

NINGBO BESTCO IMP. & EXP. CO., LTD  
 3RD-5TH FLOOR NO. 168 CHANGSHOU EAST ROAD PANHUO INDUSTRIAL ESTATE NINGBO, CHINA

**99 CENTS ONLY TEST REPORT**

Sample Description: HALLOWEEN BLOODY WINDOW GEL CLING  
 99 cents item number: 767304  
 Country of Origin: CHINA  
 Country of Destination: US  
 PO Number: 11231407  
 \* Lot Number: /  
 Age group applied during test: ADULT

Vendor Name: NINGBO BESTCO IMP. & EXP. CO., LTD  
 Vendor Address: 3RD-5TH FLOOR NO. 168 CHANGSHOU EAST ROAD PANHUO INDUSTRIAL ESTATE NINGBO, CHINA  
 Manufacturer Name: NINGBO BESTCO IMP. & EXP. CO., LTD  
 Manufacturer Address: 3RD-5TH FLOOR NO. 168 CHANGSHOU EAST ROAD PANHUO INDUSTRIAL ESTATE NINGBO, CHINA

Testing stage: PRODUCTION  
 Sample Receiving Date: FEB. 01, 2023  
 Test Performing Date: FEB. 01, 2023 TO FEB. 09, 2023

Testing Protocols No.: US-SF-086-HJ03135 General\_Miscellaneous\_Product\_V5  
 US-SF-001-S00001\_Supplementary protocol - Chemical (non-food) v12

Test Result(s) :

Test Requested	Result
1. US-SF-086-HJ03135 General_Miscellaneous_Product_V5	Pass
2. US-SF-001-S00001_Supplementary protocol - Chemical (non-food) v12	Pass

