

Test Report

No. CANEC1904018101

Date: 22 Mar 2019

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DONGGUAN XIONGXIN ELECTRONICS CO LTD

DONGGUAN HUMEN WILDER COMMUNITY REED DIBU INDUSTRIAL ZONE NO. 33 ON THE SECOND FLOOR

The following sample(s) was/were submitted and identified on behalf of the clients as : PVC colloidal particles

SGS Job No. : CP19-011694 - GZ
 Date of Sample Received : 15 Mar 2019
 Testing Period : 15 Mar 2019 - 21 Mar 2019
 Test Requested : Selected test(s) as requested by client.
 Test Method : Please refer to next page(s).
 Test Results : Please refer to next page(s).

Result Summary :

Test Requested	Conclusion
US California Proposition 65 - Bisphenol-A	PASS
US California Proposition 65 - Total Lead Content & Total Cadmium Content	PASS
US California Proposition 65 - Phthalate Content	PASS

Signed for and on behalf of
 SGS-CSTC Standards Technical Services Co., Ltd. Guangzhou Branch



Dongyu Xie
 Approved Signatory



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Test Results :

Test Part Description :

Specimen No.	SGS Sample ID	Description
SN1	CAN19-040181.001	White plastic grains

Remarks :

- (1) 1 mg/kg = 0.0001%
- (2) MDL = Method Detection Limit
- (3) ND = Not Detected (< MDL)
- (4) "-" = Not Regulated

US California Proposition 65 - Bisphenol-A

Test Method : SGS In-house method (GZTC CHEM-TOP-075-02, with reference to US EPA Method 3550C:2007), analysis was performed by HPLC-MS.

<u>Test Item(s)</u>	<u>Limit</u>	<u>Unit</u>	<u>MDL</u>	<u>001</u>
Bisphenol-A	3.0	mg/kg	1.0	ND
Comment				PASS

Notes :

The maximum permissible limits are quoted from requirement as stated by settlement by Anthony Ferreiro vs Superior Communications Inc.; Wal-Mart Stores Inc.

The reference limit applied in testing is based on particular California Proposition 65 settlements that are most similar to the tested product in the opinion of the lab. The testing in this report does not reflect a user's actual exposure to the tested chemical.

A manufacturer or retailer that is not named in the referenced settlement is not bound by that settlement, and may choose to comply with California Proposition 65 by clearly informing the consumer of potential exposure.

US California Proposition 65 -Total Lead Content (PVC not in prolonged contact with skin) & Total Cadmium Content

Test Method : With reference to CPSC-CH-E1002-08.3, Analysis was performed by ICP-OES.

<u>Test Item(s)</u>	<u>Limit</u>	<u>Unit</u>	<u>MDL</u>	<u>001</u>
Lead (Pb)	100	mg/kg	20	ND
Comment				PASS
Cadmium (Cd)	300	mg/kg	5	ND
Comment				PASS



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Notes :

The limit of Lead (Pb) is referenced to the requirement as stated in County of Alameda Superior Court, RG 10-530436 and 10-530300.

The limit of Cadmium (Cd) is referenced to the requirement as stated in County of Alameda Superior Court, RG-10-514803.

The reference limit applied in testing is based on particular California Proposition 65 settlements that are most similar to the tested product in the opinion of the lab. The testing in this report does not reflect a user's actual exposure to the tested chemical.

A manufacturer or retailer that is not named in the referenced settlement is not bound by that settlement, and may choose to comply with California Proposition 65 by clearly informing the consumer of potential exposure.

US California Proposition 65 -Phthalate Content (PVC-containing materials)

Test Method : With reference to CPSC-CH-C1001-09.4. Analysis was performed by GC-MS.

