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Client: CHONGQING WORLD STEEL CO.,LTD

Contact Information: #NO.5,GUANGSHACHENG,JIULONGZHEN,JIULONGPO,CHONGQIN

G,CHINA

Contact Person: Bruce

Identification/ Austenitic Stainless Steel Seamless Tube+OD 50.8mm * WT 1.65mm

Model No(s):

Sample obtaining method: Sending by customer

Condition at delivery: Test item complete and undamaged.

Sample Receiving date: 2022-07-13

Testing Period: 2022-07-14 to 2022-07-15

Place of testing: Chemical laboratory Shanghai

Test Specification: Test result:

According to RoHS (recast): Restriction of the Use of Certain Hazardous PASS

Substances in Electrical and Electronic Equipment, 2011/65/EU last amended

by (EU) 2015/863

Other information:

Product or Lot No.: Heat No: 12B299

Material and Mark: TP316L (UNS S31603) Manufacturing standard: ASTM A213-2020

The report 244436362a 003 supersede report 244436362a 002

For and on behalf (Shangnau) Octobro TÜV Rheinland (Shangnau) Octobro Nicky Chen / Assistant Manager Date Name/Position

Sample information is provided by customer. Test result is drawn according to the kind and extent of tests performed

This test report relates to the above mentioned 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.

Decision Rule" document announced in our website (https://www.tuv.com/landingpage/en/qm-gcn/) describes the statement of conformity and its rule of enforcement for test results are applicable throughout this test report.



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Material List:

Item: Austenitic Stainless Steel Seamless Tube+OD 50.8mm * WT 1.65mm

Material No.	Material	Color	Location
A001	Metal	silver	refer to photo



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1.Cadmium, Lead, Chromium (VI), Mercury, Polybrominated biphenyls (PBB) and Polybrominated diphenyl ethers (PBDE)

Test Method: Total Cadmium

Total Cadmium, Lead, Mercury, Chromium

- Ref. to IEC 62321-4:2013+AMD1:2017 and IEC 62321-5:2013

Chromium (VI)

- For Metal material - Ref. to IEC 62321-7-1:2015

- For Plastic or Electronic material - Ref. to IEC 62321-7-2:2017

- For Leather material - Ref. to EN ISO 17075-1:2017

PBBs, PBDEs - Ref. to IEC 62321-6:2015

Material List:

				Test plan	
Material No.	Material	Color	Location	A = Test HM only B = Test FR only C = Test HM + FR	
A001	Metal	silver	refer to photo	A	

Abbreviation: HM (Heavy metal) = Cd, Pb, Hg, Cr (VI)

FR (Flame Retardant) = PBBs, PBDEs

Remark:

- 1. Component(s)/ materials(s) with an area of less than 2mm x2 mm will not be selected for testing according to RoHS Directive 2011/65/EU due to technical reason.
- 2. For the test sample does not have detail materials information provided by client, visually identical materials (e.g. wire insulation, solder points, etc.) will be considered as the same material.
- 3. Solder points on a printing circuit board will be examined several times based on optical anomalies or discoloration of the solder point(s) unless the solder point(s) is obviously generated automatically during production.
- 4. All other materials will be sampled and tested at one test point representatively.

Test Result:

	Cd	Cr(VI)	Pb	Hg	PBBs (*)	PBDEs (*)
Maximum Permissible Limit (%)	0.01	0.1	0.1	0.1	0.1	0.1

			(%))		
Material No.	Cd	Cr^	Pb	Hg	PBBs (*)	PBDEs (*)
Material NO.			RL(%)		
	0.001	0.001	0.001	0.001	0.0005	0.0005
A001	< RL	10.6	< RL	< RL	n.a.	n.a.

TÜV Rheinland (Shanghai) Co., Ltd., Shanghai TÜV Rheinland Building, No. 177, Lane 777, West Guangzhong Road Shanghai, 200072, P.R.China



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Material No.	Hexavalent Chromium Content (μg/cm²) (*1) RL: 0.10 μg/cm²
A001	Negative

Remark:

(*1) The total chromium content in Metal sample was found to be exceeded the maximum permissible limit (0.1%). Thus, the Chromium (VI) content in surface layer have been confirmed with reference to IEC 62321-7-1:2015 Annex.

