

Trademark Authorization Agreement

Party A:

Beurer GmbH, Söflinger Straße 218, 89077 Ulm, Germany

Party B:

Guangdong Transtek Medical Electronics Co., Ltd.

Registration Address: Zone A, No.105, Dongli Road, Torch Development District,
528437 Zhongshan, Guangdong, China

Tel.: 86-760-8828 2982

Party A authorizes Party B and its subsidiaries to manufacture **【 Blood Pressure Monitors 】**. Party A and Party B reach the below agreements so as to legitimate the use of Trademark from Party A by Party B during production.

1. Trademark Authorization

(1). The Party A has the legally proprietary or the legal right of use Beurer, Sanitas, Vitalcontrol or Silvercrest trademark("Licensed Trademark").

Party B complies with product specifications, logo printing, product patterns and the same as trademark-related information provided by Party A in production through, but not limit to, all agreements by Sales Contract, Purchasing Order, or emails.

(2). Party A authorized Party B and its subsidiaries to free use the authorized trademark in the production of **【 Blood Pressure Monitors 】** and according to the specification.

2. The rights and obligations of Party A.

(1). Party A has the right to authorize the trademark to any other third parties.

(2). Party A should ensure that a continuing legal proprietary or right to use licensed trademark.

(3) If the Party B is accused of infringement because of the defects of the trademark legal right cause by Party A, Party A should be responsible for negotiation with the third party and compensate for all verifiable loss of Party B caused by case.

3. The rights and obligations of Party B.

- (1) Party B and its subsidiaries has the right to manufacture the products with authorized trademark in China.
- (2) Party B can authorize the third party to use and do production with the authorized trademark with the prior written approval from Party A.
- (3) Party B should only sell the products with authorized trademark to Party A or the appointed third party by Party A.
- (4) Party B cannot authorize the trademark to the third party without the prior written approval from Party A.

4. Violation Responsibility

Any party, who infringes the obligation under this agreement and cause a loss to the other party, should compensate the other party for the verifiable losses.

5. Application of Law

The effective, executing and termination of this agreement apply to German law

6. Dispute Settlement

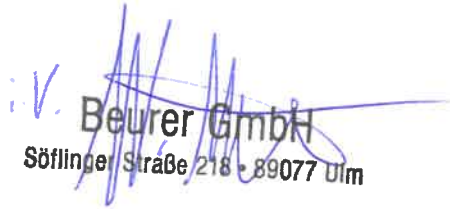
- (1). Both parties shall settle through friendly negotiation if any disputes arising from or in connection with this agreement.
- (2). In the process of the handling the disputes, except the arbitrated parts, other parts of this agreement will be continued to perform.

7. The effective of this Agreement and Miscellaneous

- (1). This agreement will come into effective on the date of both parties signature.
- (2). This agreement shall be long-term effective unless both parties to terminate this agreement in written.
- (3). Any amendment, modification, plus or minus clause to this agreement should be signed relevant written documents by both parties as the integral parts of this agreement and should have the equal effect as this agreement.
- (4). This agreement is in duplicate, both party hold one original documents.

Party A: Beurer GmbH

Sign&Chop:


Beurer GmbH
Söflinger Straße 218 • 89077 Ulm

Date:

Party B: Guangdong Transter Medical Electronics Co. Ltd

Sign&Chop:



Date: 20190808