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

*Ruby Gu*



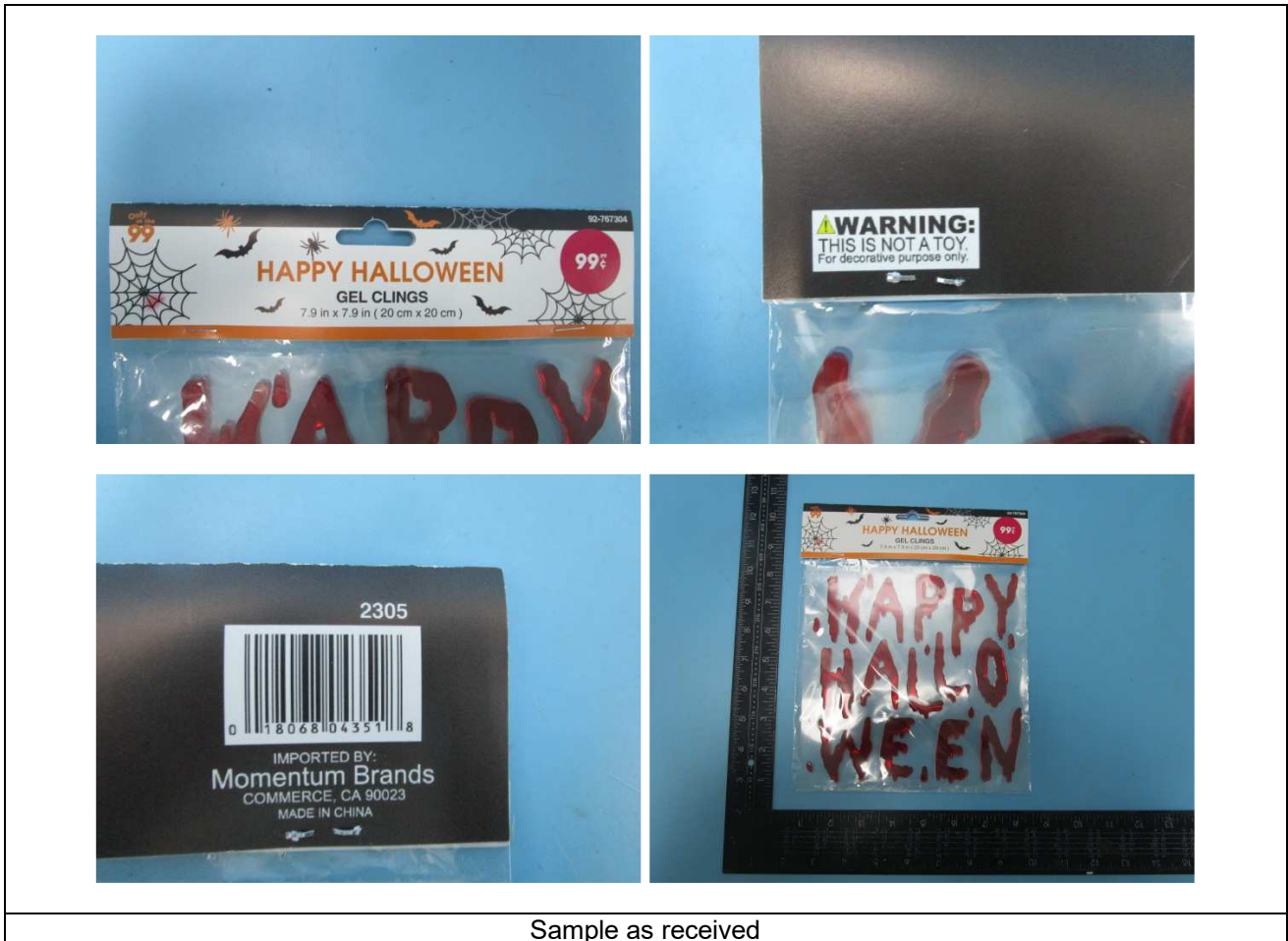
Ruby Gu  
 Authorized Signatory



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**Sample photo(s):**



Sample as received



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Annex A:

US-SF-086-HJ03135 General\_Miscellaneous\_Product\_V5

Test Property	Test Method	Test Principle / Requirements	Remarks
<b>SCOPE</b>			
<i>This protocol is applicable for General Miscellaneous Product.</i>			
<b>SUPPLEMENT PROTOCOLS</b>			
* CA Prop 65	Applicable Section from SGS California Proposition 65 Master File	All samples shall be reviewed against the requirements of California Proposition 65 to determine if additional testing or labeling is required.	Refer to SGS Protocol US-SF-001-S00001
* Children's Product (Non-toys)	Applicable sections from SGS Protocol US-TY-001-2401	Product to be tested against all applicable requirements of this protocol	N/A
* Chemical (Non-Food)	Applicable Section from SGS Protocol US-SF-001-S00001	Compliance To Testing Protocol	Refer to SGS Protocol US-SF-001-S00001
Note: Additional cost, sample size & TAT may be required if testing to 1 or more supplemental protocol is necessary. Please refer to the above referenced supplemental protocol(s) for additional information.			
<b>LABELING</b>			
One Time Use Products - Fair Packaging and Labeling Act OR All Other Products - Uniform Packaging and Labeling Regulations	F.P. & L. Act (16 CFR 500) OR NIST Uniform Laws and Regulations Handbook 130	Should be legibly and durably marked with the following information: <ul style="list-style-type: none"> <li>Manufacturer, Packer, or Distributor's Name &amp; Address (City, State &amp; Zip) must be visible at point of purchase.</li> <li>Product identification</li> <li>Net quantity of the contents shall be expressed in terms of weight or mass, measure, numerical count, or combination so as to give accurate information to facilitate consumer comparison (U.S. and metric units).</li> </ul>	Pass
Country of Origin Marking	19 CFR 134	Shall indicate country of origin legibly and permanently and in a conspicuous place. It must also be in a close proximity and in comparable size to the name of country or locality other than the country of origin appears on the marking. Must be visible at point of purchase.	Pass



