

检验报告

No: A2025-03-W006419

湖南省
第一
检

样品名称：大三湘鲜榨山茶油

规格型号：10mL×7

检验类别：委托检验

标称生产单位：湖南大三湘茶油股份有限公司

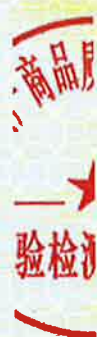
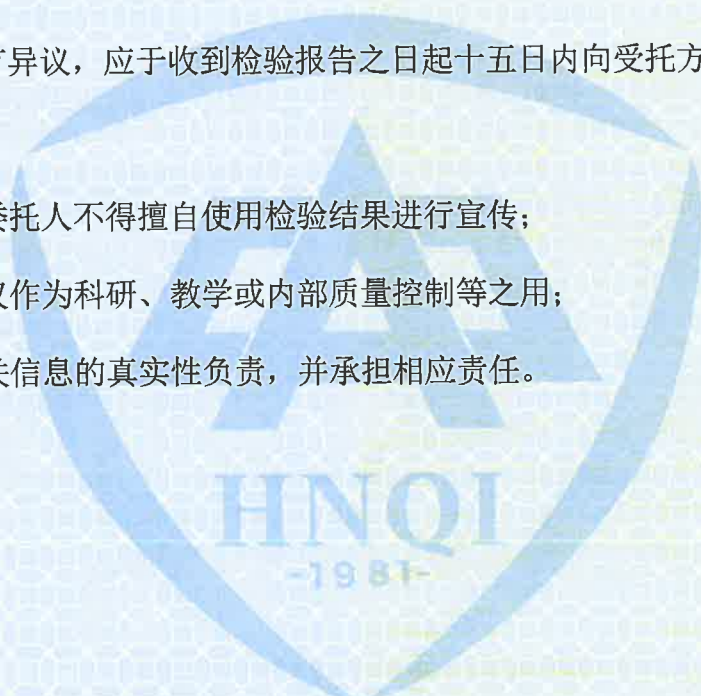
委托单位：湖南大三湘茶油股份有限公司

湖南省产品质量检验研究院



注 意 事 项

- 1、报告无“检验检测专用章”或检验单位公章无效；
- 2、未经本院批准不得部分复制报告，本院仅对重新加盖“检验检测专用章”或检验单位公章的复制报告负责；
- 3、报告无编制、审核、批准人签章无效，无骑缝章无效；
- 4、报告涂改无效；
- 5、一般情况，委托检验仅对来样负责；
- 6、委托方对检验报告若有异议，应于收到检验报告之日起十五日内向受托方提出书面申请，逾期不予受理；
- 7、未经检验机构同意，委托人不得擅自使用检验结果进行宣传；
- 8、报告无 CMA 标识时，仅作为科研、教学或内部质量控制等之用；
- 9、委托方对样品及其相关信息的真实性负责，并承担相应责任。



报告编号中-01-代表本部出具报告，-02-代表北院出具报告，-03-代表南院出具报告，-05-代表东院出具报告

本部地址：长沙市雨花区新建西路 189 号 邮编：410007

北院地址：长沙市经济技术开发区漓湘东路 198 号 邮编：410100

南院地址：长沙市雨花区时代阳光大道 238 号 B 座 邮编：410117

东院地址：长沙市雨花区体院北路 510 号 邮编：410014

报告查询：0731- 89775228（本部）、0731-89776337（北院）、0731-89775209（南院）、0731-89775289（东院）

业务电话：0731- 89775227（本部）、0731-89776336（北院）、0731-89775286（南院）、0731-89775287（东院）

质量投诉受理：0731-89775220




湖南省产商品质量检验研究院

检验报告

No: A2025-03-W006419

共2页 第1页

样品名称	大三湘鲜榨山茶油	规格型号	10mL×7
委托单位	湖南大三湘茶油股份有限公司	商标	大三湘
委托单位地址	湖南省衡阳市衡南县云集工业园	检验类别	委托检验
标称生产单位	湖南大三湘茶油股份有限公司	样品等级	特级
标称生产单位地址	湖南省衡阳市衡南县云集工业园	到样日期	2025/3/14
抽样地点	/	送样人	吴丹
经销单位	/	样品数量	5盒
经销单位地址	/	抽样基数	/
检验日期	2025/3/14 至 2025/3/28	生产日期	2025.02.19
		批号	6190252141
样品状态	包装完好		
检验依据	Q/HNSX 0004S-2024《食品安全企业标准 鲜榨山茶油》		
检验项目	色泽,透明度(20℃,24h),气味、滋味		
检验结论	该样品经检验,所检项目符合标准要求。所检项目合格。 <div style="text-align: right;">  签发日期: 2025/03/28 检验检测专用章 </div>		
备注	/		
样品及相关信息均由委托方提供,我院仅对收到样品的检验/检测结果负责,不对样品及相关信息的真实性负责。			

质量检验
专用

编制: 蒋伟

审核: 王淑霞

批准: 周兴旺

湖南省产商品质量检验研究院

大三湘鲜榨山茶油 检验报告

No: A2025-03-W006419

共2页 第2页

序号	检验项目	单位	标准及明示要求	检验结果	单项判定	检验方法
1	色泽	/	具有产品应有的色泽	具有产品应有的色泽	合格	Q/HNSX 0004S-2024
2	透明度 (20℃, 24h)	/	清澈	清澈	合格	Q/HNSX 0004S-2024
3	气味、滋味	/	具有油茶籽油固有的气味和滋味, 无异味	具有油茶籽油固有的气味和滋味, 无异味	合格	Q/HNSX 0004S-2024

备注: /

(以下空白)



湖南质检





221800110834

检验报告

No: A2025-03-W006418

样品名称：大三湘鲜榨山茶油

规格型号：10mL×7

检验类别：委托检验

标称生产单位：湖南大三湘茶油股份有限公司

委托单位：湖南大三湘茶油股份有限公司

湖南省产商品质量检验研究院



注 意 事 项

- 1、报告无“检验检测专用章”或检验单位公章无效；
- 2、未经本院批准不得部分复制报告，本院仅对重新加盖“检验检测专用章”或检验单位公章的复制报告负责；
- 3、报告无编制、审核、批准人签章无效，无骑缝章无效；
- 4、报告涂改无效；
- 5、一般情况，委托检验仅对来样负责；
- 6、委托方对检验报告若有异议，应于收到检验报告之日起十五日内向受托方提出书面申请，逾期不予受理；
- 7、未经检验机构同意，委托人不得擅自使用检验结果进行宣传；
- 8、报告无 CMA 标识时，仅作为科研、教学或内部质量控制等之用；
- 9、委托方对样品及其相关信息的真实性负责，并承担相应责任。

湖南
检验检测

报告编号中-01-代表本部出具报告，-02-代表北院出具报告，-03-代表南院出具报告，-05-代表东院出具报告

本部地址：长沙市雨花区新建西路 189 号 邮编：410007

北院地址：长沙市经济技术开发区漓湘东路 198 号 邮编：410100

南院地址：长沙市雨花区时代阳光大道 238 号 B 座 邮编：410117

东院地址：长沙市雨花区体院北路 510 号 邮编：410014

报告查询：0731- 89775228（本部）、0731-89776337（北院）、0731-89775209（南院）、0731-89775289（东院）

业务电话：0731- 89775227（本部）、0731-89776336（北院）、0731-89775286（南院）、0731-89775287（东院）

质量投诉受理：0731-89775220



湖南省产商品质量检验研究院

检验报告

No: A2025-03-W006418

共3页 第1页

样品名称	大三湘鲜榨山茶油	规格型号	10mL×7
委托单位	湖南大三湘茶油股份有限公司	商标	大三湘
委托单位地址	湖南省衡阳市衡南县云集工业园	检验类别	委托检验
标称生产单位	湖南大三湘茶油股份有限公司	样品等级	特级
标称生产单位地址	湖南省衡阳市衡南县云集工业园	到样日期	2025/3/14
抽样地点	/	送样人	吴丹
经销单位	/	样品数量	5盒
经销单位地址	/	抽样基数	/
检验日期	2025/3/14 至 2025/4/1	生产日期	2025.02.19
		批号	6190252141
样品状态	包装完好		
检验依据	Q/HNSX 0004S-2024《食品安全企业标准 鲜榨山茶油》等		
检验项目	相对密度, 主要脂肪酸组成, 能量, 蛋白质, 脂肪, 碳水化合物, 钠, 饱和脂肪酸, 单不饱和脂肪酸, 胆固醇, 水分及挥发物, 状态, 酸价(以KOH计), 过氧化值, 溶剂残留量, 铅(以Pb计), 锡, 总砷(以As计), 苯并[a]芘, 标签		
检验结论	该样品经检验, 所检项目中能量, 蛋白质, 脂肪, 碳水化合物, 钠, 饱和脂肪酸, 单不饱和脂肪酸, 胆固醇检验结果见第2、3页, 其他项目检验结果符合标准要求。		
备注	/		

质量
★
检测

签发日期: 2025/04/01



编制: 蒋伟

审核: 王淑霞

批准: [Signature]

样品及相关信息均由委托方提供, 我院仅对收到样品的检验/检测结果负责, 不对样品及相关信息的真实性负责

湖南省产商品质量检验研究院

大三湘鲜榨山茶油 检验报告

No: A2025-03-W006418

共3页 第2页

序号	检验项目	单位	标准及明示要求	检验结果	单项判定	检验方法	
1	相对密度	/	0.912~0.922	0.915	合格	GB/T 5526-1985	
2	主要脂肪酸组成	豆蔻酸 (C14: 0)	%	≤0.8	0.0494	合格	GB 5009.168-2016 第三法
		棕榈酸 (C16: 0)	%	3.9~14.5	8.54	合格	GB 5009.168-2016 第三法
		棕榈一烯酸 (C16: 1)	%	≤0.2	0.114	合格	GB 5009.168-2016 第三法
		硬脂酸 (C18: 0)	%	0.3~4.8	2.13	合格	GB 5009.168-2016 第三法
		油酸 (C18: 1)	%	68.0~87.0	79.2	合格	GB 5009.168-2016 第三法
		亚油酸 (C18: 2)	%	3.8~14.0	8.43	合格	GB 5009.168-2016 第三法
		亚麻酸 (C18: 3)	%	≤1.4	0.326	合格	GB 5009.168-2016 第三法
		花生酸 (C20: 0)	%	≤0.5	0.0458	合格	GB 5009.168-2016 第三法
		花生一烯酸 (C20: 1)	%	≤0.7	0.523	合格	GB 5009.168-2016 第三法
		芥酸 (C22: 1)	%	≤0.5	0.0426	合格	GB 5009.168-2016 第三法
	二十四碳一烯酸 (C24: 1)	%	≤0.5	0.0735	合格	GB 5009.168-2016 第三法	
3	能量	kJ/100g	/	3698	/	GB/Z 21922-2008	
4	蛋白质	g/100g	/	未检出 (检出限: 8mg/100g)	/	GB 5009.5-2016 第一法	
5	脂肪	g/100g	/	99.9	/	GB 5009.6-2016 第一法	
6	碳水化合物	g/100g	/	0.1	/	GB/Z 21922-2008	
7	钠	mg/100g	/	0.771	/	GB 5009.91-2017 第四法	
8	饱和脂肪酸	g/100g	/	10.9	/	GB 5009.168-2016 第三法	
9	单不饱和脂肪酸	g/100g	/	80.0	/	GB 5009.168-2016 第三法	

