

TEST REQUEST FORM

REPORT NO	
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_		oress' is %5	•	(24 hours) and "Same Day	*Same Day y" service is %150 of the standard prices.
APPLICANT INFORMATION			INVOICING INFORM	IATION	
Applicant Company			Company to be invoice	d	
Address			Address		
Tax Office	No		Tax Office		No
Contact Person Name	Telephone / External		Contact Person Name		Telephone/External
Fax	E-mail		Fax E-mail		
SAMPLE AND REPORT SEND	DING INFORMATION				
Agency Name Contact Person Telephone / External	Fax		Previous Report No Season	Fiber Compos	Order No
E-mail	44- III4- 4h (· · · · · ·			N. 11/6: 1 N
Sample Description (It is manda face side clearly on the fabri		Sample (s)	Colour		Model / Style No
Buyer's Region*	ıyer's Region* 🗌 Europe 🔲 America 🔲 Other :		End Use Woman Man Child (years' old)(Others)		
•			Product Type 🔲 Trou	sers 🗌 T-shirt	Skirt Shirt(Others)
* All tests will be performed in accordance with the requirements / standards of buyer's region, unless otherwise notified.		Fabric Weight			
Care Label Requested care label wi	ll be used, unless otherwise there is no c	are label state	ed in the buyer's standard.		
PLEASE TICK THE REQUESTE	ED TEST(S)				
Full Test up to the standard Dimensional Stability Washing Dry Cleaning Steaming After Washing After Washing After Dry Cleaning Print Durability Spirality Colourfastness Washing Crocking Water Sea Water Chlorine Non - Chlorine Light Grade	Physical Tensile Strength Tear Strength Seam Slippage Seam Strength Snagging Abrasion (Cycle) Bursting Strength Fabric Weight Stretch & Recovery Fabric Count Attachment Strength Air Permeability Water Absorbency Water Repellence Water Permeability 16 CFR 1500.48 Sharp Edge 16 CFR 1500.49 Sharp Point 16 CFR 1501 Small Parts Pilling (ICHSO 12945-1) Cycle/Hours: Pilling (Martindale-ISO 12945-2) Cycle/Hours: Pilling (ASTM 3512) Minutes:	pH v. pH v. pH v. pH v. pH v. AZO Allerg Carci Orga Polyc Form Heav Toxic Total Nicke Total Total Total CPSI/ GOT: Oekc REAC KKDI	rinated Organic Carriers (CC Dyestuff geneous Dyestuff nogenic PCP) haldeyhde (Sample should by Metals Ty Metals in Packaging (CON Diese Nogenic PCP) The Cadmid (CON Content nogenic PCP) The Cadmid (CON Content nogenic PCP) The Cadmid Nogenic PCP (CON Content nogenic PCP) The Cadmid Nogenic PCP (CON CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CON CONTENT nogenic PCP) The Cadmid Nogenic PCP (CON CONTENT nogenic PCP)	e sent closed parallels EN 12472 Cadmium sts)	☐ Phthalates ck.) ☐ PVC ☐ Chromium VI ☐ BHT ☐ PFOS / PFOA ☐ PFCS ☐ Quinoline ☐ PAH ☐ DMFu ☐ C10-C13 ☐ C14-C17 ☐ BPA ☐ BPS ☐ Material Analysis (FTIR) ☐ Flame Retardants ☐ Open End&Ring ☐ Fiber Composition* ☐ Filament Number
Therewith we declare to agree that INTERTEK TEST HIZMETLERI A.Ş. perform tests within the conditions specified in the whole pages and to accept the price and payment terms that will be carried out for this service. We take all the responsibility of negative effects because of insufficient or wrong information that we have given above. The liability of the Intertek Test Hizmetleri AS. in respect of any claims for loss, damage or expense of whatsoever nature and howsoever arising in respect of any breach of contract and/or any failure to exercise due skill and care by the Intertek Test Hizmetleri AS. shall in no circumstances exceed a total aggregate sum equal to ten (10) times the amount of the fee or commission payable in respect of the specific service required under the particular contract with the Intertek Test Hizmetleri AS.which gives rise to such claims provided however that the Intertek Test Hizmetleri AS.shall have no liability in respect of any claims for indirect or consequential loss including loss of profit and/or loss of future business and/or loss of production and/or cancellation of contracts entered into by the Principal. I accept.					
Form Completion Date	Authorized Signature		COMPANY'S CHOP	(Alcothack-	p of the company to be invoiced)

Form LG.003/Rev.16/16.12.2019

^{*} In fiber composition test an alternative method (AATCC 20 A)we used instead of EU directive method 8.

