



## 試驗報告

報告編號: HB-21-09199

C-21-39227

數: 1 OF 百

報告日期:110年 11月 10日

稱:國產建材實業台北港大陸砂氣離子例行性檢驗 T 程 2

位: 國產建材實業股份有限公司 單 委 託

品 名 稱:大陸砂 樣

部 位:砂石船邊取樣 構 結

目: 源順輪 V-2128(泉港) 註 項 加

員:國產建材實業股份有限公司(楊昇儒)、國產建材實業股份有限公司購料部(張耀聰) 取 樣

員:國產建材實業股份有限公司(楊昇儒) 送 驗

期:110年11月03日 樣 取 期:110年11月04日 件 收 日

期: 110年 11月 05日~110年 11月 10日 試 驗

備

註:1.以上資料由顧客提供(收件及試驗日期除外)

2. 除非另有說明,此報告結果僅對測試之樣品負責 未經本公司事先書面同意,此報告不可部分複製

3. 下述報告內容標示#處由顧客提供

4. 送樣方式為實驗室收件

試驗 丝果:

计脸大江	試驗結果
1八分双 刀 乙	BYTH WE YE
CNS 13407(2015)	0.0006
	試驗方法 CNS 13407(2015)

註:本試驗報告之試驗地點同實驗室地址。

本報告若有提供規範要求值時,該規範值僅供參考,合格之判定以委託單位實際要求為準。

This document is issued by the Company subject to its General Conditions of Service printed overleaf, available on request or accessible at <a href="http://www.sgs.com.tw/Terms-and-Conditions">http://www.sgs.com.tw/Terms-and-Conditions</a>. Attention is drawn to the limitation of liability, electronic format documents, subject to Terms and Conditions for Electronic Documents at <a href="http://www.sgs.com.tw/Terms-and-Conditions">http://www.sgs.com.tw/Terms-and-Conditions</a>. Attention is drawn to the limitation of liability, indemnification and jurisdiction issues defined therein. Any holder of this document is advised that information contained hereon reflects the Company's findings at the time of its intervention only and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction from exercising all their rights and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction from exercising all their rights and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction from exercising all their rights and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction from exercising all their rights and within the limits of Client's instructions, if any. The Company's sole responsibility is to its Client and this document does not exonerate parties to a transaction document. The company's findings at the time of its intervention of the content of the Company. Any unauthorized alteration, forgery or and obligations under the transaction documents. The company's findings at the time of its intervention of the content of the company's findings at the time of its intervention of the content of the co