + M002b + M003	Lead	mg/kg	10	100	< RL

Abbreviation: < = less than

RL = Reporting Limit mg/kg = milligram per kilogram

Remark:

*

CA Prop. 65 – Total lead content in Garden tools, hand tools and/ or kitchen utensils, whether sold singly or in sets or kits

According to court case County of Santa Clara, Case No. 112CV231165 and Alameda, Case No. RG12624392, BC483256

Lead shall not contain more than 100ppm (0.01%) in any accessible component of product.



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2.Safe Drinking Water And Toxic Enforcement Act of 1986 (Proposition 65) : Phthalates

Test Method: CPSC-CH-C1001-09.4

Test Result:

	T001	T002			
	Material No.			M002a	M004 + M005
Test Parameter	CAS NO	Unit	RL	Result	Result
Dibutyl phthalate (DBP)	84-74-2	%	0.005	< RL	< RL
Benzylbutyl phthalate (BBP)	85-68-7	%	0.005	< RL	< RL
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.005	< RL	< RL
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.005	< RL	< RL
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.005	< RL	< RL

Abbreviation: < = less than

RL = Reporting Limit

% = percentage

Remark:

*1 CA Prop. 65 – Phthalates content in Garden tools, hand tools, and/ or kitchen utensils, whether sold singly or in sets or kits According to court case settlement County of Santa Clara, Case No. 112CV231165, BC483256 Each of DEHP, BBP, DBP is less than 1000 ppm in each accessible component.

*2 CA Prop. 65 – Phthalate content in Household and kitchen accessories with vinyl/PVC gripping components According to court case settlement agreement Santa Clara County Superior Court, Case No. 115CV283507 concentrations less than 0.1% (1000 ppm) of DEHP, BBP, DBP, DIDP and DINP



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3.Bisphenol-A content

Test Method: Organic solvent extraction, LC-MS/MS

Result:

Test No.	Material No.	Test Parameter	Unit	RL	Test Result
T002	M004	Bisphenol-A	mg/kg	0.1	< RL
T003	M005	Bisphenol-A	mg/kg	0.1	< RL

Abbreviation: < = less than

RL = Reporting Limit mg/kg = milligram per kilogram



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Sample Photos





Product





Product

- END -



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

- Scope These General Terms and Conditions of Business of TÜV Rheinland in Greater China (GTCR)) is made between the client and one or more member entities of TÜV Rheinland in Greater China as applicable as the case may be (TUV Rheinland). The Greater China hereof refers to the regions within the territorise of China. The client three of Incutates : a natural person capable to form legaly briding contracts under the applicable laws who concludes the contract notif the purpose of a daily use. Isgaily briding contracts under the applicable laws. The legaly briding contracts under the applicable beam contracts under the applicable laws who concludes the contract on the scope of contract performance. The following terms and conditions story to agreed services including consultancy services, information, deliveries and similar services as well as an calculary services and other secondary obligations provided within the scope of contract performance. Any standard terms and conditions of the client d'any instrust beam of the scondary the contract even it TÜV Rheinland does not explicitly dject to them. The following terms part of the contract with the client without TÜV Rheinland having to refer to them separately in each individual case. 11 0
- (ii) 1.2
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Quotations

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

- Coming into effect and duration of contracts The contract table come into effect for the apread terms upon the quotation letter of TÜV. Rheinland or a separate contractual document being signed by both contracting parties, or upon the works requested by the client being carried out by TÜV Rheinland. If the disk in instruct STUV Rheinland without receiving a quotation from TÜV Rheinland quotaton), TÜV Rheinland the disk in instruct sole discretion, entited to accept the order by giving written notice of such acceptance (including notice sent via electronic many) or by performing the requested services. The contract term astruct prot he coming into effect of the contract. and shall continue for the term agreed in the contract. 3.2
- 3.3