** Non-fire retardant polyurethane foam (BS 3379 Type B Hardness grade 130 and of a density of 20–22 kg per m3) is used unless otherwise is requested for BS 5852 Part 1 Source 0 flammability test Not -1: We will send you the method of analysis and all the required information that you asked.

Not -2: You can see our scope accreditation test/analysis by visiting TURKAK web site (www.turkak.org.tr) at paste, you will need to enter our lab code: AB-0716-T.



Intertek General Terms and Conditions of Services

with any proposal, estimate or fee quote, form the agreement between you (the Client) and the Intertek entity (Intertek) providing the services

- REPREADION

 As greement the following words and phrases shall have the following meanings unless the context otherwise requires:
 sement means this agreement entered into between Intertals and the Client;
 gress thall have the meaning open in Clause 5.1;
 Initiatrial Information means all information in whatever form or manner presented which; (a) is disclosed pursuant to, or in the course of the provision of Services pursuant
 following land from the course of the provision of Services pursuant
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- party, intelligence of the property Rightigh means copyrights, trademarks (registered or unregistered), patients, patient applications (including the right to apply for a patient), service marks, design rights (registered or unregistered), trade servets and other like rights howsover existing perspective shall have be meaning as set unto in Clause 2.2 below. Services means the services set out in any relevant intentik Proposal, any relevant Client purchase order, or any relevant Intentik invoice, as applicable, and may comprise or include the provision by Intentik of a Paper, applicable, provided to the Client by Intentik relating to the Services;

 THE SERVICES. We applicable or a trade of the proposal, administed or the capital provision of the Client by Intentik relating to the Services.

- THE SERVICES wide the Services to the Client in accordance with the terms of this Agreement which is expressly incorporated into any Proposal Intertek has made and

- Interest stall provide the Services to the Client in accordance with the terms of this Agreement which is oppressly incorporated into any Proposal Intertex has made and samitted to the Client.

 In the event of any inconsistency between the terms of this Agreement and the Proposal, the terms of the Proposal stall step procedence.

 The Services provided by Intertex divided by Intertex with the Client and any memorands, bishorytory data, calculations, measurements, editionalises, notes, certificates and other material prepared by Intertex in the course of providing the Services to the Client, topether with status summaries or any other communication in any form describing the results of any wink or services performed Reporting is table only for the Clients use and benefit.

 The Client advonvideges and agrees that if in providing the Services intertex is college to deliver a Report to a third party, Intertex shall be deemed invencedly authorised to deliver such Report to the applicable third party. Intertex shall be deemed invencedly authorised to deliver such Report to the applicable third party. Intertex shall be deemed invencedly authorised to deliver a Report to a third party, Intertex shall be deemed invencedly authorised to deliver a Report to a third party, Intertex shall be deemed invencedly authorised to deliver as the client or where, in the measurable opinion of intertex, it is implicit from the circumstances, made, custom, usage or practice. The Client downwise and agreement and by Provinces provided and Preports produced by Hersteix are done so within the limits of the copy of vork Assort on the constructions is an accordance with any relevant the party of the products, material, services, septement or processes tested, respected or certified and the copy of vork close not necessarily reflect all constructions and the products, material, services, septement or processes tested, respected or certified and the copy of vork close not necessarily reflect all respects which prepared in real and representati
- 2.7

