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	Soundbox	TEST RE	PORT	100 ⁷	t
TEST REP	ORTNO: 1	001981786	504	Jul.11,2023	
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Applicant : A	SOUNDBOX INC	SOL	Test Date :	un.20-Jul.07, 2023	
Address:	12#, Huashan Road, Shilo	u Town, Panyu district,	Received Date:	un.20, 2023	
Sour	Guangzhou, China	6.	,00 ,00	xoot	+
Contact Person :	liuzude	500		uzude@soundbox.hk/ 85662891@qq.com	20.
Sample Description:	Sofa seat	100t	đ	50	
Country of Origin:	China	COUNCE	Exported to:	Global	
Sample Receipt	Submitted (Sample Sent b	5	Sou	Only Critician Charles and Cha	
Type:		F	to.	5	
500	COLINE		190-	HOOT	Ċ
ot	-5	500		only.	90
<u>Test Item</u>		2020 Claura 140	-	Conclusion	
	s - Cyclic: ANSI/BIFMA X5.4- ANSI/BIFMA X5.4-2020, Cla			PASS PASS	
	nt and Side: ANSI/BIFMA X5		- unu	PASS	
2. Stability test i	elate only to the samples test s not performed as the produ nall not be reproduced, excep	ict is to be ground mounted a		- oundbox	
9.2	-4001	to		50	301
For and on behalf of UL VS Shanghai Limite	d CONUC	Indos	100t	đ	
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	500	COLINE	Soundbr	XPOT	
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inot 1.ANSI/BIFMA X5.4-2020 Public and Lounge Seating TEST ITEM **TEST METHOD & REQUIREMENTS** RATING CLAUSE An impact test bag 406 mm ± 13 mm (16 in. ± 0.5 in.) diameter, containing a 14 Seating Durability Tests Pass load of 57 kg (125 lb.) of shot, slugs, or punches shall be attached to a cycling Soundbox Soundbox Soundbox - Cyclic Soundbo device, permitting a free fall to the seat 97 mm (3.8 in.) above its "at rest" position but not to exceed 36 mm (1.4 in.) above the uncompressed surface on the seat (as measured at the center of the seat). All seats not being cycled shall be loaded with 109 kg (240 lb.) of weight per seat. For multiple seating unit, test a minimum of 2 seat positions. **Acceptance Requirement:** There shall be no loss of serviceability to the unit after 100,000 cycles/seat. Soundbox Soundbox Soundbor hiddort soundbort TEST BAG 406 mm (16 in.) DIA. 57 kg (125 lb.) 109 kg (240 lb.) PER SEAT 5: Soundbook Soundbook Soundbook 97 mm (3.8 in.) from at rest position but not to exceed 36 mm (1.4 in.) above uncompressed surface of seat Soundbox Soundbox Soundbox 50 Soundbox Soundbox Soundbox Soundbot soundbox soundbox Sound Soundbox from rer r surve lite 测试样品由客户送样委托检测:样品信息由客户提供并确认 以下条款仅针对中国市场和社会: 该报告仅向委托人公布、供委托人使用,不具有社会证明的作用。

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Soundbox Soundbor Soundbox **TEST REPORT**

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	5	co ^{ur}	INC.	400	
	MA X5.4-2020 Public and	1 Lounge Seating	IDEMENTO	DAT	
LAUSE	<u>TEST ITEM</u>	TEST METHOD & REQUI	ence Appendix A), 406 mm ± 13	mm (16 in + 0.5 in)	
15	Drop Tests				ass
	- Dynamic		nctional load of 102 kg (225 lb.),	100	
	5	(300lbs) of shot, slugs, or	punches shall be attached to a	device, permitting a	Ň
ļ	at	free fall to the center of the	e seating position. On multiple-s	seating units, all	undi
P	×100,	1	loaded with 109 kg (240 lb.) with	the exception of the	λ.
ļ	Soundbox	position to be impacted.			
ļ	SOL		.80-	, ot	
P	-1	Acceptance Requiremen		all and a second s	
	ot	Functional load: No loss o	of serviceability.	CONT.	
Sound	3	Proof load: No sudden an	d major change in the structural	l integrity of the unit.	
con		Loss of convisoability is as		đ	
5	S	TEST BAG		- X102	
. 1		TEST BAG 406 mm (16 in.) DIA.	SEE APPENDIX A		00
P	Soundbox	109 kg (240 lb.) PER SEAT	5		2
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P	5				
P	at				
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<i>10</i> 0'	Č	+	5	CON	
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	"UOr	×100'	undbot	2	
	CON		100	aundbox	
	祥委托检测:样品信息由客户提供并确认 回市场和社会:	il gov		-90-	
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goods in delivery nor do they prejudice the Customer's right to claim against sellers / suppliers for compensation for any apparent and/or hidden defects not detected during UL's random inspection or testing or audi liability of UL to the Customer in contract, tort (including negligence or breach of statutory duty) or howsoever, and whatever the cause thereof, (a) for any loss of profit, business, contracts, revenues, or anticipating savings; or (b) for any special indirect or consequential damage of any nature whatsoever, shall be limited to the amount of the fee paid in respect of the specific Work(s) which give rise to such claim. For Reports / Certificates, refer to the UL VS Terms and Conditions.