湖南省产商品质量检验研究院

大三湘鲜榨山茶油 检验报告

No: A2025-03-W006418

共3页 第3页

序号	检验项目	单位	标准及明示要求	检验结果	单项判定	检验方法
10	胆固醇	mg/100g	/	未检出 (定量限: 1.0 mg/100g)	/	GB 5009.128-2016 第一法
11	水分及挥发物	g/100g	≤0.1	0.03	合格	GB 5009.236-2016 第二法
12	状态	/	具有产品应有的 状态, 无正常视 力可见的外来异 物	具有产品应有的状 态, 无正常视力可 见的外来异物	合格	GB 2716-2018
13	酸价 (以KOH计)	mg/g	≤2.0	0.13	合格	GB 5009.229-2016 第一法
14	过氧化值	g/100g	≤0.2	0.15	合格	GB 5009.227-2023 第一法
15	溶剂残留量	mg/kg	不得检出	未检出 (定量限: 10 mg/kg)	合格	GB 5009.262-2016
16	铅 (以Pb计)	mg/kg	≤0.08	未检出 (定量限: 0.05mg/kg)	合格	GB 5009.12-2023 第二法
17	锡	mg/kg	≤250	未检出 (定量限: 0.25mg/kg)	合格	GB 5009.16-2023 第二法
18	总砷 (以As计)	mg/kg	≤0.1	未检出 (定量限: 0.005mg/kg)	合格	GB 5009.11-2024 第一篇第二法
19	苯并[a]芘	μg/kg	≤5.0	0.9	合格	GB 5009.27-2016
20	标签	/	应符合GB 7718- 2011和GB 28050- 2011的规定	符合	合格	GB 7718-2011、GB 28050-2011

备注: /
(以下空白)

湖南质检



湖南质检



221800110834

检验报告

No: A2025-03-W006578

交
通
运
输
第
一
检

样品名称：大三湘鲜榨山茶油

规格型号：10mL×7

检验类别：委托检验

标称生产单位：湖南大三湘茶油股份有限公司

委托单位：湖南大三湘茶油股份有限公司

湖南省产品质量检验研究院



注 意 事 项

- 1、报告无“检验检测专用章”或检验单位公章无效；
- 2、未经本院批准不得部分复制报告，本院仅对重新加盖“检验检测专用章”或检验单位公章的复制报告负责；
- 3、报告无编制、审核、批准人签章无效，无骑缝章无效；
- 4、报告涂改无效；
- 5、一般情况，委托检验仅对来样负责；
- 6、委托方对检验报告若有异议，应于收到检验报告之日起十五日内向受托方提出书面申请，逾期不予受理；
- 7、未经检验机构同意，委托人不得擅自使用检验结果进行宣传；
- 8、报告无 CMA 标识时，仅作为科研、教学或内部质量控制等之用；
- 9、委托方对样品及其相关信息的真实性负责，并承担相应责任。



报告编号中-01-代表本部出具报告，-02-代表北院出具报告，-03-代表南院出具报告，-05-代表东院出具报告

本部地址：长沙市雨花区新建西路 189 号 邮编：410007

北院地址：长沙市经济技术开发区漓湘东路 198 号 邮编：410100

南院地址：长沙市雨花区时代阳光大道 238 号 B 座 邮编：410117

东院地址：长沙市雨花区体院北路 510 号 邮编：410014

报告查询：0731- 89775228（本部）、0731-89776337（北院）、0731-89775209（南院）、0731-89775289（东院）

业务电话：0731- 89775227（本部）、0731-89776336（北院）、0731-89775286（南院）、0731-89775287（东院）

质量投诉受理：0731-89775220



湖南省产商品质量检验研究院

检验报告

No: A2025-03-W006578

共2页 第1页

样品名称	大三湘鲜榨山茶油	规格型号	10mL×7
委托单位	湖南大三湘茶油股份有限公司	商标	大三湘
委托单位地址	湖南省衡阳市衡南县云集工业园	检验类别	委托检验
标称生产单位	湖南大三湘茶油股份有限公司	样品等级	特级
标称生产单位地址	湖南省衡阳市衡南县云集工业园	到样日期	2025/3/14
抽样地点	/	送样人	吴丹
经销单位	/	样品数量	1盒
经销单位地址	/	抽样基数	/
检验日期	2025/3/14 至 2025/5/15	生产日期	2025.02.19
		批号	6190252141
样品状态	包装完好		
检验依据	Q/HNSX 0004S-2024《食品安全企业标准 鲜榨山茶油》、GB/T 15688-2024《动植物油脂 不溶性杂质含量的测定》		
检验项目	不溶性杂质含量		
检验结论	该样品经检验，所检项目符合标准要求。所检项目合格。		
备注	/		

质量检验



专用



签发日期: 2025/05/15

检验检测专用章

编制:

侯文慧

审核:

王高虎

批准:

周兴

样品及相关信息均由委托方提供，我院仅对收到样品的检验/检测结果负责，不对样品及相关信息的真实性负责。

湖南省产商品质量检验研究院

大三湘鲜榨山茶油 检验报告

No: A2025-03-W006578

共2页 第2页

序号	检验项目	单位	标准及明示要求	检验结果	单项判定	检验方法
1	不溶性杂质含量	%	≤0.05	0.01	合格	GB/T 15688-2024
备注: /						

(以下空白)



湖南质检





中国认可
国际互认
检测
TESTING
CNAS L0599

检测报告

ASH25-0016820-05

发布日期: 2025-03-21

客户名称: 湖南大三湘茶油股份有限公司
客户地址: 湖南省衡阳市衡南县云集工业园内

样品名称: 大三湘鲜榨山茶油
样品批号: 2025.02.19
生产日期: 6190252141
生产商: 湖南大三湘茶油股份有限公司
样品其他信息: 规格: 70mL

以上样品及信息由客户提供及确认, SGS 不承担证实客户提供信息的准确性、适当性和(或)完整性责任。

样品接收日期: 2025-03-17
检测周期: 2025-03-17 ~ 2025-03-21
检测要求: 根据客户要求检测。
检测方法: 请参见下一页。
检测结果: 请参见下一页。



SGS 授权签字人

通标标准技术服务(上海)有限公司
第 1 页, 共 2 页

扫码查看在线报告



ASH25-0016820-05
报告验证请访问:
check.sgs.com.cn



除非另有书面协议, 本报告由本公司依据《服务通用条款》出具。

《服务通用条款》印刷在正本报告纸背面, 或通过 <https://www.sgs.com/en/Terms-and-Conditions> 查询。请特别关注其中涉及责任限定, 赔偿以及司法管辖的相关条款。任何报告的持有方需知悉, 此报告内容仅反映SGS受限于客户指示下, 且在当时所得结论。SGS仅对其客户负责, 并且此报告不能免除交易各方根据交易文件所享有的权利和应履行的义务。未获得本公司书面批准, 本文件不得进行复制, 全文除外。任何未经授权对报告内容及形式进行的修改、伪造或扭曲都是违法行为, 违法者将会被追究法律责任。除非另有声明, 本测试报告所示结果仅涉及受测试样品。

注意: 检测/检验报告或证书的真实性, 请通过电话 (+86 755) 83071443 或邮箱 CN.Doccheck@sgs.com 验证。

3rd Building, No.889, Yishan Road, Xuhui District, Shanghai, China 200233
中国·上海·徐汇区宜山路889号3号楼 邮编: 200233

1 (86-021) 6064 5376 www.sgs.com.cn
1 (86-021) 6064 5376 sgs.china@sgs.com

Member of the SGS Group (SGS SA)

GENERAL CONDITIONS OF SERVICE

1. GENERAL

- (a) Unless otherwise agreed in writing or except where they are at variance with (i) the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationship(s) between any of the affiliated companies of SGS SA or any of their agents (each a "Company") and Client (the "Contractual Relationship(s)") shall be governed by these general conditions of service (hereinafter the "General Conditions").
- (b) The Company may perform services for persons or entities (private, public or governmental) issuing instructions (hereinafter, the "Client").
- (c) Unless the Company receives prior written instructions to the contrary from Client, no other party is entitled to give instructions, particularly on the scope of the services or the delivery of reports or certificates resulting therefrom (the "Reports of Findings"). Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party where so instructed by Client or, at its discretion, where it implicitly follows from circumstances, trade custom, usage or practice.

2. PROVISION OF SERVICES

- (a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
- (1) the terms of any standard order form or standard specification sheet of the Company; and/or
 - (2) any relevant trade custom, usage or practice; and/or
 - (3) such methods as the Company shall consider appropriate on technical, operational and/or financial grounds.
- (b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in our professional opinion be taken into account.
- (c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.
- (d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence, of the intervention. Client agrees that the Company is not responsible for the condition or calibration of apparatus, instruments and measuring devices used, the analysis methods applied, the qualifications, actions or omissions of third party personnel or the analysis results.
- (e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(a). The Company is under no obligation to refer to, or report upon, any facts or circumstances which are outside the specific instructions received or alternative parameters applied.
- (f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises Company to disclose all information necessary for such performance to the agent or subcontractor.
- (g) Should Company receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sale contracts, letters of credit, bills of lading, etc., they are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (h) Client acknowledges that the Company, by providing the services, neither takes the place of Client or any third party, nor releases them from any of their obligations, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of Client to any third party or that of any third party to Client.
- (i) All samples shall be retained for a maximum of 3 months or such other shorter time period as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall cease to have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. OBLIGATIONS OF CLIENT

The Client will:

- (a) ensure that sufficient information, instructions and documents are given in due time (and, in any event not later than 48 hours prior to the desired intervention) to enable the required services to be performed;
- (b) procure all necessary access for the Company's representatives to the premises where the services are to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
- (c) supply, if required, any special equipment and personnel necessary for the performance of the services;
- (d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not rely, in this respect, on the Company's advice whether required or not;
- (e) inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
- (f) fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract with a third party and at law.

4. FEES AND PAYMENT

- (a) Fees not established between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
- (b) Unless a shorter period is established in the invoice, Client will promptly pay not later than 30 days from the relevant invoice date or within such other period as may be established by the Company in the invoice (the "Due Date") all fees due to the Company failing which interest will become due at a rate of 1.5% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.
- (c) Client shall not be entitled to retain or defer payment of any sums due to the Company on account of any dispute, counter claim or set off which it may allege against the Company.
- (d) Company may elect to bring action for the collection of unpaid fees in any court having competent jurisdiction.
- (e) Client shall pay all of the Company's collection costs, including attorney's fees and related costs.
- (f) In the event any unforeseen problems or expenses arise in the course of carrying out the services the Company shall endeavour to inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.
- (g) If the Company is unable to perform all or part of the services for any cause whatsoever outside the Company's control including failure by Client to comply with any of its obligations provided for in clause 3 above the Company shall nevertheless be entitled to payment of:
- (1) the amount of all non-refundable expenses incurred by the Company; and
 - (2) a proportion of the agreed fee equal to the proportion of the services actually carried out.