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 suits, then the written confirmation of order by TÜV Rheinland shall be the service description (e.g., checking the correctness and functionality of parts, products, processes, installations, cognizations on Islend in the service description, agreed and use and application of such are not owed. In particular, no responsibility is assumed for the desgr, selection materials, constraintion or initiand use of an examined part, products, or plant, unless this is expressly statied in the order. 41
- 4.2 4.3
- The appeard services shall be performed in compliance with me regulatures in non-service and contract is entered into. TUV Rhenihand is entitled to determine, in its sole discretion, the method and nature of the assessment unless otherwise agreed in writing of it mandatory provisions regular a specific procedure to be followed. One contract the service shall be no simultaneous assumption of any guarantee of the Constraints of the upshally and vorting order of either tested or examined paths nor of the installation as a whole and its upstream and/or downstream processes, organisations, use and application in accordance with regulations, nor of the systems on which the installation is based in particular, TUV Rheinland shall assume no responsibility for the construction, selection of materials and assembly of installations are expressly covered by the contract. 4.4
- 4.5
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- In particular, TUV Rheinland shall assume no responsibility for the construction, selection discretion of the selection and segments of the selection and sequences of the selection of the
- 4.9

Performance periods/dates

- 5.1
- 5.2
- 5.3
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- Performance periods/dates The contractually agreed periods/dates 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 biology a period or dimension and the period of the theory of the period of the periods of periods and the periods and the periods and the periods and the periods of the periods and the periods of the periods 5.5
- to resume partormance. The elimits of biological or comply with legal, officially prescribed and/or by the accretion prescribed deadlines, it is the client's responsibility to agree on performance dates with TUV Rhenihand, which enable the client to comply with the legal and/or officially prescribed deadlines. TUV Rhenihand assumes no responsibility in this respect unless TUV Rhenihand deadlines. TUV Rhenihand assumes no responsibility in this respect unless the constructual objection of TUV 5.6

The client's obligation to cooperate

- 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. 6.1 6.2
- Design documents, supplies, auxiliary table to VM INTERTIENT. Design documents, supplies, auxiliary table data characteristic 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 warrans that:

a) it has required statutory qualifications;

- b) the product, service or management system to be certified complies with applicable laws and regulations; and
- c) it doesn't have any illegal and dishonest behaviours or is not included in the list of Enterprises with Serious Illegal and Dishonest Acts of People's Republic of China.
- If the client breaches the aforesaid representations and warranties, TÜV Rheinland is entitled to i) immediately terminate the contract/order without prior notice; and ii) withdraw the issued testing report/emiticates if any.
- 63 The client shall bear any additional cost incurred on account of work having to be redone 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, TÜV Rheinland shall be entitled to charge extra fees for such additional expense.

- If the scope of performance is not laid down in writing when the order is placed, invoicing shall be based on costs actually incurred. If no price is agreed in writing, invoicing shall be made in accordance with here fore list of TUP Whenland wild at the mid e performance. Unless otherwise agreed, work shall be invoiced according to the progress of the work. If the execution of an order extends on write mean one month and the value of the contract or the agreed fixed price exceeds £2,500.00 or equivalent value in local currency. TUP Rhenland may demand payments on account on in installments. 7.1 7.2 7.3

ment terms

- 8.1 8.2
- A linvoice 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 TUV Rhenland as indicated on the invoice, staling the invoice and client numbers. Reviewed that the payment of the payment of the state of the state of the applicable short rem loss interest rate publicly amounted by a popublic commercial bank in the country where TUV Rheinland is located. At the same time, TUV Rheinland reserves the right to claim further damages. 8.3
- applicable shift term dark interest has possely announced up a representer commence trans-tine country when TUX Rehariants a located. At the same time. TUV Rehariant a tessers the right the the country when TUX Rehariants a located. At the same time. TUV Rehariant areases the right Should the client default in payment of the invoice despite being granted a reasonable grace protect. TUV Rehariants shall be entited to cancel the contract, withdraw the certificate, client damages for non-performance and refuse to continue performance of the contract. The provisions set forth in antice 48 Atali alian spaty in cases involving returned cheques, cession of payment, commencement of insolvency proceedings has been damased due to lack of server. 8.4
- 8.5
- ets. ections to the invoices of TÜV Rheinland shall be submitted in writing within two weeks of eiot of the invoice. ass Obj

