





Add value. Inspire trust.

Test Report No.VNT/F22/055951 Dated 19/05/2022 Phiếu kết quả thử nghiệm số VNT/F22/055951 Ngày 19/05/2022

Applicant Tên khách hàng CÔNG TY TNHH MỘT THÀNH VIÊN SÀI GÒN DONA DREAM No 79, Group 10, Tan Cang Quater, Phuoc Tan Ward, Bien Hoa City, Dong Nai Province, Vietnam.

Số 79, Tổ 10, Khu Phố Tân Cang, Phường Phước Tân, Thành Phố Biên

Hoà, Tỉnh Đồng Nai, Việt Nam.

Date of receiving Ngày nhận mẫu

Temperature of sample as received Nhiệt độ bề mặt của mẫu khi nhận

State of sample as received Mô tả tình trạng mẫu khi nhận

Test Period Thời gian thử nghiệm

Sample Description Mô tả mẫu Room temperature Nhiệt độ phòng

12/05/2022 (15:00)

Sample intact in the glass jar Mẫu nguyên vẹn trong hũ thủy tinh

12/05/2022 - 19/05/2022

NƯỚC YẾN SÀO CAO CẤP



Note: The submitted samples were not taken by laboratory! Mẫu gửi không được lấy bởi Phòng thử nghiệm

The information was provided by client/ Thông tin được cung cấp bởi khách hàng.

Sample storage period 1 week after issuing the test report/ Thời gian lưu mẫu 1 tuần sau khi phát hành báo cáo thử nghiệm

This testing result is only valid on the tested sample/ Kết quả phân tích chỉ có giá trị trên mẫu thử

Checked By

CÔNG TY
TNNH
TUY SUID TE

Hoang Thi Hai Yen

Assistant Lab Manager

Nguyen Thi Chan FHB Manager

Note: The test report is electronically generated. Hence original signature is not required. For any technical query, please contact Ms. Chan at chan.nguyen@tuv-sud.vn and for any complaint please contact Ms. Thuy at nguyen@tuv-sud.vn

Note: (1) General Terms & Conditions as mentioned overleaf, (2) The results relate only to the items tested, (3) the test report shall not be reproduced except in full without the written approval of the laboratory.

Laboratory.
TUV SUD Vietnam Co., Ltd.
Lot III-26, 19/5A Street, Industry Group III,
Tan Binh Industrial Park, Tay Thanh Ward,
Tan Phu District, Ho Chi Minh City, Vietnam.

Phone: 084-8-6267 8506 Fax: 084-8-6267 8511 E-Mail: <u>chan mayyen@tuv-sud.vn</u> Url: <u>www.tuv-sud.vn</u> Regd. Office: TÜV SUD Vietnam Co., Ltd. Lot III-26, 19/5A Street, Industry Group III, Tan Binh Industrial Park, Tay Thanh Ward, Tan Phu District, Ho Chi Minh City, Vietnam.



Test Report No.VNT/F22/055951 Dated 19/05/2022 Phiếu kết quả thử nghiệm số VNT/F22/055951 Ngày 19/05/2022



TEST RESULTS/ KÉT QUẢ THỬ NGHIỆM:

No. STT	Specification <i>Chỉ tiêu</i>	Unit Đơn vị	Method Phương pháp	Result Kết quả	Detection Limit Giới hạn phát hiện
1.	Total fat Chất béo	g/100g	TPV-LAB-FTP-244 (Ref AOAC 996.06 2012) (*)	Not detected Không phát hiện	0.1
2.	Protein (Nx6.25) Chất đạm	g/100g	TPV-LAB-FTP-243 (Kjeldahl Method) (*)	0.40	:• :€
3.	Carbohydrate content	g/100g	TPV-LAB-FTP-245 (Ref. AOAC 986.25 2012) (*)	8.05	
4.	Energy Năng lượng	Kcal/100g	calculate from fat, protein, carbohydrate (*)	33.79	-
5.	Total sugar Đường tổng	g/100g	TPV-LAB-FTP-228 (Ref. TCVN 4594-88) (*)	7.85	*
6.	Calcium (Ca) Canxi	mg/Kg	TPV-LAB-FTP-256 (ICP/MS) (*)	422	(4)
7.	Lead (Pb) Chì	mg/Kg	TPV-LAB-FTP-256 (ICP/MS) (*)	Not detected Không phát hiện	0.05
8.	Total aerobic count Tổng số vi sinh vật hiếu khí	CFU/g	ISO 4833-1:2013 (*)	Not detected Không phát hiện	10
9.	Coliforms	CFU/g	ISO 4832:2006 (*)	Not detected Không phát hiện	10
10.	Escherichia coli	CFU/g	ISO 16649-2:2001 (*)	Not detected Không phát hiện	10
11.	Staphylococcus aureus	CFU/g	ISO 6888-1: 1999 (Amendment 1: 2003) (*)	Not detected Không phát hiện	10
12.	Clostridium perfringens	CFU/g	ISO 7937:2004 (*)	Not detected Không phát hiện	10
13.	Streptococci feacal	CFU/g	Ref. ISO 7899-2:2000	Not detected Không phát hiện	10
14.	Pseudomonas aeruginosa	CFU/g	Ref. ISO 16266:2006	Not detected Không phát hiện	10
15.	Yeasts and Moulds Tổng số nấm men - nấm mốc	CFU/g	FDA BAM Online, April 2001, Chapter 18 (*)	Not detected Không phát hiện	10

Nutrition F	acts
Servings Per Container	
Serving size	100g
Amount Per Serving	
Calories	35
	% Daily Value *
Total fat 0g	0%
Total Carbohydrate 8g	3%
Total Sugars 8g	
Protein 0g	0%
Calcium 40mg	4%
Cultium Torrig	h a nutrient in a serving or

Note/ Ghi chú:

(*) Method is accredited by VILAS (ISO/IEC 17025:2017)/ Phương pháp được VILAS công nhận (ISO/IEC 17025:2017) TUV® - END OF TEST REPORT -

Test Report No.VNT/F22/055951 Dated 19/05/2022 Phiếu kết quả thử nghiệm số VNT/F22/055951 Ngày 19/05/2022



General Terms and Conditions of Business

of TÜV SÜD Vietnam Co., Ltd (hereinafter referred to as "TUV SUD")

These General Terms and Conditions of Business are applicable to all Product Testing / Inspection / Certification Services and other services provided by TÜV SÜD ("the Services").

The client shall accept TÜV SÜD's General Terms and Conditions of Business and the prices valid at the time of order placement. Deviating terms and conditions of business of individual clients cannot be recognized as a matter of principle

Ancillary agreements, promises and other statements by TÜV SÜD employees or officially authorized experts called in by TÜV SÜD shall only be considered binding if expressly con-firmed by TÜV SÜD and in writing. This shall also apply to any amendments to these terms and conditions.

Contractual Performance and Clients' Responsibilities

- TÜV SÜD shall perform the Services in accordance to TÜV SÜD customary manner unless otherwise agreed in writing. Unless otherwise explicitly agreed in writing or regulated by the law and regulations, no responsibility shall be assumed for the correctness of the safety programs and safety regulation on which the tests and inspections have been based.
- TÜV SÜD shall be entitled to make use of sub-contractors in the implementation of the order only if this has been explicitly agreed upon in writing.
- The scope of the Services to be performed by TÜV SÜD shall be defined in writing on placement of order. If any modification or extension of the scope prove necessary within the context of due performance of the contract, they shall be additionally agreed upon in advance and in writing.
- The client shall supply the necessary accessories, information and / or documents, for the Services including any foreign test reports, company test reports, product specifications, catalogues and instruction manuals. Until all necessary accessories, information or documents are supplied, TÜV SÜD will not commence the
- TÜV SÜD, at its sole discretion, reserves the right not to undertake the Services and terminate the agreement for the same in the event the client fails to comply with the terms and conditions set out herein.