- TREKS WARRANTIES.
 We rarrats exclusively to the Client:
 hist the power and authority to enter into this Agreement and that it will comply with relevant legislations and regulations in force as at the date of this Agreement in
 to the provision of the Services; beauting to the provision of the cervices, that the Services will be performed in a manner consistent with that level of care and skill ordinarily exercised by other companies providing like services under similar
- (b) (c)
- oricumstances; that it will take reasonable steps to ensure that whilst on the Client's premises its personnel comply with any health and safety rules and regulations and other reasonable security requirements made known to intertick by the Client in accordance with Clause 4.30f; that the Reports produced in relation to the Services will not infrare any legal parties fulluding intellectual Property Rights) of any third party. This warranty shall not apply where the intringement is directly or any claused by intertek's reliance on any information, samples or other related documents provided to Intertek by the Client (or any of its
- the infringement is directly or infrectly caused by interlexs resurce or any inversionary, semploy, or work research of the hype driginally performed as may be reasonably agried to cortex any delect in interlex in Cause 3.1 (b), interlex shall, at its own expense, perform services of the hype driginally performed as may be reasonably experied to cortext any delect in interlex interlex interlex invess no other warranties, express or implied. All other warranties, conditions and other terms implied by statute or common law (including but not limited to any mighed warranties of intervitability) and interest for purpose are, to the fullest extent permitted by law, excluded from this Agreement. No performance, deliverable, oral or other information or advice provided by interlex (including its agents, sub-contractors, employees or other representatives) will create a warranty or otherwise increase the scope of the information of advice provided by interlex (including its agents, sub-contractors, employees or other representatives) will create a warranty or otherwise increase the scope of the information of advice provided by interlex (including its agents, sub-contractors, employees or other representatives) will create a warranty or otherwise increase the scope of the information of advice provided in the contractive of the information of the i

CLIENT WARRANTIES AND OBLIGATIONS

- The Clieft appreciate and surrounds:

 Into the second of the Services for itself;
 that it is securing the provision of the Services berander for this Agreement and procure the provision of the Services for itself;
 that it is securing the provision of the Services berander for this own account and not as an apart or broker, or in any other representative capacity, for any other person or entity,
 that any information, samples and related documents if or any of its agents or engreementatively scappible to Intertek fivalizing its agents, sub-contractors and employees is,
 true, accounter expresentative, complete and is not misleading in any respect. The Client further acknowledges that interties, will rely on such information, samples or other related
 documents and materials provided by the Client without any only to confirm or verify the accuracy or completeness thereof in order to provide the Services
 that any samples provided by the Client to Interties will be shipped pre-paid and will be collected or disposed of by the Client its osts within thirty (50) days after
 testing unless attentive arrangements are made by the Client in the event that their sub-samples are not collected or disposed by the Client within the required thirty (50) days
 period, itertek reserves the right to destroy the samples, at the Client's costs, and
 that any information, samples or other related documents finduling without limitation certificates and reports) provided by the Client to Intertek will not, in any circumstances,
 infining any legal rights (including Intellectual Property Rights) of any thirty party.

 In the event that the Services provided relate to any thirty darty, the Client shall cause any such thirty for any day services.

- 4.2
- 4.3 (a)
- In the event that me berwase provides near control to the properation for and as a condition proceeded to such third party receiving any Reports or the benefix or any common.

 The Client further agrees:

 too operate with intertex in all matters relating to the Services and appoint a manager in relation to the Services who shall be duly authorised to provide instructions to intertex on behalf of the Client and to bind the Client contractually as required; to provide infrared (inclinding his agents, such contractors and employees), at its own expense, any and all samples, information, material or other documentation necessary for the execution of the Services in a timely manner sufficient to enable intertex to provide the Services in accordance with this Agreement. The Client acknowledges that any samples provided may become damaged or be destroyed in the course of testing as part of the necessary testing process and undertakes to hold intertines from any (b)
- and all responsibility for such alteration, damage or destruction; that it is responsible for providing the samples/equipment to be tested together, where appropriate, with any specified additional items, including but not limited to connecting pleases, fuse-links, etc.; (c)

- (f) (q)
- plices, fixe-links, etc. to provide instructions and feedback to intertek in a timely manner; to provide instructions and feedback to intertek in a timely manner; to provide intertuctions and feedback to intertek in a timely manner; to provide intertek disclosing its agents, sub-contractors and employees) with access to its premises as may be reasonably required for the provision of the Services and to any other relevant premises at which the Services are to be provided; prior to intertek attenting any premises for the performance of the Services, to inform Intertek of all applicable health and safety rules and regulations and other reasonable security requirements that many apply and relevant premises are to be provided; to notify intertek groupily of any rick, safety issues or incidents in respect of any item delivered by the Client, or any process or systems used at its premises or otherwise necessary for the prevision of the Services. (h)
- interessably for the provision of the Services:

 on form intererisk in advance of any applicable import/ export restrictions that may apply to the Services to be provided, including any instances where any products, information or bechnology may be exported imported to or from a country that is restricted or barried from such transaction;
 in the event of the issuance of a certificate, to inform and advise intertek immediately of any changes during the term of the certificate which may have a material impact on
 the accuracy of the certification;