<u>Test Item(s)</u>	<u>CAS NO.</u>	<u>Limit</u>	<u>Unit</u>	<u>MDL</u>	<u>001</u>
Dibutyl Phthalate (DBP)	84-74-2	600	mg/kg	50	ND
Benzylbutyl Phthalate (BBP)	85-68-7	600	mg/kg	50	ND
Di(2-ethylhexyl)phthalate(DEHP)	117-81-7	600	mg/kg	50	ND
Diisodecyl Phthalate (DIDP)	26761-40-0/ 68515-49-1	600	mg/kg	50	ND
Diisononyl Phthalate (DINP)	28553-12-0/ 68515-48-0	1000	mg/kg	50	ND
Di-n-hexyl Phthalate (DnHP)	84-75-3	600	mg/kg	50	ND
Comment					PASS

Notes :

The limit is referenced to the requirement as stated in County of Marin Court, CIV 1000641 and in the County of Santa Clara Superior Court, 114CV267501.

The reference limit applied in testing is based on particular California Proposition 65 settlements that are most similar to the tested product in the opinion of the lab. The testing in this report does not reflect a user's actual exposure to the tested chemical.

A manufacturer or retailer that is not named in the referenced settlement is not bound by that settlement, and may choose to comply with California Proposition 65 by clearly informing the consumer of potential exposure.

