

# INTERTEK TESTING SERVICES SHENZHEN LIMITED

These terms and conditions, together with any proposal, estimate or fee quote, form the agreement between you (the Client) and the Intertek entity (Intertek) providing the services contemplated therein.

### INTERPRETATION

- INTERPRETATION

  In this Agreement the following words and phrases shall have the following meanings unless the context otherwise requires:

  Agreement means this agreement entered into between Intertek and the Client;

  Charges shall have the meaning given in Clause 5.1;

  Contidential Information means all information in whatever form or manner presented which; (a) is disclosed pursuant to, or in the course of the provision of Services pursuant to, this Agreement; and (b), (i) is disclosed in writing, electronically, visually, orally or otherwise howsoever and is marked, stamped or identified by any means as confidential by the disclosing party at the time of such disclosure; and/or (ii) is information, howsoever disclosed, which would reasonably be considered to be confidential by the receiving party;

  Intellectual Property Right(s) means copyrights, trademarks (registered or unregistered), rade secrets and other like rights howsoever is expected, shall have the meaning as set out in Clause 2.3 below;

  Services means the services set out in any relevant Interdek Proposal, any relevant Client purchase order, or any relevant Interdek invoice, as applicable, and may comprise or include the provision by Interdek of a Report;

  The proposal means the proposal, element of the provision by Interdek of a Report;

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### THE SERVICES

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- THE SERVICES
  Interest shall provide the Services to the Client in accordance with the terms of this Agreement which is expressly incorporated into any Proposal netret k has made and submitted to the Client. In the event of any inconsistency between the terms of this Agreement and the Proposal, the terms of the Proposal shall take precedence. The Services provided by Intertek under this Agreement and any memorands, laboratory data, calculations, measurements, estimates, notes, sertificates and other material prepared by Intertek in the course of providing the Services to the Client, together with summaries or any other communication in any form describing the results of any work or services performed (the Report(s)) shall be only for the Client's use and anneaft.
- other communication in any Torm describing the results of any work or services performed (the Report(s)) shall be only for the Client's use and benefit.

  The Client acknowledges and agrees that if in providing the Services Intertek is obliged to deliver a Report to a third party, Intertek shall be deemed invexocity authorised to deliver such Report to the applicable third party. For the purposes of this clause an obligation shall arise on the instructions of the Client, or where, in the reasonable opinion of Intertek, it is implicit from the circumstances, trade, custom, usage or practice. The Client acknowledges and agrees that any Services provided and/or Reports produced by Intertek are done so within the limits of the scope of work agreed with the Client in relation to the Proposal and pursuant to the Client's specific instructions or, in the absence of such instructions, in accordance with any relevant trade custom, usage or practice. The Client trader agrees and acknowledges that services are not necessarily designed or intended to address all matters of quality, safety, performance or condition of any product, material, services, systems or processes tested, inspected or certified and the scope of work does not necessarily reflect all standards which may apply product, material, services, systems or processes tested, inspected or certified and the scope of work does not necessarily reflect all standards which may apply product, material, services, systems or processes tested unit in the Reports which represent intertek services are and/or analysis of facts, information, documents, samples and/or archies in data, indicated in the lacts and representations set out in the Reports which represent intertek's review and/or analysis of facts, information, documents, samples and/or archies in data, indicated in the samples and or the materials in existence at the time of the performance of the Services only.

  Client is responsible for acting as it sees it nor the basis of such Report. Neither Intertek nor any of

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- (d)
- no specific requirements are set forth in the testing, inspection, certification, auditing or other standards that are applicable and applied to the Services.

  INTERTEKS WARRANTIES

  Intertick warrants exclusively to the Client: that it has the power and authority to enter into this Agreement and that it will comply with relevant legislations and regulations in force as at the date of this Agreement in relation to the provision of the Services; that the Services will be performed in a manner consistent with that level of care and skill ordinarily exercised by other companies providing like services under similar circumstances.

  Interest was the services will be performed in a manner consistent with that level of care and skill ordinarily exercised by other companies providing like services under similar circumstances.

