

VERIFICATION of Compliance

Test Report No: CN233Q9U 001

Applicant: NINGBO PRINCE TOYS CO., LTD.

Test Item: BABY RIDE ON CAR

Type Identification: 551/551-G/613W/614W/616A/618A/620

Serial Number: Engineering Sample

Test Specification: EN IEC 55014-1:2021 EN IEC 55014-2:2021

Issue Date: 13.12.2023

The submitted sample has been tested according to test specifications and complies with the requirements. Test report may be used to show compliance with the essential requirement of

The Electromagnetic Compatibility (EMC) Directive 2014/30/EU

If the product complies with all relevant EC Directives and the Declaration of Conformity has been signed the product can be labeled with

Zatu

Tatu Zhou Lab Manager

This Verification is part of the test report(s) and shall be read in conjunction with it. It is only relevant to the tested sample and does not involve any assessment of the production. This Verification does not permit the use of any TÜV Rheinland mark.

- ce General Terms and Conditions of Business of TUV Rheinland in Greater China ("GTCB") is made een the client and one or more member entities of TUV Rheinland in Greater China a splitcable as the power of the transmission." The Creater China have for forts business and the transmission of transmission of the transmission of transmission of transmission of the transmission of the transmission of transmiss 1.1 These G G
- (ii) 1.2
- contracts under the applicable law. The following trens and conditions apply to agreed services including consultancy services, information, deliveries and similar services as well as ancillary services and other secondary obligations provided within the scope of contract performance. The decision of any nature adults out apply and table hereby be expended excluded. No standard contractual terms and conditions of the client shall here the sequence excluded. No standard contractual terms and conditions of the client shall here the sequence in the scope of contract of an object to them. In the context of an ongoing business relationship with the client, this GTCB shall also apply to future contracts with the client whom UTU Rheinland harving to refer to them separately in each individual case. 1.3
- 1.4
- 2. Quotations
- Unless otherwise agreed, all quotations submitted by TÜV Rheinland can be changed by TÜV Rheinland without notice prior to its acceptance and confirmation by the other party. Coming into effect and duration of contracts
- .ne comract stall come into effect for the agreed terms upon the quotation letter of TÜV Rheinland or a separate contractual document being signed by both contractuing parties, or upon the works requested by the client being carried on by TÜV Rheinland III the client instructure TUV Rheinland hour cerving a quotation from TÜV Rheinland (quotation), TÜV Rheinland hour cerving a quotation from TÜV Rheinland (quotation), TÜV Rheinland hour cerving a quotation from the coming into effect of the contract in accordance with article 3.1 and shall continue for he term gareed in the contract. 3.1
- 3.2 3.3

## Scope of services

- The scope and year of the services to be provided by TÜV Rheinhand shall be specified in the contractually agreed service scope of TÜV Rheinhand by both partice. If no such separate service scope of TÜV Rheinhand exists, then the virtue confirmation of order by TÜV Rheinhand halb be desive for the service to be provided. Unless otherwise agreed, services beyond the scope of the service description (e.g. checking the concremenses and functionality of parts products processes, includings, exgurations on bloted in the service description of the last the defined of and rapids, concord nearby are not over, In particular, no responsibility processor optimul, multisch is is expressely staticated in the order. The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into. 4.1 4.2
- 4.3
- Process or plant, unless this is expressly stated in me costs. The agreed services shall be performed in compliance with the regulations in force at the time the contract is entered into. TUV Rebindud is entitled to determine, in its sole discretion, the method and nature of the assessment unless otherwise agreed in writing or if mandatory provisions require a specific procedure to be followed. On execution of the work there shall be to simultaneous assumption of any guarantee of the correctness of the proteinal and/or downstream processes, organisations, use and application in accordance with regulations or of the systems on which the installation is shared. In particular, TUV Rheinhaudt and assume no responsibility for the construction, selection of materials and assembly of installations examined, nor for the use and application in accordance with regulations, unless these queetions are expressly covered by the construct. 4.4
- In the case of inspection work, TÜV Rheinland shall not be responsible for the accuracy or checking of the safety programmes or safety regulations on which the inspections are based, unless otherwise expressly
- By programmes or safety regulations on Winku tube appearance. red in writing. datory legal regulations and standards or official requirements for the agreed service scope change after datory legal regulations and standards or official requirements for the agreed service scope change after datory legal regulations and standards or official requirements for the agreed service scope change after activity of the standards of t
- concussos on ine contract, wini a written honce to me creme, LV v Kennania stana or emineto is assumo neumeration for resources and the second state of the contract are agreed exclusively with the client. A sometant of third particles with the services of TUV Reinland, we well as making available of and justify confidence in the work results (less reports, test results, expert reports, etc.) is not part of the agreed ser This also applies if the client parson on work results. If allow the results of the resource of the r
- erstands and agrees that in order to perform the contract with TÜV Rheinland, the client may one or more contracts/ agreements with a/more third party(ies) and establish legal relationsh 4.8 be client understands and agrees that in order to perform the contract vun 11 VV Remnans, une center toop need to sign ence or none contracts' agreements with a some ching part(s) and a calabilis gale calabilishing with that those third party(sa) according to such contracts agreements. TUV Reinsland will merely bears the company in the structure process. If the treatment structure methods are provided by the result of the structure of the struc Table in accordance with the relevant laws and regulations and or the terms under the contract. If the client required to conduct you must review unreliance of the relevant string and/or certification service results rules, such fors are not within the scope of the contract price, the client shall timely perform the obligation such annual review variavillance and pay the corresponding fees. If the client fails burgerform such obligation of the numal review varievaline or fors payment, it may lead to adverse consequences such as failure's suppending cancellation visuality of testing and to certification result, which adding to the born titlable by rules, such fees a such annual revie of the annual revi suspending/cance TÜV Rheinland. or the service cont
- TUV Bioininnd. or the service content agreed in the contract, if the client requires TUV Rheinland to deliver relevant te samples, data, etc. to any overseas laboratory or other places or vises to be designated by the client. The Rheinland data lato take any responsibilities or risks for any problems dating such delivery and the transportion processes (including but not limited to any hoss or damages of the samples and/or the man etc.). Fiscalist, the reveal regist fresh table boxene by the client. 4.9

