

REPORT NO.: B30641159

TEST REPORT

DATE: SEP.21, 2011

NAME OF APPLICANT:

XM TEXTILES
ROOM2201 NO.18 SHUNYI ROAD
ATTN: YU LING

SAMPLE DESCRIPTION PROVIDED BY APPLICANT:

SAMPLE 4-OXFORD 200DX200D PU1000 110gsm WR
REF. NO. : /
STYLE NO. : /
ORDER NO. : /
BUYER : /
END USE : /
EXPORTED TO : /
CARE INSTRUCTION :



SAMPLE DESCRIPTION ASSIGNED BY LABORATORY :

DATE RECEIVED : SEP.15,2011		DATE TESTED : SEP.15 – SEP.21, 2011
NUMBER OF SAMPLE: 1		
SAMPLE LABEL	PRODUCT	APPLICANT'S EQUIVALENT CODE
01	WOVEN FABRIC IN NAVY	OXFORD 200DX200D PU1000 110gsm WR

REMARKS:

1. THE RESULTS RELATE ONLY TO THE ITEMS TESTED.
2. COMMERCIAL REQUIREMENTS QUOTED IS JUST FOR YOUR REFERENCE, FINAL ACCEPTANCE SHOULD BE AGREED BY THE TRADE PARTIES.

CONCLUSION :

THERE IS NO COMMENT ON BURSTING STRENGTH.
OTHER PERFORMANCE TEST RESULTS MEET COMMERCIAL REQUIREMENTS.

***** END OF PAGE *****

**FOR AND ON BEHALF OF
STR (SHANGHAI) LTD.**



Sandy Cai –Manager (Softline Testing Dept.)
Checking: ALMA/KM

REPORT NO.: B30641159

TEST REPORT

DATE: SEP.21, 2011

TEST(S) CONDUCTED:
AS REQUESTED BY THE APPLICANT

COMMERCIAL
REQUIREMENT

(1)	COLOUR FASTNESS TO WASHING (ISO 105 C06-2010 A2S, 30 MINUTES MECHANICAL WASH AT 40°C WITH 4g/l ECE REFERENCE DETERGENT AND 1g/l SODIUM PERBORATE, 10 STEEL BALLS.)	(01)	
	COLOUR CHANGE	4-5	4
	COLOUR STAINING		
	-ACETATE	4-5	3
	-COTTON	4-5	
	-NYLON	4-5	
	-POLYESTER	4-5	
	-ACRYLIC	4-5	
	-WOOL	4-5	
(2)	COLOUR FASTNESS TO RUBBING (ISO 105 X12-2001)		
	<u>ORIGINAL</u>	(01)	<u>HEAVY SHADE</u>
	DRY	4-5	3
(3)	COLOUR FASTNESS TO LIGHT (ISO 105 B02-1994+AMD1-1998&AMD2-2000, XENON ARC-LAMP)		
	<u>AT STANDARD 4 :</u>	(01)	
	GRADE	ABOVE 4	4
(4)	COLOUR FASTNESS TO WATER (ISO 105 E01-2010)		
		(01)	
	COLOUR CHANGE	4-5	4
	COLOUR STAINING		
	-ACETATE	4-5	3
	-COTTON	4-5	
	-NYLON	4-5	
	-POLYESTER	4-5	
	-ACRYLIC	4-5	
	-WOOL	4-5	

***** END OF PAGE *****

REPORT NO.: B30641159

TEST REPORT

DATE: SEP.21, 2011

TEST(S) CONDUCTED:
AS REQUESTED BY THE APPLICANT

COMMERCIAL
REQUIREMENT

(5)	TENSILE STRENGTH (ISO 13934-2:1999, GRAB METHOD, TENSILE TESTER, CRE.)	(01)	
	WARP (kg)	81.0	23.0
	WEFT (kg)	62.7	23.0
(6)	TEARING STRENGTH (ISO 13937-1:2000+COR 1:2004, ELMENDORF TEARING TESTER)	(01)	
	WARP (g)	>2724	1200
	WEFT (g)	2621	1200
(7)	BURSTING STRENGTH (ISO 13938-1:1999, MULLEN BURSTING DIAPHRAGM TESTER)	(01)	
	AVERAGE (kg /cm ²)	>4.9	-
(8)	ABRASION RESISTANCE (ISO 12947-2:1998+COR1:2002, PRESSURE: 9kPa)	(01)	
	AVERAGE	>10000	10000
(9)	FORMALDEHYDE CONTENT (ISO 14184-1:2011)	(01)	
	mg/kg	NOT DETECTABLE	≤300 ppm

APPENDIX 1 - TERMS AND CONDITIONS OF SERVICE / 附件一：服务所依据的各项条件

Specialized Technology Resources (Shanghai) Ltd. ("STR") undertakes to provide services to its Customer subject to the terms and conditions contained herein.

The term of limitation of liability contained herein has been conspicuously marked to draw the attention of the Customer, the full and complete explanation of this term has been made to the Customer by STR. The Customer agrees that this term shall be construed as a provision of the agreement between STR and itself, based on the full and complete understanding of the wording and legal significance of this term.

COMPUTATION OF CHARGES AND PAYMENT

- 1.1 费用计算基础
(a) Computing fees shall be charged on a daily basis.
(b) Where the personnel of STR are assigned by the Customer to any on-site projects, the Customer shall be billed on an hourly basis at the compensation rate of its personnel.
1.2 Disbursements incurred on the Customer's behalf such as expenditure for communications, transportation, travel, the purchase of any materials, tools, equipment, components or parts which are directly related to the service shall be billed at cost and shall include a reasonable handling charge...
1.4 Payment shall be made in RMB at its address or at such other address and in such manner as STR may from time to time specify. Payment made by post shall be at the risk of the Customer.