- the accuracy of the certification; to the control with a control with relevant legislation and regulation in relation to the Services; that it will not sub-any Reports issued by intertex pursant to this Agreement in a misleading manner and that it will only distribute such Reports in their entirety; in no event will no contented any Reports are only extracts, excepts or parts of any Reports be destinated or published without the provintient consent of interties, such consent and to be unreasonably withheid) in each instance, and the content of the content

- CHARGES, INVOICINE AND PAYMENT
 The Client shall py intertext the charges set out in the Proposal, if applicable, or as otherwise contemplated for provision of the Services (the Charges).
 The Charges are expressed exclusive of any applicable taxes. The Client shall pay any applicable taxes on the Charges at the rate and in the manner prescribed by law, on the issue by intertext of a valid invoice.

 The Client agrees that it will reinfluouse intertext for any expenses incurred by intertext relating to the provision of the Services and is wholly responsible for any freight or customs
- 5.3
- es relating to any testing samples.
 s represent the total fees to be paid by the Client for the Services pursuant to this Agreement. Any additional work performed by Intertek will be charged on a time 5.4
- 5.5
- and material basis.
 Intented shall invoice the Client for the Charges and expenses, if any, The Client shall pay each invoice immediately upon receipt if a certain payment term is not agreed by both
 parties, Intented keeps the right to bask for advance payment.
 If any invoice is not plad on the due date for payment, Interfacts shall have the right to charge, and the Client shall pay, interest on the unpaid amount, calculated from the due to
 date of the invoice to the date of receipt of the amount in full at a rate equivalent to 2,5% per cent per annum above the base rate from time to time of HSSC Bank in the relevant 5.6

- 6.2
- NUTFILLECTUAL PROPERTY RIGHTS AND DATA PROTECTION
 All Intellectual Property Rights belonging to a party prior to entry into this Agreement shall remain vested in that party. Nothing in this Agreement is intended to transfer any
 intellectual Property Rights bromether party to the other.
 Any use by the Client (or the Client's affiliated companies or subsidiaries) of the name "Interfal" or any of Interfal's trademarks or brand names for any reason must be prior
 approved in writing by Interfal. Any other use of Interfal's trademarks or brand names is shirtly prohibited and Interfal reserves the right to terminate this Agreement
 immediately as a result of any such manufactored use.
 In the went of provision of certification services, Client agrees and acknowledges that the use of certification marks may be subject to national and international laws and
- 6.4 All Intellectual Property Rights in any Reports, document, graphs, charts, photographs or any other material (in whatever medium) produced by Intertek pursuant to this Agreement shall belong to Intertek. The Client shall have the right to use any such Reports, document, graphs, charts, photographs or other material for the purposes of this
- Agreement. The Client agrees and advoowledges that Interdet retains any and all proprietary rights in concepts, ideas and inventions that may arise during the preparation or provision of any Report including any deliverables provided by Interdet to the Client) and the provision of the Services to the Client, interdet shall observe a list abultary provisions with regard to date protection for the central that interferst processors or gless access to personal data in connection with the Services that the central that interferst processors or gless access to personal data in connection with the Services are considered to the Client and the Client and the Client and Control of the Client and Client 6.5 6.6

- (a) (b) (c)
- (d) 7.3

- of Offices of Notifices and section of comments are superiorities of the section of relange to sociol deals.

