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*Proposal No.:		*Report No.:	
<i>*To be filled by the AZOLAB official.</i>			
Company Name:			
Company Address:			
Official / Position:		Phone/Fax/e-mail:	
Invoice Address: Tax Office & No.:			
Receiver of the Report/Contact Details:			
Result Notification Method:	In person <input type="checkbox"/> Cargo <input type="checkbox"/> e-mail <input type="checkbox"/> Fax <input type="checkbox"/>		
Service Type Requested:	Standard (3 business days) <input type="checkbox"/> Express (2 business days) <input type="checkbox"/> 24 Hours <input type="checkbox"/> Same day <input type="checkbox"/>		

Sample Description:	
Model/Style No.:	Article No.:
Colour:	Sample Quantity:
If it is an export product; Region/Country of Export:	<input type="checkbox"/> EUROPE <input type="checkbox"/> USA <input type="checkbox"/> OTHER :
*If the source of method / analysis standard is not determined by the customer, analysis shall be performed according to the methods of analysis / standards / Azolab routine methods of analysis related to the region of export of the product.	

ANALYSIS REQUESTED	
All Analyses stipulated under the customer's Quality Standard shall be performed <input type="checkbox"/>	
Communique of the Ministry of Customs on Market Surveillance and Inspection of Certain Consumer Goods for Their Hazardous Chemicals Content <input type="checkbox"/>	
GOTS- Global Organic Test Standard Tests	<input type="checkbox"/>
REACH Regulation 1907/2006 Annex XVII Tests	<input type="checkbox"/>
OEKOTEX Standard-100 Tests	<input type="checkbox"/>

Is remaining substance requested back?	YES <input type="checkbox"/>	NO <input type="checkbox"/>
Report Language	Türkçe <input type="checkbox"/>	English <input type="checkbox"/>

CHEMICAL/ECOLOGIC ANALYSES

- Determination of pH
- Determination of Formaldehyde
- Determination of Azo Colourant
- Determination of 4-AminoAzobenzene
- Determination of Primary Aromatic Amines
- Determination of Organic Tin Compounds
- Determination of DOT (di-n-octyltin dichloride)
- Determination of Phthalate Content
- Determination of Polyaromatics Hydrocarbons (PAH)
- Determination of Perfluorooctane sulfonate (PFOS) and Perfluorooctanoic Acid (PFOA)
- Determination of Chlorinated Organic Carriers (COC)
- Determination of Polychlorophenols (PCP, TeCP, ...) and o-phenylphenol (OPP)
- Determination of Dimethyl Fumarate (DMFu)
- Determination of Alkylphenol ethoxylates (APEO) and Alkylphenols (AP)
- Determination of Extractable and Total Heavy Metals

- Toy Safety- Migration of Certain Elements (EN 71-3)
- Determination of Chrome VI (Cr⁶⁺)
- Determination of Nickel (Ni)
- Determination of Cadmium (Cd)
- Determination of Lead (Pb) and its Compounds
- Determination of Allergen & Carcinogenic Dye stuff
- Determination of Bisphenol-A (BPA)
- Determination of Short and Medium Chain Chlorinated Paraffins (SCCP-MCCP)
- Determination of BHT
- Determination of Flame Retardants
- Determination of Isocyanates
- Determination of Pesticides
- Determination of Fibre Composition
- Determination of Odours

PHYSICAL / FASTNESS / FLAMMABILITY TESTS

- Fastness to Wash

- Fastness to Light / Fastness to Light with Perspiration
- Fastness to Perspiration/ Fastness to Saliva
- Fastness to Dry Cleaning
- Fastness to Rubbing
- Phenolic Yellowing
- Determination of Tensile Strength and Elongation in Fabrics
- Determination of Tensile Strength and Elongation in Single Thread
- Determination of Tear Force in Fabrics
- Determination of Tear Load in Leathers
- Determination of Seam Rupture
- Determination of Thread Slippage
- Pilling
- Determination of Wear in Fabrics
- Bursting Strength
- Determination of Elasticity in Fabrics
- Determination of Mass per Unit Area in Fabrics (Grammage)
- Determination of Number of Threads in Unit Length
- Determination of Flammability in Textiles

**You can request analyses not contained in this form by confirming with the AZOLAB official.

CUSTOMER'S APPROVAL

We hereby declare and undertake that we irrevocably accept the performance of analyses we have requested in line with this Analysis Request Form by AZOLAB Laboratuvar Hizmetleri A.Ş. according to the terms and conditions of service stated in all pages of this form and also the prices and terms of payment to applied against the provision of such services.

