

DECLARATION OF CONFORMITY

for UV STANDARD 801 Label

We (name and address of the applicant)

Company:			
Street:			
Country/ZIP Code:		City:	

hereby declare on our sole authority that all manufactured and/or sold articles of the consumer product described in more detail below (description, article number, composition, etc.)

to which this declaration refers, correspond to the

Material requirements of the UV STANDARD 801

and will conform to the sample for which an application for certification for the UV STANDARD 801 label has been submitted to the institute of the International Testing Association for Applied UV Protection

In case that the certificate/label is passed on to customers, it is guaranteed that it is exclusively used with the certified material in its period of validity. Content and layout of the label and hangtag must not be altered in anyway.

Important Information:

UV protection clothing is classified as personal protective clothing according to Regulation (EU) 2016/425 on personal protective equipment. Therefore, CE marking is necessary. In addition to the evidence of UV protection, the ready-made clothes must meet further special requirements. The compliance of these special requirements is not subject of the present material testing according to UV STANDARD 801.

If the certified material is modified during making-up in such a way that it may probably have a negative effect on the ultraviolet protection factor (e.g. through mesh applications and alike) the material of the ready made product has to be tested and certified again.

The applicant acknowledges that in the event of any breach of the imposed obligations for the UV STANDARD 801 (documented in the special and general conditions, the application for certification and the declaration of conformity), in particular in the event of misuse of the UV STANDARD 801 Label, he shall be liable to pay a contractual penalty amounting to EUR 10'000 to the International Testing Association for Applied UV Protection. Should there be any evidence that the actual loss incurred is in fact greater, the actual loss shall be compensated taking into account the contractual penalty. The applicant bears the burden of proof for absence of fault. Furthermore, the applicant undertakes to ensure that incorrectly labelled goods will be immediately withdrawn from sale or that the UV STANDARD 801 Label will be immediately removed from the goods and that the UV STANDARD 801 will no longer be used to promote the goods concerned.

Place, date

Legally binding signature