 Control of Notifices of Notifices and Section of Sectio 7.5
- 16/16. 7.6 7.7
 - o this Agreement shall be effective unless it is in writing, expressly stated to amend this Agreement and signed by an authorised signatory of each party.
- CONCE MALEURE
 Nother party shall be liable to the other for any delay in performing or failure to perform any obligation under this Agreement to the extent that such delay or failure to perform
 or perform any obligation under this Agreement to the extent that such delay or failure to perform Neither party stati be tissue us to sure our own of the contractor is a result of:
 as a result of:
 war (whether declared or not), civil war, riots, revolution, acts of terrorism, military action, sabotage and/or piracy;
 natural dissates such as violent storms, earthquakes, tidid waves, floods and/or lighting; explosions and fires;
 strikes and labour disputes, other than by any one or more employees of the affected party or of any supplier or agent of the affected party; or
 failures of utilities companies such as provides or telecommunication, internet, gas or electricity services.
 For the avoidance of doubt, where the affected party is intertek any failure or delay caused by failure or delay on the part of a subcontractor shall only be a Force Majeure Event
 (as defined below) where the subcontractor is affected by one of the events described above.

- A party whose performance is affected by an event described in Clause 9.1 (a Force Majeure Event) shalt: promptly notify the other party is writing of the Force Mejaure Event and the cause and the likely duration of any consequential diday or non-performance of its obligation used in resonable endeadowars be avoid on miligate the effect of the Force Mejaure Event and continue to perform or resume performance of its affected obligations as so
- Use all residentiable drobbovuss surcius it insigner use rene, or use recon management continues to provide Services that menain unaffected by the Force Majeure Event.

 The Force Religence Services from one than soby (60) days after the day on which it started, each party may terminate this Agreement by giving at least ten (10) days.
- LIMITATIONS AND EXCLUSIONS OF LIABILITY
- LIMITED AND EXCLUSIONS OF LIABILITY
 Nother party excludes or limits liability to the other party;
 the other party excludes or limits liability to the either party;
 for datin or personal linguisy resulting from the negligence of that party or its directors, officers, employees, agents or sub-contractors; or
 for its own final of that of such case, complexed, agents or sub-contractors; or
 for its own final of that of such case, complexed in the contractors,
 subject to Classes (10,1) the maximum aggregate liability of its retrieval; to contract, to refinduding negligence and breach of statutory duty) or otherwise for any breach of this
 to interfish, under this Agreement and the contractor with the Services to be provided in accordance with this Agreement shall be the amount of Changes due by the Client
 Subject to Classes (1), neither party shall be liable to the other in contract, tort (including negligence and breach of statutory duty) or otherwise for any;
 loss of profits;
 (including negligence and breach of statutory duty) or otherwise for any;
 loss of such passiness:
- 10.3

- loss of salse or business;
 loss of operating (louding without limitation in relation to third party agreements or contracts);
 loss of or damage to goodwill or reputation;
 loss of anothigated scaling;
 cost or expenses incurred in relation to making a product recal;
 loss of anothigated borron of software, skids or information, or
 any instruct, consequential loss, purplies or special loss (even or work loss of seen or compliant) or software purplies or special loss (even when advised of their possibility).
 any instruct, consequential loss, purplies or special loss (even when advised of their possibility).
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 any instruct, nonexpectation and a set of the contraction of their contraction of their possibility.
 As in the contraction of their purple seen of their decrease makes the contraction in long their grade and their contraction of their possibility of sets and constitute a bar or irrevocable waiver to any claim, either directly or indirectly, in contract, but or otherwise in connection with the provision of Services under this Agreement.

- Il indemnify and hold harmless Intertek, its officers, employees, agents, representatives, contractors and sub-contractors from and against any and all claims, (including costs of lingation and attorney's fees) arising, directly or inferectly, out of or in connection with: usits by any governmental authority or others for any action of assented failure of the Client to comply with any law, ordinance, regulation, rule or order of any
- (a)
- INDEMICE
 The Client shall indemnify and hold harmless Interfact, its chacks, compared to the Client shall indemnify and hold harmless Interfact, its chacks, compared to the Client shall indemnify and hold harmless Interfact, its chacks a size, directly or indirectly, out of or in currences.

 The Client shall indemnify and hold harmless Interfact, its chacks are shall also and a compared to properly and a compared to properly and a compared to properly and a compared to the compared to the

- (f)
- Each party shall be responsible for the arrangement and uses of the arrangement and uses of the arrangement and uses of the arrangement and insurance and properly insurance and properly insurance and properly insurance. The Client are an insurer or guarantor. The Client acknowledges that allowing intertak maintains employer's lability insurance, such insurance does not cover any employees of the Client or any third parties who may be invoked in the provision of the Services are to be performed at premises belonging to the Client or third parties, Intertak's employer's lability insurance does not provide cover for non-intertak employees.

