

Test Report No. : Q00172945a 001

Page 1 of 7

Client: LOONEY LABS
PO Box 761 College Park, MD 20741**Buyer's name:** GRAND PRIX INTERNATIONAL**Manufacturer's name:** TAI FAT BAKELITE IND. LTD.**Test Item(s):** Toys**Identification/
Model No(s):** Treehouse
ITEM NO.: LOO-046**Sample Receiving date:** 2012-08-13**Test period:** 2012-08-30 - 2012-09-11**Test Specification:**

- | | |
|---|--|
| 1 | ASTM F963-11 Sect. 4.3.5.1, CPSIA Sect. 101: Total lead content in paint and coating materials |
| 2 | ASTM F963-11 Sect. 4.3.5.2, CPSIA Sect. 101: Total lead content in substrate materials |
| 3 | CPSIA Sect 108 : Phthalates |

Test Result:

PASS

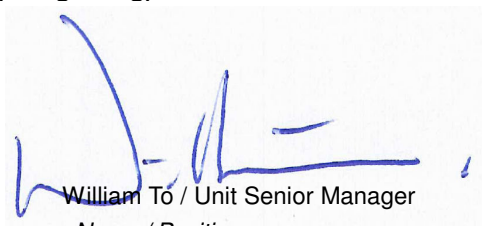
PASS

PASS

Other Information:Country of Origin: CN
Country of Destination: USA**For and on behalf of
TÜV Rheinland (Hong Kong) Ltd.**

2012-09-12

Date


William To / Unit Senior Manager

Name / Position

*Test result is drawn according to the kind and extent of tests performed.**This test report relates to the a. m. test sample. Without permission of the test center this test report is not permitted to be duplicated in extracts. This test report does not entitle to carry any safety mark on this or similar products.*

Test Report No. : Q00172945a 001

Page 2 of 7

Material ListItem: Treehouse
ITEM NO.: LOO-046

Material No.	Material	Color	Location
M002	Coating	Black	Dice [LOO-046]
M003	Coating	White	Dice [LOO-046]
M004	Coating	Multicolor	Instruction; Manual [LOO-046]
M005	Coating	Light green	Zipper puller; Zipper slider [LOO-046]
M006	Plastic	White	Dice [LOO-046]
M007	Plastic	Black	Dice [LOO-046]
M008	Plastic	Black	Pyramid [LOO-046]
M009	Plastic	Clear blue	Pyramid [LOO-046]
M010	Plastic	Clear green	Pyramid [LOO-046]
M011	Plastic	Clear red	Pyramid [LOO-046]
M012	Plastic	Clear yellow	Pyramid [LOO-046]
M013	Plastic	Light green	Zipper teeth [LOO-046]
M014	Metal	Silver	Zipper head [LOO-046]
M015	Metal	Silver	Zipper slider [LOO-046]

Test Report No. : Q00172945a 001
Page 3 of 7
1. ASTM F963-11 Sect. 4.3.5.1, CPSIA Sect. 101: Total lead content in paint and coating materials

Test Method: CPSC-CH-E1003-09.1 (Microwave method)

Test Result:

ASTM F963-11 Sect 4.3.5.1	Total lead content in paint and coating materials	PASS
CPSIA Sect 101	Total lead content in paint and coating materials	PASS

Test No.	Material No.	Test Parameter	Unit	RL	Regulatory requirement	Test Result
T001	M002 + M003 + M005	Total Pb	ppm	10	90	n.d.
T002	M004	Total Pb	ppm	10	90	n.d.

Abbreviation: n.d. = Not Detected (< RL)
 RL = Reporting Limit
 ppm = parts per million

Remark:

* Requirement according to Consumer Product Safety Improvement Act 2008
 Public Law 110-314, section 101, is summarized below:

Effective Date	Maximum Permissible Limit
	Lead in paint and similar surface coating
1 year after enactment/ 14 Aug 2009	90 ppm

Test Report No. : Q00172945a 001

Page 4 of 7

2. ASTM F963-11 Sect. 4.3.5.2, CPSIA Sect. 101: Total lead content in substrate materials

Test Method: CPSC-CH-E1001-08.2 and CPSC-CH-E1002-08.2 (Microwave method)