Deadlines, Delay or Failure of Performance

- The deadlines for contractual performance quoted by TÜV SÜD shall be binding only if this has been explicitly
- agreed upon in writing or regulated by the law and regulations,
 TÜV SÜD shall not be liable for any delay or failure in respect of its contractual performance arising from any
 cause outside its control unless regulated by the law and regulations.
- In the event that TÜV SÜD's contractual performance is delayed due to any cause outside its control. TÜV SÜD shall have the option at its sole discretion to either (i) extend the period for performance in accordance to the period of delay or (ii) terminate the agreement for the Services.

- Warranty by TÜV SÜD only covers contractual services with which it has been explicitly commissioned as per Section 2.1. Warranty regarding the proper condition and overall functioning of the plants to which the inspected or tested parts belong shall therefore be excluded. In particular, TÜV SÜD shall not assume any responsibility for the design, materials and construction of the examined plants unless these issues have been explicitly included in the contract. Even if the latter is the case, the warranty and the legal responsibility of the manufacturer shall be neither restricted nor assumed TÜV SÜD or regulated by the law and regulations.

 Any warranty given by TÜV SÜD shall initially be restricted to supplementary performance to be complete
- within a reasonable time limit informed in writing to and agreed by the customer or regulated by the law and regulations. Should such supplementary performance fail, i.e. be impossible or unacceptable for the customer or be unjustifiably refused or delayed by TUV SUD, the customer shall be entitled, at its discretion, either to a reduction of the price or rescission of the contract.

 TÜV SÜD warrants that it will exercise reasonable care and diligence in performing the service herein. Save
- as provided herein, all other warranties by TÜV SÜD, whether expressed or implied, are hereby expressly
- The client warrants that all information and/or documents supplied to TÜV SÜD are accurate and correct in all aspects and shall indemnify TÜV SÜD as the recent law and regulations for all loss and damages arising from the Services herein caused by incorrect information and/or documents supplied by the client.

- Unless regulated by the law and regulations, TÜV SÜD shall only be liable for damages regardless of their uniess regulated by the law and regulations, IOV SUD shall only be liable for damages – regardless of their less basis – if TÜV SÜD has caused any damage as a result of an intentional or grossly negligent act or if TÜV SÜD has negligently breached a substantial contractual obligation ("material obligation"). In the event that TÜV SÜD is in breach of any substantial contractual obligations, TÜV SÜD shall only be liable for the damage related to and typically foreseeable under the particular contract at the time of entering into the contract.
- Whilst all reasonable care will be taken where the product / equipment is in TÜV SÜD's custody, unless whilst all reasonable care will be taken where the product requipition is in TOV SUD, bald not otherwise stipulted in the contract / agreement or regulated by the law and regulations, TÜV SÜD shall not under any circumstances be responsible for any loss or damage to the product / equipment during transit or while in the custody of TÜV SÜD, unless by fraud or negligence of TÜV SÜD. The client shall arrange for all necessary insurance against accidental loss or damage to the product / equipment, either in transit or at TÜV
- Unless there is a written request made for the return of the product / equipment at the time when they are delivered to TÜV SÜD for testing or the agreement for testing expressly provides for the return of the product / equipment, all product / equipment provided to TÜV SÜD for testing will be disposed after 1 month from the date of testing and the client agrees this principal.
- date of testing and the client agrees this principal.

 Unless regulated by the law and regulations, TÜV SÜD shall not be liable for any damages caused as a result of a negligent breach of a non-substantial contractual obligation.

 Unless regulated by the law and regulations, "Substantial contractual obligations" are those obligations that protect the customer's legal interests deemed to be substantial to the contract, which the contract, based on its content and purpose, must specifically grant to the customer; further, such contractual obligations substantial which are deemed to be prerequisites for proper performance of a contract and upon the observance of which the customer has generally relied and may rely.

