

TEST REPORT NO: B50262037 May.11,2020 **UL ORDER NO:** 13332916 Page: 1 of 4 VICSA STEELPRO Applicant: Test Date : Apr.28 - May.11,2020 Received Date: Address: Km 7 Autopista Medellin Lote 49 – Bodega1 Y 2, Parque Apr 28, 2020 Empresarial Celta, Funza – Cundinamarca, Colombia Contact Info: **Contact Person:** ANDREA MORENO andrea@ptccn.com Sample Description: KN95 MASK Buyer: VICSA STEELPRO Order No.: Age Grading: PI No.: Article No.: PO No.: AWB No.: Ref. No.: Color/ Color No.: Style No.: Element: Supplier: Guilin Win Win Hanger Import & Export Co., Ltd End Use: Yarn Count/Yarn Density/Weight: **Export To:** Country of Latam **Fiber Content:** Destination: **Country of Origin:** China **Fibre Content:** Number of Sample: 15 **Internal Testing No.: TEST TYPE:** Submitted (Sample Sent by Client) **Major Product** Group(s): Model No.:

Test Performed

Judgement according to:

GB 2626-2006 Respiratory protective equipment - Non-powered air-purifying particle respirator

For and on behalf of UL VS Shanghai Limited

Lester Xie - VS Operation Manager

测试样品由客户送样委托检测: 样品信息由客户提供并确认

以下条款仅针对中国市场和社会:

----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates or UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL'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 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's random inspection or testing or audit. The liability of UL 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 or UL VS Terms and Conditions.



TEST REPORT NO: B50262037 May.11,2020

UL ORDER NO: 13332916

> Page: 2 of 4

<u>Test Item</u>	<u>Conclusion</u>
Filtration Efficiency #	PASS

Remark:

- The results relate only to the samples tested.
- "NC"=No Comment, "NA"=Not Applicable, " * " See the attached test results details.
- # -This test was subcontracted.
- Selected test(s) as requested by applicants

Sample Information:

Sample	Product	Applicant's equivalent code / Color
001	KN95 MASK	White

****************** End of Page **************

测试样品由客户送样委托检测: 样品信息由客户提供并确认

以下条款仅针对中国市场和社会: -该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL'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 qualitive of the quality of the prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's anadom inspection or testing or audit. The liability of UL to the Customer in contract, tork (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, refer to the UL VS Terms and Conditions.

优力胜邦质量检测(上海)有限公司



TEST REPORT NO: B50262037 May.11,2020

UL ORDER NO: 13332916

Page: 3 of 4

1. Filtration Efficiency GB Air flow: 85L/min, Aerosol: N Unit: <%>		Requirements	Judgement
Before pretreatment		(KN95) ≥ 95.0	Pass
Sample 1#	99.5	(1.1.2.5)	
Sample 2#	99.2		
Sample 3#	99.2		
Sample 4#	99.3		
Sample 5#	99.3		
Sample 6#	99.4		
Sample 7#	99.7		
Sample 8#	99.7		
Sample 9#	99.1		
Sample 10#	99.3		
After pretreatment			
Sample 1#	99.5		
Sample 2#	99.3		
Sample 3#	99.5		
Sample 4#	99.6		
Sample 5#	99.5		
	****** End	of Page **************	

测试样品由客户送样委托检测: 样品信息由客户提供并确认

以下条款仅针对中国市场和社会:

-----该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL'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 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's random inspection or testing or audit. The liability of UL 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, businesses, contracts, revenues, or profit profit to suincesses, contracts, revenues, or profit profit profit profit profit profit profit profit profit publications, revenues, or profit profit

优力胜邦质量检测(上海)有限公司 ADF-001 (2018-09-18)



TEST REPORT NO: B50262037 May.11,2020

UL ORDER NO: 13332916

> Page: 4 of 4



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

测试样品由客户送样委托检测: 样品信息由客户提供并确认

以下条款仅针对中国市场和社会:

-该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

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

LETTERS / REPORTS / CERTIFICATES: Letters / Reports / Certificates of UL are issued for the exclusive use of the Customer to whom they are addressed. No quotation from reports / certificates or use of the UL's name is permitted except by UL'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 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's random inspection or testing or audit. The full bull 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, businesses, contracts, revenues, or revenues, or profit pushings, 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, refer to the UL VS Terms and Conditions.