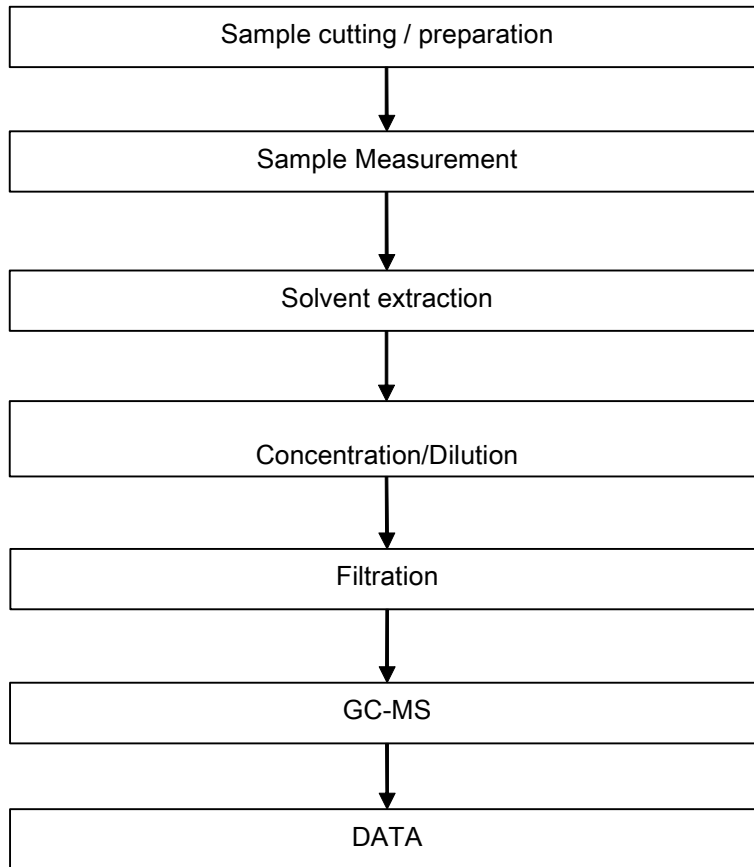


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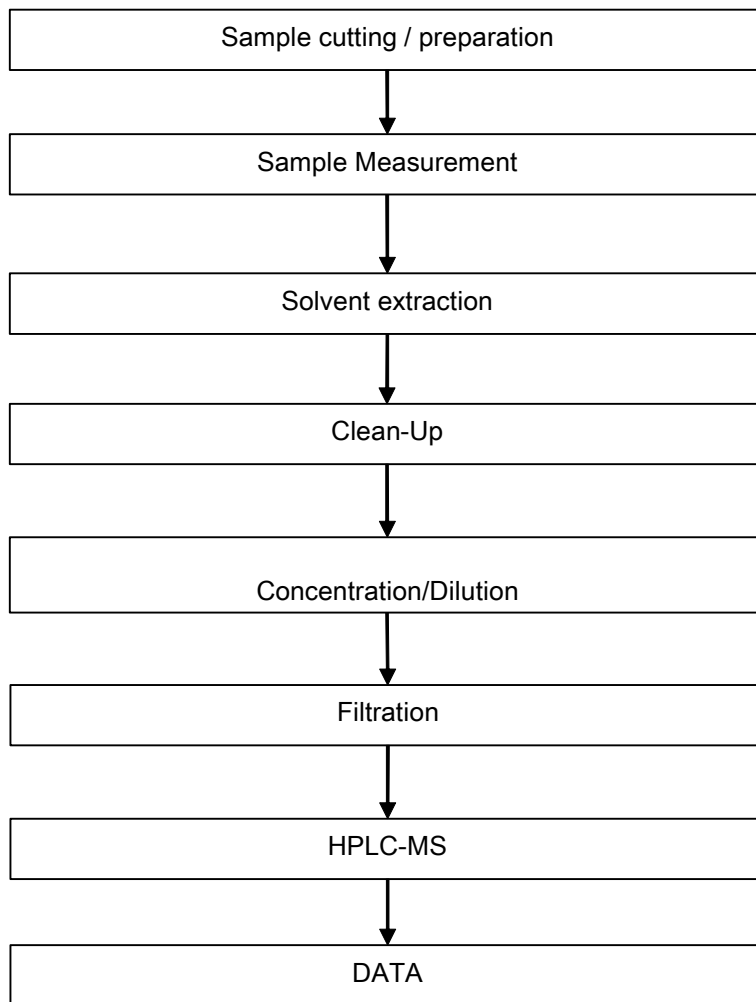
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Phthalates Testing Flow Chart



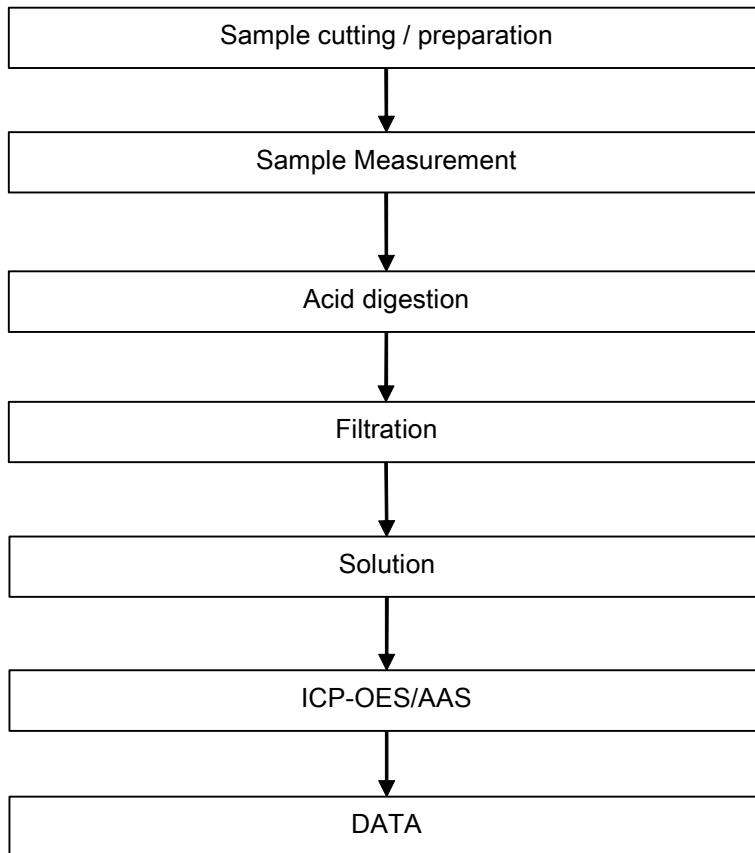
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BPA Testing Flow Chart



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Elementary Testing Flow Chart



Sample photo:



SGS authenticate the photo on original report only

*** End of Report ***