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April 2024

- TÜV Rheinland shall be entitled to demand appropriate advance payments. TUV Rheinland shall be entitled to raise its fees at the beginning of a month if overheads and/or payments and the state of th
- 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 including but not limited to setoff against any fees paid by the client under any contracts agreement and/or ordersiguotations reached with TÜV Rheinland. 8.9 8.10
- Acceptance of work
- 9.1 Any part of the work result ordered which is complete in itself may be presented by TÜV Rheniand for acceptance as an instalment. The client shall be obliged to accept it immediately. If acceptance is required or contractually agreed in an individual case, this rails be detended to have taken place two (2) weeks after completion and handover of the work, unless the client refuses acceptance within this period stating at tasks or university of contract by TUV. 92
- Rheinland. The client is not entitled to refuse acceptance due to insignificant breach of contract by TÜV Rheinland 9.3 9.4
- Rheiland. Hacesptance is excluded according to the nature of the work performance of TUV Rheihand, the completion of the work shall take its place. During the Follow-Vadd stage, if the clerk was unable to make use of the time windows provided for within the scope of a certification procedure for auding/performance by TUV Rheihand and the certificate is therefore to be without (e.g. performance de suivaillance audits), or if the clerk Rheihand is entitled to immediately charge a lump-sum compensation of 10% of the order amount as comparation for expenses. The clerk reserves the right to prove that the TUV Rheihand has incurred no damage whatsoever or only a considerably lower damage than the show lump sum. 9.5
- Rheinland has incurred no durange whatsoever or using a unincurred, in above time sum, are as the client has undertaken in the contract to accept services. TUV Rheinland shall also be entided to charge tump-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 TUV Rheinland has lurred no damage whatsoever or only a considerably lower damage than the above mentioned lump sum. 0 6lns

10. Confidentiality

- between or only a considerably lower damage than the above mentioned lump sum. 10.3
- b) C)
- 10.4
- 10.5 a)
 - b) c)
 - d)
- 10.6 10.7

Copyrights and rights of use, publications

- TVV Rheinland shall retain all exclusive copyrights in the reports, expert reports/opinions, test reports/results, results, calculations, presentations etc. prepared by TDV Rheinland, unless otherwise agreed by the parties in a separate agreement. As the owner of the copyrights, TDV Rheinland is free to grant others the right to use the work results for individual or all types of use 11.1 11.2
- Rinehand is free to grant others the right to use the work results for individual or all types of use (right of use). The client receives a simple, unlimited, non-transferable, non-sublecensable right of use to the contents of the work results produced within the scope of the contract, unless otherwise agreed by the parties in a separate agreement. The client may only use such reports expent reports/pointon: Less the productiveable, uses a calculater, presentation set to prepared within the The instruction of the generated agreement. The client may only use such reports agreed to the parties in a separate agreement. The client may only use such reports agreed to allow the reports/pointon. The setup setup of the generated work results for the generated with the Tothe the former of right of use of the generated work results and unaborened. The client may use work results and unaborened. The client may use work results only complete and unaborened. The client may use work results only complete and unaborened. The client may only pass on the work results in 10 unes TUV Rheinfand has given is prior written correct to the partial passing on of work results. 11.3
- 11.4
- work results in full unless TUV Kheniand has given its pror written consent to the partial passing on d work result. Buyloadi on the work results for advertising purposes are any knetwer use has work results hayend the scope regulated in clause 11.2, and any apartision of the introduction of TUV Rheniand meet the prove written approval of TUV Rheniand in each individual case. Besides, the client ensures that the adressaid use shall comply with relevant applicable laves, regulators and relevant rules (including but not limited to specific applicable testing and certification rules, etc.). TUV Rheniand may revoke a once given approval according to clause 11.5 at any time without stating reasons. In this case, the client is obligad to stop the transfer of the work results immediately athis own separes and, to lar as possible, withofwar publications, not entitle the client to use the corporate logo, corporate design or test/certification mark of TUV Rheinland not statis or the corporate logo, corporate design or test/certification mark of TUV Rheinland not statis or an entities that the corporate logo. Corporate design or test/certification mark of TUV Rheinland not statis or an entities the corporate logo. Corporate design or test/certification mark of TUV Rheinland not statis or an entities the corporate logo. Corporate design or test/certification mark of TUV Rheinland not statis or an entities the statis statis as the statis or statis and the statis in the corporate logo. Corporate design or test/certification mark of TUV Rheinland. 11.5
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- 11.7

