

<b>Prüfbericht-Nr.:</b> <i>Test Report No.:</i>	<b>211500055</b>	<b>Auftrags-Nr.:</b> <i>Order No.:</i>	166539863	Seite 1 von 6 Page 1 of 6	
<b>Kunden-Referenz-Nr.:</b> <i>Client Reference No.:</i>	Not provided	<b>Auftragsdatum:</b> <i>Order date:</i>	23.03.2021		
<b>Auftraggeber:</b> <i>Client:</i>	<b>Featherlite Products Pvt. Ltd.</b> Sy #18,19/1, Chokkanahalli Village ,Rajankunte Post Arakere Grama Panchayat, Bangalore 561263 India				
<b>Prüfgegenstand:</b> <i>Test item:</i>	Enzo MB				
<b>Bezeichnung / Typ-Nr.:</b> <i>Identification / Type No.:</i>	Style No./SKU No. :Not provided				
<b>Auftrags:</b> <i>Order:</i>	PO No.: Not provided				
<b>Prüfgrundlage:</b> <i>Test specification</i>	<b>ANSI BIFMA X5.1- 2017</b> (GENERAL –PURPOSE OFFICE CHAIRS TESTS) STRENGTH, DURABILITY AND SAFETY TESTS FOR OFFICE CHAIRS				
<b>Wareneingangsdatum:</b> <i>Date of receipt:</i>	16.03.2021				
<b>Prüfmuster-Nr.:</b> <i>Test sample No.:</i>	166539863-1-2				
<b>Prüfzeitraum:</b> <i>Testing period:</i>	16.03.2021 - 30.03.2021				
<b>Ort der Prüfung:</b> <i>Place of testing:</i>	TÜV Rheinland (India) Pvt. Ltd.				
<b>Prüflaboratorium:</b> <i>Testing laboratory:</i>	TÜV Rheinland (India) Pvt. Ltd.,				
<b>Prüfergebnis*:</b> <i>Test result*:</i>	<b>Pass</b>				
<b>geprüft von / tested by:</b> 16.06.2021 Yogisha 	<b>kontrolliert von / reviewed by:</b> 16.06.2021 Ashish Bersurda/ Reviwer 				
<b>Datum</b> <i>Date</i>	<b>Name / Stellung</b> <i>Name / Position</i>	<b>Unterschrift</b> <i>Signature</i>	<b>Datum</b> <i>Date</i>	<b>Name / Stellung</b> <i>Name / Position</i>	<b>Unterschrift</b> <i>Signature</i>
<b>Sonstiges / Other. Buyer name:</b> Not provided, Country of origin:India, Country of destination:Not Provided, Material: Not Provided , Color Name: Not Provided , End use of product:Office Chair					
<b>Zustand des Prüfgegenstandes bei Anlieferung:</b> <i>Condition of the test item at delivery:</i>			Prüfling komplett und beschädigt <i>Test Item completed and damaged</i>		
* Legende: 1 = sehr gut 2 = gut 3 = befriedigend 4 = ausreichend 5 = mangelhaft P(ass) = entspricht o.g. Prüfgrundlage(n) F(ail) = entspricht nicht o.g. Prüfgrundlage(n) N/A = nicht anwendbar N/T = nicht getestet Legend: 1 = very good 2 = good 3 = satisfactory 4 = sufficient 5 = poor P(ass) = passed a.m. test specification(s) F(ail) = failed a.m. test specification(s) N/A = not applicable N/T = not tested					
<b>Dieser Prüfbericht bezieht sich nur auf das o.g. Prüfmuster und darf ohne Genehmigung der Prüfstelle nicht auszugsweise vervielfältigt werden. Dieser Bericht berechtigt nicht zur Verwendung eines Prüfzeichens.</b> <i>This test report only 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 test mark.</i>					
TÜV Rheinland (India) Pvt. Ltd., 417Udyog Vihar Phase- IV, Gurgaon , Haryana-122015 Tel : +91 124-4422130; Fax: +91 124-4422151, Internet: http://www.tuv.com, CIN: U72501KA1996PTC020653					