	Chromium (VI) concentration	Qualitative result
Negative	<0.1μg/cm²	The sample is negative (-ve) for Cr(VI). The Cr(VI) concentration is below the limit of quantification. The coating is considered a non-Cr(VI) based coating
Inconclusive	≥0.1µg/cm² and ≤0.13 µg/cm²	The result is considered to be inconclusive. Unavoidable coating variations may influence the determination. Recommendation: if additional samples are available, perform a total of 3 trials to increase sampling surface area. Use the averaged result of the 3 trails for the final determination.
Positive	>0.13 µg/cm²	The sample is positive (+ve) for Cr(VI). Concentration is above the limit of quantification and the statistical margin of error. The sample coating is considered to contain Cr(VI).





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Sample Photo



- END -





General Terms and Conditions of Business of TÜV Rheinland in Greater China

- These General Terms and Conditions of Business of TDV Rheinland in Greater China ("CTCE") is made between the client and one or more member entitles of TDV Rheinland in Terter to Marinda China. Hone Kong and Talwan The client hereof includes. China hereof refers to Marinda China. Hone Kong and Talwan The client hereof includes: (i) a natural person capable to form legally binding contracts under the applicable laws who concludes the contract not for the purpose of a daily user. The contract of the contrac

- coagainors provided within the scope of contract performance.

 Any standard terms and conditions of the client of any nature shall not apply and shall hereby be expressly excluded. No standard contractual terms and conditions of the client shall form part of the contract even if TUP Rehalland does not explicitly deplect to them; and the contract with the client shall slos apply to future contracts with the client without TOV Rheinland having to refer to them separately in each individual case.

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.

- The contract that come into effect for the agreed term upon the agrotion tests of TU. Phelicited or a separate contracted document bearing jumed by both continuiting prefixe or upon the works requested by the client being carried out by TUV Rheinland. If the client instructs TUV Rheinland without receiving a quotation from TUV Rheinland (quotation), TUV Rheinland is, in its sole discretion, entitled to accept the order by giving written notice of such acceptance (including notice sent that electronic means) or by performing the requested
- services. The contract term starts upon the coming into effect of the contract in accordance with article 3.1 and shall continue for the term agreed in the contract. If the contract provides for an extension of the contract term, the contract term will be extended by the term provided for in the contract unless terminated in writing by either party with a three-month notice pror to the end of the contractual term.

- Scope of services

 The scope and type of the services to be provided by TUV Rheinland shall be specified in the contractually agreed service scope of TUV Rheinland by both parties. If no such separate service scope of TUV Rheinland by both parties. If no such separate service scope of TUV Rheinland shall be decisive for the service to be provided. Unless otherwise agreed, services beyond the scope of the service description (e.g. checking the correctness and functionality of parts, products, processes, installations, organizations not listed in the service description, as well as the intended use and application of such are not owned. In particular, no responsibility and services the service of the service description, as well as the intended use and application of such are not owned. In particular, no responsibility the particular to the service of the service of

- IUV Rheniand 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 no simultaneous assumption of any guarantee of the correctness (proper quality) and working order of either fested or examined parts nor of the intelliation as who who and its questions mador downstream processes, organizations, use and intelliation as who will be a superior or the processes of the particular. The particular of the particular, TIV Rheinland shall assume no responsibility for the construction, selection of materials and assembly of installations examined, nor for their use and application in accordance with regulations, unless these questions are expressly covered by the contract.

- in accordance with regulations, unless these questions are expressly covered by the contract. In the case of inspection work. TOV Rehelands 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 agreed in writing.

 If mandatory legal regulations and standards or official requirements for the agreed service scope change after conclusion of the contract, with a written notice to the client, TOV Rehelands shall be entitled to additional remuneration for resulting additional expenses. The services to be provided by TOV Rhienland under the contract or agreed exclusively with the client. A contract of third parties with the services of TOV Rhienland, as well as making reports, etc.) is not part of the agreed survices. This lates applies if the client passes on work results in full or in extracts to third parties in accordance with clause 11.4.

- 5.1

- Performance periodisidates of performance are based on estimates of the work brother periodisidates of performance are based on estimates of the work brother periodisidates of performance are based on estimates of the work brother periodisidates of performance have been agreed, these periodis shall not commence until the client has submitted all required occuments to TOV Phelinida.