  Interest was the services will be performed in a manner consistent with that level of care and skill ordinarily exercised by other companies providing like services under similar circumstances.

  Interest was the services will be performed in the companies of the Client's premises its personnel comply with any health and safety rules and regulations and other reasonable security requirements made known to Interest by the Client in accordance with Clause 4.3(f); that the Reports produced in relation to the Services will not Intering any legal rights (including Intellectual Property Rights) of any third party. This warranty spin all not apply warranty by interest is directly or indirectly caused by interests (including Intellectual Property Rights) of any third party. This warranty shall not apply warranty set out in Clause 3.1 (b), interest shall, at its town expense, perform services of the type originally performed as may be reasonably required to correct any defect in Interest Performance. Interest makes on other warranties, express or implied. All other warranties, conditions and other terms implied by law (including but not limited to any implied warranties of merchantability and fitness for pu 3.3

# CLIENT WARRANTIES AND OBLIGATIONS

- The Client represents and warrants:

  that it has the power and authority to enter into this Agreement and procure the provision of the Services for itself; 
  that it is securing the provision of the Services hereunder for its own account and not as an agent or broker, or in any other representative 
  capacity, for any other person or entity; where a matter concerning any aspect or part of the Service or any matters related thereto is 
  communicated or transacted between Interets and a third party and Client knows of same without objecting thereto in a timely manner such that 
  the third party aparently is or appears to be transacting with Intereth, in respect of the Services, such third party shall be educed to be acting on 
  behalf of Client, therefore to the extent the said aspect, part or matters are concerned Intertek may charge Client for any service rendered at the 
  mountant of upin third nature.
- behalf of Client, therefore to the extent the said aspect, part or matters are concerned Intertek may charge Client for any service rendered at the request of such hird party.

  that any information, samples and related documents it (or any of its agents or representatives) supplies to Intertek client, including its agents, sub-contractors and employees) is, the, accurate representative, complete and is not insideading in any respect. The Client (without any duty to confirm or verify the accuracy or completeness thered) in order to provide the Services;

  that any samples provided by the Client to Intertek will be shipped pre-paid and will be collected or disposed of by the Client (at the Client's cost) within thirty (30) days after testing unless alternative arrangements are made by the Client. In the event that such samples are not collected or disposed by the Client within the required thirty (30) days period, Intertek reserves the right to destroy the samples, at the Client's cost, and that any information, samples or other related documents (including Intellectual Property Rights) of any third party. In the event that the Services provided related to any third party, the Client to Intertek will not, in any circumstances, infringe any legal rights (including Intellectual Property Rights) of any third party to acknowledge and agree to the provisions in this Agreement and the Proposal prior to and as a condition precedent to such third party receiving any Reports or the benefit of any Services.
- (d)
- 4.2

- provisions in mis Agreement and the Proposal prior to and as a condition precedent to such find party receiving any Reports or the benefit of any Services.

  The Client further agrees:
  to co-operate with Intertek in all matters relating to the Services and appoint a manager in relation to the Services who shall be duly authorised to provide instructions to Intertek on behalf of the Client and to bind the Client contractually as required;
  to provide Intertek (including its agents, sub-contractors and employees), at its own expense, any and all samples, information, material or other documentation necessary for the execution of the Services in a timely manner sufficient to enable Intertek to provide the Services in accordance with this Agreement. The Client acknowledges that any samples provided may become damaged or be destroyed in the coord relating as part of the necessary testing process and undertakes to hold Intertek harmless from any and all responsibility for such alteration, damage or destinution. (b)