 ***COMMANDIA**

 ***COMMA

- Introduce in the pitches are the provision of the Agreement for any reason and without projects to part or repiration or repiration.

 Assignment may be terminated by:

 the Services here been provided.

 This Agreement may be terminated by:

 the provided delivery or courier requesting the other to remody such breach;

 interest on written motice to the Client in the event that the other to remody such breach;

 interest on written motice to the Client in the event that the other makes any voluntary arrangement with its oredators or becomes subject to an administration order or be an individual or first placement or being a company one with the placement of the propers of a soft placement or any reason and without prejudice to any other rights or remedies the parties may have, the Client shall pay historiac Assistance or repiration of the Agreement for any reason and without prejudice to any other rights or remedies the parties may have, the Client shall pay historiac Assistance or explanation of the Agreement of the Agreement of any order or and surface the makes and or registration that Agreement.

 Assistance and the agreement of the Agreement of any reason and without prejudice to any other rights or remedies the parties may have, the Client shall pay historiac for a proposal or the Agreement of the Agreement of any other rights or remedies the parties may have, the Client shall pay historiac for the Agreement shall not affect the accorded rights and obligations of the parties nor shall it affect any provision which is expressly or by implication intended to come into force or continue in force or a offer such termination or explanation to or more of its affiliates and/or sub-contractors when
- 13.4
- ASSIGNMENT AND SUB-CONTRACTING
 Interfacts reserves the right to delegate the performance of its obligations hereunder and the provision of the Services to one or more of its affiliates and/ or sub-contractors when necessary, interfact, may also assign this Agreement to any company within the interfact group on notice to the Client.

 GOVERNING LAW AND DISPUTE RESOLUTION
 This Agreement the Proposal stall be governed by Turkish law. The parties agree to submit to the non-exclusive jurisdiction of the Turkish Courts in respect of any dispute or claim arising out of or in connection with this Agreement (including any non-contractual claim relating to the provision of the Services in accordance with this Agreement).

 MISSICLAMENOS

Severability

16.1 If any provision of this Agreement is or becomes invalid, illegal or unenforceable, such provision shall be severed and the remainder of the provisions shall continue in full force and effect as if this Agreement had been executed without the invalid lilegal or unenforceable provision. If the invalidity, illegality or unenforceability is so fundamental that if prevents the accomplishment of the purpose of this Agreement, Intertex and the Client shall immediately commence good faith negotations to agree an alternative arrangement provided in the complishment of the purpose of this Agreement, Intertex and the Client shall immediately commence good faith negotations to agree an alternative arrangement provided in the complishment of the purpose of this Agreement, Intertex and the Client shall immediately commence good faith negotations to agree an alternative arrangement provided in the complishment of the purpose of this Agreement, Intertex and the Client shall immediately commence good faith negotations to agree an alternative arrangement provided in the complishment of the purpose of this Agreement, Intertex and the Client shall immediately commence good faith negotations to agree an alternative arrangement provided in the complishment of the purpose of this Agreement, Intertex and the Client shall immediately commence good faith negotations to agree an alternative arrangement provided in the complex and the complex arrangement provided in the complex and the complex arrangement provided in the com

- and effect as in the registerious section of the purpose of this Agreement, Intertak and the Client shall immeniately commence you was a comprehensed of the purpose of this Agreement, Intertak and the Client shall immeniately commence you was a comprehensed of the purpose of this Agreement shall consolidate a partnership, association, joint venture or other co-operative entity between 16.3 Subject to Clause 10.4 above, the failure of any party to insist upon strict performance of any provision of this Agreement, or to exercise any right or remedy to which it is entitled, shall not constitute a valver and shall not cause a diminution of the obligations established by this Agreement. A valver of any breach shall not cause a diminution of the obligations established by this Agreement.
 - uent breach. ver of any right or remedy under this Agreement shall be effective unless it is expressly stated to be a waiver and communicated to the other party in writing.
- Whole Agreement
 16.5 This Agreement and the Proposal contain the whole agreement between the parties relating to the transactions contemplated by this agreement and supersedes all previous
 agreements, arrangements and understandings between the parties relating to those transactions or that subject matter. No purchase order, statement or other similar
 document will add to or vary the terms of the Agreement
 16.6 Each party advious/edges that in entering into this Agreement it has not relied on any representation, warranty, colleteral contract or other assurance longes; those et out or
 referred to in this Agreement was by or on behalf of any other party before the acceptance or signature of this Agreement. Each party waives all rights and remedies that, but
 for the Classe, might otherwise be available to it in respect of any such representation, warranty, collateral contract or other assurance.

