

## **CAN/ULC-S109 Flame Resistance of "EcoScreen® - Series: ES8600"**

A Report To: **SunProject Toro Incorporated**  
205 Adesso Drive  
Concord, ON  
L4K 3C4

Phone: (905) 660-3117  
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Attention: Enrico Nardone

Submitted By: Fire Testing

Report No. 08-002-926(B1)  
3 pages + appendix

Date: December 3, 2008

**ACCREDITATION** Standards Council of Canada, Registration #1.**REGISTRATION** ISO 9001:2000, registered by QMI, Registration #001109.**SPECIFICATIONS OF ORDER**

Determine flame resistance in accordance with the CAN/ULC-S109-03 Small and Large Flame Tests, as per our Quotation No. 08-002-10808 RV1 accepted December 2, 2008.

**IDENTIFICATION**

Blind material identified as "EcoScreen® Privacy Weave, Series: ES8600, Space Grey".

(Bodycote sample identification number 08-002-S0926-2)

**TEST RESULTS****CAN/ULC-S109-03 Small-Flame Test**

Standard Methods of Tests for Flame-Resistant Textiles and Films

Tested "as received"

Fabric Weight:  
6.6 oz/yd<sup>2</sup>

|          | Damaged Length (mm) | Flaming Dripping (s) | Afterflame Time (s) |
|----------|---------------------|----------------------|---------------------|
| 1:       | 110                 | 0.0                  | 0.0                 |
| 2:       | 121                 | 0.0                  | 0.0                 |
| 3:       | 118                 | 0.0                  | 0.0                 |
| 4:       | 128                 | 0.0                  | 0.0                 |
| 5:       | 131                 | 0.0                  | 0.0                 |
| 6:       | 111                 | 0.0                  | 0.0                 |
| 7:       | 124                 | 0.0                  | 0.0                 |
| 8:       | 136                 | 0.0                  | 0.0                 |
| 9:       | 125                 | 0.0                  | 0.0                 |
| 10:      | 128                 | 0.0                  | 0.0                 |
| Average: | 123                 | -                    | -                   |

Maxima Specified by  
ULC-S109 Small Flame Test:

|     |     |   |              |
|-----|-----|---|--------------|
| 165 | -   | - | (average)    |
| 190 | 2.0 | - | (individual) |

**TEST RESULTS (Cont..)**

**CAN/ULC-S109-03 Large Flame Test**

Standard Methods of Tests for Flame-Resistant Textiles and Films

Tested "as received" and in single sheet configuration.

|   | Damaged<br>Length (mm) | Flaming<br>Dripping (s) | Afterflame<br>Time (s) |                           |
|---|------------------------|-------------------------|------------------------|---------------------------|
| 1:  | 50                     | 0.0                     | 0.0                    |                           |
| 2:  | 52                     | 0.0                     | 0.0                    |                           |
| 3:  | 52                     | 0.0                     | 0.0                    |                           |
| 4:  | 53                     | 0.0                     | 0.0                    |                           |
| 5:  | 55                     | 0.0                     | 0.0                    |                           |
| 6:  | 51                     | 0.0                     | 0.0                    |                           |
| 7:  | 56                     | 0.0                     | 0.0                    |                           |
| 8:  | 50                     | 0.0                     | 0.0                    |                           |
| 9:  | 52                     | 0.0                     | 0.0                    |                           |
| 10:   | 52                     | 0.0                     | 0.0                    |                           |
| Average:  | 52                     | -                       | -                      |                           |
| Maxima Specified by<br>ULC-S109 Large Flame Test: | -<br>250               | -<br>2.0                | -<br>-                 | (average)<br>(individual) |

(Above tip of test flame)

**CONCLUSIONS**

When tested "as received", the material identified in this report meets the flame resistance requirements of both the Small-Flame and Large-Flame Tests of CAN/ULC-S109-03.