- of the necessary testing process and undertakes to hold Intertek harmless from any and all responsibility for such alteration, damage or destruction;
  that it is responsible for providing the samples/equipment to be tested together, where appropriate, with any specified additional items, including but not limited to connecting pieces, fuse-links, etc.;
  to provide instructions and feedback to Intertek in a timely manner;
  to provide instructions and feedback to Intertek in a timely manner;
  to provide instructions and feedback to Intertek in a timely manner;
  to provide instructions and feedback to Intertek in a timely manner;
  to provide instructions and feedback to Intertek in a timely manner;
  to provide instructions and several provides and to any other relevant premises at which the Services are to be provided;
  prior to Intertek attending any premises for the performance of the Services are to be provided;
  no notify Intertek promptly of any fix, safety issues or incidents in respect of any term delivered by the Client, or any process or systems used at
  its premises or otherwise necessary for the provision of the Services;
  to inform Intertek in advance of any applicable improvision of the Services;
  to inform intertek in advance of any applicable improvision of the Services;
  to inform intertek in advance of any applicable improvision of the Services;
  to intertek in advance of a certificate, but inform and advise Intertek immediately of any changes during the term of the certificate which may
  to obtain and maintain all necessary licenses and consents in order to comply with relevant legislation and regulation in relation to the Services;
  to obtain and maintain all necessary licenses and consents in order to comply with relevant legislation and regulation in relation to the Services;
  to be the relevant to the services of the provision of the Services and to the services and the provision of the Services and the provision of the Services and the services are the services. (f) (g)
- (h)
- (i)

- that it will not use any Reports issued by Intertek pursuant to this Agreement in a misseuring maintee and use it will use a visible section in their entirety; in no event will the contents of any Reports or any extracts, excerpts or parts of any Reports be distributed on published without the prior written consent of Intertek (such consent not to be unreasonably withheld) in each instance; that any and all advertising and promotional materials or any statements made by the Client will not give a false or misleading impression to any third party concerning the services provided by Intertek; and that Client will notify Intertek of the change to any agreed to contact person or means of contact of Client immediately upon the occurrence of exchanges. (m) (n)
- such change.

  Interest shall be neither in breach of this Agreement nor liable to the Client for any breach of this Agreement if and to the extent that its breach is a direct result of a failure by the Client to comply with its obligations as set out in this Clause 4. The Client also acknowledges that the impact of any failure by the Client per perform its obligations set out herein on the provision of the Services by Intertek will not affect the Client's obligations under this Agreement for payment of the Charges pursuant to Clause 5 below.

## CHARGES, INVOICING AND PAYMENT he Client shall pay Intertek the charges set out in the Proposal, if applicable, or as otherwise contemplated for provision of the Services (the

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- 5.3
- 5.4
- Charges). The Charges are expressed exclusive of any applicable taxes. The Client shall pay any applicable taxes on the Charges are the contemporary of the Charges are expressed exclusive of any applicable taxes. The Client shall pay any applicable taxes on the Charges at the rate and in the manner prescribed by law, on the issue by Interiek of a valid invoice.

  The Client agrees that it will reinhouse interiek for any expresse incurred by Interiek relating to the provision of the Services and is wholly interiek will be charged on a time and material basis.

  The Charges represent the total feets to be paid by the Client for the Services pursuant to this Agreement. Any additional work performed by Interiek will be charged on a time and material basis. Interiek shall mixel the charges and expresses, if any. The Client shall pay each invoice within thirty (30) days of receiving it. If any invoice is not paid on the due date for payment, Interiek shall make the right to charge, and the Client shall pay, interest on the unpaid amount, calculated from the due date of the Invoice to the date of the Invoice of the amount in full at a rate equivalent to 3% per cent per annum above the base rate from time to time of HSBC Bank in the relevant currency.

- above the case rate from time to time to Pasco Sarin, in the relevant currency.

  INTELLECTUAL PROPERTY RIGHTS AND DATA PROTECTION

  All Intellectual Property, Rights belonging to a party prior to entry into this Agreement shall remain vested in that party. Nothing in this Agreement is intended to transfer any intellectual Property Rights from either party to the other.

  Any use by the Client (or the Client's affiliated companies or subsidiaries) of the name "Interlect" or any reason must be prior approved in writing by Interleck. Any other use of Interlecks trademarks or brand names is strictly prohibited and Interleck reserves the right to terminate this Agreement immediately as a result of any such unauthorised use.

  In the event of provision of certification services, Client agrees and acknowledges that the use of certification marks may be subject to national and international laws and regulations.
- 6.3 6.4
- and international laws and regulations.

