

**Technical File to comply with the
requirements of
Regulation 2016/425 on personal
protective equipment, as amended to
apply in GB & EU Regulation
2016/425 Personal Protective
Equipment**

File name:	FLYER HIGH, FLYER LOW	Rev. 0 and 21/03/2022
Prepared by	XINGYUN WANG	XINGYUN WANG
Checked by	MILDEINELMAN	W. Dinkelman

**AGREEMENT for use of the Test Report/s
BETWEEN**

QINGDAO KASEN SAFETY PRODUCTION PRODUCTS CO., LTD and GERBA SHOES B.V.

QINGDAO KASEN SAFETY PRODUCTION PRODUCTS CO., LTD
ROOM 1803, FLOOR 18, UNIT 1, NO 56, HONGKONG MIDDLE ROAD, SHINAN DISTRICT, QINGDAO
SHANDONG, CHINA

Authorizes

To use the following test report/s in order make their own type examination certificate.

GERBA SHOES B.V.

PO box 42 7400 AA DEVENTER, NEDERLAND

Product description type/article FLYER HIGH, FLYER LOW

We declare that the materials/components used in these Test Reports are the same as the ones of the product above.

GZHT90883321, GZHT90805127
GZHT90944995, GZHT90864933
GZH190886156, GZHT90816816
GZHT90927976(51), GZHT90833367

**QINGDAO KASEN SAFETY
PRODUCTION PRODUCTS CO., LTD**

GERBA SHOES B.V.

Name:

DANAE

WIM

Date:

2022/03/28

2022/03/28

Signature:

Danae

Wim

Stamp:



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**AGREEMENT for use of the Test Report/s
BETWEEN**

QINGDAO JINLINGQIANG PROTECTIVE and GERBA SHOES B.V.

**QINGDAO JINLINGQIANG PROTECTIVE
JIUJI RIVER JIAHA TOWN, JIAOZHOU QINGDAO CITY, CHINA**
Authorizes

To use the following test report/s, in order to make their own type examination certificate.

GERBA SHOES B.V.
PO box 2 7400 AA DEVENTER, NEDERLAND

Product description type/article FLYER HIGH FLYER LOW

We declare that the materials/components used in these Test Reports are the same as the ones of the product above.

GZHT90710695

**QINGDAO JINLINGQIANG
PROTECTIVE**

GERBA SHOES B.V.

Name

Wang Shuangqun

W.M.

Date:

2022/03/25

2022-03-25

Signature

Wang Shuangqun

W.M.

Weight



**AGREEMENT for use of the Test Report/s
BETWEEN**

**GUANGPING COUNTY JINGUANGYUAN METALS PRODUCT CO., LTD and GERBA SHOES
B.V.**

**GUANGPING COUNTY JINGUANGYUAN METALS PRODUCT CO., LTD
SOUTH OF KUNSHAN ROAD, GUANGPING COUNTY, HANSHAN CITY, HEBEI PROVINCE, CHINA
Authorizes**

To use the following test report/s in order make their own type examination certificate.

**GERBA SHOES B.V.,
PO box42 7400 AA DEVENTER, NEDERLAND**

Product description type/article	FLYER HIGH, FLYER LOW
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We declare that the materials/components used in these Test Reports are the same as the ones of the product above.

GZHT90754096

**GUANGPING COUNTY
JINGUANGYUAN METALS
PRODUCT CO., LTD
Wang shuangqen**

GERBA SHOES B.V.

Name :

WIM

Date:

2022/08/26

Signature:

Wim

Stamp :





Intertek Italia SpA
Viale Stagno, 17/R/c
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ITS Testing Services (UK) Ltd
Centre Court, Merlin Business
Park, Leicester LE29 1WD

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Intertek.it
Tel: +44 0115 2630070
Intertek.com

Declaration of The Legal Representative ⁽¹⁾

The undersigned

As Legal Representative ⁽¹⁾ of Company:

aware of the provisions of art. 46 and 47 of the Presidential Decree 26.10.2000 no. 445 concerning declarations and art. 26 of the Presidential Decree 26.12.2002 no. 446 of the art. 496 of the R.C. in case of false declarations, under his own responsibility,

DECLARES

- a) to have read the RG.NB 02 - Regulation for the Product Certification - PPE, applied by Intertek to the conformity assessment activities referred to in this offer, to share its contents and to commit to respect it for the duration of the contract;
- b) to know and comply with the provisions of Regulation (EU) 2016/425, of applicable standards and laws in force, for the areas related to the conformity assessment referred to in this offer;
- c) to be aware of having the permanent responsibility of ensuring that the product referred to in the Application for EU-Certification is in accordance with the state of the art and of having to submit to the Body, any modification or integration, even if minor, that he intends to make to the product before inserting it into the production; that of the Type for which the EU Type Certificate has been obtained;
- d) that the information provided by sending the Application for EU-Type-Examination and related to the subject of this offer is complete and true;
- e) not to have submitted a similar request for the same Product to another Notified Body;
- f) that the Product, for which the Application for EU-Type-Examination has been submitted, has not been the subject of a previous decision to refuse to issue an EU-Type Certificate by another Notified Body;
- g) that the Type representative people referred to in the Application for EU-Type-Examination, made available for conformity assessment activity, is identical to the ones produced ⁽²⁾; and that it has not been modified to base the EU Type Certificate and that the type is not yet placed on the market;
- h) not to sell the Type referred to in the Application for EU-Type-Examination until obtaining the EU Type Certificate, which certifies the compliance with the requirements of the Regulation and applicable standards;
- i) to take all necessary measures to provide that the manufacturing process ensures compliance of the products with the contents of the Technical Documentation referred to in the Application for EU-Type-Examination;
- j) to know that a EU Type Certificate has a validity of 5 years and to request its re-examination before the expiry date;
- k) to keep the Technical Documentation referred to in the Regulation for at least 10 years from the date on which the PPE is placed on the market according to Regulation (EU) 2016/425;
- l) to be aware that Intertek will issue the EU-Type Certificate only after the resolution of any NC and Observations, the implementation of any modification necessary to meet the requirements of Regulation (EU) 2016/425 and the compliance with the agreed payment deadlines;
- m) to be aware that any performance of test activities on one Type represents the samples stay, and to damages or destruction of the sample and therefore the body is not to be considered responsible for such damage;
- n) to be aware that any failure to collect the product samples delivered to the Body, within three (3) months from the date of conclusion of the conformity assessment activities, will entail their right to proceed with their destruction, without any acknowledgement to the Applicant.