 16.7 Nothing in the Agreement Italian to exclude say labelity for faculated interspeciesation.
- Third Party Rights

 16.8 A person who is not party to this Agreement has no right to enforce any of its terms.

 Further Assurance
- rer Assurance
 Each party stall, all the cost and request of any other party, execute and deliver such instruments and documents and take such other actions in each case as may be reasonably requested from time to time in order to give full effect to its obligations under this Agreement.

- Principal must fill in the request form completely and correctly. Reports are based on the information on the request form. Any request to change on the information alread, given on the form should be stated in written way and before test procedures have started. If the request is after the report has been issued, the re-issued report case. The report reside will be replaced and reviews and invoices will be repeated in accordance with the original information reports that the changed. Vehale request for report review in with one to be taken into consideration, reports and invoices will be prepared in accordance with the original information reports and invoices will be prepared in accordance with the original information.
- equest form.

 depend from and chop of the Principal is a must on the request forms. Principal will be held responsible for wrong signature or chop, advanced in the Principal, with missing information on the form or insufficient sample can not be started. The date on which the deficiencies are completed, will be accepted
- Submissions of the Principal, with missing information on the form or insufficient sample can not be started. The date on which the deficiencies are completed, will be accepted as the first working day.

 Samples of Principal, which are not tested for the reasons of insufficient amount, tack of information or payment problem will be lept only for one week. Company will be repossible for the storage of those not collected by applicate which this time limit.

 If the Principal applies for returning of the sample back, it should be taken within one week time from our laboratory, in cases of delivery, the courier cost will be paid by Principal. Concellation requests of the tests of shiften and sameday services will be considered valid if applied within the same day, if cancellation shuffle is requested, this will be applied at the discretion of the company.

 Fleated specimens as stored for there months, remaining ones for one month and then disposed of.

 Reports are setted on the place. The request of reports in Linksh or in other places to make the principal the principal to the principal to be charged for test payment, this company should declare its agreement on service conditions of Company in a written way with authoritied signature and company does.

- authorized signature and company chap

 See the below table for the minimum enguined sample quantity for the individual tests. Principal will be also given information on captioned pre-test requests.

 Any liabilities (including stamp tax or other taxes) arising from this agreement will be shared between the both parties. Declarations and tax settlement will be handled by the Customer and hard for it will be invised to the Interface Set Interface S

Recommended minimum amount of samples for the tests

A. Colourfastness tests	40 cm x 40 cm for each test 60 cm full width for full analysis (for plain-coloured)			
B. Physical tests	oo ciii tali waan toi tali ahaysis (ioi pian colourca)			
, 	Woven: 75 cm x 75 cm. Knit: 80 cm x full width			
1 - Dimensional stability	2 garments (1 for testing, 1 for comparing as original)			
2- Appearance after washing	1.5 m x full width			
3- Flammability				
(CFR Part 1610)	50 cm x full width for each individual test			
4- Strength tests				
(tensile, tear, bursting, seam slippage etc.)	50 cm x 50 cm			
5- Yarn no/Construction	50 cm x full width for each			
6- Fabric performance tests (pilling, abrasion etc.)	individual test			
C. Composition and Analytical tests	50 cm x 50 cm			
1 - Fabric fiber composition	1 garment			
2- Garment fiber composition	50 cm x 50 cm for each test			
3- Analytical tests				
(Formaldehyde, pH value etc.)	8 accessories min			
4- Analytical tests				
(for accessories)	20 accessories min			
5- Lead content test				
(on accessories)				
D. Care label recommendation	2 m x full width			
Fabric	4 garments + accessories (if any)			
Garment				

CONFIRMATION

(COMPANY'S CHOP SIGNATURE)