 Anclais 5.1 and 5.2 also apply, even without express approval by the client, to all extensions of Articles 5.1 and 5.2 also apply, even without express approval by the client, to all extensions of the periodistic periodi

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 $T\bar{U}V$ Rheinland.
- Design documents, supplies, auxiliary staff, etc. necessary for performance of the services shall be made available free of charge by the client. Moreover, collaborative action of the client made be undertaken in accordance with legal provisions, standards, safety regulations and accident prevention instructions. And the client represents and warrants that:
- It has required statutory qualifications:
- The product, service or management system to be certified complies with applicable laws and regulations; and
- It doesn't have any illegal and dishonest behaviours or is not included in the list of Enterprises with Serious Illegal and Dishonest Acts of People's Republic of China.
 - If the client breaches the aforesaid representations and warranties, TÜV Rheinland is entitled to i) immediately terminate the contractorder without prior notice, and ii) withdraw the issued testing report/certificates if any.
- The client shall bear any additional cost incurred on account of work having to be redone or being delayed as a result of late, incorrect or incomplete information provided by or lack of proper cooperation from the cli

- If the scope of performance is not laid down in writing when the order is placed, invoicing shall be based on costs actually incurred. If no price is agreed in writing, invoicing shall be made in accordance with the price last of TUY Rheinland valid at the time of performance. Unless otherwise agreed, work shall be invoiced according to the progress of the work. If the execution of an order extends over more than one month and the value of the contract or the agreed fixed price exceeds £2,500.00 or equivalent value in local currency, TUY Rheinland may demand payments on account or in instalments. 7.2 7.3

- Payment terms

 All invoice amounts shall be due for payment within 30 days of the invoice date without deduction on recept of the invoice. No discounts and rebates shall be granted.

 Payments shall be made to the bank account of TUV Rheinland as indicated on the invoice, stating the invoice and client numbers and client numbers and client numbers incliented shall be entitled to claim default interest at the applicable short term loan interest rate publicly announced by a reputable commercial bank in the country where TUV Rheinland is located. At the same time, TUV Rheinland reserves the right to claim further damages.

 Should the client default in payment of the invoice despite being granted a reasonable grace period, TUV Rheinland shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-partermance and recordinate contract of the country where payment of the invoice despite being granted a reasonable grace period, TUV Rheinland shall be entitled to cancel the contract, withdraw the certificate, claim damages for non-partermance and recordinate of the contract of the country of the contract of the country of the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's assets or cases in which the commercement of insolvency proceedings against the client's asset or cases in which the commercement of insolvency proceedings against the client's asset or cases in which
- of assets.

 Objections to the invoices of TÜV Rheinland shall be submitted in writing within two weeks of receipt of the invoices.
- Objections to the invoices of TUV Rheinland shall be submitted in writing within two weeks of TUV Rheinland shall be entitled to demand appropriate davonce payments. TUV Rheinland shall be entitled to entitled to raise its fees at the beginning of a mosh if overheads and/or purchase costs have increased. In this case, TUV Rheinland shall notify the client in writing of the rate in fees. This notification shall be issued one month prior to the date on which remains under 5% per contractual year, the client shall not have the right to terminate the contract. If the rise in fees exceeds 5% per contractual year, the client shall be entitled to terminate the contract by the end of the period of notice of changes in fees. If the contract is not terminated, the changed fees shall be deemed to have been agreed upon by the time of the expirit of the notice period.
- Only legally established and undisputed claims may be offset against claims by TÜV Rheirland. TÜV Rheirland shall have the right at all times to setoff any amount due or payable by the client, including but not limited to setoff against any fees paid by the client under any contracts, agreement and/or orders/quotations reached with TÜV Rheirland.
 - Acceptance of work

- Any part of the work result ordered which is complete in itself may be presented by $T\bar{U}V$ Rheinland for acceptance as an instalment. The client shall be obliged to accept it
- immediately, if acceptance is required or contractually agreed in an individual case, this shall be deemed to have taken place two (2) weeks after completion and handover of the work, unless the client refuses acceptance within this period stating at least one fundmental breach of contract by TIM Publishers. neinland.

 ent is not entitled to refuse acceptance due to insignificant breach of contract by TÜV

- The client is not entitled to refuse acceptance due to insignificant breach of contract by TÜV remeinland.

 The consideration of the contract of the contract of the work performance of TÜV Rheinland, the completion of the work shall take its place. During the Follow-Audit stage, if the client was unable to make use of the time windows provided for within the scope of a certification procedure for auditing/performance by TÜV Rheinland and the certificate is therefore to be withdrann (e.g. performance of surveillance of the certificate is therefore to be withdrann (e.g. performance of surveillance than agreed date, TÜV Rheinland since the certificate is therefore to the withdrann (e.g. performance of surveillance than agreed date, TÜV Rheinland since the certification of the contract of t

- Confidentiality

 For the purpose of these terms and conditions, "confidential information," means all know-how, trade secrets, documents, images, drawings, expertise, information, data, test results, reports, asamples, project documents, princing and financial information, data, test results, reports, asamples, project documents, princing and financial information, and marketing techniques and materials, techniques and techniques a

- biddle doubt and another the property of the parties that are involved in the performance of the contract, must be treated by the receiving party with the same level of confidentiality as the receiving party uses to protect its own confidential information, but never with a lesser level of confidentiality than that which is reasonably required.