  All intellectual property Rights in any Reports, document, graphs, charts, photographs or any other material (in whatever medium) produced by intertek pursuant to this Agreement shall belong to Intertek. The Client shall have the right to use any such Reports, document, graphs, charts, photographs or other material for the purposes of this Agreement.

  The Client agrees and acknowledges that intertek retains any all proprietary rights in concepts, ideas and inventions that may arise during the preparation or provision of any Report (including any deliverables provided by Intertek to the Client) and the provisation of the Services to the 6.5
- Client.

  Intertek shall observe all statutory provisions with regard to data protection. To the extent that Intertek processes or gets access to personal data in connection with the Services or otherwise in connection with this Agreement, it shall take all necessary technical and organisational measures to ensure the security of such data (and to guard against unauthorised or unlawful processing, accidental loss, destruction or damage to such

- CONFIDENTIALITY
  Where a party (the Receiving Party) obtains Confidential Information of the other party (the Disclosing Party) in connection with this Agreement (whether before or after the date of this Agreement) it shall, subject to Clauses 7.2 to 7.4: keep that Confidential Information confidential, by applying the standard of care that tuess for its own Confidential Information; use that Confidential Information only for the purposes of performing obligations under this Agreement; and not disclose that Confidential Information to any third party without the prior wither consorted of the Disclosing Party. The Receiving Party may disclose the Disclosing Party's Confidential Information on a "need to know" basis: to any legal advisers and statutory auditors that it has engaged for itse sengaged to trise.

  The Receiving Party may disclose the Disclosing Party's Confidential Information on a "need to know" basis: to any legal advisers and statutory auditors that it has engaged for itse sengaged for itse.

Intertek Testing Services Shenzhen Ltd.

- to any director, officer or employee of the Receiving Party provided that, in each case, the Receiving Party has first advised that person of the obligations under Clause 7.1 and ensured that the person is bound by obligations of confidence in respect of the Confidential Information no less onerous than those set out in this Clause 7; and where the Receiving Party is Interfect, to any of its subsidiaries, affiliates or subcontractors.

  The provisions of Clauses 7.1 and 7.2 shall not apply to any Confidential Information which:

  was already in the possession of the Receiving Party prior to its received by the possession of the Receiving Party prior to its received by the Receiving Party from a third party who lawfully acquired it and who is under no obligation restricting its disclosure; or is neceived by the Receiving Party who lawfully acquired it and who is under no obligation restricting its disclosure; or is independently developed by the Receiving Party without access to the relevant Confidential Information.

  The Receiving Party may disclose Confidential Information of the Disclosing Party to the extent required by law, any regulatory authority or the rules of any stock exchange on which the Receiving Party is listed, provided that the Receiving Party has given the Disclosing Party are somewhere to disclose and where possible given the Disclosing Party a reasonable opportunity prevent the disclosure through appropriate legal means.

  Each party shall ensure the compliance by its employees, agents and representatives (which, in the case of Intertek, includes procuring the same from any sub-contractors) with its obligations under this Clause 7.

  No licence of any intellectual Property Rights is given in respect of any Confidential Information solely by the disclosure of such Confidential No licence of any intellectual Property Rights is given in respect of any Confidential Information solely by the disclosure of such Confidential North Property Rights is given in respect of any Confidential Information solel
- 7.5
- 7.6
- AMENDMENT

  No amendment to this Agreement shall be effective unless it is in writing, expressly stated to amend this Agreement and signed by an authorised signatory of each party. **8.** 8.1

- 9.3 (a)
- Signatory of each party.

  FORCE MAJEURE

  Neither party shall be liable to the other for any delay in performing or failure to perform any obligation under this Agreement to the extent that were the performed to the performing or failure to perform any obligation under this Agreement to the extent that war (whether declared or not), civil war, riors, revolution, acts of terrorism, milliary action, sabotage and/or piracy; natural disasters such as violent storms, earthquakes, tidal waves, floods and/or lighting, explosions and fires; strikes and labour disputes, other than by any one or more employees of the affected party or of any supplier or agent of the affected party; or failures of utilities companies such as providers of telecommunication, internet, gas or electricity services. For the avoidance of doubt, where the affected party is Intertek any failure or delay caused by failure or delay on the part of a subcontractor shall only be a Force Majeure Event described in Clause 9.1 (a Force Majeure Event) shall: promptly notify the other party in writing of the Force Majeure Event and the cause and the likely duration of any consequential delay or non-use all reasonable endeavours to avoid or miligate the effect of the Force Majeure Event and continue to perform or resume performance of its affected obligations as soon as reasonably possible, and continue to provide Services that remain unaffected by the Force Majeure Event.