**ANLAGE zum Prüfbericht-Nr.:**  
**APPENDIX to Test Report No.: 211500055**

Seite 2 von 6  
Page 2 of 6

**ZUSATZ-DOKUMENTATION**  
**ADDITIONAL DOCUMENTATION**

**Test Conducted-:**

**STRENGTH, DURABILITY AND SAFETY TESTS FOR OFFICE CHAIRS:**

With reference to **ANSI BIFMA X5.1 :2017**

Clause	Requirement- Tests	Measuring Results-Remark	Results
4	<b>Types of Chairs</b>	The given sample chair is Type I&III	<b>Data</b>
5	<b>Backrest Strength Test - Static - Type I and II</b> Functional Load: 150 lbs. Proof Load: 225 lbs	No Loss of serviceability for Functional load No major change in the structure for proof load	<b>P</b>
6	<b>Backrest Strength Test - Static - Type III</b> Functional Load: 150 lbs. Proof Load: 225 lbs.	No Loss of serviceability for Functional load No major change in the structure for proof load	<b>P</b>
7	<b>Drop Test – Dynamic</b> Functional Load: 225 lbs. Proof Load: 300 lbs.	No Loss of serviceability No major change in the structure for proof load	<b>P</b>
8	<b>Swivel Test – Cyclic</b> Seat load: 270 lbs. Range of Rotation: 360 degrees ± 10 degrees Cycles: 120000	No Loss of serviceability	<b>P</b>
9	<b>Tilt Mechanism Test - Cyclic</b>	No Loss of serviceability	<b>P</b>
10	<b>Seating Durability Tests - Cyclic</b>	No Loss of serviceability	<b>P</b>
10.3	<b>Impact Test</b> Drop Height: 1.4" Drop Weight: 125 lbs.	No Loss of serviceability	<b>P</b>
10.4	<b>Front Corner Load-Ease Test – Cyclic – Off-center</b> Load Applied: 200 lbs. Number of Cycles: 40,000	No Loss of serviceability	<b>P</b>
11	<b>Stability Tests</b>		
11.3.1	Rear Stability Test for Type III Chairs	No Tip over found	<b>P</b>
11.3.2	Rear Stability Test for Type I and II Chairs	No Tip over found	<b>P</b>
11.4	Front Stability	No Tip over found	<b>P</b>
12	<b>Arm Strength Test - Vertical – Static</b> Functional Load: 169 lbs. Proof Load: 253 lbs.	Not requested	<b>/</b>
13	<b>Arm Strength Test - Horizontal – Static</b> Functional Load: 100 lbs. Proof Load: 150 lbs.	No Loss of serviceability No major change in the structure for proof load	<b>P</b>
14	<b>Backrest Durability Test - Cyclic - Type I</b>	No Loss of serviceability	<b>P</b>
15	<b>Backrest Durability Test - Cyclic - Type II and Type III</b> Seat Load: 240 lbs. Back Load: 75 lbs.	No Loss of serviceability	<b>P</b>