5. SUSPENSION OR TERMINATION OF SERVICES

The Company shall be entitled to immediately and without liability either suspend or terminate provision of the services in the event of:

- (a) failure by the Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days that notice of such failure has been notified to Client; or
- (b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability:

- (1) The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity. Clients seeking a guarantee against loss or damage should obtain appropriate insurance.
 - (2) Reports of Findings are issued on the basis of information, documents and/or samples provided by, or on behalf of, Client and solely for the benefit of Client who is responsible for acting as it sees fit on the basis of such Reports of Findings. Neither the Company nor any of its officers, employees, agents or subcontractors shall be liable to Client nor any third party for any actions taken or not taken on the basis of such Reports of Findings nor for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
 - (3) The Company shall not be liable for any delayed, partial or total non-performance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.
 - (4) The liability of the Company in respect of any claim for loss, damage or expense of any nature and howsoever arising shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
 - (5) The Company shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
 - (6) In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - (i) The date of performance by the Company of the service which gives rise to the claim; or
 - (ii) The date when the service should have been completed in the event of any alleged non-performance.
- (b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance, of any services.

7. MISCELLANEOUS

- (a) If any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (b) During the course of providing the services and for a period of one year thereafter Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company.
- (c) Use of the Company's corporate name or registered marks for advertising purposes is not permitted without the Company's prior written authorisation.

8. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

Unless specifically agreed otherwise, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of Switzerland exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules. The arbitration shall take place in Paris (France) and be conducted in the English language.

9. SPECIAL CONDITION

Notwithstanding the provisions of clause 8 above, and providing that the Company and Client have their registered offices in China, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of China, exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Shanghai Arbitration Center by one or more arbitrators appointed in accordance with the said Rules, each party to bear its own costs. The arbitration shall take place in Shanghai and be conducted in the Chinese language.

检测样品描述:

样品编号	SGS 样品 ID	样品描述
3	ASH25-0016820-0003	盒装样品

检测结果:

理化检测

编号	检测项目	单位	检测方法	检测结果 3	定量限
1	没食子酸丙酯 (PG)	mg/kg	GB 5009.32-2016 第一法	ND	20
2	2,4,5-三羟基苯丁酮 (THBP)	mg/kg	GB 5009.32-2016 第一法	ND	20
3	叔丁基对苯二酚 (TBHQ)	mg/kg	GB 5009.32-2016 第一法	ND	20
4	去甲二氢愈创木酸 (NDGA)	mg/kg	GB 5009.32-2016 第一法	ND	20
5	丁基羟基茴香醚 (叔丁基对羟基茴香醚 (BHA))	mg/kg	GB 5009.32-2016 第一法	ND	20
6	2,6-二叔丁基-4-羟甲基苯酚 (IonoX-100)	mg/kg	GB 5009.32-2016 第一法	ND	20
7	没食子酸辛酯 (OG)	mg/kg	GB 5009.32-2016 第一法	ND	20
8	2,6-二叔丁基对甲 基苯酚 (BHT)	mg/kg	GB 5009.32-2016 第一法	ND	20
9	没食子酸十二酯 (DG)	mg/kg	GB 5009.32-2016 第一法	ND	20
10	黄曲霉毒素 B ₁	µg/kg	GB 5009.22-2016 第三法 光化学柱后衍生法	ND	0.1



备注:

1.ND = 未检出

注意事项:

除非另有说明, 本检测结果仅与被检测物品有关。未经检验机构书面同意, 委托人不得擅自使用检测结果进行不当宣传。未经检验机构批准, 不得复制(全文复制除外)报告。

结束

通标标准技术服务(上海)有限公司
第 2 页, 共 2 页



除非另有书面协议, 本报告由本公司依据《服务通用条款》出具。
《服务通用条款》印刷在正本报告纸背面, 或通过 <https://www.sgs.com/en/Terms-and-Conditions> 查询。请特别关注其中涉及责任限定, 赔偿以及司法管辖的相关条款。任何报告的持有方需知悉, 此报告内容仅反映SGS受限于客户指示下, 且在当时所得结论, SGS仅对其客户负责, 并且此报告不能免除交易各方根据交易文件所享有的权利和应履行的义务。未获得本公司书面批准, 本文件不得进行复制, 全文除外。任何未经授权对报告内容及形式进行的修改、伪造或扭曲都是违法行为, 违法者将会被追究法律责任。除非另有声明, 本测试报告所示结果仅涉及受测试样品。
注意: 检测/检验报告或证书的真实性, 请通过电话(86 755) 83071443 或邮箱 CN.Doccheck@sgs.com 查询。

3rd Building, No.889, Yishan Road, Xuhui District, Shanghai, China 200233
中国·上海·徐汇区宜山路889号3号楼 邮编: 200233

T (86-021) 6064 5376 www.sgs.com.cn
I (86-021) 6064 5376 sgs.china@sgs.com

GENERAL CONDITIONS OF SERVICE

1. GENERAL

- (a) Unless otherwise agreed in writing or except where they are at variance with (i) the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationships between any of the affiliated companies of SGS SA or any of their agents (each a "Company") and Client (the "Contractual Relationship(s)") shall be governed by these general conditions of service (hereinafter the "General Conditions").
- (b) The Company may perform services for persons or entities (private, public or governmental) issuing instructions (hereinafter, the "Client").
- (c) Unless the Company receives prior written instructions to the contrary from Client, no other party is entitled to give instructions, particularly on the scope of the services or the delivery of reports or certificates resulting therefrom (the "Reports of Findings"). Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party where so instructed by Client or, at its discretion, where it implicitly follows from circumstances, trade custom, usage or practice.

2. PROVISION OF SERVICES

- (a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
 - (1) the terms of any standard order form or standard specification sheet of the Company; and/or
 - (2) any relevant trade custom, usage or practice; and/or
 - (3) such methods as the Company shall consider appropriate on technical, operational and/or financial grounds.
- (b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in our professional opinion be taken into account.
- (c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.
- (d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence, of the intervention. Client agrees that the Company is not responsible for the condition or calibration of apparatus, instruments and measuring devices used, the analysis methods applied, the qualifications, actions or omissions of third party personnel or the analysis results.
- (e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(a). The Company is under no obligation to refer to, or report upon, any facts or circumstances which are outside the specific instructions received or alternative parameters applied.
- (f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises Company to disclose all information necessary for such performance to the agent or subcontractor.
- (g) Should Company receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sale contracts, letters of credit, bills of lading, etc., they are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (h) Client acknowledges that the Company, by providing the services, neither takes the place of Client or any third party, nor releases them from any of their obligations, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of Client to any third party or that of any third party to Client.
 - (i) All samples shall be retained for a maximum of 3 months or such other shorter time period as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall cease to have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. OBLIGATIONS OF CLIENT

The Client will:

- (a) ensure that sufficient information, instructions and documents are given in due time (and, in any event not later than 48 hours prior to the desired intervention) to enable the required services to be performed;
- (b) procure all necessary access for the Company's representatives to the premises where the services are to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
- (c) supply, if required, any special equipment and personnel necessary for the performance of the services;
- (d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not rely, in this respect, on the Company's advice whether required or not;
- (e) inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
- (f) fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract with a third party and at law.

4. FEES AND PAYMENT

- (a) Fees not established between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
- (b) Unless a shorter period is established in the invoice, Client will promptly pay not later than 30 days from the relevant invoice date or within such other period as may be established by the Company in the invoice (the "Due Date") all fees due to the Company failing which interest will become due at a rate of 1.5% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.
- (c) Client shall not be entitled to retain or defer payment of any sums due to the Company on account of any dispute, counter claim or set off which it may allege against the Company.
- (d) Company may elect to bring action for the collection of unpaid fees in any court having competent jurisdiction.
- (e) Client shall pay all of the Company's collection costs, including attorney's fees and related costs.
- (f) In the event any unforeseen problems or expenses arise in the course of carrying out the services the Company shall endeavour to inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.
- (g) If the Company is unable to perform all or part of the services for any cause whatsoever outside the Company's control including failure by Client to comply with any of its obligations provided for in clause 3 above the Company shall nevertheless be entitled to payment of:
 - (1) the amount of all non-refundable expenses incurred by the Company; and
 - (2) a proportion of the agreed fee equal to the proportion of the services actually carried out.

5. SUSPENSION OR TERMINATION OF SERVICES

The Company shall be entitled to immediately and without liability either suspend or terminate provision of the services in the event of:

- (a) failure by the Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days that notice of such failure has been notified to Client; or
- (b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability:

- (1) The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity. Clients seeking a guarantee against loss or damage should obtain appropriate insurance.
 - (2) Reports of Findings are issued on the basis of information, documents and/or samples provided by, or on behalf of, Client and solely for the benefit of Client who is responsible for acting as it sees fit on the basis of such Reports of Findings. Neither the Company nor any of its officers, employees, agents or subcontractors shall be liable to Client nor any third party for any actions taken or not taken on the basis of such Reports of Findings nor for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
 - (3) The Company shall not be liable for any delayed, partial or total non-performance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.
 - (4) The liability of the Company in respect of any claim for loss, damage or expense of any nature and howsoever arising shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
 - (5) The Company shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
 - (6) In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - (i) the date of performance by the Company of the service which gives rise to the claim; or
 - (ii) the date when the service should have been completed in the event of any alleged non-performance.
- (b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance, of any services.

7. MISCELLANEOUS

- (a) If any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (b) During the course of providing the services and for a period of one year thereafter Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company.
- (c) Use of the Company's corporate name or registered marks for advertising purposes is not permitted without the Company's prior written authorisation.

8. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

Unless specifically agreed otherwise, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of Switzerland exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules. The arbitration shall take place in Paris (France) and be conducted in the English language.

9. SPECIAL CONDITION

Notwithstanding the provisions of clause 8 above, and providing that the Company and Client have their registered offices in China, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of China, exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Shanghai Arbitration Center by one or more arbitrators appointed in accordance with the said Rules, each party to bear its own costs. The arbitration shall take place in Shanghai and be conducted in the Chinese language.