Anne-Lise Larsen,  
Fire Testing



Ian Smith,  
Fire Testing

*Note: This report consists of 3 pages, including the cover page, that comprise the report "body". It should be considered incomplete if all pages are not present. Additionally, the Appendix of this report comprises a cover page, plus 1 page.*

**Bodycote Testing Group**

*CAN/ULC-S109 Flame Resistance of "EcoScreen® - Series: ES8600"*

*For: SunProject Toro Incorporated*

*Report No. 08-002-926(B1)*

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**APPENDIX**

(1 Page)

Summaries of Test Procedures

## Bodycote Testing Group

### CAN/ULC-S109-03

#### Standard Methods of Tests for Flame-Resistant Textiles and Films

##### Small-Flame Test

Ten specimens are cut, each 70 x 250 mm, with five in the warp direction and five in the weft direction, where applicable. The specimens are conditioned for 30 minutes at 105°C, or if they melt or distort at these temperatures, 18 - 22°C at 50% R.H. for at least 12 hours.

Each specimen is removed from the conditioning chamber individually, clamped in a U-shaped metal holder and suspended in a specified cabinet. The free edge of the specimen is positioned 20 mm above the tip of a gas burner which has been adjusted to yield a flame height of 40 mm. Flame exposure time is 12 seconds. Char length and afterflame time are measured.

##### Flame Resistance Requirements:

Maximum Average Length of  
Char or Destroyed Material for  
Ten Specimens  
165 mm

Maximum Length of Char or  
Destroyed Material for any  
Specimens  
190 mm

The specified maximum flaming time for residue on the floor of the tester from any specimen is 2.0 seconds.

##### Large-Flame Test

For conducting flame tests of fabrics in single sheets, the procedure specifies ten specimens, 125 mm by 750 mm to 2100 mm long. The specimens are conditioned at 105 ± 2°C for 30 minutes or, if distortion or melting occurs at these temperatures, 20 ± 2°C at 25 - 50% relative humidity for at least 12 hours.

Each specimen is removed from the conditioning chamber and cooled in a desiccator prior to being suspended in a steel stack 310 mm square and 2130 mm high, the said stack being open both top and bottom and supported 300 mm above the floor. The lower edge of the specimen is positioned 100 mm above the tip of a gas burner which is inclined at 25° to the vertical. The burner, which has been adjusted to yield a flame 280 mm in height is ignited and inserted directly beneath the specimen for 2 minutes. Char length is measured from the tip of the flame, upwards.

For conducting flame tests of fabrics hung in folds, at least four specimens 625 mm by 750 mm to 2100 mm are required. Each specimen is folded longitudinally to form four folds.

##### Flame Resistance Requirements - Specified Maxima:

| <u>Specimen Configuration</u> | <u>Char Length or Damaged Material Length (mm)</u> | <u>Flaming Residue on Floor of Tester (s)</u> |
|-------------------------------|--|---|
| Single sheets                 | 250  | 2.0   |
| Folded                        | 635  | 2.0   |

# Boycote Materials Testing Canada Inc. (and Subsidiaries) And Bodycote Materials Testing, Inc., A Delaware Corporation (and Subsidiaries)

TERMS / Rev. 5/2006 (06.1)

## INTERPRETATIONS

1. In these Conditions the following expressions shall (unless the context requires) have the following meanings: "Client" means the person, firm or corporation to whom a Question is addressed or for whom a Test or any Service is carried out;

"Company" means the member of the Bodycote Materials Group that is providing the Services, being any of Bodycote Materials Testing Canada Inc., Bodycote Materials Testing Inc., a Delaware corporation and/or any of their respective subsidiaries as applicable;

"Contract" means these Conditions including the Question or Proposal which refer to these Conditions, the Affidavit and addendums, and the actual respective drawings, offers, proposals, orders, contracts and subcontracts, offers, orders, and the price stated in the Question, or otherwise agreed with the Client in writing together with all other correspondence to these Conditions;

"Proposal" means the Company's proposal of which these Conditions form a part and shall be deemed incorporated by reference as if fully set forth therein;

"Question" means the Company's question (whether written or oral) of which these Conditions form a part and shall be deemed incorporated by reference as if fully set forth therein;

"Report" means any report, recommendation or the like issued by the Company in respect of the Services;

"Sample" means any material supplied by the Client to form "Specimens" needed for the services specified in the Question or Proposal;

"Test" means any testing, analysis, study or the like specified in a Question or Proposal;

"Test Certificate" means any test certificate, recommendation of the like issued by the Company in respect of a Test;