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	MA VE 4 2020 Bublic and		- HUC	900	
CLAUSE	MA X5.4-2020 Public and TEST ITEM	TEST METHOD & REQ			RATING
16	Leg Strength Test		be attached to the unit so that an	initially horizontal	Pass
J			nd parallel to the side-to-side axis	-	
50	- Front and Side			100	
	50	38 mm (0.5 to 1.5 in.), fr	om the bottom of a leg/glide struc	ture that makes	24
	at	contact with the floor.	500		In.
	400	For units with casters, a	pply the load to the unit leg, but no	ot more than 13	500
	JUL	mm (0.5 in.) from the po	int of caster attachment (bottom o	of the lea).	-
	59		urn during the force application, a		
	at				
2	10 ⁰ .	keep the unit from overtu		SOL	
		Acceptance Requireme	ent:	-1	
500		Functional load: A force	of 334 N (75 lbf.) shall be applied	d once to a front and	
Ł	5	rear leg individually for o	ne (1) minute shall cause no loss	of serviceability.	
	at	Proof load: A force of 50	3 N (113 lbf.) or a force equal to t	he weight of the	7.
	400	+	greater, but not to exceed 667 N	-	500
	- Maria		07	. ,	1
	500	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	ually for 10 seconds shall cause r		DL
	+	change in the structural	integrity of the unit. Loss of servic	eability is acceptable.	
	20 ⁰ '	at O		\neg $cour$	
			FRONT VI	EW Per 16.4.1b:	
50			Per 16.3.1b: Restraining device 11 to 38 mm (0.44 DUDECTION	Restraining device 11 to 38 mm (0.44 to 1.50 in.) in	
4			to 50 in) in OF FORCE	height	
OT	t			- <u></u>	
	20 ⁰ ,	13 mm – 38 mm (0.5 in. – 1.5 in.) Figure 16a Fro	nt Load 13 mm – 38 mm (0.5 in. – 1.5 in.) Figure	16b Side Load	60
-	- Mas	9/00	to		1
ote:	SOL	Julie			NOT
roduct Dim	nension (L x W x H): (31 ½	2 x 21 ½ x 29) inch	C UIII.		S~
	inht and the	at	50	CON	
	eight: 43.1lbs	XPO.	at	-5	
C	02	****** End c	of Page **********************	to	
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TON.	~	L	5	CON.	
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- No Third Party Beneficiaries. The parties intend that no provisions of these Terms and Conditions will in any way bind or benefit any third party or the public at large and that no third party will have any rights or cause of action under these Terms and Conditions. In particular, in the event Singapore law governs these Terms and Conditions pursuant to Section 24 (Governing Law), a person or entity who is not a party to these Terms and Conditions will have no right under the Contracts (Rights of Third Parties) Act (Chapter 53B) to enforce any term of these Terms and Conditions, regardless of whether such person or entity has been identified by name, as a member of a class, or as answering a particular description.
- 21. No Assignment. Neither party may assign any of its rights or obligations under these Terms and Conditions to any other person without the other party's written authorization. However, we may, upon written notice, assign our rights and obligations under these Terms and Conditions to any of our affiliates or subsidiaries.
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- 23. Termination and Notice. These Terms and Conditions will continue in effect until terminated by either party upon thirty days written notice or, in the event of your breach of these Terms and Conditions, immediately upon receipt of written notice to you. You will pay those fees and expenses incurred by us prior to termination. Notice to either party may be made by hand delivery, courier service, mail, facsimile, or e-mail transmission at the receiving party's designated principal place of business. Notice to us must be sent both to: UL Verification Services Pte. Ltd, Attn: President, 1 Maritime Square, Harbour Front Centre, #11-03, Singapore 099253 with a copy to UL LLC, Attn:: General Counsel at 333 Pfingsten Road, Northbrook, Illinois 60062. Notice will be effective upon receipt.
- 24. Governing Law: These Terms and Conditions will be governed and interpreted by the laws of the State of Illinois, United States of America, except if: (i) UL Contracting Party's principal place of business is Asia, Australia, or New Zealand, then Singapore law, and (ii) UL Contracting Party's principal place of business is Europe, then Swiss law, without reference to the applicable jurisdiction's choice of law principales.