检测报告

ASH25-0016820-06

发布日期: 2025-03-21

客户名称: 湖南大三湘茶油股份有限公司
客户地址: 湖南省衡阳市衡南县云集工业园内

样品名称: 大三湘鲜榨山茶油
样品批号: 2025.02.19
生产日期: 6190252141
生产商: 湖南大三湘茶油股份有限公司
样品其他信息: 规格: 70mL

以上样品及信息由客户提供及确认, SGS 不承担证实客户提供信息的准确性、适当性和(或)完整性责任。

样品接收日期: 2025-03-17
检测周期: 2025-03-17 ~ 2025-03-21
检测要求: 根据客户要求检测。
检测方法: 请参见下一页。
检测结果: 请参见下一页。



SGS 授权签字人

通标标准技术服务(上海)有限公司
第 1 页, 共 4 页

扫码查看在线报告



ASH25-0016820-06
报告验证请访问:
check.sgsonline.com.cn



除非另有书面协议, 本报告由本公司依据《服务通用条款》出具。

(服务通用条款) 印刷在正本报告纸背面, 或通过 <https://www.sgs.com/en/Terms-and-Conditions> 查询。请特别关注其中涉及责任限定, 赔偿以及司法管辖的相关条款。任何报告的持有方需知悉, 此报告内容仅反映SGS受限于客户指示下, 且在当时所得结论。SGS仅对其客户负责, 并且此报告不能免除交易各方根据交易文件所享有的权利和应履行的义务。未获得本公司书面批准, 本文件不得进行复制, 全文除外。任何未经授权对报告内容及形式进行的修改、伪造或扭曲都是违法行为, 违法者将会被追究法律责任。除非另有声明, 本测试报告所示结果仅涉及受测试样品。

注意: 检测/检验报告或证书的真实性, 请通过电话 (86 755) 83071443 或邮箱 CN Doccheck@sgs.com 查询。

3rd Building, No.889, Yishan Road, Xuhui District, Shanghai, China 200233
中国·上海·徐汇区宜山路889号3号楼 邮编: 200233

l (86-021) 6064 5376 www.sgsgroup.com.cn
l (86-021) 6064 5376 sgs.china@sgs.com

Member of the SGS Group (SGS SA)

GENERAL CONDITIONS OF SERVICE

1. GENERAL

- (a) Unless otherwise agreed in writing or except where they are at variance with (i) the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationships between any of the affiliated companies of SGS SA or any of their agents (each a "Company") and Client (the "Contractual Relationship(s)") shall be governed by these general conditions of service (hereinafter the "General Conditions").
- (b) The Company may perform services for persons or entities (private, public or governmental) issuing instructions (hereinafter, the "Client").
- (c) Unless the Company receives prior written instructions to the contrary from Client, no other party is entitled to give instructions, particularly on the scope of the services or the delivery of reports or certificates resulting therefrom (the "Reports of Findings"). Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party where so instructed by Client or, at its discretion, where it implicitly follows from circumstances, trade custom, usage or practice.

2. PROVISION OF SERVICES

- (a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
- (1) the terms of any standard order form or standard specification sheet of the Company; and/or
 - (2) any relevant trade custom, usage or practice; and/or
 - (3) such methods as the Company shall consider appropriate on technical, operational and/or financial grounds.
- (b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in our professional opinion be taken into account.
- (c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.
- (d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence, of the intervention. Client agrees that the Company is not responsible for the condition or calibration of apparatus, instruments and measuring devices used, the analysis methods applied, the qualifications, actions or omissions of third party personnel or the analysis results.
- (e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(a). The Company is under no obligation to refer to, or report upon, any facts or circumstances which are outside the specific instructions received or alternative parameters applied.
- (f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises Company to disclose all information necessary for such performance to the agent or subcontractor.
- (g) Should Company receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sale contracts, letters of credit, bills of lading, etc., they are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (h) Client acknowledges that the Company, by providing the services, neither takes the place of Client or any third party, nor releases them from any of their obligations, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of Client to any third party or that of any third party to Client.
- (i) All samples shall be retained for a maximum of 3 months or such other shorter time period as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall cease to have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. OBLIGATIONS OF CLIENT

The Client will:

- (a) ensure that sufficient information, instructions and documents are given in due time (and, in any event not later than 48 hours prior to the desired intervention) to enable the required services to be performed;
- (b) procure all necessary access for the Company's representatives to the premises where the services are to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
- (c) Supply, if required, any special equipment and personnel necessary for the performance of the services;
- (d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not rely, in this respect, on the Company's advice whether required or not;
- (e) Inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
- (f) Fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract with a third party and at law.

4. FEES AND PAYMENT

- (a) Fees not established between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
- (b) Unless a shorter period is established in the invoice, Client will promptly pay not later than 30 days from the relevant invoice date or within such other period as may be established by the Company in the invoice (the "Due Date") all fees due to the Company failing which interest will become due at a rate of 1.5% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.
- (c) Client shall not be entitled to retain or defer payment of any sums due to the Company on account of any dispute, counter claim or set off which it may allege against the Company.
- (d) Company may elect to bring action for the collection of unpaid fees in any court having competent jurisdiction.
- (e) Client shall pay all of the Company's collection costs, including attorney's fees and related costs.
- (f) In the event any unforeseen problems or expenses arise in the course of carrying out the services the Company shall endeavour to inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.
- (g) If the Company is unable to perform all or part of the services for any cause whatsoever outside the Company's control including failure by Client to comply with any of its obligations provided for in clause 3 above the Company shall nevertheless be entitled to payment of:
- (1) the amount of all non-refundable expenses incurred by the Company; and
 - (2) a proportion of the agreed fee equal to the proportion of the services actually carried out.

5. SUSPENSION OR TERMINATION OF SERVICES

The Company shall be entitled to immediately and without liability either suspend or terminate provision of the services in the event of:

- (a) failure by the Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days that notice of such failure has been notified to Client; or
- (b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability:

- (1) The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity. Clients seeking a guarantee against loss or damage should obtain appropriate insurance.
- (2) Reports of Findings are issued on the basis of information, documents and/or samples provided by, or on behalf of, Client and solely for the benefit of Client who is responsible for acting as it sees fit on the basis of such Reports of Findings. Neither the Company nor any of its officers, employees, agents or subcontractors shall be liable to Client nor any third party for any actions taken or not taken on the basis of such Reports of Findings nor for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
- (3) The Company shall not be liable for any delayed, partial or total non-performance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.
- (4) The liability of the Company in respect of any claim for loss, damage or expense of any nature and howsoever arising shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
- (5) The Company shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
- (6) In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - (i) The date of performance by the Company of the service which gives rise to the claim; or
 - (ii) The date when the service should have been completed in the event of any alleged non-performance.

(b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance, of any services.

7. MISCELLANEOUS

- (a) If any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (b) During the course of providing the services and for a period of one year thereafter Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company.
- (c) Use of the Company's corporate name or registered marks for advertising purposes is not permitted without the Company's prior written authorisation.

8. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

Unless specifically agreed otherwise, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of Switzerland exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules. The arbitration shall take place in Paris (France) and be conducted in the English language.

9. SPECIAL CONDITION

Notwithstanding the provisions of clause 8 above, and providing that the Company and Client have their registered offices in China, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of China, exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Shanghai Arbitration Center by one or more arbitrators appointed in accordance with the said Rules, each party to bear its own costs. The arbitration shall take place in Shanghai and be conducted in the Chinese language.

检测样品描述:

样品编号	SGS 样品 ID	样品描述
3	ASH25-0016820-0003	盒装样品

检测结果:

农药残留

检测方法: GB 23200.121-2021
 GB/T 5009.19-2008 第一法
 实验室方法 GC-MS/MS
 GB/T 20770-2008
 实验室方法 HS-GC/MS
 GB 23200.8-2016
 SN/T 2325-2009
 实验室方法 LC-MS/MS
 SN/T 0293-2014
 GB 23200.116-2019 第二法
 SN/T 4591-2016
 GB 23200.113-2018

检测结果:

编号	检测项目	单位	CAS No.	检测结果 3	定量限
1	毒虫畏 (杀螟威)	mg/kg	470-90-6	ND	0.01
2	氯磺隆	mg/kg	64902-72-3	ND	0.02
3	乐果	mg/kg	60-51-5	ND	0.02
4	倍硫磷	mg/kg	55-38-9	ND	0.003
5	倍硫磷砒	mg/kg	3761-42-0	ND	0.003
6	倍硫磷亚砒	mg/kg	3761-41-9	ND	0.003
7	庚烯磷	mg/kg	23560-59-0	ND	0.01
8	(倍硫磷,倍硫磷砒,倍硫磷亚砒) 总量	mg/kg	-	ND	-
9	顺式-氯丹 (α -氯丹)	mg/kg	5103-71-9	ND	0.01
10	硫丹硫酸酯	mg/kg	1031-07-8	ND	0.01
11	反式氯丹	mg/kg	5103-74-2	ND	0.01
12	α -硫丹	mg/kg	959-98-8	ND	0.01
13	β -硫丹	mg/kg	33213-65-9	ND	0.01
14	硫丹总量 (α -硫丹, β -硫丹和硫丹硫酸酯之和)	mg/kg	-	ND	-

通标标准技术服务(上海)有限公司
 第 2 页, 共 4 页



除非另有书面协议, 本报告由本公司依据《服务通用条款》出具。
 《服务通用条款》印刷在正本报告纸背面, 或通过 <https://www.sgs.com/en/Terms-and-Conditions> 查询。请特别关注其中涉及责任限定, 赔偿以及司法管辖的相关条款。任何报告的持有方需知悉, 此报告内容仅反映SGS受限于客户指示下, 且在当时所得结论。SGS仅对其客户负责, 并且此报告不能免除交易各方根据交易文件所享有的权利和应履行的义务。未获得本公司书面批准, 本文件不得进行复制, 全文除外。任何未经授权对报告内容及形式进行的修改、伪造或扭曲都是违法行为, 违法者将会被追究法律责任。除非另有声明, 本测试报告所示结果仅涉及受测试样品。
 注意: 检测/检验报告或证书的真实性, 请通过电话 (+86 (755) 83071443 或 邮箱 CN Doccheck@sgs.com 查询。

3rd Building, No.889, Yishan Road, Xuhui District, Shanghai, China 200233 t (+86-021) 6064 5376 www.sgs.com.cn
 中国·上海·徐汇区宜山路889号3号楼 邮编: 200233 t (+86-021) 6064 5376 sgs.china@sgs.com



GENERAL CONDITIONS OF SERVICE

1. GENERAL

- (a) Unless otherwise agreed in writing or except where they are at variance with (i) the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationship(s) between any of the affiliated companies of SGS SA or any of their agents (each a "Company") and Client (the "Contractual Relationship(s)") shall be governed by these general conditions of service hereinafter the "General Conditions".
- (b) The Company may perform services for persons or entities (private, public or governmental) issuing instructions (hereinafter, the "Client").
- (c) Unless the Company receives prior written instructions to the contrary from Client, no other party is entitled to give instructions, particularly on the scope of the services or the delivery of reports or certificates resulting therefrom (the "Reports of Findings"). Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party where so instructed by Client or, at its discretion, where it implicitly follows from circumstances, trade custom, usage or practice.