### Performance periods/dates

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- The constructing large periods/dates of performance are based on estimates of the work involved which are prepared in line with the detail provided by the client. They shall only be binding if being confirmed as if binding periods performance have been argred, these periods hall not commerce until the client has submitted all required documents to TUV Bleninand. TUV Beninding solves data on payle, even without express approval by the client, to all extensions of agreed periods/datas of performance have been periods using the client and the client has distributed and the start of the client of the client has a start of the field base (V Beninding) is not periods for a daship performance, in guarantiant for detain that our fulfilled his (V Beninding) to an expressible for a daship performance, in guarantiant for detain that non-fulfilled his (V Beninding) to an expressible for a daship performance, in guarantiant for detain that non-fulfilled his (V Beninding) to an expressible for a daship performance, in guarantiant for detain the number of the service as specified in the compared, and a daship performance in guarantiant for the performance of the service as specified in the compared. 5.4 5.5
- provided TUV Blenhald with all documents and information required for the performance of the service as specified in the course. unsinuotid is ideal due to unforcested iccumanteness out for force majures, strikes, huminess disruptions, governmental regulations, transport cheateds, etc., TUV Blenhald is restrict to postpose performance for a second-lee period of nais with coverposts at least to the duration of the hindrance plus any time period which may be required to resume performance. the cleant is obligated comply with leagl. Gridally perceptied and they the accretional duration of the second and the second 5.6
- The client's obligation to cooperate

- The client shall guarantee that all cooperation required on its part, its agents or third parties will be provided in good time and at no cost to TÜV Rheinland. 6.1 6.2
- provided in good time and at no cost to TUV Rheinland. Design documents, supplies, subjiers y subjiers the design the conservation of the services shall be made available free of charge by the client. Moreover, collaborative action of the client must be undertaken in accordance with legal provisions, standards, safety regulations and accident prevention instructions. And the client represents and warrants that: a it has required statutory qualifications; b) the product, service or management system to be certified complies with applicable/laws c) it doesn't have any illegal and dishonest barbwirdurs or is not included in the list of Enterprises with Serious liegal and Dishonest Acts of People's Republic of China. If the client braces the advecaded representations and warranties, TUV Rheinland is entilled to i immediately terminate the contract/order without prior notice; and i) withdraw the issued testing reprivative as a result of lake, incorrect or incomplete information provided by or lack of proper cooperation from the client. Year where a fixed or maximum price is agreed, TUV Rheinland shall be entitled to charge extra fees for such additional expense. 6.3 Prices