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Test Property	Test Method	Test Principle / Requirements	Remarks
Formaldehyde Labeling (For Composite Wood Containing Products)	Airborne Toxics Control Measure (ATCM) California Code of Regulations, Title 17, Section 93120 / California Environmental Protection Agency Air Resource Board, Advisory number 384 (Revised) / 40 CFR Part 770 (TSCA Title VI)	<p>Composite wood containing products must be labeled with either a CARB label or a TSCA Title VI label. The labels must be on the product or the package containing the finished product. If deemed impracticable to place the label on both packaging and product, the supplier must provide a letter to the lab justifying why it is not practicable. Labs will not determine whether to accept or deny the justification letter, but must note receipt of the letter and maintain those records. Labels on a product which are visible at the point of sale satisfy both the product and package labeling requirement. Labels may be tags, stickers, stamped, or printed directly on the composite wood product or finished goods and should be in a location that is easily accessible.</p> <p>The required information may be on a separate label or incorporated into other existing labels. Labels must be in English and the format, color, size, and font of the label are the decision of the manufacturer or fabricator. If a bar code is used, all required information must still be indicated in English.</p> <p>The labels must include, at a minimum, the following information:</p> <ul style="list-style-type: none"> <li>- Fabricator's name or responsible party such as Importer or Distributor's name.</li> <li>- Date the finished good was produced using two-digit month and four-digit year (mm/yyyy or yyyy/mm) or the two digit month, two digit day, and four digit year (mm/dd/yyyy). Note: yyyy/mm is not applicable for EPA, it shall be mm/yyyy.</li> <li>- A statement of compliance to denote that the composite wood product or finished good complies with the CARB or EPA TSCA Title VI. Below</li> </ul>	N/A



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Test Property	Test Method	Test Principle / Requirements	Remarks
		<p>designated statement of two different types of labels:</p> <ul style="list-style-type: none"> <li>- For California Code of Regulations, Title 17, Sections 93120 (CARB), the statement must include the applicable compliance level (Phase 2) or whether the product is made with NAF/ULEF based resins, and the material complies with one of the following:               <ul style="list-style-type: none"> <li>- Statement of compliance to California regulation 93120 phase 2</li> <li>- Has No Added Formaldehyde based resins (NAF) or Ultra Low Emitting Formaldehyde based resins (ULEF) as per section 93120.3d</li> </ul> </li> <li>- For 40 CFR Part 770 (EPA TSCA Title VI), the material complies with one of the following:               <ul style="list-style-type: none"> <li>- Statement that the finished goods are TSCA Title VI compliant.</li> <li>- Has No Added Formaldehyde based resins (NAF) or Ultra Low Emitting Formaldehyde based resins (ULEF) as per section 40 CFR 770.17 &amp; 40 CFR 770.18.</li> </ul> </li> </ul> <p>Notes:</p> <ol style="list-style-type: none"> <li>1) EPA TSCA Title VI label must be presented after March 22, 2019.</li> <li>2) Fabricator is anyone including individuals and/or companies that use composite wood products to make finished goods.</li> <li>3) If a finished good (including component parts sold separately to end users) is not individually labeled by the fabricator, the importer, distributor, or retailer must retain a copy of the label, be able to identify the products associated with that label provided by the fabricator, and make the label information available to customers.</li> </ol>	