**ANLAGE zum Prüfbericht-Nr.:**  
**APPENDIX to Test Report No.: 211500055**

Seite 3 von 6  
Page 3 of 6

**ZUSATZ-DOKUMENTATION**  
**ADDITIONAL DOCUMENTATION**

	Number of Cycles: 120,000		
<b>16</b>	<b>Caster/Chair Base Durability Test – Cyclic</b>	No Loss of serviceability and no part of casters separated from the chair as a result of the application of the 22N (5lbf) force	<b>P</b>
<b>17</b>	<b>Leg Strength Test - Front and Side Application</b>		
17.3	<b>Front Load Test</b> Functional Load: 75 lbs. Proof Load: 113 lbs.	Not Applicable	<b>N/A</b>
17.4	<b>Side Load Tests</b> Functional Load: 75 lbs. Proof Load: 113 lbs.	Not Applicable	<b>N/A</b>
<b>18</b>	<b>Footrest Static Load Test - Vertical</b>	Not Applicable	<b>N/A</b>
<b>19</b>	<b>Footrest Durability Test - Vertical - Cyclic</b>	Not Applicable	<b>N/A</b>
<b>20</b>	<b>Arm Durability Test – Cyclic</b> Load: 90 lbs. Number of Cycles: 60,000	No Loss of serviceability	<b>P</b>
<b>21</b>	<b>Out Stop Tests for Chairs with Manually Adjustable Seat Depth</b>	Not Applicable	<b>N/A</b>
<b>22</b>	<b>Tablet Arm Chair Static Load Test</b>	Not Applicable	<b>N/A</b>
<b>23</b>	<b>Tablet Arm Chair Load Ease Test - Cyclic</b>	Not Applicable	<b>N/A</b>
<b>24</b>	<b>Structural Durability Test – Cyclic</b> Load: 334 N (75 lbf.) Number of Cycles: 25,000	Not Applicable	<b>N/A</b>

NOTE: P = PASS THE REQUIREMENT      F = FAIL THE REQUIREMENT      N/A = NOT APPLICABLE

Remark: 1) All the mechanical test has been carried out in TUVR Bangalore section.