 The protection of the pr
- the receiving party already possessed this information prior to disclosure by the disclosing party, and party companies of the party comp
- 10.7

- 11.4
- Copyrights and rights of use, publications

 TOV Rhariand shall ratio all scalaries copyrights in the raports, expert reports/conince, test reports/events, results, calculations, presentations etc. prepared by TOV Rhariand, unless otherwise agreed by the parties in a separate agreement. As the owner of the copyrights, TOV Rhariand is feet to grant others the right to use the work results for includuate or all types of use ("right of use") are the client receives a simple, unlimited, pro-transferable, pro-publiconsable right of use to the client receives a simple, unlimited, pro-transferable, pro-tran
- 11.6

Liability of TÜV Rheinland

- Liability of TÜV Rheinland irrespective of the legal basis, to the fullest extent permitted by applicable law, in the event of a breach of contractual obligations or tort, the liability of TÜV Rheinland for all damages, losses and reimbursement of expenses caused by TÜV Rheinland, its legal representatives andice employees shall be limited bit. (i) in the case of a contract with a fixed overall fee, three limins services, the agreed annual fixe, (iii) his he case of a contract return is fixed overall fee, three limins services, the agreed annual fixe, (iii) his breased of a contract expressly changed on a tilm end material basis, a maximum of 20,000 Euro or equivalent amount in local currency, and (iv) in the case of a familiary of the case of a contract expressly changed on a tilm end three times of the fee for the individual order under which the damages or losses have calculated according to the foreign provisions exceeded 2.5 Million Euro or equivalent amount in local currency, the total and accumulated liability of TÜV Rheinland shall be only limited to and shall not exceed the said 2.5 Million Euro or equivalent amount in local currency. Indicate the contract, and the contract of the contract of the contract of the contract of losses caused by malice, intent or gross registence on the part of TÜV Rheinland or the vacarous agents. Such limitation shall not apply to damages for a person of each, physical injury or liness.
- rijury or illnies.
 In cases involving a fundamental breach of contract, TÜV Rheinland will be liable even where minor negligence is involved. For this purpose, a fundamental breach is breach of a material Ayr claim for diamages for a fundamental breach of contract shall be limited to the amount of damages reasonably foreseen as a possible consequence of such breach of contract at the time of the breach (reasonably foreseenbed damages), unless any of the circumstances.
 - time of the breach (reasonably foreseeable damages), unless any of the circumstances described in article 122 applies. The described in article 122 applies. The hasts of the personnel made available by the client IV Rheinfard shall not be laide of the acts of the sencious under the contract, unless such personnel made valuable is regarded as vicerious append of TUV Rheinfard against a Viceria shall be sent and the sencious under the contract under the foregoing provision, the client under the foregoing provision, the client shall indemnify IVO Rheinfard against any claims made by third parties arising from or in connection with such personnel's acts.
- contract to the 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

Export control

- 13.1
- When passing on the services provided by TÜV Rheinland or parts hereof to third parties in Greater China or other regions, the client must comply with the respectively applicable regulations of national and international export control to provise or that there are no obstacles The performance of a contract with the client is subject to the provise that there are no obstacles to performance due to national or international foreign trade legislations or embargos and/or sanctions. In the event of a violation, TÜV Rheinland shall be entitled to terminate the contract with immediate effect and the client shall compensate for the losses incurred thereof by TÜV.

The client understands and agness that TÜV Rheinland processes personal data (including but not mitted to personal information) of the client and its related parties (including but not limited to be supplied or the client) for the purpose of fulfilling ins contract. The client confirms that it has obtained the prior consent of the data subject, which entities TÜV Rheinland to access, use, or process the personal data that the client collected or processed by itself and data. TÜV Rheinland will use and process the data is accordance with the relevant legal basis. If any personal data has to be disclosed or transferred to any third party or any overseas party outside of the district in which the personal data was collected, the client also confirms that it has obtained the prior consent of the data subject. TÜV Rheinland will use any overseas party outside of the district in which the personal data was collected, the client also confirms that it has obtained the prior consent of the data subject. TÜV Rheinland will stake measures to avoid any leakage, abuse, manipulation, damage or unauthorized access of personal data. The personal data will be deleted immediately as soon as a corresponding reason for deletion arise. Data subjects may excess the following rights: right of information, the processing have the right to revoke their consent at any time with effect for the future, as well as the right to revoke their consent at any time with effect for the future, as well as the right to revoke their consent at any time with effect for the future, as well as the right to separate the right of personal data to the processing of personal data by TÜV Rheinland with as the personal personation of contraction of the processing of personal data by TÜV Rheinland with as the personal personation of contraction of the processing of personal data by TÜV Rheinland with as the personance provide or consense that a processing have the right to revoke their consent at any time with the following address TÜV Rheinland by e-mail at