  If the Force Majeure Event continues for more than asty (60) days after the day on which it started, each party may terminate this Agreement by giving at least ten (10) days' written notice to the other party. (b)
- (c) 9.4

## LIMITATIONS AND EXCLUSIONS OF LIABILITY

- LIMITATIONS AND EXCLUSIONS OF LIABILITY

  Neither party excludes or limits liability to the other party:
  for death or personal injury resulting from the negligence of that party or its directors, officers, employees, agents or sub-contractors; or for its own fraud or that of its directors, officers, employees, agents or sub-contractors; or for its own fraud or that of its directors, officers, employees, agents or sub-contractors; or for its own fraud or of that of the directors, officers, employees, agents or sub-contractors; or for its own fraud or of that officers, or sub-contractors; or for its own fraud or for its own fraud or for the directors of the direct

  - LOSS OF PROFITS; LOSS OF SALES OR BUSINESS:
- LOSS OF SALES OR BUSINESS;

  LOSS OF OPPORTUNITY (INCLUDING WITHOUT LIMITATION IN RELATION TO THIRD PARTY AGREEMENTS OR CONTRACTS);
  LOSS OF OR DAMAGE TO GOODWILL OR REPUTATION;
  LOSS OF ANTICIPATED SAVING IN SELECTION TO MAKING A PRODUCT RECALL;
  LOSS OF USE OR CORRUPTION OF SOFTWARE, DATA OR INFORMATION; OR
  LOSS OF USE OR CORRUPTION OF SOFTWARE, DATA OR INFORMATION; OR
  ANY NDIRECT, CONSEQUENTIAL LOSS, PUNITIVE OR SPECIAL LOSS (EVEN WHEN ADVISED OF THEIR POSSIBILITY).
  ANY NDIRECT, CONSEQUENTIAL LOSS, PUNITIVE OR SPECIAL LOSS (EVEN WHEN ADVISED OF THEIR POSSIBILITY).
  ANY CLAIM BY THE CLIENT AGAINST INTERTER (ALWAYS SUBJECT TO THE PROVISIONS OF THIS CLAUSE 10) MUST BE MADE
  WITHIN NINETY (8)) DAYS AFTER THE CLIENT BECOMES AWARE OF ANY CLICONSTITUE A BAR OR INTERVOCABLE WAIVER TO
  ARRIVER TO GIVE SUCH NOTICE OF CLAIM WITHIN NINETY (8)) DAYS SHALL CONSTITUE A BAR OR INTERVOCABLE WAIVER TO
  SERVICES UNDER THIS AGREEMENT.

  SERVICES UNDER THIS AGREEMENT.
- SERVICES UNDER THIS AGREEMENT.

  Client will not hold Intertek liable or attempt to pursue Intertek's liability for the difference between the conclusion drawn by the Report and the conclusion produced or provided by any third party or assist or support any third party to do so.