NOTE:

DATE OF COMPLETION OF THE CONTRACT FORM	CUSTOMER OFFICIAL'S NAME/SURNAME	CUSTOMER'S SEAL/SIGNATURE
..... / / 201..	

AZOLAB'S APPROVAL *This section shall be completed by AZOLAB.

*Date/Time/Method of Receiving the Sample:/...../201..	Time:	In person <input type="checkbox"/>	Cargo <input type="checkbox"/>	Mail <input type="checkbox"/>
*Is the sample quantity sufficient?	Yes <input type="checkbox"/>		No <input type="checkbox"/>		
NOTE:					

AZOLAB OFFICIAL'S NAME/SURNAME	AZOLAB'S SEAL/SIGNATURE /DATE
.....

TERMS AND CONDITIONS OF SERVICE

- In this Contract, AZOLAB Laboratuvar Hizmetleri A.Ş shall be hereinafter referred to as AZOLAB and the company, organization and/or institution requesting service shall be hereinafter referred to as the Customer.
- It is hereby agreed by the parties that information contained here is actual, accurate and sufficient. In case of any addition, deletion, correction etc. requests related the information, such requests must be notified to AZOLAB in written form via e-mail, fax with receipt confirmation, registered letter with return receipt or cargo before the laboratory initiates testing. Otherwise, AZOLAB shall not be liable for not making such changes.
- Parties of the Contract expressly agree to do business according to the terms and conditions stipulated herein. The terms and conditions stated herein may be amended only if such amendment is signed by an AZOLAB official.
- The Customer is required to make this Contract sealed and signed by its official and deliver it to AZOLAB in order to make it valid. It is herewith agreed by the parties that the Customer has given confirmation to AZOLAB on the performance of analyses.
- Depending on the service provided by AZOLAB to its customers, all information and documents generated (including but not limited to reports, observations, copyrights and any other information) shall be maintained by AZOLAB. Republic of Turkey State Institutions and Organizations, Republic of Turkey Courts and TÜRKAK are exceptions of this.
- Information related to the customer (company details, sample details, results of analysis and analysis reports) shall only be sent to the person indicated by the customer in the "Receiver of Report" of the "Analysis Request Form". It is not transferred to any third parties without obtaining written consent of the customer.
- The customer is neither allowed to reproduce, copy, publish AZOLAB Reports, opinions and other documents served to them together with their contents or summaries nor to use them for advertising purposes or disclose to any third parties without obtaining confirmation from AZOLAB. Customer's employees and agents undertake that they shall maintain confidentiality and shall not publish any information related to AZOLAB services or use it for any other purpose regardless of the service contract with the customer is in force or not.
- If the customer does not indicate the method of analysis/standard to be used, then AZOLAB shall implement the method of analysis/standard used as a routine.
- The reports issued as the result of analyses contain results of analysis and opinions of AZOLAB on samples in question if necessary. However they do not reflect any opinion on the batch from which the samples were taken. Information contained in the report issued is limited with the results of analysis of samples delivered to AZOLAB.
- Cancellation request must be made within 12 hours before delivering Analysis Request Form to AZOLAB for standard service and within 4 hours for express service. No cancellation request is accepted for 24 Hour and Same Day service types and costs of analyses requested are invoiced.
- AZO/Primary Aromatic Amines:** Prices are valid for a single colour and a single sample. Samples with the same matrix can be combined up to 3 colours if the reference method permits and single sample analysis price is applied. If the result of analysis of combined sample is positive, each colour is tested and charged separately. The initial combined sample test price is added to that price.
If the product contains parts such as primers, zips, prints, embroidery, etc., each section/part is tested and charged separately. Dyed accessories, shoe laces and accessories are tested and charged separately.
4-AminoAzobenzene If Aniline and/or 1-4-Phenylenediamine is detected as the result of AZO colourant / Primary Aromatic Amine analysis, 4-AminoAzobenzene test is applied and charged as an additional test.
Formaldehyde: Formaldehyde samples must have been transported to our laboratory as soon as possible after they are taken in a air-tight bag and by protecting from light.
- Unless otherwise is stated, analyses (other than Azo/Primary Aromatic Amines) are performed separately for each different material and/or colour if the sample or parts forming the sample contain more than one different material and/or colour; however "combined sample" studies as permitted by some test standards may also be carried out.
- Prices stated in the proposal are prices for analysis given for a single section/part/portion of the sample. For each section (each part/portion) that is anticipated to be analyzed, charging is made separately after reaching an agreement with the Customer.
- "Individual parts in sufficient quantity"** must be sent for requested analyses. AZOLAB must be contacted regarding to the sample quantity and an agreement must be reached. If samples are sent in deficient quantities, analyses are not started or analysis for which the sample quantity is sufficient, can be started upon the customer's approval.
- Samples remaining from analyses are returned to the customer with reverse charge provided that the customer notifies the same in advance. In this case, the customer shall not have the right to object against the results stated in the report of analysis.
- If no objection and/or claim and/or request is made by the customer within 1 year from the publishing date of the Report of Analysis, AZOLAB shall be discharged from all of its obligations against the Customer.
- Unless there is a different agreement between the parties, prices available in AZOLAB's price list shall be taken into account. AZOLAB has the right to revise the price list anytime without showing any reason.
- AZOLAB shall perform requirement of the services to be performed under this Contract with necessary diligence, attention and care. If it is proven that any mistakes, losses or expenses arising from the service are caused by AZOLAB's or its employees' fault, AZOLAB's liability shall be limited with the refunding of the analysis fee - without accruing any interest- paid to AZOLAB by the Customer for the preparation of such report of analysis. AZOLAB shall not have any financial obligations regarding to any claims related to direct or indirect losses of the Customer including the loss of profit, loss of future business, loss of production, loss of brand value, losses arising from fine payment and/or termination of contracts entered into by the customer. AZOLAB shall not be liable for indemnifying any losses and secondary damages incurred by the customer or any third parties regardless of the identity due to any deficiency or error in the analysis report.
- AZOLAB shall not assume any liability and/or be held responsible for any non-performance and/or delay in performance of services due to reasons such as the acts of God, war, terrorist acts, government or state limitations, any limitations imposed by laws, strikes, lockouts, machine breakdown, recruitment problems, fire, accidents and/or any non-performance and/or delay in performance due to any reasons other than these. In case that AZOLAB fails to comply with the period given for the provision of services, it shall not be liable against the customer for any damage or loss incurred by the customer.
- AZOLAB reserves the right to reject the service requested from it without showing any reason.
- If any need for additional time and/or some expenses emerges -for any reason- for the completion of the service during the performance, AZOLAN reserves the right to request additional period and/or charges. The customer shall accept this emerging additional charge and time.
- All contracts and their annexes related to the performance of services by AZOLAB shall be governed and construed according to the laws of the Republic of Turkey. If this and other Contracts are subject to any arbitration or case, it is considered that contracts have been made and implemented in the Republic of Turkey. If any provision in these terms and conditions becomes invalid, illegal or unenforceable by applicable laws and/or if such a situation emerges, validity, legality and enforceability of remaining provisions in these terms and conditions shall not be affected or deteriorated under any condition.
- Any disputes or claim of rights arising from or in connection to any agreements related to the performance of the services by AZOLAB shall be receded and determined via arbitration subject to the discretion of AZOLAB on initiating the legal proceedings alone and primarily, provided that right to authorize Bakırköy-Istanbul courts or any other courts in any other country to be chosen by AZOLAB is reserved. The parties may agree on appointment of an arbitrator by the Arbitration Board of Istanbul Chamber of Commerce if no result is obtained after making a written application on reaching an agreement on appointment of an arbitrator. Place of arbitration shall be Istanbul. The arbitration shall be carried out by a single arbitrator. Language to be used in arbitration proceedings shall be Turkish.