CONFIDENTIAL TREATMENT OF INFORMATION

- 5.1 Unless otherwise specifically agreed between the parties, the services rendered by STR to the Customer shall be on a non-exclusive best-efforts basis.
5.2 It is explicitly agreed by STR and the Customer that all technical information (whether contained in models, drawings, blueprints, reproduction of drawings, written reports, letters, memoranda or notes or in any other form) shall be kept strictly confidential by STR for the purposes of this Agreement...
5.3 STR undertakes that the identity of its Customers and the nature of services rendered shall be kept confidential unless the Customer agrees in writing to disclose the same.

PATENT RIGHTS

- 4.1 Any invention made in the performance of work for the Customer by STR within the field of work undertaken for the Customer, belongs to the Customer.
4.2 STR's use of the aforesaid inventions shall be free of any royalty fees provided that the use of such inventions are confined to the performance of the work for the Customer.

LIMITATION OF LIABILITY

- 4.3 If any liability on the part of STR shall arise (whether under the express or implied terms hereof or under the relevant Chinese law and regulations) in contract, tort or infringement, the Customer's right to recover damages for any loss of whatever nature caused by the fault or negligence of STR or by any breach of its obligations or whatsoever caused shall be limited to the amount of the contract price under this Agreement and the said limitation of liability shall apply regardless of the form of action, whether in contract, tort, infringement or otherwise.

INDemnITY

- 5.1 In the event of actual or threatened litigation by STR in relation to the services undertaken on behalf of the Customer or in relation to any of the Products or the Trade Mark or Patent of the Customer or of any letter patent, registered design, trade mark or trade name, the Customer shall indemnify STR against from any liability, action, claim, demand, costs, charges and expenses arising from loss of or damage to, or the loss of or damage to, any assets, claims, or costs of defending such action.
5.2 In the event of actual or threatened litigation by the Customer against STR or in connection with the services rendered by STR, the Customer shall indemnify STR against from any liability, action, claim, demand, costs, charges and expenses arising from loss of or damage to, or the loss of or damage to, any assets, claims, or costs of defending such action.

SOLICITATION OF EMPLOYEES

- 6.1 Neither party shall solicit the employees of the other for employment or hire unless prior written consent to do so is obtained.

EFFECT OF PROPOSAL

- 7.1 The accompanying proposal is valid for a period of ninety (90) days from the date of the proposal unless extended in writing by STR. Upon the acceptance of such proposal, this appendix shall form part of the Agreement with the Customer and notwithstanding any prior discussions or prior oral or written agreements to the contrary, the terms and conditions herein shall be applicable and take precedence over any conflicting terms contained in any documents submitted by the Customer.

DATA AND DOCUMENT RETENTION

- 8.1 After the services are rendered, STR may retain a copy of all documents relating to the service (the "Supporting Documents") for as long as STR, in its sole discretion, deems fit.
(a) Unless otherwise specified or required by the applicable law, all Supporting Documents over 3 years of age will be automatically destroyed by STR without notice to the Customer.
(b) Unless otherwise specified or required by the applicable law, the Customer shall be obliged to provide all necessary and reasonable assistance which STR may deem fit if the work undertaken by STR hereunder cannot be completed due to the Customer's failure to perform its obligation to assist.

GOVERNING LAW

- 9.1 This Agreement and the rights and obligations of the parties shall in all respects be governed, construed, interpreted and operated in accordance with the relevant Chinese law and regulations.

OBLIGATIONS OF THE CUSTOMER

- 10.1 The Customer intends to assign the work hereunder or assign any other work to STR, such a change or new assignment shall be subject to a separate negotiation and agreement between both of the parties.
10.2 If the work undertaken by STR hereunder requires any assistance of the Customer, the Customer shall be obliged to provide all necessary and reasonable assistance which STR may deem fit if the work undertaken by STR hereunder cannot be completed due to the Customer's failure to perform its obligation to assist.

WARRANTY

- 11.1 STR expects Customer to abide by all applicable regulations, when shipping samples to STR. Improper shipping may result in additional charges for costs incurred by STR: (a) to identify samples to STR; (b) damage done to STR personnel or property as a result of improper packaging, labelling or omission of identifying documents.
11.2 STR shall be liable for any and all damages, expenses, fees, judgments, liabilities and costs (including attorney's fees) incurred by STR and arising from the improper packaging or shipment of the sample by Customer.

EMAIL DISCLAIMER

- 12.1 STR shall follow the request of the Customer in the event that the report / result hereunder shall be sent by e-mail rather than by paper / hard copy. STR considers e-mail a valuable and efficient tool, however, STR hereby give notice to the Customer that the report / result in electronic version may inevitably be modified once it is in the Customer's mail processing system.
12.2 A certificate signed by an officer of STR as to the amount due from the Customer hereunder as the date of such certificate shall, in the absence of manifest error, be conclusive evidence of the amount due.

FORCE MAJEURE / DISCONTINUATION

- 13.1 Any provision of this Agreement prohibited by or rendered inoperative or unenforceable under any applicable law shall be null and void under any court of competent jurisdiction shall, to the extent required by such law, be amended by this Agreement and rendered ineffective to the extent possible without affecting the remaining provisions of the agreement.
13.2 A certificate signed by an officer of STR as to the amount due from the Customer hereunder as the date of such certificate shall, in the absence of manifest error, be conclusive evidence of the amount due.