# 7.1

- were the scope of performance is not laid down in writing when the order is placed, invoicing shall be based on its scatally insured. If no price is agreed in writing, unvoicing shall be made in accordance with the price of TUV thenhald would at the time of performance. Uses otherwise agreed, work shall be invoiced according to the progress of the work. The occurrent of no are earlied work shall be invoiced according to the rules year of the contract or the agreed of price exceeds 62.500.00 or equivalent value in local currency, TUV Rheinland may demand payments account or in instanents. 7.2 7.3 If the execution of fixed price exceed on account or in it

### Payment terms

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- 8.1 vice amounts shall be due for payment within 30 days of the invoice date without deduction on receip voice. No discounts and rebates shall be granted. ts shall be made to the bank account of TÜV Rheinland as indicated on the invoice, stating the 8.2
- 8.3
- Payments shall be made to the bank account of Tu V Rhenimane a min.measure and an array array array array of default of payment, TUV Rhenimand shall be entitled to claim default interest at the applicable short term loan interast range hale's announced by a reputable commercial bank in the country where TUV Rhenimane by array table commercial bank in the country where TUV Rhenimane and array the applicable short term loan interast range hale's announced by a reputable commercial bank in the country where TUV Rhenimane and the country. The Rhenimane and the country are strained bank are counted, where the countract, white the term of the country are the ray to the country and the ray of the country and the ray of the country are strained bank and the country are strained bank are to the country are strained bank and the submined in writing within two weeks of receipt of the invices. 8.4
- 8.5 8.6

This GTCB is only used for TÜV Rheinland Business Stream Products Version 5.0/February 2023

- TUV Rheinland shall be entitled to demand appropriate advance payments. TUV Rheinland shall be entitled to raise is free at the beginning of a month if overheads and/or parchase. TUV Bealmand shall be entitled to raise is free at the beginning of a month if overheads and/or parchase. Tuving the state of the state of
- 8.9 Only legally established and undisputed claims may be offset against claims by TÜV Rhei 8.10 TÜV Rheinland shall have the right at all times to setoff any amount due or payable by the cl not limited to setoff against any fees paid by the client under any contracts, agreement and orders/quotations reached with TÜV Rheinland. and. nt\_including\_but

### Acceptance of work

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- 9.3 9.4 Th 9.5
- Acceptance of work Any part of the work result ordered which is complete in itself may be presented by TUV Rheinland for acceptance as an instance. The client shall be obliged to accept it immediately. The client is a straight of the client shall be obliged to accept the immediately. The client is not entitled user from a straight of the client refuses acceptance which is period straige all east one fundamental breach of contrary. TVU Rheinland, the client is not entitled to refuse acceptance due to insignificant breach of contrars the TUV Rheinland. The client is not entitled to refuse acceptance due to insignificant breach of contrars the TUV Rheinland. The client is not entitled to refuse acceptance due to insignificant breach of contrars the TUV Rheinland. The contrary of the client was unable to make use of the time windows provided for with the two work call takes to phenomenon of the order mount acc compensation for expression. The client reserves the right to prove that the TUV Rheinland has incurred to due ange whatsoever or only a considerably lower change that the above lump sum. The approximation of 10% of the the odee has been praced. The client reserves the right to prove that the the order to a training the index of the odee trainout as compensation for expression for the spression of the order and the spression. The client reserves the right to prove that the mount of 10% of the odder amount as comparison for provers where the odder has been the odder has been the client. The client the outer when the odder has been the odder has been the client. The outer shows the provide the odder has been the client. The outer shows the reserves the right to prove that the due bean to entitle the odder has been the client. The outer shows the reserves the right to prove that the the odder has been the client. The outer shows the reserves the right to prove that the the odder has been the reserves the right to prove that the the odder has been the odder has been the reserves the right to prove t
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### Confidentiality 10. 10.1