Test Result:

ASTM F963-11 Sect 4.3.5.2	Total lead content in substrate materials	PASS
CPSIA Sect 101	Total lead content in substrate materials	PASS

Test No.	Material No.	Test Parameter	Unit	RL	Regulatory requirement	Test Result
T001	M006 + M007 + M008	Total Pb	ppm	10	100	n.d.
T002	M009 + M010 + M011	Total Pb	ppm	10	100	n.d.
T003	M012 + M013	Total Pb	ppm	10	100	n.d.
T005	M014	Total Pb	ppm	10	100	67
T006	M015	Total Pb	ppm	10	100	68

Abbreviation: n.d. = Not Detected (< RL)
 RL = Reporting Limit
 ppm = parts per million

Remark:

*Requirement according to Consumer Product Safety Improvement Act 2008 Public Law 110-314, section 101, is summarized below:

Effective Date	Maximum Permissible Limit Lead in accessible substrate materials
180 days after enactment/10 Feb 2009	600 ppm
1 year after enactment/ 14 Aug 2009	300 ppm
3 years after enactment/14 Aug 2011 (CPSC extends the Stay of Enforcement for testing and certification until 31 Dec 2011)	100 ppm

Test Report No. : Q00172945a 001
Page 5 of 7
3. CPSIA Sect 108: Phthalates

Test Method: Organic solvent extraction, analyzed by GCMS

Test Result:

CPSIA Sect 108	Phthalates	PASS
-----------------------	-------------------	-------------

					Test No.	T001	T002	T003
					Material No:	M002 + M003 + M005	M004	M006 + M007 + M008
Parameter	CAS No.	Unit	RL	Regulatory requirement	Result	Result	Result	
Dibutyl phthalate (DBP)	84-74-2	%	0.005	0.1	n.d.	n.d.	n.d.	
Benzylbutyl phthalate (BBP)	85-68-7	%	0.005	0.1	n.d.	n.d.	n.d.	
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.005	0.1	n.d.	n.d.	n.d.	
Di-n-octyl phthalate (DNOP)	117-84-0	%	0.005	0.1	n.d.	n.d.	n.d.	
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.005	0.1	n.d.	n.d.	n.d.	
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.005	0.1	n.d.	n.d.	n.d.	

					Test No.	T004	T005
					Material No:	M009 + M010 + M011	M012 + M013
Parameter	CAS No.	Unit	RL	Regulatory requirement	Result	Result	
Dibutyl phthalate (DBP)	84-74-2	%	0.005	0.1	n.d.	n.d.	
Benzylbutyl phthalate (BBP)	85-68-7	%	0.005	0.1	n.d.	n.d.	
Diethylhexyl phthalate (DEHP)	117-81-7	%	0.005	0.1	n.d.	n.d.	
Di-n-octyl phthalate (DNOP)	117-84-0	%	0.005	0.1	n.d.	n.d.	
Diisodecyl phthalate (DIDP)	26761-40-0, 68515-49-1	%	0.005	0.1	n.d.	n.d.	
Diisononyl phthalate (DINP)	28553-12-0, 68515-48-0	%	0.005	0.1	n.d.	n.d.	

Test Report No. : Q00172945a 001

Page 6 of 7

Abbreviation n.d. = Not Detected (< RL)
 RL = Reporting Limit
 % denotes percentage

Remark:

* Requirement according to Consumer Product Safety Improvement Act 2008, section 108, is summarized below:

Date of Implementation	Parameter	Unit	Maximum Permissible Limit
180 days after the date of enactment/10 Feb 2009	Any children's toy or childcare article:		
	Dibutyl phthalate (DBP), Benzylbutyl phthalate (BBP) or Diethylhexyl phthalate (DEHP)	%	0.1
	Any children's toy that can be placed in a child's mouth or childcare article:		
	Di-n-octyl phthalate (DNOP), Diisodecyl phthalate (DIDP) or Diisononyl phthalate (DINP)	%	0.1

Testing Laboratory accredited by DAkkS according to DIN EN ISO/IEC 17025. The accreditation is valid for the test methods stated in the certificate.