REMARKS:

- Period of analyses applied on services and terms and conditions of service have been indicated in "Service Types Requested" section. AZOLAB'S confirmation is essential for the suitability of requested analyses to the period of the service. AZOLAB must be contacted and an agreement must be reached regarding to this.
 - "Standard service" period is 3 business days following the delivery of the sample. This period may vary depending on special conditions. (For example: Standard service period for Nickel release test is 8 business days.)
 - "Express service" period is 2 business days. Sample is accepted until 12:00 and 50% price increase shall be imposed.
 - "24 Hours service" period is 24 hours. Sample is accepted until 12:00 and 75% price increase shall be imposed.
 - "Same day" service period is until the end of the day. Sample is accepted until 10:00 and 100% price increase shall be imposed.Samples delivered after the foregoing time periods will be processed on the next day. Saturdays are not counted in service period. Please get confirmation for your service requests other than standard services. Reporting is included in the service period.
- Remains from the analyses and/or analyzed samples are stored for 45 days following the Analysis Report date. No re-analysis is performed on samples remaining/may remain after 45 days have passed following the Analysis Report date. Any objections to be made against the results of Analysis shall not be valid.
- Charges related to analyses and services to be performed shall be paid in advance by the customer. The report is sent to the customer after the payment is received. In case of non-performance of the payment, AZOLAB reserves the right to not initiating analysis services or sending the analysis report to the customer until the payment is done.
- In case of any deviation from initial conditions, the customer is informed and operations will continue after obtaining approval from the customer.