**ANLAGE zum Prüfbericht-Nr.:**  
*APPENDIX to Test Report No.:* **211500055**

Seite 4 von 6  
Page 4 of 6

**ZUSATZ-DOKUMENTATION**  
**ADDITIONAL DOCUMENTATION**

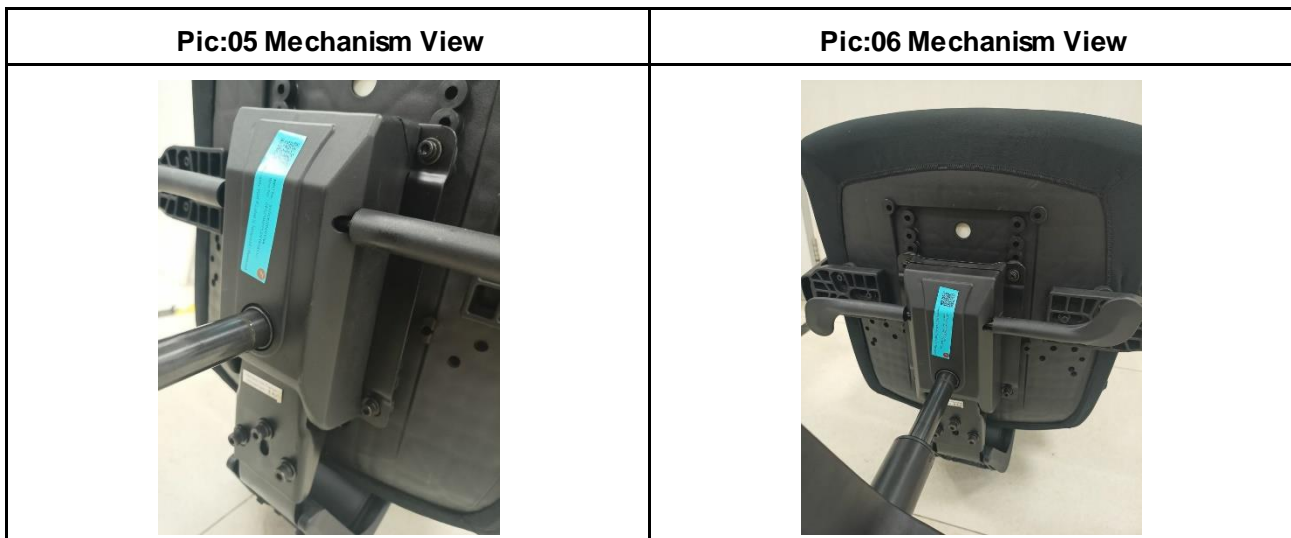
Samples Images: Enzo MB

<p><b>Pic:01 Front View</b></p>	<p><b>Pic:02 Side View</b></p>
	
<p><b>Pic:03 Back View</b></p>	<p><b>Pic:04 Bottom View</b></p>
	

**ANLAGE zum Prüfbericht-Nr.:**  
*APPENDIX to Test Report No.:* **211500055**

Seite 5 von 6  
Page 5 of 6

**ZUSATZ-DOKUMENTATION**  
**ADDITIONAL DOCUMENTATION**



**Dimensions of assembled product:**

Sr. No	Description	Dimensions in mm			
		Length	Width	Thickness	Height
1	Seat Height From Ground				579
2	Back Rest Height From Ground				1075
3	Arm Height From Ground				810
4	Seat Area	485	507		
5	Back Rest Area	675	480		
6	Back Rest Height From Seat				556
<b>Overall Product Dimensions in mm</b>					
1	OVERALL DIMENSIONS	724	724	/	1075
2	Weight	15.00kg			