Liability of TÜV Rheinland 12.

- Liability of TÜV Rheinland
 Transported of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach of contractul obligations or tor, the liability of UV Rheinland, the legal regresentatives and reimbursement of expenses caused by TUV Rheinland, the legal regresentatives and the structure of the stru 12.1
- 12.2 12.3
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- 12.6 12.7

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 naisonal and international expont control bar. The performance of a contract with the client is subject to the proviso that there are no obstacles to performance to a contract with the client is subject to the proviso that there are no obstacles to performance of a contract with the client is subject to the proviso that there are no obstacles to performance of a contract with the client is subject to the proviso that there are no obstacles to performance of a contract with the client is subject to the proviso that there are no obstacles to perform and the second 13.1 13.2

sanctions. In the event of a violation, TÜV Rheinland shall be entitled to terminate the contract with immediate effect and the client shall compensate for the losses incured thereof by TÜV Rheinland

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Data protection notice The client understands and agrees that TUV Rheinland processes personal data (including but not imited to personal information) of the client and its related parties (including but not imited to personal information) of the client and its related parties (including but not imited to personal data that the client collected or processes by testion and transferred to TUV Rheinland. For certain services, we may also process sensitive personal data. TUV Rheinland to the personal data that the client collected or processes by testion and transferred to TUV Rheinland. For certain services, we may also process sensitive personal data. Tuv Rheinland to the personal data that the client collected or processes by testion and the proposal data and the client collected or process bar of the data security related these and protect the data in compliance with the privacy and personal data. The personal data and protect the data is acubject. TUV Rheinland will care masses to avoid any tabulage, share, manipulation, damage or unauthorized access of personal data. The personal data bar of the data in compliance with the privacy and personal data. The personal subject may exercise the following right: cifted in disprocessing have the right to revise their client of the data in compliance or unauthorized access of personal data. The personal subject may exercise the following right: cifted in disprocessing have the right to revise their conversites the data more responsible or contrast processor, personal data. The personal data by time with effect for the future, se well as the right to field and the respective data protection information. You can contrast the Group Data Protection Officer 101V/ Rheinland A, cio Group Data Protection Officer, Am Grauen Stein, 51105 Cologne, Germany.

- 15.1 15.2
- Jon of test material and documentation
 The test samples submitted by the elient to TÜV Rheinland for testing will be scrapped following testing or will be returned to the client at the client's experise. The only exceptions are test agreement with the client.
 Charges apply the test samples are stored at the premises of TUV Rheinland. The cost of placing a test sample into storage will be disclosed to the client to be placed in storage and the interplaced of the storage on the client to be placed in storage at their premises and the storage on the client to be placed in storage at their promesure into storage will be disclosed to the client in the quotation.
 If reference samples or documentations are given to the client to be placed in storage at their promesure interplaced on the reference samples and/or documentation, any lability claims for material and pecuniary damage resulting from the respective testing and certification that is brought forward to the client to the storage and/or documentation, any lability claims and GS mat controllable legal requirements for EUEC certificaties of contempts and GS mat controllable legal requirements for EUEC certificaties or contempts and GS mat controllable legal requirements for storage on the client, the remerses brome by the client again will be lability of the sorage on the client. To remeasing and and GS mat controllable legal requirements for EUEC certificaties of contempts and GS mat controllable. 15.3 15.4
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tion of the contract