2. PROVISION OF SERVICES

- (a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
- (1) the terms of any standard order form or standard specification sheet of the Company; and/or
 - (2) any relevant trade custom, usage or practice; and/or
 - (3) such methods as the Company shall consider appropriate on technical, operational and/or financial grounds.
- (b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in our professional opinion be taken into account.
- (c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.
- (d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence, of the intervention. Client agrees that the Company is not responsible for the condition or calibration of apparatus, instruments and measuring devices used, the analysis methods applied, the qualifications, actions or omissions of third party personnel or the analysis results.
- (e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(a). The Company is under no obligation to refer to, or report upon, any facts or circumstances which are outside the specific instructions received or alternative parameters applied.
- (f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises Company to disclose all information necessary for such performance to the agent or subcontractor.
- (g) Should Company receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sale contracts, letters of credit, bills of lading, etc., they are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (h) Client acknowledges that the Company, by providing the services, neither takes the place of Client or any third party, nor releases them from any of their obligations, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of Client to any third party or that of any third party to Client.
- (i) All samples shall be retained for a maximum of 3 months or such other shorter time period as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall cease to have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. OBLIGATIONS OF CLIENT

The Client will:

- (a) ensure that sufficient information, instructions and documents are given in due time (and, in any event not later than 48 hours prior to the desired intervention) to enable the required services to be performed;
- (b) procure all necessary access for the Company's representatives to the premises where the services are to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
- (c) supply, if required, any special equipment and personnel necessary for the performance of the services;
- (d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not rely, in this respect, on the Company's advice whether required or not;
- (e) inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
- (f) fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract with a third party and at law.

4. FEES AND PAYMENT

- (a) Fees not established between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
- (b) Unless a shorter period is established in the invoice, Client will promptly pay not later than 30 days from the relevant invoice date or within such other period as may be established by the Company in the invoice (the "Due Date") all fees due to the Company failing which interest will become due at a rate of 1.5% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.
- (c) Client shall not be entitled to retain or defer payment of any sums due to the Company on account of any dispute, counter claim or set off which it may allege against the Company.
- (d) Company may elect to bring action for the collection of unpaid fees in any court having competent jurisdiction.
- (e) Client shall pay all of the Company's collection costs, including attorney's fees and related costs.
- (f) In the event any unforeseen problems or expenses arise in the course of carrying out the services the Company shall endeavour to inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.
- (g) If the Company is unable to perform all or part of the services for any cause whatsoever outside the Company's control including failure by Client to comply with any of its obligations provided for in clause 3 above the Company shall nevertheless be entitled to payment of:
- (1) the amount of all non-refundable expenses incurred by the Company, and
 - (2) a proportion of the agreed fee equal to the proportion of the services actually carried out.

5. SUSPENSION OR TERMINATION OF SERVICES

The Company shall be entitled to immediately and without liability either suspend or terminate provision of the services in the event of:

- (a) failure by the Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days that notice of such failure has been notified to Client; or
- (b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability:

- (1) The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity. Clients seeking a guarantee against loss or damage should obtain appropriate insurance.
 - (2) Reports of Findings are issued on the basis of information, documents and/or samples provided by, or on behalf of, Client and solely for the benefit of Client who is responsible for acting as it sees fit on the basis of such Reports of Findings. Neither the Company nor any of its officers, employees, agents or subcontractors shall be liable to Client nor any third party for any actions taken or not taken on the basis of such Reports of Findings nor for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
 - (3) The Company shall not be liable for any delayed, partial or total non-performance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.
 - (4) The liability of the Company in respect of any claim for loss, damage or expense of any nature and howsoever arising shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
 - (5) The Company shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
 - (6) In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - (i) the date of performance by the Company of the service which gives rise to the claim; or
 - (ii) the date when the service should have been completed in the event of any alleged non-performance.
- (b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance, of any services.

7. MISCELLANEOUS

- (a) If any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (b) During the course of providing the services and for a period of one year thereafter Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company.
- (c) Use of the Company's corporate name or registered marks for advertising purposes is not permitted without the Company's prior written authorisation.

8. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

Unless specifically agreed otherwise, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of Switzerland exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules. The arbitration shall take place in Paris (France) and be conducted in the English language.

9. SPECIAL CONDITION

Notwithstanding the provisions of clause 8 above, and providing that the Company and Client have their registered offices in China, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of China, exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Shanghai Arbitration Center by one or more arbitrators appointed in accordance with the said Rules, each party to bear its own costs. The arbitration shall take place in Shanghai and be conducted in the Chinese language.

编号	检测项目	单位	CAS No.	检测结果 3	定量限
15	(顺式-氯丹,反式-氯丹) 总量	mg/kg	-	ND	-
16	乐杀螨	mg/kg	485-31-4	ND	0.01
17	草枯醚	mg/kg	1836-77-7	ND	0.01
18	氯酞酸甲酯	mg/kg	1861-32-1	ND	0.01
19	环螨酯	mg/kg	54460-46-7	ND	0.01
20	氟除草醚	mg/kg	13738-63-1	ND	0.01
21	烯虫乙酯	mg/kg	41096-46-2 /65733-18-8	ND	0.01
22	烯虫炔酯	mg/kg	42588-37-4	ND	0.01
23	格螨酯	mg/kg	97-16-5	ND	0.01
24	氟吡甲禾灵和高效氟吡甲禾灵	mg/kg	69806-40-2 /72619-32-0	ND	0.02
25	溴甲烷	mg/kg	74-83-9	ND	0.02
26	丙酯杀螨醇	mg/kg	5836-10-2	ND	0.02
27	抑草蓬	mg/kg	136-25-4	ND	0.05
28	灭草环	mg/kg	58138-08-2	ND	0.05
29	甲磺隆	mg/kg	74223-64-6	ND	0.01
30	胺苯磺隆	mg/kg	111353-84-5	ND	0.01
31	茚草酮	mg/kg	133220-30-1	ND	0.01
32	毒菌酚	mg/kg	70-30-4	ND	0.01
33	戊硝酚	mg/kg	4097-36-3	ND	0.01
34	消螨酚	mg/kg	131-89-5	ND	0.01
35	敌草快	mg/kg	85-00-7	ND	0.01
36	巴毒磷	mg/kg	7700-17-6	ND	0.02
37	特乐酚	mg/kg	1420-07-1	ND	0.01
38	草芽畏	mg/kg	50-31-7	ND	0.01
39	茅草枯	mg/kg	75-99-0	ND	0.01
40	灭螨醌 (灭螨醌&羟基灭螨醌之和, 以灭螨醌计)	mg/kg	57960-19-7 /57960-31-3	ND	0.01
41	氯酞酸	mg/kg	2136-79-0	ND	0.01
42	乙酯杀螨醇 (克氯苯)	mg/kg	510-15-6	ND	0.02
43	氯苯甲醚	mg/kg	2675-77-6	ND	0.02
44	三氯杀螨醇 (o,p'-异构体和 p,p'-异构体之和)	mg/kg	115-32-2	ND	0.02
45	三氟硝草醚	mg/kg	15457-05-3	ND	0.02
46	杀扑磷	mg/kg	950-37-8	ND	0.02
47	甲氧氯 (甲氧滴滴涕)	mg/kg	72-43-5	ND	0.01
48	速灭磷	mg/kg	7786-34-7	ND	0.02
49	二溴磷	mg/kg	300-76-5	ND	0.01
50	腐霉利	mg/kg	32809-16-8	ND	0.05
51	杀虫畏	mg/kg	22248-79-9	ND	0.01

通标标准技术服务(上海)有限公司
第 3 页, 共 4 页



除非另有书面协议, 本报告由本公司依据《服务通用条款》出具。
 《服务通用条款》印刷在正本报告纸背面, 或通过 <https://www.sgs.com/en/Terms-and-Conditions> 查询。请特别关注其中涉及责任限定, 赔偿以及司法管辖的相关条款。任何报告的持有方需知悉, 此报告内容仅反映SGS受限于客户指示下, 且在当时所得结论。SGS仅对其客户负责, 并且此报告不能免除交易各方根据交易文件所享有的权利和应履行的义务。未获得本公司书面批准, 本文件不得进行复制, 全文除外。任何未经授权对报告内容及形式进行的修改、伪造或扭曲都是违法行为, 违法者将会被追究法律责任。除非另有声明, 本测试报告所示结果仅涉及受测试样品。
 注意: 请识别/检验报告或证书的真實性。请通过电话(86-755) 63071443 或邮箱 CN_Doccheck@sgs.com 反馈。

3rd Building, No.889, Yishan Road, Xuhui District, Shanghai, China 200233
 中国·上海·徐汇区宜山路889号3号楼 邮编: 200233

t (86-021) 6064 5376 www.sgs.com.cn
 f (86-021) 6064 5376 sgs.china@sgs.com

Member of the SGS Group (SGS SA)



GENERAL CONDITIONS OF SERVICE

1. GENERAL

- (a) Unless otherwise agreed in writing or except where they are at variance with (i) the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationship(s) between any of the affiliated companies of SGS SA or any of their agents (each a "Company") and Client (the "Contractual Relationship(s)") shall be governed by these general conditions of service (hereinafter the "General Conditions").
- (b) The Company may perform services for persons or entities (private, public or governmental) issuing instructions (hereinafter, the "Client").
- (c) Unless the Company receives prior written instructions to the contrary from Client, no other party is entitled to give instructions, particularly on the scope of the services or the delivery of reports or certificates resulting therefrom (the "Reports of Findings"). Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party where so instructed by Client or, at its discretion, where it implicitly follows from circumstances, trade custom, usage or practice.

2. PROVISION OF SERVICES

- (a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
- (1) the terms of any standard order form or standard specification sheet of the Company; and/or
 - (2) any relevant trade custom, usage or practice; and/or
 - (3) such methods as the Company shall consider appropriate on technical, operational and/or financial grounds.
- (b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in our professional opinion be taken into account.
- (c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.
- (d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence, of the intervention. Client agrees that the Company is not responsible for the condition or calibration of apparatus, instruments and measuring devices used, the analysis methods applied, the qualifications, actions or omissions of third party personnel or the analysis results.
- (e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(a). The Company is under no obligation to refer to, or report upon, any facts or circumstances which are outside the specific instructions received or alternative parameters applied.
- (f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises Company to disclose all information necessary for such performance to the agent or subcontractor.
- (g) Should Company receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sale contracts, letters of credit, bills of lading, etc., they are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (h) Client acknowledges that the Company, by providing the services, neither takes the place of Client or any third party, nor releases them from any of their obligations, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of Client to any third party or that of any third party to Client.
- (i) All samples shall be retained for a maximum of 3 months or such other shorter time period as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall cease to have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. OBLIGATIONS OF CLIENT

The Client will:

- (a) ensure that sufficient information, instructions and documents are given in due time (and, in any event not later than 48 hours prior to the desired intervention) to enable the required services to be performed;
- (b) procure all necessary access for the Company's representatives to the premises where the services are to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
- (c) supply, if required, any special equipment and personnel necessary for the performance of the services;
- (d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not rely, in this respect, on the Company's advice whether required or not;
- (e) inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
- (f) fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract with a third party and at law.