 Unless regulated by the law and regulations, TÜV SÜD shall not be liable for any incidental, indirect, special or consequential loss or damage whalsoever, including, but not limited to, loss of revenue, profits, contracts, business or altinizated asvirus or loss of goodwill or regulation, whether foreseeable or not and whether
- business or anticipated savings, or loss of goodwill or reputation, whether foreseeable or not and whether arising from any act or omission on the part of TÜV SÜD in the provision of the Services.

 Any person making claims under this contract may inform TÜV SÜD about any potential damage for which
- TÜV SÜD could be liable.
- It claims for damages against TÜV SÜD are excluded or limited, this shall extend to any personal liability of any statutory organs, experts, miscellaneous employees, vicarious agents or any other auxiliary personnel of TUV SUD for the said / same claims on the same legal relation.
- TÜV SÜD total liability to the client under or in connection with the agreement for Services and/or in tort (including negligence) in any event (other than death or personal injury resulting from TÜV SÜD 's negligence) shall not exceed the amount of fees paid by the client to TÜV SÜD in respect of the Services.

Terms of Payment, Prices

Unless a fixed price or other calculation basis has been explicitly agreed upon, services shall be billed in accordance with the prices of TÜV SÜD valid at the time of contract conclusion. In the absence of a valid schedule of prices, contractual provisions must be agreed on a case-by-case basis.

If there is a period of more than 4 months between placement of the order and completion of the order by TÜV SÜD and there has been a price increase in the meantime, then the modified price shall be used as the

basis of calculation as of the 5th month.

Reasonable advance payments may be requested and/or partial invoices covering services already rendered be made out. Partial invoices need not be designated as such. The receipt of an invoice does not mean that the order has been billed completely by TÜV SÜD

that the order has been billed completely by TUV SUD.

Companies who are not given any credit terms by TÜV SÜD have to pay in advance. For companies who are given credit terms by TÜV SÜD, an invoice will be issued when a job is completed and the fees shall be remitted to TÜV SÜD within thirty days of presentation of the invoice.

The client agrees to indemnify and pay TÜV SÜD for all taxes (Value Added Tax - VAT), levies and duties

including, but not limited to, goods and services tax or withholding tax which TÜV SÜD may be liable to pay as a result of providing the services to the client herein.

Any objections to invoices must be made in writing to TÜV SÜD within a 14-day preclusion period after receipt of invoice, with reasons stated,
When a client decides to cancel the order for the Services (other than audits), he may do so by giving a

which a clieft events to calculate and an expectate process the cancellation request within three working days after confirmation of the order. The client will be charged for all Services performed prior to such cancellation and in vice versa, the client agrees to pay the full fee for the Services as the contract. For audits, any request for cancellation or postponement of the audit must be given within six weeks in advance of the scheduled audit date, the client will be charged for all Services performed prior to such cancellation or postponement and in vice versa, the client agrees to pay the full fee for the audit as the