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Test Property	Test Method	Test Principle / Requirements	Remarks
		<p>4) A de minimis amount of regulated composite wood is defined as regulated composite wood content not exceeding 144 square inches, based on the surface area of the largest face of the finished good.</p> <p>5) The de minimis exception is not available to finished goods or component parts that are designed to be used in combination or in multiples to create larger surfaces, finished goods, or component parts.</p> <p>6) ARB FAQ link for alternatives to Fabricator's name:  <a href="http://www.arb.ca.gov/toxics/compwood/implementation/faq.htm">http://www.arb.ca.gov/toxics/compwood/implementation/faq.htm</a>.</p>	
#Verify Label Claims	Visual Check/ Actual use	The labeling must comply and valid with all claims.	Pass
<b>PHYSICAL CHARACTERISTICS</b>			
Overall Dimension (inches)	Standard Measure	Report Actual. Shall comply with any claims (-0%, +5%). (note: individual components shall be measured individually)	Pass Claim: 7.9in x 7.9in (20cm x 20cm) Actual: 7.9in x 7.9in (20cm x 20cm)
<b>CONSTRUCTION QUALITIES</b>			
Workmanship	Visual Check	<p>Sample shall be:</p> <ul style="list-style-type: none"> <li>- Without major defects</li> <li>- Without components missing, deformed or fractured</li> <li>- Without hardware missing</li> <li>- Without pits or burrs and weld smoothly filed / grounded</li> <li>- Without loose components or loosened fastening where rigidity is required</li> <li>- With proper and uniform adhesion in wooden parts</li> <li>- Without scratches, dents, cracks, marred or discolored surface</li> <li>- Without flash and consistent in size, color and form for plastic parts</li> <li>- With finished edges and seams</li> <li>- Even in color &amp; clarity</li> <li>- Evenly aligned in seams and components</li> <li>- Remain stable on flat surface</li> </ul>	Pass



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Test Property	Test Method	Test Principle / Requirements	Remarks
		Report all workmanship defects supported with photos if necessary.	
Sharp Points and Edges	16 CFR 1500.48 16 CFR 1500.49 (Mod.)	Sample as received shall be without sharp points or edges on any components other than those required for functional use. Modification: Expand scope	Pass
<b>PERFORMANCE TESTING</b>			
Actual use - functionality - not covered by other tests	Actual Use	Shall function as intended as received. Report details of evaluation (features tested / methods used / materials used / etc.) Report any features not evaluated.	Pass
* Effects of Extreme Temperature (Upon request)	SGS In House Method	No damage after 24 hours at 0°F and 24 hours at 120°F.	N/A
*Resistance To Corrosion (Upon requested for items with metal part)	ASTM B117	After 24 hours in 5% salt spray (fog), there shall be no major discoloration in appearance or any major corrosion that would affect the overall product performance.	N/A
<b>ANALYTICAL</b>			
*Lead content in paint / similar coating material and accessible substrate	Coating CPSC-CH-E1003-09.1  Non-metal CPSC-CH-E1002-08.1  Metal CPSC-CH-E1001-08.1	Client's requirement  ≤ 0.009% (90 ppm)	N/A

N/A = Not applicable



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US-SF-001-S00001\_Supplementary protocol - Chemical (non-food) v12

Test Property	Test Method	Test Principle / Requirements	Remarks
<b>SCOPE</b>			
This protocol is applied to general consumer products including children products. For food contact articles and toys, please refers to other appropriate supplementary protocols for additional chemical requirements.			
<b>SUPPLEMENT PROTOCOLS</b>			
* CA Prop 65	Applicable Section from SGS California Proposition 65 Master File	All samples shall be reviewed against the requirements of California Proposition 65 to determine if additional testing or labeling is required.	Pass (See Result 1, 2, 3)
Note: Additional cost, sample size & TAT may be required if testing to 1 or more supplemental protocol is necessary. Please refer to the above referenced supplemental protocol(s) for additional information.			
<b>REGULATORY REQUIREMENTS</b>			
<b>Lead content in accessible substrate</b>  Applicable to children's products	Non-metal CPSC-CH-E1002-08.1  Metal CPSC-CH-E1001-08.1	US Public Law 110-314 (CPSIA section 101 (a))  ≤ 0.01% (100 ppm)  Note: Paint, coating or electroplating are not barriers to substrate being inaccessible	N/A
<b>Lead content in paint / similar coating material</b>  Applicable to 1) Paint and similar coating material 2) Children's products 3) Furniture	CPSC-CH-E1003-09.1	US Public Law 110-314 (CPSIA section 101 (f))  ≤ 0.009% (90 ppm)	N/A
* <b>Phthalates</b> (For toys and childcare articles)	Draft CPSC-CH-C1001-09.4/16 CFR 1308 / 16 CFR 1307	<b>16 CFR 1307</b>  Children's toys and childcare articles, before and after use and abuse testing, shall not contain concentrations of more than 0.1% DEHP, DBP, BBP, DINP, DCHP, DHEXP, DIBP, DPENP individually. Effective date: April 25, 2018  <b>10 Phthalates ruled in both CPSIA section 108 and 16 CFR 1307 shall be conducted before April 25,</b>	N/A