- Retention of test material and documentation

 The test samples submitted by the client to TUV Rheiniland for testing will be scrapped following testing or will be returned to the client at the client's expense. The only exceptions are test samples, which are placed in storage on the basis of statutory regulations or of another Charges apply if the test samples are stored at the premises of TUV Rheiniand. The cost of placing a test sample into storage will be disclosed to the client in the quotation. It reference samples or documentations are given to the client to be placed in storage at their premises, the reference samples or documentations must be made available to TUV request, is incapable of making valuable the reference samples and/or concentration, any liability claims for material and pocuriary damage resulting from the respective testing and certification that is brought forward by the client against TUV Rheiniand shall be voided.

 The retention period for the documentation shall be 10 (ten) years after the expiry of the test mark certificates or shall meet the applicable legal requirements for EUCC certificates or Tub client. TUV Rheiniand and adjustment of the samples for storage on the client's premises are borne by the client. TUV Rheiniand and will be liable for the loss of test samples or orderence samples from the laboratories or warehouses of TUV Rheiniand only in case of gross negligence. 15.4

- Termination of the contract

 Notwithstanding clause 3.3 of the GTCB, TUV Rheinland and the client are entitled to terminate the contract in its entriety or, in the case of services combined in one contract, each of the combined parts of the contract individually and independently of the continuation of the contract and the contract individually and independently of the continuation of the contract and the contract individually and independently of the continuation of the contract part of the contract individually and independently of the contract of the contract individually and contract individual contract individ

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- withdrawn (for example during the performance of monitoring audis). Clause 16.3 applies accordingly.

 Force Majeure

 Force Majeure means the occurrence of an event or circumstance that prevents or impedes a Party from performing one or more of its contractual obligations under the contract, if and to a read to the contract, and collection of the contract, and (c) that the effects of the impediment could not reasonably have been prevent and the time of the contract, and (c) that the effects of the impediment could not reasonably have been overcome by the efficied Party, contract, and collection of the contract, and (c) that the effects of the impediment could not reasonably have been avoided or overcome by the efficied Party, contract, and collection of the contract, and (c) that the effects of the impediment could not reasonably have been avoided or overcome by the efficied Party, contract, and collection of the presented to fulfill conditions (a) and (b) under prangraph 1 of this Clause: (i) war (whether declared or not), notifies, mission, and for prangraph 2 over insurrection, and of terrorism, whether leaved to related to the contract of the contract of words, requisition, national contract of the contract and from any liability in demanges or from any other contractual remedy for breach of contract, from the time at which notice thereof reaches the other Party. Where the effect of the impediment overest mixed is temporary, the above consequency between the contract and from any liability in demanges or from any other contractual remedy for breach of contract, from the time at which notice thereof reaches the other Party. Where the

- Hardship
 The Parties are bound to perform their contractual duties even if events have rendered performance more onerous than could reasonably have been anticipated at the time of the Notwithstanding paragraph 1 of this Clause, where a Party proves that:

 The continual performance of its contractual duties has become excessively onerous due to an event beyond its reasonable control which it could not reasonably have been expected to have taken into account at the time of the conclassion of the contract, and that attained the control which it could not reasonably have been expected to have taken into account at the time of the conclassion of the contract, and that are also make the control of the contract and that are also make the control of the contract and that are also make the control of the contract and that are also make the control of the con

Partial invalidity, written form, place of jurisdiction and dispute reso

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- agreement of the other Party.

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

 All amendments and supplements must be in writing in order to be effective. This also applies to amendments and supplements to this clause 171.

 It is a supplementation of the control of the control of the control of the leaves of the control of the leaves of the control of the leaves of the control of the invalid provision with a legally valid provision that comes closes to the content of the invalid provision in legal and commercial terms.

 Unless otherwise subpudied in the contract, the governing leve of the contract and these terms of the control of the provision that the legally valid provision with a legally valid provision with a legally of the contract and these terms of the contract and question is legally registered and existing in the People's Republic of China, the contracting parties hereby agree that the contract do these terms and conditions shall be governed by the laws of the People's Republic of China, if TOV Rheinfand in question is legally registered and existing in Talwan, the contracting any of the contract of the co