- Contidentially For the requestor of these terms and executions, "confidential information, means all harve how, trade secrets, priving and financial information, customer and supplies information, and marketing the short and a materials, tangable or imagible, that are supplied, transferred or otherwise disclosed by one Party (the "disclosing arry)" of the other Parcy (the "receiving party)", in writing or orally, in printed or detections for any other than the provision of services of the the paragones of developing new services, improving any other services of the Paragonesis of the services of the paragonesis of developing new services, improving in a service set of the Paragonesis of the paragonesis of developing are services, improving in a service set of the paragonesis of developing new services, improving in a service set of the disclosing party. The same applies to confidential information transmitted by e-mail. If confidential information is disclosed orally, the receiving party shall be appropriately informed in advances and the disclosing party and could be the orally approximate of the information within for-metering and the service of the disclosed in writement of the information then the could be advance and the could be advanced and the could be advanced and and the disclosing party after mark orall be correlated the closed and writement of the information in disclosed one of the the disclosed in writement of the information the closed to send any confidential information to CUV behaviour and the service for any services and you confidential information the service of the services party with the appropriate the service of the service party with the support of the service party with the service of the service party of the service par 10.3
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- compensation liabilities. All confidential industria minimum minimum and average to be Mammum and we water to a any All confidential industria which the discionar party transmiss to or deriveris discloses to the receiving party and which is created during performance of work by TUV Rheinland: may only be used by the receiving party the functionary and the sequence of possion confidential information, inspection reports or documentation to the government authorities, judicial court, accurdiation bodies or mining parts (including bar and the government authorities, judicial court, accurdiation bodies or mining parts (including bar and the government authorities, judicial court, accurdiation bodies or mining parts (including bar and including to the relevant authorities, judicial court, accurdiation bodies or mining parts (including bar and including to the relevant disclosed by the receiving party seases), which is manufacturers/whole equipment manufacturers, test standards or test requirements providers of the manufacturers/whole equipment manufacturers, test standards or test requirements providers of the manufacturers/whole equipment manufacturers, test standards or test requirements providers of the manufacturers/whole equipment manufacturers with a lesser level of confidentiality and the accurging party seases). c)
- 10.4
- 10.5 a)
- b) c) d)
- value of set produces and/or confident products, (ed.) that are involved in the performance of the contract; must be reared by the receiving party with the same level of confidentiality that that which is reasonably regular. Unstantiated the confidential information receiving the part bases of the accoundance of the contract. The confidential information received for the decising party only to receiving party undertakes to bolghe meet perform the services required for the contract. The receiving party undertakes to bolghe meet employes to observe the same level of secretcy as set forth in this confidentially classe. The receiving party can family proof that: (Information for which the receiving party and may be contrage party can family proof that confidentially classe.) The receiving party and the receiving party can family proof that the receiving party discovery observed to the secret sequence of the receiving party and decised party of the receiving party and the party can be the secret sequence of the receiving party are decised by a third party employee to observe the same level of secret party can the receiving party discover party can be the decision party, shall not be descended the receiving party discover party or the disclosing party, and are the decised party, and all confidential information that remain the property of the disclosing party, and all comparis, and are confidential information that levels are which we parts are been decised party, and or (in on request by the disclosing party to at the latest and without expectation party benefit quegatest by the disclosing party to at the latest and without expectation party can be decised in fulfilling the oblightion under the contract, which all all remains the decise may be all cores, and is fulfilling the oblightion under the contract, which all are requirements of society of the contract of the contract, which all are requirements of the contract of the contract of the contract which all are requirements of society of the contract. The deson th 10.6 preparing these reports into stransminute the stransminute stransminut 10.7
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- Chyphyta and rights of use, publications
   Whenhand shall retain all exclusive copyrights in the reports, expert reports/pinjons, rest fropts/vestigs/results, calculations, resentations etc., prepared by TUV Bheinhand, unless otherwise agreed by reparises in a separate agreement. As the owner of the copyrights, TUV Bheinhand is the tory grant offlet or realls produced within the scope of the contract of the contract of the owner shall for influence calculations, presentations etc., prepared within the scope of the contract of the contract of the CTUB's is suggest presented for all of used of the generative downer shall be really the parties in a separate influence of the remain end of the scope of the contract of the contract of the CTUB's is suggest publications. Presentations agreed in fluence of TUV Bheinham.
   Chall and the Scope regulated in class 11.2, of and grant of the contract of the contract of the remain end of the scope of the contract in the scope of the contract of the contrecontract on the contract of the contract of the contrecontract 11.1 11.2
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- 11.4 11.5
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- Liability of TÜV Rheinland