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Test Property	Test Method	Test Principle / Requirements	Remarks
		<p><b>2018. After this date, 8 Phthalates regarding 16 CFR 1307 shall be comply.</b></p> <p>According to 16 CFR 1308, children's toys and child care articles made with the specified plastics, and specified additives, are not required to be third party tested. The exempted plastics include ABS, PE, PP, GPPS, HIPS, MIPS and SHIPS.</p>	
<p><b>Mercury Content</b> Applicable to Batteries</p>	Acid digestion / ICP or AAS	<p>US Mercury-Containing Battery Management Act Public Law No 104-142 (1996)</p> <p>For alkaline manganese button cell: ≤ 25 mg/cell</p> <p>For battery except alkaline manganese button cell: Prohibited (SGS detection limit = 1 mg/kg)</p>	N/A
<p><b>Mercury Content (For Connecticut, Maine, and Rhode Island)</b> Applicable to Button Cell Batteries</p>	Acid digestion / ICP or AAS	<p>Various US State Laws (Connecticut, Maine, and Rhode Island)</p> <p>Prohibited (SGS reporting limit = 1 mg/kg)</p>	N/A
<p><b>Lead, cadmium, mercury and chromium (VI) (California, Connecticut, Florida, Georgia, Illinois, Iowa, Maine, Maryland, Minnesota, Missouri, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, Virginia, Washington, Wisconsin)</b> Applicable to packaging materials</p>	Sample digestion. Analysis conducted by ICP / UV-Vis Spectroscopy	<p>Toxics in Packaging law (Toxics in Packaging Clearinghouse)</p> <p>Sum of lead, cadmium, mercury and chromium (VI) ≤ 100 ppm</p>	Guarantee letter was provided by client



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Test Property	Test Method	Test Principle / Requirements	Remarks
<p><b>Lead content in children's product - Warning Statement (For Illinois)</b></p> <p>Applicable to</p> <ol style="list-style-type: none"> <li>1) Painted toys (for children under 12)</li> <li>2) Children's jewelry (for children under 12)</li> <li>3) Childcare article (for children aged 6 or younger)</li> </ol>	<p><b>Non-metal substrate</b> CPSC-CH-E1002-08.1</p> <p><b>Metal</b> CPSC-CH-E1001-08.1</p> <p><b>Surface coating</b> CPSC-CH-E1003-09.1</p>	<p><b>Illinois (Chapter 410 ILCS 45) Lead Poisoning Prevention Act (LPPA)</b></p> <p>Warning statement is required if over 0.004% (40 ppm) but less than the limit established by Federal law</p> <p>The warning statement (provided on the children's product or on the label of the immediate container (e.g. packaging) of the children's product) on the children's product shall contain at least the following:</p> <p><b>"WARNING: CONTAINS LEAD. MAY BE HARMFUL IF EATEN OR CHEWED. COMPLIES WITH FEDERAL STANDARDS."</b></p>	N/A
<p><b>Lead content in product - Warning Statement (For Illinois)</b></p> <p>Applicable to products Other than</p> <ol style="list-style-type: none"> <li>1) Paint</li> <li>2) Children's product</li> <li>3) Surface coating on Furniture</li> </ol>	<p><b>Non-metal substrate</b> With reference to CPSC-CH-E1002-08.1</p> <p><b>Metal</b> With reference to CPSC-CH-E1001-08.1</p> <p><b>Surface coating</b> With reference to CPSC-CH-E1003-09.1</p>	<p><b>Illinois (Chapter 410 ILCS 45) Lead Poisoning Prevention Act (LPPA) Section 6 (c)</b></p> <p>Warning statement is required if over 600 ppm</p> <p>The warning shall be as follow:</p> <p><b>"WARNING: CONTAINS LEAD. MAY BE HARMFUL IF EATEN OR CHEWED. MAY GENERATE DUST CONTAINING LEAD. KEEP OUT OF THE REACH OF CHILDREN."</b></p>	N/A (See Result 4)
<p><b>Lead content in adult's jewelry (For California)</b></p>	<p>EPA 3050B / EPA 3051A / EPA 3052</p>	<p><b>California Health and Safety Code Section 25214.1 – 25214.4.2 (AB 1681, Chapter 415, 2006 and amendments, Metal-Containing Jewelry Law)</b></p> <p>Product shall be made entirely from Class 1, Class 2 and Class 3 Components or any combination thereof</p> <p><b>Class 1 Component</b></p> <ul style="list-style-type: none"> <li>Stainless and surgical steel</li> <li>Karat Gold</li> </ul>	N/A