4. FEES AND PAYMENT

- (a) Fees not established between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
- (b) Unless a shorter period is established in the invoice, Client will promptly pay not later than 30 days from the relevant invoice date or within such other period as may be established by the Company in the invoice (the "Due Date") all fees due to the Company falling which interest will become due at a rate of 1.5% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.
- (c) Client shall not be entitled to retain or defer payment of any sums due to the Company on account of any dispute, counter claim or set off which it may allege against the Company.
- (d) Company may elect to bring action for the collection of unpaid fees in any court having competent jurisdiction.
- (e) Client shall pay all of the Company's collection costs, including attorney's fees and related costs.
- (f) In the event any unforeseen problems or expenses arise in the course of carrying out the services the Company shall endeavour to inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.
- (g) If the Company is unable to perform all or part of the services for any cause whatsoever outside the Company's control including failure by Client to comply with any of its obligations provided for in clause 3 above the Company shall nevertheless be entitled to payment of:
 - (1) the amount of all non-refundable expenses incurred by the Company; and
 - (2) a proportion of the agreed fee equal to the proportion of the services actually carried out.

5. SUSPENSION OR TERMINATION OF SERVICES

The Company shall be entitled to immediately and without liability either suspend or terminate provision of the services in the event of:

- (a) failure by the Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days that notice of such failure has been notified to Client; or
- (b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability:

- (1) The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity. Clients seeking a guarantee against loss or damage should obtain appropriate insurance.
 - (2) Reports of Findings are issued on the basis of information, documents and/or samples provided by, or on behalf of, Client and solely for the benefit of Client who is responsible for acting as it sees fit on the basis of such Reports of Findings. Neither the Company nor any of its officers, employees, agents or subcontractors shall be liable to Client nor any third party for any actions taken or not taken on the basis of such Reports of Findings nor for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
 - (3) The Company shall not be liable for any delayed, partial or total non-performance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.
 - (4) The liability of the Company in respect of any claim for loss, damage or expense of any nature and howsoever arising shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
 - (5) The Company shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
 - (6) In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - (i) The date of performance by the Company of the service which gives rise to the claim; or
 - (ii) The date when the service should have been completed in the event of any alleged non-performance.
- (b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance, of any services.

7. MISCELLANEOUS

- (a) If any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (b) During the course of providing the services and for a period of one year thereafter Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company.
- (c) Use of the Company's corporate name or registered marks for advertising purposes is not permitted without the Company's prior written authorisation.

8. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

Unless specifically agreed otherwise, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of Switzerland exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules. The arbitration shall take place in Paris (France) and be conducted in the English language.

9. SPECIAL CONDITION

Notwithstanding the provisions of clause 8 above, and providing that the Company and Client have their registered offices in China, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of China, exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Shanghai Arbitration Center by one or more arbitrators appointed in accordance with the said Rules, each party to bear its own costs. The arbitration shall take place in Shanghai and be conducted in the Chinese language.

备注:

1.ND = 未检出

注意事项:

除非另有说明, 本检测结果仅与被检测物品有关。未经检验机构书面同意, 委托人不得擅自使用检测结果进行不当宣传。本检测报告仅作为科研、教学或内部质量控制之用。未经检验机构批准, 不得复制(全文复制除外)报告。

结束



通标标准技术服务(上海)有限公司
第 4 页, 共 4 页



除非另有书面协议, 本报告由本公司依据《服务通用条款》出具。

《服务通用条款》印刷在正本报告纸背面, 或通过 <https://www.sgs.com/en/Terms-and-Conditions> 查询。请特别关注其中涉及责任限定, 赔偿以及司法管辖的相关条款。任何报告的持有方需知悉, 此报告内容仅反映SGS受限于客户指示下, 且在当时所得结论。SGS仅对其客户负责, 并且此报告不能免除交易各方根据交易文件所享有的权利和应履行的义务。未获得本公司书面批准, 本文件不得进行复制, 全文除外。任何未经授权对报告内容及形式进行的修改、伪造或扭曲都是违法行为, 违法者将会被追究法律责任。除非另有声明, 本测试报告所示结果仅涉及受测试样品。

注意: 检测/检验报告或证书的真实性, 请通过电话 (86 755) 83071443 或邮箱 CN Doccheck@sgs.com 查询。

3rd Building, No.889, Yiehan Road, Xuhui District, Shanghai, China 200233
中国·上海·徐汇区宜山路889号3号楼 邮编: 200233

T (86-021) 6064 5376 www.sgs.com.cn
T (86-021) 6064 5376 sgs.china@sgs.com

GENERAL CONDITIONS OF SERVICE

1. GENERAL

- (a) Unless otherwise agreed in writing or except where they are at variance with (i) the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationship(s) between any of the affiliated companies of SGS SA or any of their agents (each a "Company") and Client (the "Contractual Relationship(s)") shall be governed by these general conditions of service (hereinafter the "General Conditions").
- (b) The Company may perform services for persons or entities (private, public or governmental) issuing instructions (hereinafter, the "Client").
- (c) Unless the Company receives prior written instructions to the contrary from Client, no other party is entitled to give instructions, particularly on the scope of the services or the delivery of reports or certificates resulting therefrom (the "Reports of Findings"). Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party where so instructed by Client or, at its discretion, where it implicitly follows from circumstances, trade custom, usage or practice.

2. PROVISION OF SERVICES

- (a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
- (1) the terms of any standard order form or standard specification sheet of the Company; and/or
 - (2) any relevant trade custom, usage or practice; and/or
 - (3) such methods as the Company shall consider appropriate on technical, operational and/or financial grounds
- (b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom or practice, or other circumstances which should in our professional opinion be taken into account.
- (c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.
- (d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's sole responsibility is to be present at the time of the third party's intervention and to forward the results, or confirm the occurrence, of the intervention. Client agrees that the Company is not responsible for the condition or calibration of apparatus, instruments and measuring devices used, the analysis methods applied, the qualifications, actions or omissions of third party personnel or the analysis results.
- (e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of its intervention only and within the limits of the instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(a). The Company is under no obligation to refer to, or report upon, any facts or circumstances which are outside the specific instructions received or alternative parameters applied.
- (f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises Company to disclose all information necessary for such performance to the agent or subcontractor.
- (g) Should Company receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sale contracts, letters of credit, bills of lading, etc., they are considered to be for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.
- (h) Client acknowledges that the Company, by providing the services, neither takes the place of Client or any third party, nor releases them from any of their obligations, nor otherwise assumes, abridges, abrogates or undertakes to discharge any duty of Client to any third party or that of any third party to Client.
- (i) All samples shall be retained for a maximum of 3 months or such other shorter time period as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall cease to have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. OBLIGATIONS OF CLIENT

The Client will:

- (a) ensure that sufficient information, instructions and documents are given in due time (and, in any event not later than 48 hours prior to the desired intervention) to enable the required services to be performed;
- (b) procure all necessary access for the Company's representatives to the premises where the services are to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
- (c) supply, if required, any special equipment and personnel necessary for the performance of the services;
- (d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not rely, in this respect, on the Company's advice whether required or not;
- (e) inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
- (f) fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract with a third party and at law.

4. FEES AND PAYMENT

- (a) Fees not established between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
- (b) Unless a shorter period is established in the invoice, Client will promptly pay not later than 30 days from the relevant invoice date or within such other period as may be established by the Company in the invoice (the "Due Date") all fees due to the Company failing which interest will become due at a rate of 1.5% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.
- (c) Client shall not be entitled to retain or defer payment of any sums due to the Company on account of any dispute, counter claim or set off which it may allege against the Company.
- (d) Company may elect to bring action for the collection of unpaid fees in any court having competent jurisdiction.
- (e) Client shall pay all of the Company's collection costs, including attorney's fees and related costs.
- (f) In the event any unforeseen problems or expenses arise in the course of carrying out the services the Company shall endeavour to inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.
- (g) If the Company is unable to perform all or part of the services for any cause whatsoever outside the Company's control including failure by Client to comply with any of its obligations provided for in clause 3 above the Company shall nevertheless be entitled to payment of:
- (1) the amount of all non-refundable expenses incurred by the Company, and
 - (2) a proportion of the agreed fee equal to the proportion of the services actually carried out.

5. SUSPENSION OR TERMINATION OF SERVICES

The Company shall be entitled to immediately and without liability either suspend or terminate provision of the services in the event of:

- (a) failure by the Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days that notice of such failure has been notified to Client; or
- (b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability:

- (1) The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity. Clients seeking a guarantee against loss or damage should obtain appropriate insurance.
 - (2) Reports of Findings are issued on the basis of information, documents and/or samples provided by, or on behalf of, Client and solely for the benefit of Client who is responsible for acting as it sees fit on the basis of such Reports of Findings. Neither the Company nor any of its officers, employees, agents or subcontractors shall be liable to Client nor any third party for any actions taken or not taken on the basis of such Reports of Findings nor for any incorrect results arising from unclear, erroneous, incomplete, misleading or false information provided to the Company.
 - (3) The Company shall not be liable for any delayed, partial or total non-performance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.
 - (4) The liability of the Company in respect of any claim for loss, damage or expense of any nature and howsoever arising shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the specific service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
 - (5) The Company shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
 - (6) In the event of any claim, Client must give written notice to the Company within 30 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - (i) The date of performance by the Company of the service which gives rise to the claim; or
 - (ii) The date when the service should have been completed in the event of any alleged non-performance.
- (b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and howsoever arising relating to the performance, purported performance or non-performance, of any services.

7. MISCELLANEOUS

- (a) If any one or more provisions of these General Conditions are found to be illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (b) During the course of providing the services and for a period of one year thereafter Client shall not directly or indirectly entice, encourage or make any offer to Company's employees to leave their employment with the Company.
- (c) Use of the Company's corporate name or registered marks for advertising purposes is not permitted without the Company's prior written authorisation.

8. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

Unless specifically agreed otherwise, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of Switzerland exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules. The arbitration shall take place in Paris (France) and be conducted in the English language.

9. SPECIAL CONDITION

Notwithstanding the provisions of clause 8 above, and providing that the Company and Client have their registered offices in China, all disputes arising out of or in connection with Contractual Relationship(s) hereunder shall be governed by the substantive laws of China, exclusive of any rules with respect to conflicts of laws and be finally settled under the Rules of Shanghai Arbitration Center by one or more arbitrators appointed in accordance with the said Rules, each party to bear its own costs. The arbitration shall take place in Shanghai and be conducted in the Chinese language.



中国认可
国际互认
检测
TESTING
CNAS L11240

报告编号: A2250157460101009C

检测报告

样品名称: 大三湘鲜榨山茶油

委托单位: 湖南大三湘茶油股份有限公司

检测类型: 委托检验



江苏华测品标检测认证技术有限公司
Centre Testing International Pinbiao(Jiangsu) Certification
Technology Co., Ltd
www.cti-cert.com



验证码: 7E93

CENTRE TESTING INTERNATIONAL TERMS AND CONDITIONS OF BUSINESS

1. Centre Testing International Group Co., Ltd. (including its affiliated company hereinafter "the Company") will provide services to person or body on request (hereinafter "the Principal") in accordance with and subject to the terms and conditions herein contained (hereinafter "the Condition"). Until otherwise notified in written agreement between the Company and the Principal, services provided by the Company shall be bound by and subject to all provisions of the Conditions.