\*\*\*\*\*END OF REPOT\*\*\*\*\*

**ZUSATZ-DOKUMENTATION**  
**ADDITIONAL DOCUMENTATION**

**General Terms and Conditions of Business of TÜV Rheinland (India) Pvt Ltd**

- 1. Scope
- 1.1. The following terms and conditions apply to agreed services including consultancy services, information, delivery and similar services as well as auxiliary services and other necessary obligations provided within the scope of contract performance.
- 1.2. If there is any conflict between these terms and conditions and the client's General Terms and Conditions of Business, including the standard Terms and Conditions of Purchasing, if any, these terms and conditions shall apply. No contractual terms and conditions of the client shall form part of the contract unless specifically referred to or incorporated in the documents forming the contract with the client.
- 2. Conditions
- 2.1. Unless otherwise agreed, all quotations submitted by TÜV Rheinland (India) Pvt Ltd shall be subject to the following conditions.
- 3. Coming into effect and duration of contract
- 3.1. The contract shall come into effect for the specification upon the conclusion letter of TÜV Rheinland (India) Pvt Ltd or a separate contractual document being signed by both contracting parties, or upon the words requested by the client being copied out by TÜV Rheinland (India) Pvt Ltd if the client instructs TÜV Rheinland (India) Pvt Ltd without receiving a prior quotation from TÜV Rheinland (India) Pvt Ltd (specifications, TÜV Rheinland (India) Pvt Ltd shall be deemed to be accepted to accept the order by giving written notice of such acceptance (including notice sent via electronic means) or by performing the requested services.
- 3.2. The contract term starts upon the coming into effect of the contract in accordance with article 3.1 and shall continue to the term agreed in the contract.
- 4. Scope of Services
- 4.1. The scope of the services shall be defined solely by a written confirmation issued by both parties. If no such confirmation exists, the written confirmation of order by TÜV Rheinland (India) Pvt Ltd shall be decisive.
- 4.2. The agreed services shall be performed in compliance with the requirements in force at the time the contract is entered into.
- 4.3. Furthermore, TÜV Rheinland (India) Pvt Ltd is entitled to determine in its sole discretion the method and nature of the assessment unless otherwise agreed in writing or auxiliary provisions require a specific procedure to be followed.
- 4.4. On execution of the work there shall be no automatic assumption of any guarantee of the correctness (proper quality) and working order of other tested or assessed parts or of the installation as a whole and of the system and/or downstream processes, organizations, use and application in accordance with regulations, use of the systems in which the installation is located, responsibility of installation, selection of materials and assembly of installations examined, nor for their use and application in accordance with regulations unless these questions are expressly reserved by the contract.
- 4.5. In the case of inspection work, TÜV Rheinland (India) Pvt Ltd shall not be responsible for the accuracy or reliability of the safety programmes or safety regulations or which the inspections are based, unless otherwise expressly agreed in writing.
- 5. Performance/Reliability
- 5.1. The contractually agreed periods and dates of performance are based on a calendar of the work involved which are prepared in line with the details provided by the client. They shall only be binding if confirmed as binding by TÜV Rheinland (India) Pvt Ltd in writing.
- 5.2. In the event of force majeure, the agreed periods shall not commence until the client has submitted all required documents to TÜV Rheinland (India) Pvt Ltd. This also applies, even without express approval by the client, in all instances of agreed dates for performance not covered by TÜV Rheinland (India) Pvt Ltd.
- 6. Threshold obligation to cooperate
- 6.1. The client shall guarantee that all cooperation required on its part, its agents and/or parties within the production guidelines and at no cost to TÜV Rheinland (India) Pvt Ltd.
- 6.2. Design documents, supplies, auxiliary staff etc. necessary for performance of the services shall be made available free of charge by the client. Moreover, substitution of the client must be undertaken in accordance with legal provisions. Standards, safety regulations and accident prevention instructions.
- 6.3. The client shall bear any additional cost incurred on account of work being in arrears or being delayed as a result of late, incorrect or incomplete information or lack of proper cooperation. Even where a final or maximum price is agreed, TÜV Rheinland (India) Pvt Ltd shall be entitled to charge extra for such additional expenses.
- 7. Invoicing of work
- 7.1. If the scope of performance is not laid down in writing when the order is placed, invoicing shall be based on costs incurred. If no payment is agreed in writing, invoicing shall be in accordance with the TÜV Rheinland (India) Pvt Ltd standard rules and conditions of sale, unless otherwise agreed, such shall be included according to the progress of the work.
- 7.2. If the execution of an order extends over more than one month and the value of the contract or the agreed fixed price exceeds €2,500 (two thousand five hundred Euro), at the prevailing exchange rate, TÜV Rheinland (India) Pvt Ltd may demand payments on account or in instalments.
- 8. Payment terms
- 8.1. All invoice amounts shall be due for payment on receipt of the invoice, subject only to statutory deductions as per applicable tax laws. No discounts shall be granted.
- 8.2. Payments shall be made to the bank account of TÜV Rheinland (India) Pvt Ltd as indicated on the invoice, stating the invoice and customer numbers.