Without prejudice to Clause 3, in the event that either party is unable to perform as obligations to the other Without prejudice to Clause 3, in the event that either party is matter to perform a congruence of the other party in whole or in part or not in a timely manner due to an unsual and unforce soft event beyond the control of that party (force majeure event), the affected obligations of the party to provide consideration during this time shall be suspended for as long as the force majeure event and its congruences persists any obligations of the other party to provide consideration during this time shall lapse. Charse of the other party particular claims for damages, shall not arise in this respect. The party proving forth matter shall however, be obliged to inform the other party without delay in text form of the event. The segment of the party throughout the segment of the performance obligations and the expected duration of the suspension of the performance obligations are assembled with of care the suspension of the performance obligations are secondly as the care that apply the performance obligations are secondly as the second of the performance obligations are secondly as the second of the performance obligations are secondly as the second of the performance obligations and the care that apply the performance obligations are secondly as the second of the performance obligations and the care that apply the performance obligations are second or the performance obligations and the expected duration of the suspension of the performance obligations and the care that apply the performance obligations are second or the performance obligations and the care that apply the second of the performance obligations are second or the performance obligations and the care that apply the performance obligations are second or the performance obligations and the care that apply the performance obligations are second to the performance obligations and the care that apply the performance obligations are second or the performance obligations and the care that apply the performance obligations are second or the performance obligati originations are use appeared our about of the suspension of the performance obligations are suspended, that the notified products during a reasonable duty of care, the part invoking force insignificantly. If the force majeure event lasts longer than as more from the distinction of the charge party, both parties shall be entitled to withdraw from the contract. The right of preferance of the charge are right of termination for continued obligations. The suspension of a payment obligation - except in scenarios cribed by law or if such payment obligation represents a consideration within the meaning of sentence 1 of Clause 7 - cannot be based on force majeure

Secrecy Copyright, Data Protection
TUV SUD shall have the right to copy and file any written documents submitted for perusal which are portant for performance of the order

important for penormance of the order. In a size as expert opinions, audit reports and the like that are protected by copyright are prepared within the scope of contractual performance, TÜV SÜD shall grant the customer a simple, non-transferable right of use, if this is required by the underlying purpose of the contract. This grant of copyright explicitly shall not include the transfer of any other rights; the customer shall, in particular, not be entitled to change (process) or use expert opinions, and reports, test results, calculations and the like outside its business.

TÜV SÜD, its employees, and the expert engineers called in by TÜV SÜD shall not, whour undoruzation.

disclose or use any confidential information belonging to the client which they become cognizant during their activities provided that this clause shall not apply to information that is already known to TÜV SÜD prior to such disclosure; or passes into the public domain otherwise than as a result of a breach of this confidentiality obligation on the part of TÜV SÜD; or was received from a third party who is not under any confidentiality obligations or who did not acquire the information in confidence; or was independently conceived or developed by TÜV SÜD without reference to the disclosed confidential information.

By engaging TÜV SÜD for the Services, the client permits TÜV SÜD to use and/or process data, including

personal data, for the proper performance of the Services and for other permissible purposes. TÜV SÜD agrees to comply with applicable personal data protection laws.

In addition to any right of lien to which TÜV SÜD may be entitled by law, TÜV SÜD shall be entitled to a general lien on all product / equipment submitted for the Services as the agreement, contract with the client

Indemnity
The client shall indemnify TÜV SÜD fully in accordance with the law and regulations against all loss or
damages suffered and cost and expenses incurred by TÜV SÜD and all claims by any third parties as a result
of provision of the Services (including but not limited to the improper use of the test reports, supply of inaccurate information and/or documents to TÜV SÜD or any claim by third party for infringement or intellectual property rights and/or for discovery of information and/or for delivery of documents or products / equipment) unless the same is caused by the act or neglect of TÜV SÜD.

Court Appearance

In the event any of the employees of TÜV SÜD is requested by the client or summoned by the court upon application by the client or any other parties for his attendance in court as an expert witness on the subject of the Services provided, the Client agrees and shall pay TÜV SÜD for such attendance in court based on TÜV SÜD's prevailing rates, agreed by the writen confirmation of the client, for court attendance. TÜV SÜD may at its sole discretion revise its rates for court attendance from time to time.

- The agreement for the Services shall be governed by and construed in accordance with the laws of Vietnam.
- 12.2 TÜV SÜD and the client agree to submit to the jurisdiction of the Vietnam Courts.
 13. Validity of Agreement

If any terms and conditions of this document are invalid or unenforceable for any reason, such invalidity or unenforceability shall not affect the validity or enforceability of the remainder of the terms and conditions

effective: 15 May 2021 (TÜV SÜD Vietnam Co., Ltd.)