2. All rights (included but not limited to copyright) in any test reports, test results, inspection certificates or other materials produced by the Company in the course of providing its services shall remain vested in the Company.

3. The Company undertakes to exercise reasonable caution and accurate scientific method in the performance of its services and accepts responsibility only where such method and caution is not exercised. The Company shall not be liable in respect of any circumstances for more than 10 times the amount of such service charge or agent fee nor more than the total amount of the contract. The Company shall have no liability in respect of any claims for indirect loss including loss of profit and/or loss of future business and/or cancellation of contracts entered into by the Principal.

4. The Company shall not in any event be liable for any loss because of any delay in performance or non-performance of any of its services when the delay is caused by any reason whatsoever that is beyond the Company's control, including but not limited to the following reasons: force majeure happens; the Principal fails to fulfill the obligations in accordance with the contract; due to the Principal's appointment; the loss and damage sustained by the Principal; there is a change to relevant laws, regulations and standards.

5. Test reports, test results or inspection certificates issued following test or analysis of samples stand the Company's specific opinion only. In no case shall the Company's responsibility extend to test reports, test results or inspection certificates on the sample. The Company shall have no liability in respect of any direct or indirect loss whatsoever caused by use of the test reports, test results or inspection certificates.

6. The Company can delegate the performance of the whole or any part of the services contracted with the Principal to any affiliated company or subcontractor without prior written/oral agreement of the Principal. The Company will ensure that instructions to the affiliated company or subcontractor are given and are accompanied by sufficient information to enable the required services to be performed effectively. The Company is deemed to fulfill his obligation when affiliated company of the Company and subcontractors exercising their rights and performing their obligations.

7. If the requirements of the Principal necessitate the analysis of samples by the Principal or by any third party, the Company will pass on the results of the analysis but without responsibility for accuracy of analysis results.

8. The Principal will:

(1) Supply, as the Company required, all necessary samples, information and technical documents, and ensures the truthfulness, integrity, legality and effectiveness; ensure samples, information and technical documents provided with no infringement which included but not limited to the violation of intellectual property rights and other rights.

(2) Ensure all necessary measures are taken for safety and security of working conditions, sites and installations during performance of the required service.

(3) Inform the Company in advance of any known hazards or dangers related to samples, actual or potential, associated with any request for the provision of services by the Company included but not limited to the presence or risk of radiation, toxic or explosive elements or materials, or other potential dangers to human, to thing or to the environment.

(4) Take all necessary steps to ensure safe transformation and transfer of samples. The samples shall be cared and be packed properly to eliminate or remedy any obstruction to or interruptions in the performance of the required services when samples delivered by mail. The Company is not liable for loss or damage incurred in the process of delivery.

(5) Be subject to the liabilities of compensation for any loss, damage or expense of whatsoever nature and howsoever arising relating to the violation of the terms and conditions of business by the Principal.

9. The Principal shall pay the Company punctually within the time the Principal and the Company has agreed upon. The Principal shall not be entitled to retain or deferring payment of any sums due to the Company on account of any dispute, cross claim or set off which may allege against the Company.

10. The Company shall be entitled to store the left sample (or any of them) in accordance with the sample's characters and internal management system. Upon the expiry of retaining period, if the samples are not collected by the Principal, at the sole discretion of the company the samples may be deemed as they are abandoned and/or can be destroyed. The expenses by sample delivery to the Principal shall reclaim from the Principal.

11. The Company shall pledge and undertake prescribed confidentiality obligation of technical information, materials and unofficial publications provided by the Principal. Meanwhile, the Principal shall pledge and undertake prescribed confidentiality obligation of any materials from the Company including environment conditions, manufacturing techniques and process. Unless on mutual written agreement, neither of the two parties could disclose the following contents to a third party: scope of cooperation, contents, cooperation mode, expense, rights and obligations of both parties; the process of handling appeals. Either party who violated the condition shall be subject to legal and economic responsibility.

12. In the event of any suspension of bankruptcy, insolvency, receivership or cessation of business or the Principal failing to pay part of any sums owing to the Company, the Company shall be entitled to suspend all performance of the service and withholding the issue of test report, test result, inspection certificate or any other material requested forthwith and without liability until payment of all sums owing to the Company together with interest thereon is settled.

13. In the event of the Company being prevented by reason of any cause whatsoever beyond the Company's control including but not limited to the Principal requirement from completing the service for which an agreement has been made, the Principal shall pay the Company the expenditure actually occurred equaling the proportion of the services already carried out.

14. The Company shall have no liability to the Principal for delay in performance of any of its services for the lack of technology or test equipment within time notification to the Principal.

15. The Company shall not in any event be liable for any disputes as a result of inappropriate behavior by the Principal which includes but not limited to: unilateral modification by the Principal on test reports; extracting of test information from test reports; breaching the duty of clause 8(1) offering illegal samples or technical information.

16. The results of testing, calibration or inspection shall be deemed as accepted by the Principal unless any written disagreement is raised within 15 working days from the day that the Principal receive the test reports, test results or inspection certificate. The written disagreement mentioned above must include the original copy of such reports and prepaid retesting fee. If the written disagreement is incomplete and the Principal fails to complete it within 15 working days mentioned above, the results testing, calibration or inspection will still be deemed as being accepted by the Principal.

17. All contracts for provision of services by the Company and the Conditions shall be construed in accordance with and governed by the laws of the People's Republic of China and for the purpose of any arbitral or litigation proceedings such contracts shall be deemed to have been made and performed in PRC unless otherwise specified herein. If any provision contained in the Conditions is and/or becomes invalid, illegal or unenforceable in any respect under the laws of PRC, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.

18. The Principal shall be entitled to submit amendment application of the report within 3 months from receiving the test report. The amendment application must be agreed by the Company, otherwise, none will be considered. Any fees caused by the amendment shall be paid by the Principal.

19. Any dispute or claim arising out of or relating to the provision of services by the Company shall be settled through mutual consultations. In case no settlement can be reached, either party is entitled to lodge a lawsuit with Shenzhen Baoan District People's Court.

检测报告

报告编号: A2250157460101009C

第 1 页共 2 页

样品信息	样品名称	大三湘鲜榨山茶油		
	商标	/	型号/规格	10mL × 7
	CTI 样品编号	NR02293009	等级	/
	生产日期	2025.02.19	批号	6190252141
	样品数量	8 盒	样品状态	液体
	生产商	湖南大三湘茶油股份有限公司		
	生产商地址	湖南省衡阳市衡南县云集工业园兴园路		
客户信息	委托单位	湖南大三湘茶油股份有限公司		
	委托单位地址	湖南省衡阳市衡南县云集工业园兴园路		
检测信息	样品接收日期	2025 年 03 月 17 日	样品检测日期	2025 年 03 月 17 日 ~ 2025 年 03 月 24 日
	检测项目	请参见下页		
	检测依据	请参见下页		
检测结论	仅提供检测结果, 不作结论。			
备注	/			



编制: 管丽萍 审核: 邵云 批准: 修海华
授权签字人: 张海华

江苏华测品标检测认证技术有限公司

南京经济技术开发区恒泰路汇智科技园 B1 栋第 14、15、17 层

CENTRE TESTING INTERNATIONAL TERMS AND CONDITIONS OF BUSINESS

1. Centre Testing International Group Co., Ltd. (including its affiliated company hereinafter "the Company") will provide services to person or body on request (hereinafter "the Principal") in accordance with and subject to the terms and conditions herein contained (hereinafter "the Condition"). Until otherwise notified in written agreement between the Company and the Principal, services provided by the Company shall be bound by and subject to all provisions of the Conditions.
2. All rights (included but not limited to copyright) in any test reports, test results, inspection certificates or other materials produced by the Company in the course of providing its services shall remain vested in the Company.
3. The Company undertakes to exercise reasonable caution and accurate scientific method in the performance of its services and accepts responsibility only where such method and caution is not exercised. The Company shall not be liable in respect of any circumstances for more than 10 times the amount of such service charge or agent fee nor more than the total amount of the contract. The Company shall have no liability in respect of any claims for indirect loss including loss of profit and/or loss of future business and/or cancellation of contracts entered into by the Principal.
4. The Company shall not in any event be liable for any loss because of any delay in performance or non-performance of any of its services when the delay is caused by any reason whatsoever that is beyond the Company's control, including but not limited to the following reasons: force majeure happens; the Principal fails to fulfill the obligations in accordance with the contract; due to the Principal's appointment; the loss and damage sustained by the Principal; there is a change to relevant laws, regulations and standards.
5. Test reports, test results or inspection certificates issued following test or analysis of samples stand the Company's specific opinion only. In no case shall the Company's responsibility extend to test reports, test results or inspection certificates on the sample. The Company shall have no liability in respect of any direct or indirect loss whatsoever caused by use of the test reports, test results or inspection certificates.
6. The Company can delegate the performance of the whole or any part of the services contracted with the Principal to any affiliated company or subcontractor without prior written/oral agreement of the Principal. The Company will ensure that instructions to the affiliated company or subcontractor are given and are accompanied by sufficient information to enable the required services to be performed effectively. The Company is deemed to fulfill his obligation when affiliated company of the Company and subcontractors exercising their rights and performing their obligations.
7. If the requirements of the Principal necessitate the analysis of samples by the Principal or by any third party, the Company will pass on the results of the analysis but without responsibility for accuracy of analysis results.
8. The Principal will:
 - (1) Supply, as the Company required, all necessary samples, information and technical documents, and ensures the truthfulness, integrity, legality and effectiveness; ensure samples, information and technical documents provided with no infringement which included but not limited to the violation of intellectual property rights and other rights.
 - (2) Ensure all necessary measures are taken for safety and security of working conditions, sites and installations during performance of the required service.
 - (3) Inform the Company in advance of any known hazards or dangers related to samples, actual or potential, associated with any request for the provision of services by the Company included but not limited to the presence or risk of radiation, toxic or explosive elements or materials, or other potential dangers to human, to thing or to the environment.
 - (4) Take all necessary steps to ensure safe transformation and transfer of samples. The samples shall be cared and be packed properly to eliminate or remedy any obstruction to or interruptions in the performance of the required services when samples delivered by mail. The Company is not liable for loss or damage incurred in the process of delivery.
 - (5) Be subject to the liabilities of compensation for any loss, damage or expense of whatsoever nature and howsoever arising relating to the violation of the terms and conditions of business by the Principal.
9. The Principal shall pay the Company punctually within the time the Principal and the Company has agreed upon. The Principal shall not be entitled to retain or deferring payment of any sums due to the Company on account of any dispute, cross claim or set off which may allege against the Company.
10. The Company shall be entitled to store the left sample (or any of them) in accordance with the sample's characters and internal management system. Upon the expiry of retaining period, if the samples are not collected by the Principal, at the sole discretion of the company the samples may be sealed as they are abandoned and/or can be destroyed. The expenses by sample delivery to the Principal shall reclaim from the Principal.
11. The Company shall pledge and undertake prescribed confidentiality obligation of technical information, materials and unofficial publications provided by the Principal. Meanwhile, the Principal shall pledge and undertake prescribed confidentiality obligation of any materials from the Company including environment conditions, manufacturing techniques and process. Unless on mutual written agreement, neither of the two parties could disclose the following contents to a third party: scope of cooperation, contents, cooperation mode, expense, rights and obligations of both parties; the process of handling appeals. Either party who violated the condition shall be subject to legal and economic responsibility.
12. In the event of any suspension of bankruptcy, insolvency, receivership or cessation of business or the Principal failing to pay part of any sums owing to the Company, the Company shall be entitled to suspend all performance of the service and withholding the issue of test report, test result, inspection certificate or any other material requested forthwith and without liability until payment of all sums owing to the Company together with interest thereon is settled.
13. In the event of the Company being prevented by reason of any cause whatsoever beyond the Company's control including but not limited to the Principal requirement from completing the service for which an agreement has been made, the Principal shall pay the Company the expenditure actually occurred equaling the proportion of the services already carried out.
14. The Company shall have no liability to the Principal for delay in performance of any of its services for the lack of technology or test equipment within time notification to the Principal.
15. The Company shall not in any event be liable for any disputes as a result of inappropriate behavior by the Principal which includes but not limited to: unilateral modification by the Principal on test reports; extracting of test information from test reports; breaching the duty of clause 8(1) offering illegal samples or technical information.
16. The results of testing, calibration or inspection shall be deemed as accepted by the Principal unless any written disagreement is raised within 15 working days from the day that the Principal receive the test reports, test results or inspection certificate. The written disagreement mentioned above must include the original copy of such reports and prepaid retesting fee. If the written disagreement is incomplete and the Principal fails to complete it within 15 working days mentioned above, the results testing, calibration or inspection will still be deemed as being accepted by the Principal.
17. All contracts for provision of services by the Company and the Conditions shall be construed in accordance with and governed by the laws of the People's Republic of China and for the purpose of any arbitral or litigation proceedings such contracts shall be deemed to have been made and performed in PRC unless otherwise specified herein. If any provision contained in the Conditions is and/or becomes invalid, illegal or unenforceable in any respect under the laws of PRC, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.
18. The Principal shall be entitled to submit amendment application of the report within 3 months from receiving the test report. The amendment application must be agreed by the Company, otherwise, none will be considered. Any fees caused by the amendment shall be paid by the Principal.
19. Any dispute or claim arising out of or relating to the provision of services by the Company shall be settled through mutual consultations. In case no settlement can be reached, either party is entitled to lodge a lawsuit with Shenzhen Baoan District People's Court.