- 5. Disputes. Any dispute or disagreement, other than nonpayment of fees, relating to these Terms and Conditions or the Services, will be settled by confidential, binding arbitration administered by the International Centre for Dispute Resolution of the American Arbitration Association ("AAA") pursuant to the AAA Commercial Arbitration Rules and the Procedures for Large, Complex Commercial Disputes. The arbitration venue will be Chicago, Illinois, except ff. (i) UL Contracting Party's principal place of business is in Europe, the venue will be Geneva, Switzerland, and (ii) UL Contracting Party's principal place of business is in Europe, the venue will be Geneva, Switzerland, and (ii) UL Contracting Party's principal place of business is in Asia, Australia, or New Zealand, the venue will be for a general of three (3) arbitrators. The arbitration panel will be findows: the parties will request a list of ten (10) arbitrators drawn from the AAA's panel of ormercial arbitrators (who are experienced in and familiar with the AAA's Procedures for Large, Complex Commercial Disputes). From this list, both parties will equee two (2) arbitrators will agree on a third arbitrator for the n) of ten (10), who will be the chair of the panel will be finding. The decision of the majority of the arbitrators will be tended any term of these Terms and Conditions to award incidental, consequential, or punitive damages (including, but not limited to, loss of use, unjust enrichment, and/or lost profits), or exceed the remedies provided by the limitation of liability of these Terms and Conditions. The parel's decision will be the final genered by the final remedy for any dispute between the parties arising out of these Terms and Conditions, provided, however, that nothing herein will pertent will be the final remedy for any dispute between the parties arising out of these Terms and Conditions, provided, however, that nothing herein will be the final remedy for any dispute between the parties arising out of these Terms and Conditions,
- 26. Severability. If any section of these Terms and Conditions is held invalid, void, or unenforceable for any reason that section will be severed, and all other sections of these Terms and Conditions will remain valid to the extent permissible under law.
- 27. Modifications. These Terms and Conditions are the entire and complete agreement between the parties and supersede any other communications, representations, or agreements with respect to its subject matter. Under no circumstances will any preprinted, additional, or different terms and conditions on your requests for quotation, purchase orders, invoices, sales or marketing materials, emails, any acceptance communications, or other business documents apply to any Services or Quotation or bind us in any manner. Modifications that have not been made by us or that have not been accepted by us in a written or emailed confirmation from us are not accepted by us, and commencement of performance will not signify acceptance by us of any such modifications. Any such modifications are excluded from our agreement, and such modifications will not be a binding agreement on us.
- 28. Order of Precedence. Except for conflicts with Section 3 (Payment Terms), Section 5 (Estimated Schedule and Price) and Section 10 (Cancellation Fees), these Terms and Conditions will take precedence over any conflicting terms in any Quotation.
- 29. Electronic Signature. These Terms and Conditions may be executed and delivered by facsimile, PDF, or by means of other electronic signature. Our electronic, digital, or hard copies of these Terms and Conditions, your acceptance, and Quotations as signed, or otherwise accepted, by you will be the true, complete, valid, authentic, and enforceable copies of these documents. You agree that you will not contest the admissibility or enforceability of our copies in a court or any proceeding arising out of such documents.
- 30. Force Majeure. Neither party will be liable for any failure or delay in the performance of its obligations due to fire, flood, earthquake, elements of nature, or acts of God, acts of war, terrorism, riots, civil disorder, rebellions, or other similar cause beyond the reasonable control of the party affected, provided such default or delay: (i) could not have been prevented by reasonable precautions; (ii) cannot reasonably be circumvented; (iii) and the party hindered or delayed immediately notifies the other party describing the circumstance causing delay.

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UL VS Terms and Conditions Rev. Date: February 13, 2018

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