优力胜邦质量检测(上海)有限公司

ADF-001 (2018-09-18)

All services are governed by the following Terms and Conditions. 所有服务均受以下条款及条件的约束。

- Verification Services. The U. Contracting Party Twe? "us", or "ou" as the content requires) will perform commercial testing, verification, audit, assessment, inspection, and/or other services ("Services") in accordance with your instructions as described in this order, scope of work, project proposal, quotation, or order acknowledgment ("Quotation"). The Services will be limited to an assessment of your samples' conformity to requirements, specifications, and/or protocods you have established ("Your Requirements"), and do not express any opinion regarding the bulk from which the samples were drawn. The Services do not involve any assessment or evaluation to independent safety assessment or explanation or explanation to the samples were drawn. The Services do not involve any assessment or evaluation to independent safety assessment of any assessment of any
- Retailer Programs. If you request us to test compliance with retailer, carrier or other third party program (Retailer's program, you consent to our disciosure of all associated information, materials, and deliverables to such Retailer and acknowledge that, nowthstanding any terms to the contrary in these Service Terms, the ownership of the deliverables for the Services will be in accordance with the Retailer's program, you consent to our disciosure of all associated information, materials, and deliverables to such Retailer and acknowledge that, nowthstanding any terms to the contrary in these Service Terms, the ownership of the deliverables for the Services will be in accordance with the Retailer's program.

 Path/10 Unity** (Institute of the Institute of t

 - Payment Terms. You will pay, without set off, our fees and related expenses in accordance with the Quotation including the cost of all taxes, wire or transfer fees, duties, and other fiscal charges which become due on the quoted price and will indemnify us from and against liabilities, incurred as a result of failure to pay any such sums when they become due. We may charge interest at 1% per morth (12% per year), or the maximum legal rate if less than 1.0% per morth, from the due date until paid fully. You agree to pay reasonable collection costs, including attorneys fees, if messessay, in the event of all or non-payment.

 **This **This

- ndings. We do not guarantee that our opinions or findings will be recognized or accepted by third parties. 发现:我可不保证我可的意见或发现会被第三方认可或接受。
- Use of Names and Marks. Except as otherwise authorized by us in writing, you will not use our name, abbreviation, symbols, marks, or the name of any of our subsidiaries, affiliates, or parent on any goods or their containers or packaging, or in connection with any advertising, promotions, or
- Cancellation Fees. If you cancel or change a Quotation of flew and the support is a constraint of the working day before the scheduled responsible for all responsible for all inspected and support of the working day before the scheduled responsible for all responsible for all incurred non-refundable travel costs associate with that audit. Any change or cancellation responsible for all incurred non-refundable travel costs associate with that audit. Any change or cancellation responsible for all incurred non-refundable travel costs associate with that audit. Any change or another than a support of the property of the property and the course which 7 days of the scheduled audit will be changed as Solo USD fee in addition to any incurred costs.

 TRAP* OFFER TO A TRANSPORT OF 10.
- 11.
- Your Information. You represent and warrant that all information and data provided to us by you, or on your behalf, is complete and accurate and may be relied upon to provide Services. In addition, you represent and warrant that all of Your Information is owned or licensed by you or on your behalf is either incomplete or inaccurate, we will not be liable in any manner for any deliciencies in the Services.

 The Services of the Services** or data provided to us by you or on your behalf is either incomplete or inaccurate, we will not be liable in any manner for any deliciencies in the Services.

 The Services or data provided to us by you or on your behalf is either incomplete or inaccurate, we will not be liable in any manner for any deliciencies in the Services.

 The Services or data provided to us by you or on your behalf is either incomplete or inaccurate, we will not be liable in any manner for any deliciencies in the Services.

 The Services or data provided to us by you or on your behalf is complete and accurate and may be relied upon to provide Services. In addition, you represent and warrant that all of Your Information is owned or licensed by you, and does not interpreted the provided Services. In addition, you represent and warrant that all of Your Information is owned or licensed by you or on your behalf is entirely upon to the liable in any manner for any deliciencies in the Services.

 The Services of the Services** or data provided to us by you or or your behalf is either incomplete to inaccurate, and the liable in any manner for any deliciencies in the Services.