- 8.3. In cases of default of payment, TÜV Rheinland (India) Pvt Ltd shall be entitled to claim default interest at a rate of 10% p.a. for the same time, TÜV Rheinland (India) Pvt Ltd shall be entitled to demand appropriate interest or a default charge.
- 8.4. Should the client default in payment of the invoice despite being granted a reasonable grace period, TÜV Rheinland (India) Pvt Ltd shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-performance and refuse to continue performance of the contract. TÜV Rheinland (India) Pvt Ltd also reserves the right to publish the names of defaulting clients in public sources at any time and disclosed any other legal remedies as provided by applicable laws.
- 8.5. The provisions set forth in article 8.4 shall also apply in cases resulting through obvious violation of any statutory and contractual and non-contractual provisions against the client's assets or assets in which the commencement of insolvency proceedings has been pronounced due to lack of assets.
- 8.6. Obligations in the invoice of TÜV Rheinland (India) Pvt Ltd shall be submitted in writing within ten working days of receipt of the invoice.
- 8.7. TÜV Rheinland (India) Pvt Ltd shall be entitled to demand appropriate interest payments.
- 8.8. TÜV Rheinland (India) Pvt Ltd shall be entitled to raise its fees at the beginning of a month if overheads and/or purchase costs have increased. In this case, TÜV Rheinland (India) Pvt Ltd shall notify the client in writing of the date on which the fee is to be increased and effect (period of notice of charges, 15 days). If the fee is to be increased, the client shall be entitled to terminate the contractual relationship by the end of the period of notice of charges in time. If the conditions are not accepted, the changed fees shall be deemed to have been agreed upon expiry of the above period.
- 8.9. Only legally established and undisputed claims may be offset against claims by TÜV Rheinland (India) Pvt Ltd.
- 9. Acceptance
- 9.1. Any part of the work ordered which is complete in itself may be presented by TÜV Rheinland (India) Pvt Ltd for acceptance as an instalment. The client shall be obliged to accept it immediately.
- 9.2. If the client fails to fulfil its acceptance obligation immediately, acceptance shall be deemed to have taken place 4 calendar weeks after performance of the work if TÜV Rheinland (India) Pvt Ltd has not specifically made the client aware of the above mentioned deadline upon performance of the work.
- 10. Confidentiality
- 10.1. For the purpose of this agreement, "confidential information" means all information, documents, designs, drawings, know-how, data, samples and project documentation which is property of the "disclosing party" (hereinafter: "disclosure") or otherwise disclosed to the other party (the "receiving party"). Confidential information also includes paper copies and electronic copies of such information.
- 10.2. The disclosing party shall mark all confidential information disclosed in written form as confidential before passing it on to the receiving party. The same applies to confidential information transmitted by email. If confidential information is disclosed orally, the receiving party shall be deemed to have accepted confidentiality.
- 10.3. All confidential information which the disclosing party transmits or otherwise discloses to the receiving party is confidential with the agreement of the disclosing party.
- 10.4. No part of the confidential information disclosed to the receiving party may be used by the receiving party for the purposes of performing the purposes of the contract, unless expressly otherwise agreed in writing with the disclosing party.
- 10.5. Confidential information may not be copied, distributed, published or otherwise disclosed by the receiving party, unless this is necessary for fulfilling the purpose of the contract or TÜV Rheinland (India) Pvt Ltd is required to pass on confidential information. In such cases, the receiving party shall be bound to pass on confidential information in a manner that ensures the confidentiality of the information or first parties that are involved in the performance of the contract.
- 10.6. Confidential information shall remain the property of the disclosing party. The receiving party shall ensure that the confidentiality of the information is maintained by its employees who are involved in the performance of the contract. The receiving party undertakes to oblige these employees to observe the same level of secrecy as set forth in this confidentiality clause.
- 10.7. Information for which the receiving party can furnish proof that it was generally known at the time of disclosure or has become general knowledge without violation of this agreement or if it was disclosed to the receiving party by a third party entitled to disclose this information or if the receiving party already possessed this information prior to disclosure to the disclosing party or if the receiving party discloses it irrespective of disclosure by the disclosing party shall not be deemed to constitute "confidential information" as defined in this agreement.
- 10.8. If it is established to be the case by an order of the Court to disclose such information, the receiving party shall immediately (i) return all confidential information, including all copies, and reconfirm the destruction of this confidential information to the disclosing party in writing, at any time if so requested by the disclosing party and (ii) submit and without special request after termination or expiry of the contract. This does not apply to include reports and certificates prepared for the client solely for the purpose of fulfilling the obligations under the contract which shall remain with the client. However, TÜV Rheinland (India) Pvt Ltd is entitled to retain the reports of such reports, certificates and confidential information that form the basis for issuing final reports and certificates in order to evidence the correctness of its results and for general documentation purposes.