### 12. 12.1

- Lability of TÜV Rheinland Trepective of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach orientratical obligations or tox, the italizity of TUV Rheinland for all damages, losses and reimbursement of sequences caused by TUV Rheinland, its legal representatives and/or employees shall be limited us: (i) in the construction obligation or tox, the italizity of TUV Rheinland for all damages, losses and reimbursement of sequences caused by TUV Rheinland, its legal representatives and/or employees shall be limited us: (i) in the construction obligation or tox, the italizity of TUV Rheinland (i) (ii) in the cose of a construct expression of the for the for the individual order under which the damages or losses have occurred. Notwithalanding tabovis, in the event that the total and accumulated lability calculated according individual orders, there times of the for for the individual order under which the damages or losses have occurred. Notwithalanding tabovis, in the event that the total and accumulated lability calculated according individual orders, there times of the for for the individual order under which the damages or losses have occurred. Notwithalanding tabovis, in the event that the total and accumulated lability (calculated according individual orders), the particle, intent or gross negleginece on the provision of the based on the start of the total cortex; the sequences of such the cortex of the particle 12.1 above shall not exceed the start 2.5 Million Earnor of the provision of the start of the particle 12.1 above shall not exceed the start 2.5 Million Earnor of the provision of the start of the operator. TUV Rheinland the the indivences of the total cortex; the sequences of such hreach of contract at the time of the forecurst. Nove, claim for damages for fundamental breach of contracts that be limited the memory is howed by forescende damages), unless of the damages and the total the total the total the total total total the total total total
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- client. The limitation periods for claims for damages shall be based on statutory provisions. None of the provisions of this article 12 changes the burden of proof to the disadvantage of the client 12.6 12.7 13.
- Export control 13.1 When passing on the services provided by TÜV Rheinland or parts thereof to third parties in Greater China or other regions, the client must comply with the respectively applicable regulations of national and
- international export control law. The performance of a contract with the client is subject to the proviso that there are no obstacles to perform dw to national or international foreign trade legislations or embargos and/or sanctions. In the event of a 13.2

violation, TÜV Rheinland shall be entitled to terminate the contract with immediate effect and the client shall commensate for the losses incurred thereof by TÜV Pheinland

**TÜV**Rheinland<sup>®</sup>

Precisely Right.

### Data protection notice

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19.1 19.2 10.3

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The approximation notice The client understands and agrees that TÜV Rheinland processes personal data (including but not limited to personal information) of the client and its related parties (including but not limited to the supplier of the client). The client client client the client client that its absoluted the prior consent of the data subject, which entities TUV Rheinland to access, use, or process the personal data that the client collected or processed by tigst and transferred to TUV Rheinland. To certain services, we may also process sensitive personal data. TUV Rheinland the data in accordince with the relevant legal basis. If any personal data that to be disclosed or the data in accordince with me relevant legal basis. If any personal data has to be disclosed or the data in accordince with me relevant legal basis. If any personal data has to be disclosed or the data in accordince with me relevant legal basis. If any personal data has to be disclosed or the data in according with the relevant legal basis. If any personal data has to be disclosed or the data in according with the relevant legal basis. If any personal data has to be disclosed or the relevant the relevant legal hasis. If any personal data has the data in data in the relevant legal hasis. If any personal data has the data in data the basis data data the data in according with the relevant legal basis. If any personal data hasis is to be disclosed or the relevant here the relevant legal hasis. If any personal data has the data hasis of the relevant legal hasis. If any personal data has the data hasis of the relevant legal hasis. If any personal data has to be disclosed or the data has the relevant legal hasis. If any personal data hasis to be disclosed or the relevant hasis. If any personal data hasis to be disclosed or the relevant here there the relevant here the relevant here the he data in accordance with the relevant legal basis. If any persona ransferred to any third party or any overseas party outside of the dist vas collected, the client also confirms that it has obtained the prior co rict in which the personal data sent of the data subject. TÜV was collected, the client also confirms that it has obtained the prior consent of the data subject. TUV Rhenilard will carry out consci-order data transmission and protect the data is using or unanizated privacy and personal data security related laws and regulations in China and the local country. TUV Rhenilard will laws measure to avoid any leaking, also any protect the data in single or unanizated of decision, right or relaticator, right of definition, reprint or relation and the local country. TUV Rhenilard will laws control and the relation of the relation of the relation of the reason for celetion arises. Data subjects may exercise the following rights: right of information, right of data transferability. In addition, persons concerned by the data processing havan the right to revoke competent data protection supervision authority. For there details on the processing of personal data by TUV Rheniland as the person responsible or contract processing. Jeasen the to the Rhenized by semail at displacetionific flux com or by post at the following address. TUV Rheniand As, or disrup Barbedeton Idfer An Graum Alters, TUS Cologne, Germany.