 The Services of the Services** or data provided to us by you or other provided to us by you or other provided to us by your or other 12 · 贝司斯斯开除证, 贝司威贝司司(农庭医治我司司)
 · 我司不会以任何方式对耶条中的任何缺陷证扣责任。
- 13. Ownership of Work Product. You will own the test reports or other materials provided to you pursuant to any Quotation. We may retain a copy of the test reports and other materials for our archives and for creating reports for you and third parties, as required by you 工作产品的所有权: 贵可将拥有根据任何报价文件提供给贵可的测试报告或其他材料。应费可要求,我可可为我可存档以及为贵可和第三方创建报告之目的,保留测试报告和其他材料的测本。
- 15

- INITIATION OF LIABILITY. OUR LIABILITY FOR ANY CLAIMS FOR LOSS, DAMAGE, OR EXPENSE OF ANY NATURE AND HOWSOEVER ARISING FOR ANY BREACH OF CONTRACT AND/OR ANY FAILURE TO EXERCISE APPROPRIATE SKILL AND CARE BY US WILL UNDER NO CIRCUMSTANCE EXCEED THE FEES RECEIVED FOR THE SPECIFIC SERVICES WHICH GIVE RISE TO SUCH CLAIMS. UNDER NO CIRCUMSTANCE WILL WE HAVE ANY LIABILITY FOR ANY CLAIMS FOR INDIRECT. CONSEQUENTIAL, INCIDENTAL, SPECIAL, EXCEMPLANY, OR PUNITURE OF ANY PAULE WHATSOEVER. INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS, GOODWILE, BUSINESS, OR PRODUCTION, CANCELLATION OF CONTRACTS ENTREED INTO BY YOU., OR OTHER INTANCIBLE LOSSES (EVEN IF WE HAVE SEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), UNDER NO CIRCUMSTANCE WILL WE BE LIABLE TO YOU FOR ANY CLAIMS FOR LOSS, DAMAGE, OR EXPENSE UNLESS SUCH CLAIM IS BROUGHT UNDER SECTION 24 (DISPOSITION OF ANY CLAIMS FOR LOSS). IN CORRESPONDED FOR THE SERVICES WHICH GIVE RESET TO THE CARE FOR ANY ALLEGED NON-PERFORMANCE WILL WE MONTHS OF THE DATE OF THE DATE WHEN SUCH SERVICES SHOULD HAVE SEEN TO THE CARE FOR ANY ALLEGED NON-PERFORMANCE. WITHIN THE VIEW MONTHS OF THE DATE WHEN SUCH SERVICES SHOULD HAVE SEEN THE CARE WHICH AND SERVICE SERVICES SHOULD HAVE SEEN TO THE CARE FOR ANY ALLEGED NON-PERFORMANCE. WITHIN THE VIEW MONTHS OF THE DATE WHEN SUCH SERVICES SHOULD HAVE SEEN THE CARE WHEN THE PROPERTY OF THE PATE WHEN SUCH SERVICES SHOULD HAVE SEEN THE CARE WHEN THE PATE OF THE PATE WHEN SUCH SERVICES SHOULD HAVE SEEN THE PATE OF THE PATE WHEN SUCH SERVICES SHOULD HAVE SERVICED.
 - COMPLIED.

 GOMPLIED.

 GOMPLIED.
- Indemnification. You will defend, hold harmless, and indemnify us and our officers, directors, trustees, employees, agents, or subcontractors against all claims made by any third party for loss, damage, or expense arising out of these Terms and Conditions, including without limitation, the performance or non-performance or any Services or the Web Services.

 | ### 计十行程序 表示方法未表及表表 (包括后来开于任何服务实现结局条之继供或不提供) 引起的损失、损害或费用高提出的任何案籍,贵可将为我可及我可的管理人员、董事、受托人、煽员、代理或分包商进行抗辩,使我可及我可的管理人员、董事、受托人嘱贷、代理或分包商进行指挥。
- Waiver. Any failure by a party to insist upon the performance of any section of these Terms and Conditions will not constitute a waiver of any rights under these Terms and Conditions or future performance of that section.
- No Third Party Beneficiaries. The parties intend that no provisions of these Terms and Conditions will in any way bind or benefit any third party or the public at large and that no third party will have any rights or cause of action under these Terms and Conditions. In particular, in the event Singapore law governs these Terms and Conditions pursuant to Section 23 (Governing Law), a person or entity who is not a party to these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of these Terms and Conditions, regardless of whether such person or entity by name, as a member of actions, or as answering a party to these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of these Terms and Conditions, and the Conditions, regardless of whether such person or entity who is not a service of a party to these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of the Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of the Contracts (Rights of Third Parties) Act (Chapter S3B) to enforce any term of the Contracts (Rights of Third Parties) Act (Chapter S3B) to enfo 20
- No Assignment. Neither party may assign any of its rights or obligations under these Terms and Conditions to any other person without the other party's written authorization. However, we may, upon written notice, assign our rights and obligations under these Terms and Conditions to any of our affiliates or subsidiaries. 21. ubsidiaries。 -方不得在未经另一方书面授权的情况下,将其在本条数及条件项下的任何权利或义务转让给他人,但是,我可可经书面通知,将我可在本条数及条件项下的各项权利和义务转让给我可的任何失联方或子公司,
- 22