  INDEMNITY 10.5
- The Client shall indemnify and hold harmless Intertek, its officers, employees, agents, representatives, contractors and sub-contractors from and against any and all claims, suits, liabilities (including costs of litigation and attorney's fees) arising, directly or indirectly, out of or in connection
- (a) (b)
- (c) (D)
- against any and an caums, suits, inclining inclining costs in linguistic and automity's teesy straing, circuity or incinectory, with claims or suits by any governmental automity or others for any actual or asserted failure of the Client to comply with any law, ordinance, regulation, rule or order of any governmental or judicial authority; claims or suits for personal injuries, loss of or damage to property, economic loss, and loss of or damage to intellectual Property Rights incurred by or occurring to any person or entity and arising in connection with or related to the Services provided hereunder by Intertek, its officers, employees, agents, representatives, contractors an sub-contractors; the breach or alleged breach by the Client of any of its obligations set out in Clause 4 above; ANY CLAIMS MADE BY ANY THIRD PARTY FOR LOSS, DAMAGE OR EXPENSE OF WHATSOEVER NATURE AND HOWSOEVER ARISING RELATING TO THE PERFORMANCE, PURPORTED PERFORMANCE OR NON-PERFORMANCE OF ANY SERVICES STO THE EXTENT THAT THE AGGREGATE OF ANY SUCH CLAIMS RELATING TO ANY ONE SERVICE EXCEDES THE LIMIT CLAIBLITY SET OUT IN CLAUSE 10 ABOVE; ANY CLAIMS OR SUITS ARISING AS A RESULT OF ANY MISUSE OR UNAUTHORISED USE OF ANY REPORTS ISSUED BY INTERTEK ANY CLAIMS OR SUITS ARISING AS A RESULT OF ANY MISUSE OR UNAUTHORISED USE OF ANY REPORTS ISSUED BY INTERTEK AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUANT TO THIS AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUANT TO THIS AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUANT TO THIS AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUANT TO THIS AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUANT TO THIS AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUANT TO THIS AGREEMENT; and CLIVIAL PROPERTY RIGHTS BELONGING TO INTERTEK (INCLUDING TRADE MARKS) PURSUAN (E)
- AGREEMENT; and any claims arising out of or relating to any third party's use of or reliance on any Reports or any reports, analyses, conclusions of the Client (or any third party to whom the Client has provided the Reports) based in whole or in part on the Reports, if applicable. The obligations set out in this Clauses 11 shall survive termination of this Agreement. (f)
- 11.2
- INSURANCE POLICIES
  Each party shall be reco-
- ble for the arrangement and costs of its own company insurance which includes, without limitation, professional
- indemnity, employer's liability, motor insurance and property insurance.

  INTERTEK EXPRESSLY DISCLAIMS ANY LIABILITY TO THE CLIENT AS AN INSURER OR GUARANTOR.
- The Client acknowledges that although Intertek maintains employer's liability insurance, such insurance does not cover any employees of the Client or any third parties who may be involved in the provision of the Services. If the Services are to be performed at premises belonging to the Client or third parties, Intertek's employer's liability insurance does not provide cover for non-Intertek employees.

- TERMIMATION

  This Agreement shall commence upon the first day on which the Services are commenced and shall continue, unless terminated earlier in accordance with this Clause 13, until the Services have been provided.

  This Agreement may be terminated by:
  either party if the other continues in material breach of any obligation imposed upon it hereunder for more than thirty (30) days after written notice has been dispatched by that Party by recorded delivery or courier requesting the other to remedy such breach; intented no written notice to the Client in the event that the Client fails to pay any invoice by its due date and/or fails to make payment after a further request for payment; or

- (c)
- rheir request for payment; or their party on written notice to the other in the event that the other makes any voluntary arrangement with its creditors or becomes subject to an iministration order or (being an individual or firm) becomes bankrupt or (being a company) goes into liquidation (otherwise than for the process of a solvent amalgamation or reconstruction) or an encumbrancer takes possession, or a receiver is appointed, of any of the property assets of the other or the other ceases, or threatens to cease, to carry on business. the event of termination of the Agreement for any reason and without prejudice to any other rights or remedies the parties may have, the Client sail pay Intertek for all Services performed up to the date of termination. This obligation shall survive termination or expiration of this Agreement, by termination or expiration of the Agreement shall not affect the accrued rights and obligations of the parties nor shall it affect any provision sich is expressly or by implication intended to come into force or continue in force on or after such termination or expiration.