检测报告

报告编号: A2250157460101009C

第 2 页共 2 页

检测结果:

序号	检测项目	单位	检测结果	检出限	检测方法
1	角鲨烯*1	mg/kg	202.5	5	LS/T 6120-2017
2	α -生育酚当量(mg α -TE)				
	α -生育酚当量(mg α -TE)	mg α -TE/100g	20.6	/	GB 5009.82-2016 第一法
	α -生育酚	mg/100g	20.3	定量限:0.12	GB 5009.82-2016 第一法
	β -生育酚	mg/100g	0.693	定量限:0.12	GB 5009.82-2016 第一法
	γ -生育酚	mg/100g	未检出	定量限:0.12	GB 5009.82-2016 第一法
	δ -生育酚	mg/100g	0.280	定量限:0.12	GB 5009.82-2016 第一法
3	甾醇总量*1	mg/100g	272.0	/	GB/T 25223-2010
以下空白					

备注: 1. *1 表示该项目/方法不在 CNAS 认可范围内。

声明:

1. 报告无批准人签字、检验检测专用章及报告骑缝章, 或经涂改, 以及复印报告未加盖红色检验检测专用章均视作无效;
2. 未经本公司批准, 不得部分复制本报告;
3. 样品信息由客户提供, 本报告检测结果仅对受检样品负责;
4. 不得擅自使用检测结果进行不当宣传;
5. 如果对检测结果有异议, 请于收到报告之日起 7 个工作日内提出, 逾期不予受理。
6. 扫描报告首页二维码, 或登陆官方网站 <https://mycti.cti-cert.com> 输入报告编号和报告首页验证码, 即可查询报告真伪; 如有疑问, 请联系邮箱: [added checkreport@cti-cert.com](mailto: added checkreport@cti-cert.com)。

*** 报告结束 ***

CENTRE TESTING INTERNATIONAL TERMS AND CONDITIONS OF BUSINESS

1. Centre Testing International Group Co., Ltd. (including its affiliated company hereinafter "the Company") will provide services to person or body on request (hereinafter "the Principal") in accordance with and subject to the terms and conditions herein contained (hereinafter "the Condition"). Until otherwise notified in written agreement between the Company and the Principal, services provided by the Company shall be bound by and subject to all provisions of the Conditions.
2. All rights (included but not limited to copyright) in any test reports, test results, inspection certificates or other materials produced by the Company in the course of providing its services shall remain vested in the Company.
3. The Company undertakes to exercise reasonable caution and accurate scientific method in the performance of its services and accepts responsibility only where such method and caution is not exercised. The Company shall not be liable in respect of any circumstances for more than 10 times the amount of such service charge or agent fee nor more than the total amount of the contract. The Company shall have no liability in respect of any claims for indirect loss including loss of profit and/or loss of future business and/or cancellation of contracts entered into by the Principal.
4. The Company shall not in any event be liable for any loss because of any delay in performance or non-performance of any of its services when the delay is caused by any reason whatsoever that is beyond the Company's control, including but not limited to the following reasons: force majeure happens; the Principal fails to fulfill the obligations in accordance with the contract; due to the Principal's appointment; the loss and damage sustained by the Principal; there is a change to relevant laws, regulations and standards.
5. Test reports, test results or inspection certificates issued following test or analysis of samples stand the Company's specific opinion only. In no case shall the Company's responsibility extend to test reports, test results or inspection certificates on the sample. The Company shall have no liability in respect of any direct or indirect loss whatsoever caused by use of the test reports, test results or inspection certificates.
6. The Company can delegate the performance of the whole or any part of the services contracted with the Principal to any affiliated company or subcontractor without prior written/oral agreement of the Principal. The Company will ensure that instructions to the affiliated company or subcontractor are given and are accompanied by sufficient information to enable the required services to be performed effectively. The Company is deemed to fulfill his obligation when affiliated company of the Company and subcontractors exercising their rights and performing their obligations.
7. If the requirements of the Principal necessitate the analysis of samples by the Principal or by any third party, the Company will pass on the results of the analysis but without responsibility for accuracy of analysis results.
8. The Principal will:
 - (1) Supply, as the Company required, all necessary samples, information and technical documents, and ensures the truthfulness, integrity, legality and effectiveness; ensure samples, information and technical documents provided with no infringement which included but not limited to the violation of intellectual property rights and other rights.
 - (2) Ensure all necessary measures are taken for safety and security of working conditions, sites and installations during performance of the required service.
 - (3) Inform the Company in advance of any known hazards or dangers related to samples, actual or potential, associated with any request for the provision of services by the Company included but not limited to the presence or risk of radiation, toxic or explosive elements or materials, or other potential dangers to human, to thing or to the environment.
 - (4) Take all necessary steps to ensure safe transformation and transfer of samples. The samples shall be cared and be packed properly to eliminate or remedy any obstruction to or interruptions in the performance of the required services when samples delivered by mail. The Company is not liable for loss or damage incurred in the process of delivery.
 - (5) Be subject to the liabilities of compensation for any loss, damage or expense of whatsoever nature and howsoever arising relating to the violation of the terms and conditions of business by the Principal.
9. The Principal shall pay the Company punctually within the time the Principal and the Company has agreed upon. The Principal shall not be entitled to retain or deferring payment of any sums due to the Company on account of any dispute, cross claim or set off which may allege against the Company.
10. The Company shall be entitled to store the left sample (or any of them) in accordance with the sample's characters and internal management system. Upon the expiry of retaining period, if the samples are not collected by the Principal, at the sole discretion of the company the samples may be sealed as they are abandoned and/or can be destroyed. The expenses by sample delivery to the Principal shall reclaim from the Principal.
11. The Company shall pledge and undertake prescribed confidentiality obligation of technical information, materials and unofficial publications provided by the Principal. Meanwhile, the Principal shall pledge and undertake prescribed confidentiality obligation of any materials from the Company including environment conditions, manufacturing techniques and process. Unless on mutual written agreement, neither of the two parties could disclose the following contents to a third party: scope of cooperation, contents, cooperation mode, expense; rights and obligations of both parties; the process of handling appeals. Either party who violated the condition shall be subject to legal and economic responsibility.
12. In the event of any suspension of bankruptcy, insolvency, receivership or cessation of business or the Principal failing to pay part of any sums owing to the Company, the Company shall be entitled to suspend all performance of the service and withholding the issue of test report, test result, inspection certificate or any other material requested forthwith and without liability until payment of all sums owing to the Company together with interest thereon is settled.
13. In the event of the Company being prevented by reason of any cause whatsoever beyond the Company's control including but not limited to the Principal requirement from completing the service for which an agreement has been made, the Principal shall pay the Company the expenditure actually occurred equaling the proportion of the services already carried out.
14. The Company shall have no liability to the Principal for delay in performance of any of its services for the lack of technology or test equipment within time notification to the Principal.
15. The Company shall not in any event be liable for any disputes as a result of inappropriate behavior by the Principal which includes but not limited to: unilateral modification by the Principal on test reports; extracting of test information from test reports; breaching the duty of clause 8(1) offering illegal samples or technical information.
16. The results of testing, calibration or inspection shall be deemed as accepted by the Principal unless any written disagreement is raised within 15 working days from the day that the Principal receive the test reports, test results or inspection certificate. The written disagreement mentioned above must include the original copy of such reports and prepaid retesting fee. If the written disagreement is incomplete and the Principal fails to complete it within 15 working days mentioned above, the results testing, calibration or inspection will still be deemed as being accepted by the Principal.
17. All contracts for provision of services by the Company and the Conditions shall be construed in accordance with and governed by the laws of the People's Republic of China and for the purpose of any arbitral or litigation proceedings such contracts shall be deemed to have been made and performed in PRC unless otherwise specified herein. If any provision contained in the Conditions is and/or becomes invalid, illegal or unenforceable in any respect under the laws of PRC, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.
18. The Principal shall be entitled to submit amendment application of the report within 3 months from receiving the test report. The amendment application must be agreed by the Company, otherwise, none will be considered. Any fees caused by the amendment shall be paid by the Principal.
19. Any dispute or claim arising out of or relating to the provision of services by the Company shall be settled through mutual consultations. In case no settlement can be reached, either party is entitled to lodge a lawsuit with Shenzhen Baoan District People's Court.