

試驗報告

土城場區

報告編號： TAF2G320

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2023/07/27

報告頁次/頁數：

1/2

報告抬頭：一富有限公司(T7092)

地址：新北市三重區重陽路一段 128 號 3 樓

試件類別：針織布

數量：3 件

來文字號：--

依委託者所提供來樣資料為：

樣品 1: T+C 甘蔗布夏季運動服(薄) 丈青色 布料

樣品 2: T+C 甘蔗布夏季運動服(薄) 亮藍色 布料

樣品 3: 冬季長褲(厚) 丈青色 布料



試驗結果：

試驗項目	試驗結果		試驗方法
	樣品 1	樣品 3	
布重 (標準回潮,g/yd)	299.2	489.2	CNS 13752 L3243-1996 6.4.2

註：係以委託者提供幅寬 65 英吋計算之。

試驗項目		試驗結果		試驗方法
		樣品 1		
		表層	裡層	
組成重量百分比 (潮基)		75.8	24.2	CNS 2339-2 L3050-2-2013
纖維成分 (%,潮基)	Polyester	100	---	拆析法
	Cotton	---	100	
全量成分 (%,潮基)	Polyester	75.8		
	Cotton	24.2		

註：纖維公定回潮率: Polyester: 1.5%、Cotton: 8.5%。

附記：1.本報告僅對樣品負責，樣品保留期限為一個月。

2.本報告非經本檢測及驗證部書面同意，不得摘錄複製，但全部複製除外。

3.試驗報告所載事項不得作為公開廣告及商業推銷之用。

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財團法人紡織產業綜合研究所
所長授權核發人

檢測及驗證部 高瑞宏 主 任



TAF2G320

委託試驗條款

1. 委託者應將“委託試驗申請書”填寫完成並加蓋公司大小章，再連同樣品送交財團法人紡織產業綜合研究所（以下簡稱「紡織所」），始完成試驗之委託。
2. 委託者應於書面委託中明確表示所欲進行之試驗項目及方法。委託者若無法於書面委託中確認其所欲進行之試驗項目及方法，「紡織所」將不針對樣品進行任何形式之試驗。
3. 委託者若未完成試驗費用之繳納，「紡織所」將不提供試驗結果（月結廠商除外）。
4. 「紡織所」保有是否接受委託者委託之權利。
5. 試驗報告僅對試驗樣品負責，不能推及與該試驗樣品同一批次生產之其他產品。「紡織所」針對樣品之保管期限，以試驗完成後壹個月內為限。
6. 委託試驗報告若有刪除／分割／修改品名或加註資料之需求時，請於報告完成一個月之內提出且酌收費用。
7. 試驗報告所載事項不得作為公開廣告、商業推銷或採購規範規格制訂之用；任何非經「紡織所」事前書面同意使用試驗報告之責任，均與「紡織所」無涉。
8. 因執行委託測試而可直接歸責於「紡織所」所產生之不正確結果，「紡織所」對於損失、損害或費用支出之賠償責任，以不超過產生該賠償責任所生之檢測服務費用之十倍或美金二萬元(或等值之當地幣值)為限，以較低者為準。
9. 對於直接或間接非因「紡織所」可控制之事件，「紡織所」不負任何責任。「紡織所」並不負任何間接或其他衍生性之損失，包括且不限於利潤損失、業務損失、機會損失、商譽損失及產品召回之成本。「紡織所」亦不負可能由委託者所造成之第三者的任何損失、損害或費用之索賠(包括且不限於產品責任之索賠)。
10. 若有任何索賠，委託者應於發現有權索賠事實之三十日內以書面通知「紡織所」，而除非自下列日期起一年內提起訴訟，否則「紡織所」應被解除所有損失、損害或費用支出損害賠償之所有責任：
 - 「紡織所」執行該產生損害賠償之服務之日期；或
 - 任何指稱未履行服務之原應完成日期。
11. 本契約應依中華民國之法律予以解釋及規範。

Terms and Conditions

1. The test request shall be valid only when the TEST REQUEST FORM is filled out, signed by the authorized person of the Client, stamped and sent to Taiwan Textile Research Institute (TTRI) in writing with SAMPLES.
2. It should be the responsibility of the Client to ascertain and advice TTRI of the test items and methods. In default of receiving such information, the tests will not be undertaken.
3. The Client shall pay the service fee before the test results are issued.
4. TTRI shall have the right to reject any test request.
5. The test report relates exclusively to the SAMPLES being tested and shall not apply to the lot of the original of the SAMPLES. The SAMPLES which have been used for testing will be destroyed at the expiration of a period of 30 days from the date of the test report unless the Client has made special arrangements in advance with TTRI regarding the disposal thereof.
6. If any requirements of deletion, division, modification of sample description, or additional notes for the test report, please request in one month of the finish date of the report, and an amount of surcharge should be paid.
7. The test report should not be used for public advertisement, commercial promotion or purchase specification. TTRI accepts no responsibility if the Client uses the test results without the prior written permission from TTRI.
8. The liability of TTRI in respect of any claim for loss, damage or expense as a result of negligence or willful default of TTRI testing results shall in no circumstances exceed a total aggregate sum equal to 10 times the amount of the fee paid in respect of the testing service which gives rise to such claim or US\$20,000 (or its equivalent in local currency), whichever is the lesser.
9. TTRI shall not be liable for any event outside TTRI's control. TTRI shall have no liability for any indirect or consequential loss including without limitation loss of profits, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss, damage or expenses arising from the claims of any third party (including, without limitation, product liability claims) that may be incurred by the Client.
10. In the event of any claim, Client must give written notice to TTRI within 30 days of discovery of the facts alleged to justify such claim and, in any case, TTRI shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
 - the date of performance by TTRI of the service which gives rise to the claim; or
 - the date when the service should have been completed in the event of any alleged non-performance.
11. This agreement shall be governed, construed, interpreted and operated in accordance with the laws of R.O.C., without regard to the conflicts of law principles.

(Where there is a conflict of interpretation of wording between the English and Chinese versions of this agreement, the Chinese version shall prevail.)