Sample photos:



- END -

General Terms and Conditions of TÜV Rheinland Hong Kong Ltd.

hereinafter referred to as "TRHK".

1) General

The General Terms and Conditions hereunder ("GTC") shall apply to the agreed services including advise, guidance, auditing, inspection, testing, consultation, information, deliveries, certification follow-up and the like, and to auxiliary services and other subsidiary contractual obligations and/or other services provided by TRHK to the other party ("Client") for all business transactions and shall constitute part of the relevant contract between TRHK and Client ("Contract"). No general terms and conditions of the Client shall form part of the Contract even if they are not further expressly repudiated by TRHK.

2) Offers

Until final conclusion of the Contract or written confirmation of the order, offers made by TRHK, particularly as regards scope, execution, prices and time limits, shall remain conditional and shall not be binding.

3) Scope of performance

The scope of performance shall be decided solely by a unanimous declaration issued by both parties. If no such declaration exists, the written confirmation of order by TRHK shall be decisive.

TRHK shall be liable for performance specifications and under-takings or other declarations by its representatives or agents only if such declarations have been designated as binding by TRHK.

The agreed services shall be performed in accordance with the generally recognized rules of technology and in compliance with the regulations in force at the time of confirmation of the order - unless otherwise expressly agreed in writing.

4) Performance times and deadlines

The performance times and deadlines agreed in the Contract shall be based on estimates of the extent of the work according to particulars supplied by the Client. They shall be binding only if TRHK gives express, written confirmation that they are binding.

5) Cooperation

The Client shall guarantee that all cooperation required of him, his agents or third persons will be provided in good time and at no cost to TRHK.

Design documents, supplies, auxiliary staff, etc. necessary for performance of the services shall be made available free of charge. Moreover, the cooperative acts of the Client, his agents, staffs or any other third parties must correspond to the legal provisions, standards, safety regulations and accident prevention rules applicable in each case.

The Client shall ensure the correctness of any documents or information provided by it and shall bear any additional cost incurred on account of work having to be redone or being delayed as a result of tardy, incorrect or incomplete information or lack of proper cooperation. Even where a fixed or maximum price is agreed, TRHK shall be entitled to charge extra for such additional expenses.

6) Confidentiality

TRHK and its employees are bound not to disclose any facts that come to their knowledge as a result of the order.

Each party to Contract and its employees shall keep confidential all the documents, data and information provided by the other party or in connection with Contract

Written documents, drawings, plans, etc. made available to TRHK and relevant to the execution of the order may be copied (photocopied) for the records of TRHK.

7) Copyrights

All copyrights including joint copyrights to expert reports, test results, calculations, etc. produced by TRHK or any other member of TÜV Rheinland Group shall remain with TÜV Rheinland Group.

Expert reports, test results, calculations, descriptions, etc. produced in connection with the order may be used by the Client only for their agreed intended purpose.

8) Acceptance

Any part of the work ordered which is complete in itself may be presented by TRHK for acceptance as an installment. The Client shall be obliged to accept it immediately. If the Client fails to fulfill the Client acceptance obligation immediately, acceptance shall be deemed to have been taken place four calendar weeks after performance of the work.

9) Liability

In no event shall TRHK be liable to Client for incidental, indirect or consequential damages, in particular the loss of profit arising out of or in connection with Contract. The liability of TRHK for all damage to bodily injury and property damage, pure financial loss caused (combined single limit) under or in connection with a Contract shall be limited to a total of 10 (ten) times the contracted testing fee but not more than € 2.5 (two point five) million, unless the damage was caused intentionally or by gross negligence. This limitation on liability shall not apply to the absence of guaranteed qualities.

The limitation on the liability of TRHK shall be similarly applicable to its employees, agents, managerial staff, and constituent bodies. TRHK shall not be liable for personnel made available to it by the Client for the inspection of products or the inspection or supervision of an installation or facility operated by the Client unless the personnel made available are deemed to be agents of TRHK. Where TRHK is not liable for personnel made available in accordance with the preceding sentence, the Client shall indemnify TRHK for any claims by third parties.

TRHK is not liable for any damage the Client suffer as a result of the non-granting, suspension or withdrawal of a certificate.