Date

6.5.22

Legal Representative ⁽¹⁾

Signature and Stamp

W.Didurwan





Intertek Italia SpA
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UK Terms & Conditions

1. These Regulations define the prime responsibilities of ITS Testing Services (UK) Ltd, herein after referred to as the Company in the issuing and monitoring of certificates and of the Certificate holder (herein after referred to as the Applicant) in maintaining their certification.
2. An applicant which satisfies all of the necessary criteria and gives undertakings as required shall be entitled to be issued with a certificate demonstrating the certification status of the model or product family. This certificate shall remain the property of the Company. Separate certificates shall be issued for each model, or product family. Certificates covering mid-category products are valid from the date of issue and until either the product is modified or deleted or until the stated expiry date as shown on the certificate.
3. Each applicant shall:
 - a. Make claims of certification only in accordance with the certificates issued;
 - b. Comply with these Terms and Conditions at all times;
 - c. Comply with United Kingdom legislation covering the UKCA Marketing of products at all times;
 - d. Display the certification mark as directed by the United Kingdom Government;
 - e. Maintain the technical documents determined as satisfactory and make available copies for the use and retention, if considered appropriate, by the Company;
 - f. Submit periodic competent UK authorities relevant technical documentation, upon a reasonable request, for 10 years following the issue of a certificate;
 - g. At the request of the MD of the Company, consent rights to certification considered unacceptable;
 - h. Nominate a company representative and at least one deputy to be responsible for the company's compliance with these Regulations;
 - i. Upon cancellation of certification return all certificates and schedules to the Company and immediately cease applying the certification mark to products and claim to certification down on any company literature, advertising material etc.
 - j. Upon cancellation of certification shall remove the certification mark from product in his possession, if requested to do so by the MD of the Company;
 - k. Maintain a record of complaints and related actions to be made available to authorized person when requested;
 - l. Apply the Approved Body number to products which have been approved according to Module C of Regulation 2016/425 on personal protective equipment as brought into UK law and garments for which the Approved Body has undertaken surveillance to ensure continued conformance;
 - m. Not apply the Approved Body number to other products except where this is explicitly required to meet the requirements of the applicable harmonized standard.
4. Each applicant issued with a certificate for mid-category products shall pay:
 - a. A certificate issue fee;
 - b. Varied additional fees covering reissues and any associated or special requirements;
 - c. Any additional costs incurred by the Company due to non-compliance with these regulations.
5. The Company shall:
 - a. Give due notice of any service or parts problems or complaints concerning the licensed products providing that confidentiality will not be breached;
 - b. Maintain confidentiality of all information except that which is in the public domain;
 - c. Make any necessary amendments to these Terms and Conditions and give those companies affected a period of up to 3 months to comply with any changed requirement;
 - d. Maintain a register of applicants and certified products.
6. If an applicant company fails to comply with these regulations, then certification may be:
 - a. Cancelled;
 - b. Reduced;
 - c. Not granted.
7. The applicant company will be entitled to a hearing of any such decisions.
8. If an applicant company goes into receivership, liquidation, or becomes the subject of bankruptcy laws, is convicted of breaching the law or the terms or acts in a disruptively manner then certification may be cancelled or not granted. The applicant company shall be notified in writing of any such decision.
9. If an applicant company wishes to appeal against any decision made by the Company under these Terms and Conditions, it shall inform the company MD in writing within 21 days of being informed of such a decision. A meeting of the appeals panel shall be held within 30 days of the receipt of written notice and the applicant shall be given 14 days notice of the details of the meeting. The MD of the Company and the applicant shall have the right to be heard in confidence at the meeting and have the right to legal representation. The majority decision of the panel shall be final. Pending the result of the appeal the decision of the Company MD will stand. The appeals panel shall consist of 3 members of the certification body, none of which shall have a vested interest in the outcome of the appeal.
10. Any notice served under these Terms and Conditions shall be in writing and shall be evidenced either by hand or recorded mail to the last notified address. Any notice served by post shall be considered to have been served 5 working days from the time of posting.
11. For the purposes of these Terms and Conditions, Mid-Category also means class I or Intermediate design.

Date

6-5-22

Legal Representative¹¹

Signature and stamp

W. Dinsdale

¹¹ – or delegated person

¹² – please specify other tests methods or techniques specification if necessary