ASSIGNMENT AND SUB-CONTRACTING Intertex reserves the right to delegate the performance of its obligations hereunder and the provision of the Services to one or more of its affiliates and/or sub-contractors when necessary. Intertek may also assign this Agreement to any company within the Intertek group on notice to the Client

GOVERNING LAW AND DISPUTE RESOLUTION

This Agreement and the Proposal shall be governed by the law of the People's Republic of China (excluding laws of Hong Kong, Macau and Talwan), Any dispute, controversy or claim arising from or in connection with this Agreement and/or the Proposal (including any non-contractual claim relating to the provision of the Services in accordance with this Agreement) shall firstly be resolved through friendly negotiations between Interfet and the Clinit. If no resolution can be reached within thirty (30) days after the commencement of any such negotiations either party may submit the dispute, controversy or claim to the Shanghai International Economy and Trade Arbitration Commission (namely Shanghai International Arbitration Cerus ShallAC) for arbitration which shall be conducted in Shanghai in accordance with arbitration rules of SHIAC in effect at the time of applying for arbitration. The arbitral award is final and binding upon both parties.

- Severability
  If any provision of this Agreement is or becomes invalid, illegal or unenforceable, such provision shall be severed and the remainder of the
  provisions shall continue in full force and effect as if this Agreement had been executed without the invalid illegal or unenforceable provision. If
  the invalidity, illegality or unenforceablity is so fundamental that it prevents the accomplishment of the purpose of this Agreement, Intertek and
  the Client shall immediately commence good faith negotiations to agree an alternative arrangement.

  No partnership or agency
  Nothing in this Agreement and no action taken by the parties under this Agreement hall constitute a partnership, association, joint venture or
  Walverson. 16.1
- 16.2
- Waivers

  Subject to Clause 10.4 above, the failure of any party to insist upon strict performance of any provision of this Agreement, or to exercise any right or remedy to which it is entitled, shall not constitute a waiver and shall not cause a diminution of the obligations established by this Agreement. A waiver of any breach shall not constitute a waiver of any reach shall not constitute a waiver of any reach shall not constitute a waiver of any subsequent breach.

  No waiver of any right or remedy under this Agreement shall be effective unless it is expressly stated to be a waiver and communicated to the
- 16.4
- No waiver of any right or remedy under this Agreement shall be effective unless it is expressly stated to be a waiver and communicated to the other party in writing.

  Whole Agreement
  This Agreement and the Proposal contain the whole agreement between the parties relating to the transactions contemplated by this agreement and supersedes all previous agreements, arrangements and understandings between the parties relating to those transactions or that subject matter. No purchase order, statement or other smillar document will add to or vary the terms of this Agreement. Each party acknowledges that in entering into this Agreement is has not relied on any representation, warranty, collateral contract or other savurance (second) those set out or referred to in this Agreement is had by or on behalf of any other party before the acceptance or signature of this Agreement. Each party waives all rights and remedies that, but for this Clause, might otherwise be available to it in respect of any such Nothing in this Agreement limits or excludes any liability for fraudulent misrepresentation.

  Third Party Rights
  A person who is not carri to this Agreement has no right to enforce any of its terms. 16.6

- Third Party Rights
  A person who is not party to this Agreement has no right to enforce any of its terms.
  Further Assurance
  Each party shall, at the cost and request of any other party, execute and deliver such instruments and documents and take such other actions in 16.9
- Such cases as may be reasonably requested from the line in order to give full effect to its obligations under this Agraement.

  CLIENT HERBEY ACKNOWLEDGES THAT PRIOR TO ITS EXECUTION OF THIS AGREEMENT INTERTEX THROUGHLY EXPLAINED EACH AND EVERY TERM AND CONDITION WIDER THIS AGREEMENT TO CLIENT AND EACH TERM AND CONDITION OF THIS AGREEMENT TO CLIENT AND EACH TERM AND CONDITION OF THIS AGREEMENT TO CLIENT AND EACH TERM AND CONDITION OF THIS AGREEMENT TO CLIENT AND EACH TERM AND CONDITION OF THIS AGREEMENT TO NOT CONSTITUTE AND ADDRESSED AND CONDITIONS UNDER THIS AGREEMENT DO NOT CONSTITUTE AN ADDRESSED CONTRACT IMPOSED BY EITHER PARTY BUT IS REFLECTION OF THE TRUE MUTUAL ASSENT OF BOTH PARTIES.

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