- Upin prior 主要要 些比较照明: 适用单十约上进中程、进行解释; 而不多及通用法被方法操移其限则

 Disputes Any objective of disagreement, other han onengament of fees rems and Conditions or the Services, will be settled by confidential, binding arbitration administered by the International Centre for Dispute Resolution of the American Arbitration Rules and the Procedures for Large, Complex Commercial Disputes. The arbitration was now all to the AAA Commercial Arbitration Rules and the Procedures for Large, Complex Commercial Disputes. The arbitration was now all the Conducted Debre a panel of International Centre for Dispute Resolution of the American Arbitration Rules and the Procedures for Large, Complex Commercial arbitrators will be sendented before a panel of three (3) arbitrators. The arbitration was lower will be Singapore, Republic of Singapore. The arbitration was not been a panel of International Centre (3) arbitrators. The arbitrators will arbitrator will be sendented as follows: the panel will be selection, the two (2) arbitrators will a green and the AAYs praced in a third arbitrator from the Ist of the (10), who will be the chair of the panel, and the panel will be found the panel will be dependent on the arbitrators will arbitrator will be a remained to the panel's decision. The arbitrators will arbitrator will be the main of the panel's decision. The arbitrators will be the main arbitrator will be the panel's decision will be binding and judgment on the arbitration was and the panel's decision will be the two (2) arbitrators will be the main arbitrator will be the panel's decision will be the two (2) arbitrators will be the main arbitrators will be the panel's decision will be the two (2) arbitrators will be the panel's decision will be binding and judgment on the arbitrators was and Conditions. The panel's decision will be binding and judgment on the arbitrators was and Conditions. The panel's
- Severability. If any section of these Terms and Conditions is held invalid, void, or unenforceable for any reason that section will be severed, and all other sections of these Terms and Conditions will remain valid to the extent permissible under law. **可分配性**:如果本条散及条件的所有其能条散将在法律允许的范围内依然有效。 26.
- Modifications. These Terms and Conditions are the entire and complete agreement between the parties and supersede any other communications, representations, or agreements with respect to its subject matter. Under no circumstances will any preprinted, additional, or different terms and conditions on your requests for quotation, purchase orders, invoices, sales or marketing materials, emails, any acceptance communications, or other business documents apply to any Services or Quotation or bind us in any manner. Modifications that have not been accepted by us, and such modifications from us are not accepted by us, and such modifications will not be a binding to be a binding or the property of the
 - agreement or us. 種文、本条股及条件是双方之间的全部、完整合意、取代关于本条政及条件的标的事项的任何其能均通、隆速或协议。在任何情况下,贵可的询价语、订单、发票、销售或塞销材料、电子邮件、任何提受语或其他商业文件上的任何预先的将的、额外的或不同的条数及条件,既不会通用于任何服务或报价文件,也不会以任何方式对我可具有约束力,并非由我可以书面方式或来自我可的确认电子部件数出的或未经我可以书面方式或来自我可的确认电子部件数量的。我可能不接受;开始提供服务也不表示我可接受任何该等修改,任何该等修改一概从我们双方的仓意之中予以排除,且 该等修改不会成为对我们双方有约束力的合意
- Order of Precedence. Except for conflicts with Section 3 (Payment Terms). Section 5 (Estimated Schedule and Price) and Section 10 (Cancellation Fees), these Terms and Conditions will take precedence over any conflicting terms in any Quotatin (**位長期**): 陈忠宇李宗帝 (文才後期)、 孫永宗 (丹西村中田東東和市) 新
- TOCKNOW PROFILEM X (1988) ** ADA: (
- Force Majeure. Nether party will be liable for any failure or delay in the performance of its obligations due to fire, flood, earthquake, elements of nature, or acts of God, acts of war, terrorism, riots, civil disorder, rebellions, or other similar cause beyond the reasonable control of the party affected, provided such default or delay. (i) could not have been prevented by reasonable precautions; (ii) cannot reasonable by circumvented. (iii) and the party hindered or delayed immediately notifies the other party describing the circumstance causing delay. 不知力: 15年,为国主义,是一个专业工作,但是一个工作,但是一个工

18.