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Test Property	Test Method	Test Principle / Requirements	Remarks
		<ul style="list-style-type: none"> <li>▪ Sterling silver</li> <li>▪ Platinum group metals (Platinum, palladium, iridium, ruthenium, rhodium or osmium)</li> <li>▪ Natural and cultured pearls</li> <li>▪ Glass, ceramic and decorative components (eg cat's eyes, cubic zirconia (glass, rhinestones, cloisonné)</li> <li>▪ Gemstone cut and polished for ornamental purposes except aragonite bayldonite, boleite, cerussite, crocoite, ekanite, linarite, mimetite, phosgenite, samarskite, vanadinite and wulfenite</li> <li>▪ Elastic, fabric, ribbon, rope and string with no intentionally-added lead</li> <li>▪ Natural decorative materials (eg amber, bone, coral, feathers, fur, horn, leather, shell, wood) that are in their natural state with no intentionally added lead</li> <li>▪ Adhesives</li> </ul> <p><b>No lead specification for Class 1 Component</b></p> <p><b>Class 2 Component</b></p> <ul style="list-style-type: none"> <li>▪ Metal alloys (electroplated) ≤ 60000 ppm lead</li> <li>▪ Metal Alloys (unplated) ≤ 15000 ppm lead</li> <li>▪ Plastic / Rubber ≤ 200 ppm lead</li> <li>▪ Dye / surface coating ≤ 600 ppm lead</li> </ul> <p><b>Class 3 Component</b></p> <ul style="list-style-type: none"> <li>▪ Not a Class 1 or Class 2 Component ≤ 600 ppm lead</li> </ul>	



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Test Property	Test Method	Test Principle / Requirements	Remarks
<b>Cadmium content in Jewelry for children under the age of 13 (For Maryland)</b>	Acid digestion / ICP or AAS	Maryland Chapter 6-1401 through 6-1404 (HB 145, Session 2011) ≤ 75 ppm  <b>Effective date</b> July 1, 2012	N/A
<b>Cadmium content in jewelry for children up to the age of 6 (For California)</b>	Acid digestion / ICP or AAS	California, Chapter 313 ≤ 300 ppm  <b>Effective date</b> January 1, 2012	N/A
<b>Cadmium content in jewelry for children up to twelve years of age (For Connecticut)</b>	Acid digestion / ICP or AAS	Connecticut, Public Act 14-140 ≤ 75 ppm  <b>Effective date</b> July 1, 2016	N/A
<b>Soluble Cadmium in jewelry for children up to six years of age (For Minnesota)</b>  Applicable to surface coating or accessible substrate material of metal or plastic component	With reference to ASTM F963-2011	Minnesota, Chapter 347 (2010 regular Session) ≤ 75 ppm  <b>Effective date</b> January 1, 2011 for Manufacturer or Wholesaler  March 1, 2011 for Retailer	N/A
<b>Soluble Cadmium in jewelry for children up to twelve years of age (For Illinois)</b>  Applicable to surface coating or accessible substrate material	With reference to ASTM F963-2011	Illinois, Public Act 096-1379 (HB5040) ≤ 75 ppm  <b>Effective date</b> July 1, 2011 for Manufacturer	N/A
<b>Mercury Content (For Connecticut, Maine, and Rhode Island)</b>  Applicable to Button Cell Batteries	Acid digestion / ICP or AAS	Various US State Laws (Connecticut, Maine, and Rhode Island)  Prohibited (SGS detection limit = 1 mg/kg)	N/A
<b>Heavy Metals (lead, mercury, cadmium, and hexavalent chromium), and</b>	With reference to IEC 62321:2008. Analysis was performed by XRF Spectroscopy, Inductively Coupled	Indiana PL 178-2009  ≤ 0.1% (Lead) ≤ 0.01% (Cadmium) ≤ 0.1% (Mercury)	N/A