- 10.9. From the start of this contract and for a period of three years after termination or expiry of this contract, the receiving party shall maintain the confidentiality of all confidential information and shall not disclose this information to any third parties or use it for itself.
- 11. Copyrights
- 11.1. TÜV Rheinland (India) Pvt Ltd shall retain all exclusive and joint copyrights in the reports, test results, calculations, presentations etc. prepared by TÜV Rheinland (India) Pvt Ltd for the client. The client may only use report results, test results, calculations, presentations etc. prepared within the scope of the contract for the contractually agreed purposes.
- 11.2. The client may use test reports, test results, expert reports, etc. only complete and unaltered. Any reduction or adaptation for advertising or other purposes is prohibited without the prior written approval of TÜV Rheinland (India) Pvt Ltd.
- 11.3. Client acknowledges and agrees that it is not authorized to make commitments on behalf of TÜV Rheinland (India) Pvt Ltd, without prior written approval of TÜV Rheinland (India) Pvt Ltd, and that, subject to this, it shall not hold itself out as a representative of TÜV Rheinland (India) Pvt Ltd. Client shall not, without the prior written approval of TÜV Rheinland (India) Pvt Ltd, make reference to its relationship with TÜV Rheinland (India) Pvt Ltd, nor use or permit to be used by any person, under its control any of the patents, trademarks or trade or brand names, registered designs or any other industrial or intellectual property rights owned or controlled by TÜV Rheinland (India) Pvt Ltd or any company affiliated with TÜV Rheinland (India) Pvt Ltd.
- 12. Complaints
- 12.1. Complaints must be submitted in writing to the TÜV Rheinland (India) Pvt Ltd.
- 12.2. If the complaint is justified, the TÜV Rheinland (India) Pvt Ltd will accordingly initiate action.
- 12.3. Should the complaint be actionable from the point of view of the TÜV Rheinland (India) Pvt Ltd.
- 12.4. This will be communicated to the complainant and the latter the contract within a period of 30 calendar days. Should not agreement with the complainant be reached, the parties agree to hold each other harmless, legal action will be taken.
- 13. Liability of TÜV Rheinland
- 13.1. Irrespective of the legal basis and in particular in the event of a breach of contractual obligations and tort, the liability of TÜV Rheinland (India) Pvt Ltd for damages, loss and reimbursement of expenses incurred by the client shall be limited to (i) in the case of contract with a fixed overall fee, an amount equal to the contract value less the entire contract or the value of the contract for annually recurring services, an amount equal to the agreed annual fee. (ii) in the case of contracts with variable overall fees, an amount equal to the maximum fee for a maximum of 12 months (12 months). (iii) In the case of all remaining agreements that provide for the possibility of paying individual orders, to an amount equal to three times the fee for the individual order under which the damage occurred. The maximum liability of TÜV Rheinland (India) Pvt Ltd is limited to any event of damage or loss to the contract value, unless specifically agreed otherwise. TÜV Rheinland (India) Pvt Ltd shall not be liable for personal made available by the client to support TÜV Rheinland (India) Pvt Ltd in the performance of its services requested under this contract. The client shall identify TÜV Rheinland (India) Pvt Ltd, at least any claims made by third parties, for all loss that may be caused to it as suffered by TÜV Rheinland (India) Pvt Ltd in connection with the contract and transmitted by the client.
- 13.2. The inclusion periods for claims for damages shall be based on statutory provisions.
- 13.3. None of the provisions of this article 13 changes the burden of proof as to the shortcomings of the client.
- 14. Parties (involvement, written form, place of jurisdiction)
- 14.1. No ancillary agreements to this contract have been concluded.
- 14.2. All amendments and supplements must be in writing in order to be effective. The same applies to amendments and supplements to the requirements for the written form.
- 14.3. Should one or several of the provisions under this contract be or become ineffective, the remaining provisions shall remain in full force and effect. The provisions shall be deemed to be severed from the contract if the contract is to be severed into legal and contractual terms.
- 14.4. The place of jurisdiction for all disputes arising in connection with this contract shall be Bangalore. This contract is governed by Indian substantive law.
- 14.5. All claims, disputes, differences, etc. arising out of and / or connected with the contract between TÜV and the client shall be resolved through arbitration to be conducted under the provisions of the Arbitration and Conciliation Act, 1996 and any amendments thereto in the arbitration law from time to time. The seat of arbitration shall be Bangalore, India. The Arbitral Tribunal shall consist of a sole Arbitrator to be nominated by the mutual consent of TÜV and the client. The arbitration proceedings shall be conducted in the English language only.
- 14.6. Subject to resolution of disputes through arbitration, only the Courts in Bangalore, India, shall be exclusive jurisdiction over all matters arising out of and / or connected with the contract between TÜV and the client.
- 15. The contracting party subject to test and inspection commissioned to be addressed by written assessments of all the bodies granting accreditations, approvals or designations with regard to the quality and reputation to be retained out.

For TÜV Rheinland (India) Pvt. Ltd.  
  
Managing Director