TRHK shall not take responsibility for any delayed performance or damage resulting from the incorrectness of any document or information provided by Client. Client shall indemnify and hold TRHK harmless of and from any

liability attributable to the incorrectness of the documents and information provided by Client.

The limitation period for compensation claims shall be in accordance with the statutory provisions.

10) Payment terms

Unless otherwise specified herein, invoices shall be payable immediately after receipt subject to credit approval. All invoice amounts shall be due for payment without deduction on receipt of the invoice. TRHK is entitled to demand a prepayment in advance. Special discounts and prices will be withdrawn when the account is overdue. TRHK is entitled to hold contractual deliverables or stop providing services when the account is overdue. All remittance charges, commission & bank charges, telegraph transfer, and any particular country tax charges shall be strictly borne by the invoice recipient / remittance party.

If a contract is cancelled prior to commencement of testing, TRHK is entitled to demand from the client a cancellation fee of up to ten per cent of the contract price. The client must inform TRHK in written if he wishes to discontinue/ cancel an ongoing project. If the contract is cancelled and TRHK has started service execution TRHK is entitled to keep the pre payment and shall be paid in relation to the services rendered prior to termination if the pre payment does not cover the expenses of TRHK.

All invoice amounts shall be due for payment without deduction on receipt of the invoice. No discounts will be granted. If the account of TRHK as specified on the invoice is not credited with the invoice amount within thirty days from the date of invoice, TRHK is entitled to charge extra from the sixteenth day on a rate equivalent to the interest its bank normally charges on drawing credits. In default of payment, the statutory rate of interest on defaulted payment will be charged. Only legally established or undisputed claims may be offset against claims by TRHK.

TRHK shall be entitled to retain any of the property including documents and certificates in its possession or under its control until all the outstanding amounts for services rendered to the Client have been fully paid to TRHK.

To be effective, any agreements which deviate from these Invoicing and Terms of Payment must be in written form.

11) Force Majeure

Neither party to Contract shall be held responsible for any non- or mal-performance due to force majeure, but shall be obliged to use all reasonable efforts to inform the other party in due time of any such events and to coordinate the further proceedings. Force majeure shall include civil war, warlike action, riots, insurrections, civil disobedience, fire, flood, explosion, earthquake, hurricane, typhoon, epidemic or quarantine restriction, change of law and governmental regulation, labour strike or any other event beyond either party's control.

12) Termination

The Client and TRHK may terminate this Agreement at any time upon written notice without prejudice to any other rights or remedies available to TRHK under the GTC or at law.

13) Other provisions

The contractual relationship shall be governed by the laws of the People's Republic of China. The place of jurisdiction for any and all disputes in connection with GTC or Contract shall be the court where TRHK is located. The place of performance shall be the place where the agreed services are to be performed, or otherwise the registered offices of TRHK.

In order to be effective, subsidiary oral agreements must be confirmed in writing. Contract amendments and additions including an amendment to this written form clause must be in writing in order to be effective.

If individual provisions or parts of provisions of GTC or Contract should become ineffective, the effectiveness of the remaining provisions shall be unaffected. Instead of the ineffective provision or ineffective part of a provision, an effective provision, which corresponds to or comes nearest to the sense and intention of the ineffective provision, shall be deemed to have been agreed.

14) Escape Clause

Should provisions of GTC or Contract, or any provision which may in future be included in GTC or Contract, be wholly or partly deemed invalid, illegal or unenforceable, or subsequently become invalid, illegal or unenforceable, all other terms and provisions or unaffected parts thereof or any other part thereof shall remain valid and enforceable. The same shall apply should it become apparent that GTC or Contract fails to cover any specific situation. In replacement of the invalid, illegal or unenforceable provision, or in order to resolve matter not specifically stipulated under GTC or Contract, the parties shall agree on an appropriate provision which shall, as far as is legally possible, be as close as possible to the one which the contracting parties would have wanted or must reasonably be supposed, according to the meaning and purpose of Contract, to have wanted, had they considered the matter when concluding Contract or when subsequently adopting a provision.

As of 2009-09

TÜV Rheinland Hong Kong Ltd.
Member of the TÜV Rheinland Group

COO:

Mr. Lutz Frankholz