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Test Property	Test Method	Test Principle / Requirements	Remarks
<p><b>Brominated Flame Retardants (PBBs and PBDEs) (For Indiana)</b></p> <p>Applicable to all video display device</p>	<p>Argon Plasma Spectrometry, UV-Visible Spectroscopy and Gas Chromatography – Mass Spectrometry (GC-MS)</p>	<p>≤ 0.1% (Chromium (VI))                      ≤ 0.1% (PBBs)                      ≤ 0.1% (PBDEs)</p>	
<p><b>Tris-(2-chloroethyl) phosphate (TCEP) and Tris(1,3-dichloro-2-propyl) phosphate (TDCPP) content (For New York)</b></p> <p>Applicable to Childcare products intended for children under 3 years old such as</p> <ul style="list-style-type: none"> <li>- Baby products</li> <li>- Toys</li> <li>- Car seats</li> <li>- Nursing pillows</li> <li>- Crib Mattresses</li> <li>- Strollers</li> </ul> <p>(Suggested materials to test are accessible plastic, paint, surface coating, foam, glue, adhesive, synthetic textile, synthetic leather)</p>	<p>Solvent Extraction / GC-MS</p>	<p>New York Chapter 259 (A06195A/S04085A, 2011-2012 Regular Sessions) and Chapter 354 (A04741/S03703B, 2013-2014 Regular Sessions)</p> <p>For Skin Contact or Mouthing materials:                      Prohibited                      (SGS detection limit = 5 mg/kg)</p> <p><b>Effective date</b>                      December 1, 2013 (TCEP)</p> <p><b>Effective date</b>                      December 1, 2015 (TDCPP)</p>	N/A
<p><b>Tris-(2-chloroethyl) phosphate (TCEP) and Tris(1,3-dichloro-2-propyl) phosphate (TDCPP) content (For Maryland)</b></p> <p>Applicable to Childcare products intended for children under 3 years old such as</p> <ul style="list-style-type: none"> <li>- Baby products</li> <li>- Toys</li> <li>- Car seats</li> <li>- Nursing pillows</li> <li>- Crib Mattresses</li> </ul>	<p>Solvent Extraction / GC-MS</p>	<p>Maryland Chapter 349 (HB 99, 2012) and Chapter 391 (HB 229, 2014)</p> <p>≤ 0.1%</p> <p><b>Effective date</b>                      October 1, 2013 (TCEP)</p> <p><b>Effective date</b>                      October 1, 2014 (TDCPP)</p>	N/A



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 Ningbo Branch Harbin

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Test Property	Test Method	Test Principle / Requirements	Remarks
- Strollers  (Suggested materials to test are accessible plastic, paint, surface coating, foam, glue, adhesive, synthetic textile, synthetic leather)			
<b>Lead in metal-cored candle wick</b>	Acid digestion / ICP or AAS	16 CFR 1500.17(a)(13)  ≤ 0.06%	N/A
<b>ANALYTICAL</b>			
--			

N/A = Not applicable



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**Test result:**

Test Part Description:

Specimen No.	SGS Sample ID	Description
SN1	NGB23-000750.001	Red transparent gel

Remarks :

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

**1. US California Proposition 65- Lead content**

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

<u>Test Item(s)</u>	<u>Limit</u>	<u>Unit</u>	<u>MDL</u>	<u>001</u>
Lead (Pb)	200	mg/kg	20	ND
<b>Comment</b>				<b>PASS</b>

Notes :

- (1) The limit is referenced to the lead requirement stated in the County of San Francisco Court Case No.: CGC-09-491452.
  - (2) The reference limit applied in testing is based on particular prop 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 Proposition 65 by clearly informing the consumer of potential exposure.

**2. US California Proposition 65- Soluble Arsenic and Soluble Cadmium**

Test Method : With reference to ASTM F 963-17, analysis was performed by ICP-OES.

<u>Test Item(s)</u>	<u>Limit</u>	<u>Unit</u>	<u>MDL</u>	<u>001</u>
Soluble Arsenic (As)	25	mg/kg	2.5	ND
Soluble Cadmium (Cd)	75	mg/kg	5	ND
<b>Conclusion</b>				<b>PASS</b>

Notes :

- (1) The limit is referenced to the requirement stated in the County of Alameda Case No. HG12633575.
  - (2) The reference limit applied in testing is based on particular prop 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 Proposition 65 by clearly informing the consumer of potential exposure.
- (3) Results shown are of the adjusted analytical results.



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**3. US California Proposition 65- Phthalate content**

Test Method : With reference to CPSC Test Method: 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	1000	mg/kg	30	ND
Benzylbutyl Phthalate (BBP)	85-68-7	1000	mg/kg	30	ND
Bis(2-ethylhexyl) Phthalate(DEHP)	117-81-7	1000	mg/kg	30	ND

**Conclusion**

**PASS**

Notes :

- (1) The limit is referenced to the requirement stated in the County of Alameda Case No. HG12633575.
  - (2) The reference limit applied in testing is based on particular prop 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 Proposition 65 by clearly informing the consumer of potential exposure.

**4. Lead in accessible substrate materials(including Children`s Metal Jewelry)**

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

<u>Test Item(s)</u>	<u>Limit</u>	<u>Unit</u>	<u>MDL</u>	<u>001</u>
Lead (Pb)	0.06	%	0.002	ND

**Comment**

**PASS**

Notes :

- (1) The maximum permissible limit is quoted from the client requirement.

Unless otherwise stated, the decision rule for conformity reporting is based on Binary Statement for Simple Acceptance Rule (w =0) stated in ILAC-G8:09/2019.



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### Appendix:

### *Ningbo Bestco Import & Export Co.,Ltd.*

The 5th Floor No.168 ChangShou East Road Panhuo Industrial Estate Ningbo  
China

Tel: 0086 574028867788-609

Fax: 0086 574 28867799

Email: Betty.Zhang@bestcocn.com

We certify that all packaging and packaging components sold to 99 cents  
comply with the requirements of the toxics in packaging law(s). Specifically:

- 1) We certify that regulated metals – lead, mercury, cadmium, and hexavalent chromium – were not intentionally added to any package or packaging component during the manufacturing process.
- 2) We further certify that the sum of the incidental concentration levels of lead, mercury, cadmium and hexavalent chromium present in any package or package component does not exceed 100 parts per million by weight.
- 3) We will maintain adequate documentation of this certification for inspection upon request.

NINGBO BESTCO IMPORT & EXPORT CO.,LTD  
宁波汇锦进出口有限公司

COMPANY NAME: Ningbo Bestco Import & Export Co.,Ltd.

ADDRESS: The 5th Floor No.168 ChangShou East Road Panhuo Industrial Estate  
Ningbo China

CERTIFIED BY:

Betty Zhang

(Name)

Betty Zhang

(Signature)

Merchandiser

(Title)

2023-2-9

(Date)

\*\*\*End of Report\*\*\*

