CLIENT: True Textiles, Inc.
304 East Main Street
Elkin, NC 28621
Attn: Alan Dean

Test Report No: 2322947-2  Date: February 28, 2011

SUBJECT: Testing to ASTM E-84

SAMPLE: Sample identified as “2100 FR701®” was received from the client on 2/18/11 in good condition. The test specimen was described by the manufacturer of containing the following items:

- Sample Description: Panel Fabric
- Sample Style Name or Number: 2100 FR701®
- Fiber or Material Content: 100% Polyester
- Country of Origin: USA

TEST REQUESTED: Perform standard flame spread and smoke density developed classification tests on the sample supplied by the Client in accordance with ASTM Designation E84-09a, “Standard Method of Test for Surface Burning Characteristics of Building Materials”. The test method is also published under the following designations; UL 723, ANSI/NFPA 255, and UBC No. 8-1.

PREPARATION: The sample material was submitted in two pieces, 21 inches wide by 16 feet long and 21 inches wide by 32 feet long, was trimmed to fit the tunnel dimensions and supported by screen and rods.

TEST DATE: 2/24/11

RESULTS: Results can be found on the following pages and apply only to the sample tested.

CLASSIFICATION: The sample received a ‘Class A’ rating in accordance with the NFPA and IBC classification chart on page two of this report.

SIGNED FOR AND ON BEHALF OF SGS U.S. TESTING COMPANY INC.

KSM
Raymond Abdo
Engineering Technician

J. Brian McDonald
Fire Technology Department Manager

Page 1 of 6
METHODOLOGY:
This test method is intended to compare the surface flame spread and smoke developed measurements to those obtained from tests of mineral fiber cement board and select grade red oak flooring. The test specimen (21 inches wide by 24 feet long) is exposed to a flaming fire during the 10 minute duration, while flames spread over its surface and density of the resulting smoke are measured and recorded. Test results are presented as the computed comparisons to the standard calibration materials.

The test apparatus is considered under calibration when a 10 minute test of red oak decking will pass flame out the end of the tunnel in 5 minutes and 30 seconds into the test. Mineral fiber cement board forms the zero point for both flame spread and smoke developed indices, while the red oak flooring smoke developed index is set as 100.

This standard should be used to measure and describe the properties of materials, products, or assemblies in response to heat and flame under controlled laboratory conditions and should not be used to describe or appraise the fire hazard or fire risk of materials, products, or assemblies under actual fire conditions. However, results of this test may be used as elements of a fire risk assessment which takes into account all of the factors which are pertinent to an assessment of the fire hazard of a particular end use.

OBSERVATIONS:
During the test the specimen was observed to behave in the following manner: Steady ignition began at 0:07 (min:sec). The specimen began to char at 0:12. The test continued for the 10:00 duration.

DESCRIPTION OF TEST SPECIMENS:
| Specimen Identification: | 2100 FR701® |
| Specimen Width: | 21 inches |
| Specimen Length: | 16 feet and 32 feet |
| Specimen Thickness: | 0.035 inches |
| Total Number of Specimens: | 2 |
| Adhesive used: | None |
| Mounting Method: | None |
TEST RESULTS:

The test results, computed on the basis of observed flame front advance and electronic smoke density measurements, are presented in the following table. In recognition of possible variations and limitations of the test method, the results are computed to the nearest number divisible by five, as outlined in the test method.

<table>
<thead>
<tr>
<th>Ignition (minutes: seconds)</th>
<th>00:07</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flame Front (feet)</td>
<td>2.0</td>
</tr>
<tr>
<td>Time to Maximum Spread (minutes: seconds)</td>
<td>10:00</td>
</tr>
<tr>
<td>Flame Spread</td>
<td>10</td>
</tr>
<tr>
<td>Smoke Developed</td>
<td>25</td>
</tr>
<tr>
<td>Classification</td>
<td>A</td>
</tr>
</tbody>
</table>

CLASSIFICATION INTERPRETATION:

<table>
<thead>
<tr>
<th>NFPA and IBC Class</th>
<th>Flame Spread</th>
<th>Smoke Developed</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>0 through 25</td>
<td>( \leq 450 )</td>
</tr>
<tr>
<td>B</td>
<td>26 through 75</td>
<td>( \leq 450 )</td>
</tr>
<tr>
<td>C</td>
<td>76 through 200</td>
<td>( \leq 450 )</td>
</tr>
</tbody>
</table>

Building Codes Cited:
FIGURE 1. Flame Spread
**FIGURE 2. Smoke Developed**

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FIGURE 3. Temperature – 24 ft. Air Stream Thermocouple

End of Report
GENERAL CONDITIONS OF SERVICE

1. General
(a) Unless otherwise agreed in writing or except where they are at variance with the regulations governing services performed on behalf of governments, government bodies or any other public entity or (ii) the mandatory provisions of local law, all offers or services and all resulting contractual relationships between any of the affiliated companies of 9355 SA or any of their agents (each a "Company") and Client (the "Contractual Relationship") shall be governed by these general conditions of service (hereinafter the "General Conditions").

(b) The Company may perform services for persons or entities (private, public or governmental) having instructions to the contrary from the Company, "the Contractor", or the "Client".

(c) Unless the Company receives prior written instructions to the contrary from Client, no party other than the Contractor is entitled to give instructions, particularly on the scope or the delivery of reports or certificates resulting from the "Reports of Findings". Client hereby irrevocably authorises the Company to deliver Reports of Findings to a third party as instructed by Client or, at its discretion, where it appears to follow, from circumstances, trade custom, usage or practice.