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- Instanding clause 3.3 of the GTCB, TUK Rheihand and the clear are entitled to terminate the fourth of the serie of a service combined in one contract, each of the combined part of the contract in starbing and independently of the contract, each of the combined part of the contract in the service and of the contract independently of the contract, each of the combined part of the contract independently of the contract, each of the contract independently of the contract, the activation of the activation of the contract independently of the independently of the independently of the contract independently of the contract independently of the independently of the independently of the contract independently of the contract independently of the contract independently of the contract independently of the contract 16.3

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- example during the performance of monitoring audits). Clause 16.3 applies accordingly: temperature of the performance of monitoring audits). Clause 16.3 applies accordingly: the performance of the contrast of the performance of the perfore 17.3

hip The Parties are bound to perform their contractual duties even if events have rendered performance more onerous than could reasonably have been anticipated at the time of the conclusion of the

The Parties are bound to perform their contractual duties even if events have rendered performance more oneous than could reasonably have been anticipated at the time of the conclusion of the Monithistanding paragraph 1 of this Classe, where a Party proves that: (a) the continue performance of its constructual duties has become excessively onervoir due to an event beyond its reasonable control which it could not reasonably have been expected to have taken into account at the fine of the conclusion of the contract and that could not reasonably have avoided or concreme the event of the regotible alternitive contractual terms which reasonably allow to overcome the consequences of the event. Where Clause 18.2 applies, but where the Parties have been unable to agree alternative contractual terms as provided in frat paragraph. The Parties have been unable to agree alternative agreement of the chart of the chart of the contractual of the contract.

wallidity, written torm, 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. Should one or availed of the provision stude the contract and/or these terms and conditions be Should one or availed on the provision stude the contract and/or these terms and conditions to the student of the provision stude the contract and/or the student of the valid provision that comes closest to the contract, and/or the valid provision in legal and commercial terms. Unless otherwise stipulated in the contract, the governing law of the contract and these terms and dTUV thenhalen (a puscitor is legally registered and existing in the Poolsh's Republic of China, the contracting parties hereby agree that the contract and trees terms and conditions shall be governed by the level of the Poolsh's Republic of China. If TUV Thenhalm in question is legally registered and existing in Taiwan, the contracting parties are the contracting parties hereby agree that the contract and trees terms and conditions shall be governed by the level of the Poolsh's Republic of China.

IT TUY Rherinan in question is legally registered and existing in Hong Kong, the laws of Taiwn. If TUY Rherinan in question is legally registered and existing in Hong Kong, the contracting IT UV Rherinan in question is legally registered and existing in Hong Kong. The contracting the total the contract and these terms and conditions shall be governed by the laws of Hong Kong. Any dispute in connection with the contract and these terms and conditions of the execution thereof shall be settled friendly through negotiations. Use the context of the terms and conditions of the execution thereof shall be settled friendly through negotiations. The case of TUV Rherinand in question being legally registered and existing in the Receive Republic of Chris, to Chrise International Economic and Trade Arbitration Commission (DEFAG) usemission of the arbitration shall be place in Being. Shanghai, Shanchen or Chongaing as appropriately chosen by the claiming party. In the case of TUV Rherinand in question being legally registered and existing in the Taiwan, to Govern and Institution Association, Taipei to be listing legally registered and existing in Taiwan, to Govern Astrono Association, Taipei to be instituted and existing in Taiwan, to Govern Astrono Association, Taipei to be stituted and existing in Taiwan, to Govern Astrono Association, Taipei to be stituted and existing in Taiwan, to Govern Astrono Association, Taipei to be stituted and existing in Taiwan, to Govern Astrono Association, Taipei to be stituted and existing in Taiwan, to Govern Astrono Association, Taipei to be stituted and existing in Taiwan, to Govern Astrono Association, Taipei to be astrono fails to astrono throng Kong, to kong Kong International Astrono Association and the terms and the terms and the terms as Astrono Association, the site for a when Taik Notice of Admitation as bastimeted in accordance Athenistered Astrono Association and the terms and the terms and threade of the terms as the terms and the terms and the terms

validity, written form, place of jurisdiction and dispute resolution