### Retention of test material and documentation

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- Terementor to text intervent and to Continuentation The sits samples submitted by the citerit to TUV Rheinland for testing will be scrapped following testing or will be returned to the citerat in the citerat's expense. The only exceptions are test samples, which are placed in Universe on the time of samples regardling and the samples of the control of the samples of the into storage with the discussion of an advect sequences with the citerat of placing a test sample into storage with the discussion of experiments of the citerat of the samples of the references samples or documentations are given to the citerat to the placed in storage at their premises, the references samples or documentations are used as valiable to TUV Rheinland upon request promptly and free of charge [The citerat, in represent both each equation]. 15.3
- samples and/or documentation, any liability carms too to movie-me-respective training and certification that is brought forward by the client against TÜV Rheinland shall be violid. Treetistion period for the documentation shall be 10 (ton) years after the expiry of the test mark certificates or shall meet the applicable legal requirements for EUEC certificates of conformity and GS mark certificates. exo cost of the handword and dispatch of the test sample for storage on the client's premises are borne by the client. TÜV Rheinland will be liable for the loss of test samples or reference samples from the laboratories or warehouses of TÜV Rheinland only in case of gross negligence. 15.4 The 15.5 The

### Termination of the contract

- Novembranding clause 3.3 of the GTCB, TÜV Rheinland and the client are entitled to terminate the contract in its entirety or, in the case of services combined in one contract, each of the combrand for the contract individually and independently of the commandor of the remaining services with six (6) month's notice to the end of the contractually agreed term. The notice period shall be shortened to six (6) weeks in case TÜV Bheinland is prevented from performing the services due to also or a supension of its accreditation or the statement of the service set or the set of the service set or the service set or the set of the service set or the set or the service set or the set or the service set or the set or the service set or the set or the service set or the set or
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- end the contractually agreed term. The notice period shall be shortened to is (i) weeks in ease TUV Richishnal prevented from performing the service due to a loss or a supersolar of its accreditation or allowed terms of the services provided by the service provide the terms and the service provided by the se

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  The Fores are bound to perform their contractual duties even if events have readered performance in one
  one stand and contract anomaly har contractual duties even if events have readered performance if in contract.
  Notwithstanding paragraph 1 of this Clause, where a Pary proves that:
  (a) the continue of performance of its contractual duties has been accessively observed as the second at the inter of the conclusion of the contract and the second accessively observed at the inter of the conclusion of the contract and that
  (b) is continued in termship have availed accessive of the contract and that
  (b) is continued in termship have availed accessive of the contract and the intervention of this clause, to negotiate alternaive contract latern which
  reasonably dute ovaled to overcome the consequences, of the event
  and that paragraph, the Pary invoking his Clause is entitled to reminante the contract, but
  reasonably clause availed and that clause of the invocation and dispute resolution.

negotiation period can be reached within two months or the arrange or tue coupute, neur-superationation submitted: in the case of TCV Rheinland in question being legally registered and existing in the Popel's Republic of Chain, to Chain International Economics and Track Arbitration Consistion (UETACA) to be setted by the state of the track of the state of the shall take place in Beijing. Shanghai, Shenzhen or Chongaing as appropriately chosen by the chiming party in the case of TCV Rheinland a question their legally registered and existing in Tarioux to Chinese Arbitration Association, Taripi to be arbitrated in accordance with its then current Rules of Arbitration. Its in the case of TCV Rheinland the question be settled by Arbitration and the Hilt ArCA daministered Arbitration balls are force when the Nucke of Arbitration is submitted in accordance with these rules. The Bedesixin of the relevant arbitration tribunal shall be final and binding on both partices. The arbitration for shall be borne by the losing party.

### Partial invalidity, written form, place of jurisdiction and dispute resolution

Partial Invalidity, written form, place of jurisdiction and dispute resolution All amplements with extense 17. Should near overage of the provision where the writing in order to be effective. This also applies to applies the should near overage of the provisions under the contract and on these terms and conditions be or become inffective, the contracting parties shall replace the invalid provision what legally valid provision that comese closes to the content of the invalid provision in legal and conditions the or become inffective, the contracting parties shall replace the invalid provision with a legally valid provision that comese closes to the content of the invalid provision in legal and commercial terms. Unless otherwise singulated in the contract, the governing law of the contract and these terms and conditions the organized parties hereby agree that the contract and these terms and conditions shall be governed by the laws of the Propel's Republics of Chan. If TOP Reinfland in question is legally registered and existing in Hong's Norg, the contracting parties hereby agree that the contract and these terms and conditions with governed by the laws of Hameyon Laws of Hameyon were distribution and works terms and conditions with a governed by the Invertor Hambor were distribution and source and conductions with a provend by the invertor Hambor were distribution and works terms and conditions with a low of Hamo Kong. Here of Hambor Hambo