2. Provision of Services
(a) The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions as confirmed by the Company or, in the absence of such instructions:
   (1) the terms of any standard order form or standard specification sheet of the Company; and/or
   (2) any relevant trade custom, usage or practice; and/or
   (3) such methods as the Contractor shall reasonably determine on technical, operational or other grounds.

(b) Information stated in Reports of Findings is derived from the results of inspection or testing procedures carried out in accordance with the instructions of Client, and/or our assessment of such results on the basis of any technical standards, trade custom, practice or other circumstances which should in our professional opinion be taken into account.

(c) Reports of Findings issued further to the testing of samples contain the Company's opinion on those samples only and do not express any opinion upon the lot from which the samples were drawn.

(d) Should Client request that the Company witness any third party intervention, Client agrees that the Company's role is to be present at the time of the third party's intervention and to forward the results, or confirm or deny the intervention, at the Client's discretion. Client agrees that the Company is not responsible for the condition or calibration of equipment, instruments and measuring devices used, the analytical methods applied, the qualifications, calibrations or limitations of third party personnel or the analytical methods.

(e) Reports of Findings issued by the Company will reflect the facts as recorded by it at the time of intervention only and within the limits of the Instructions received or, in the absence of such instructions, within the limits of the alternative parameters applied as provided for in clause 2(b). The Company shall not be liable to provide in its report or to perform any fact or circumstance which is outside the specific instructions received or alternative parameters applied.

(f) The Company may delegate the performance of all or part of the services to an agent or subcontractor and Client authorises the Company to disclose all information necessary for such performance to the agent or subcontractor.

(g) The Company shall receive documents reflecting engagements contracted between Client and third parties or third party documents, such as copies of sole contracts, letters of credit, bills of lading, etc., etc., they are considered for information only, and do not extend or restrict the scope of the services or the obligations accepted by the Company.

(h) Client acknowledges that the Company, by providing the services, neither takes the place of Client nor of any third party, nor releases from any of their obligations, nor otherwise assumes, abrogates, waives or underwrites any duty of any Client to any third party or that of any other Client.

(i) All samples shall be retained for a minimum of 3 months or such other shorter time as the nature of the sample permits and then returned to Client or otherwise disposed of at the Company's discretion after which time Company shall not have any responsibility for such samples. Storage of samples for more than 3 months shall incur a storage charge payable by Client. Client will be billed a handling and freight fee if samples are returned. Special disposal charges will be billed to Client if incurred.

3. Obligations of Client
The Client will:
(a) ensure that sufficient Information, instructions and documents are given in due time and that, in any event not later than 10 days prior to the desired intervention), to enable the required services to be performed;
(b) procure all necessary access for the Company's representatives to the premises where the service to be performed and take all necessary steps to eliminate or remedy any obstacles to, or interruptions in, the performance of the services;
(c) ensure, if required, any special equipment and personal necessary for the performance of the services;
(d) ensure that all necessary measures are taken for safety and security of working conditions, sites and installations during the performance of services and will not, in this respect, on the Company's advice whether requested or not;
(e) inform Company in advance of any known hazards or dangers, actual or potential, associated with any order or samples or testing including, for example, presence or risk of radiation, toxic or noxious or explosive elements or materials, environmental pollution or poisons;
(f) fully exercise all its rights and discharge all its liabilities under any relevant sales or other contract or a third party and at law.

4. Fees and Payment
(a) Fees negotiated between the Company and Client at the time the order is placed or a contract is negotiated shall be at the Company's standard rates (which are subject to change) and all applicable taxes shall be payable by Client.
(b) Unless a shorter period is specified in the invoice, the Client may make payment not later than 30 days from the date of invoice or within such other period as may be established by the Company in its invoice (the "Due Date")
(c) If Client fails to make payment by the Due Date, Client shall be liable to the Company for interest on such overdue amount at a rate of 1.3% per month (or such other rate as may be established in the invoice) from the Due Date up to and including the date payment is actually received.

5. Suspension or Termination of Services
The Company shall be entitled to immediately and without liability suspend or terminate the performance of the services in the event of:
(a) failure by Client to comply with any of its obligations hereunder and such failure is not remedied within 10 days notice to Client shall be entitled to suspend or terminate the performance of the services; and/or
(b) any suspension of payment, arrangement with creditors, bankruptcy, insolvency, receivership or cessation of business by Client.

6. Liability and Indemnification

(a) Limitation of Liability
1. The Company is neither an insurer nor a guarantor and disclaims all liability in such capacity.

2. The Company shall not be liable for any delay, partial or total nonperformance of the services arising directly or indirectly from any event outside the Company's control including failure by Client to comply with any of its obligations hereunder.

3. The Company shall not be liable for any indirect or consequential loss including without limitation fees of profit, loss of business, loss of opportunity, loss of goodwill and cost of product recall. It shall further have no liability for any loss of damage or expense arising from the claims or any third party (including, without limitation, product liability claims) that may be incurred by the Client.

4. In the event of any claim, Client shall give written notice to the Company within 90 days of discovery of the facts alleged to justify such claim and, in any case, the Company shall be discharged from all liability for all claims for loss, damage or expense unless suit is brought within one year from:
   (i) the date of performance by the Company of the services which gives rise to the claim; or
   (ii) the date the service should have been completed in the event of any agreed non-performance.

(b) Indemnification: Client shall guarantee, hold harmless and indemnify the Company and its officers, employees, agents or subcontractors against all claims (actual or threatened) by any third party for loss, damage or expense of whatsoever nature including all legal expenses and related costs and expenses arising out of the performance, purported performance or non-performance of any services.