"QUOTATION" means a quotation or price offered by the Company to provide Services and/or carry out a Test subject to the Conditions and is open for thirty days from the date thereof unless stated otherwise on the written Quotation or Proposal or unless provided prior to acceptance; Acceptance by the Client must include written authorisation, including a Purchase Order, or advance payment;

2.2. Except in accordance with these Conditions, no variation of the Contract will be accepted unless agreed to in writing by the Company;

2.3. No condition, statement or representation contained in any advertisement or brochure or on any tools or promotional material or other literature, nor the terms or conditions of any order, purchase order or other form, or which would or might be deemed to be incorporated into or incorporated by reference or made, amended, variation of, binding or otherwise shall be deemed to be incorporated in the Contract and all of the same are hereby expressly excluded from the Contract;

**PRICE**  
2.4. The Price is based on information available to the Company at the date of the Question. If during the period of the Contract there shall be any variation in the cost of materials, labour or otherwise to the Company, the Price may, in the absolute discretion of the Company, be adjusted to take account of such variations;

2.5. In addition to the amount specified in the Question the following shall be in addition to the Price and payable if imposed on the Company or otherwise appropriate:  
(i) any applicable value added tax, excise tax, goods and services tax, sales tax, use tax or other applicable tax;  
(ii) all bank charges;

(iii) postage, insurance, freight and storage charges levied on behalf of the Client, whether on the Company's premises or elsewhere, and to further amount charges on the Company's premises; if any Sample or material supplied by the Client are not provided from the Company's premises within seven days of the date of notification to the Client that they are ready for collection;  
(iv) insurance required by the Company, in its absolute discretion, in respect of any property belonging to the Client in the possession of the Company;

## Standard Terms And Conditions Of Contract ("the Conditions")

4.1. The Price shall be paid to the Company in full without any deduction, set-off or counterclaim within thirty days of the date of the Company's invoice and in debits of payment within the thirty days the Company may suspend any further Services and/or Tests being carried out for the Client and the amount outstanding from time to time shall bear interest (both before and after any judgment) at a rate equal to the lesser of 24% per annum or the maximum rate permitted by law until payment in full is made or part or a cash being tendered to a bill posted for the purpose of calculating interest to the extent permitted by law. Late fees shall be in addition to and not in lieu of other penalties for default available to the Company;

4.2. All payment due to the Company shall be paid only within the specified time irrespective of whether or not the Client has received payment from a third party and, in the absence of doubt, but without prejudice to the generality of the foregoing, this includes payment of fees due to the Company acting as express or as agent witnesses when not otherwise by reference to these Conditions;

4.3. The Company reserves the right not to initiate work or perform Services or Tests until such acceptable credit terms have been established. Credit terms may include, payment of outstanding invoices, prepayment, cashed in the Question and/or submission of a completed credit application by the Client including a reference to allow the Company to draw upon a third party credit checking agency;

4.4. The Client shall be deemed to accept, unless prior written notification from the Client are received, the applicability or unless the Company considers applicable are necessary or applicable. The Company reserves the right to charge for applicable. If the Company reserves the right to charge for applicable in any of the required order is confirmed;

4.5. The Client shall supply as much information as possible for the Company to carry out a Test. Where Samples are not provided, the Company reserves the right to charge for (not) additional work;

4.6. Unless specific prior authorisation is written or received by the Company, the Test shall be carried out on the Sample to the date in which the Sample is received. The Company reserves the right to charge for any work required to be carried out to the Sample prior to the performance of any Test;

4.7. Methods of carrying out the Test shall be at the sole discretion of the Company unless specific prior instructions are written or received by the Client specifying a particular procedure which are agreed to by the Company. Changes for such special procedures will be requested and agreed to between the Company and the Client prior to carrying out the Test;

4.8. A general description of the method used in the Test shall be given upon request. Where written descriptions of detailed procedures are requested, whether or not of the Client's or those of the Company, the Company reserves the right to make an additional charge. If the method used in the Test requires the use of special equipment, the method shall only be carried out at the Client's expense; the method shall only be carried out at the Client's expense if the Client agrees to the cost of the method in writing, in addition to the charge of the Test itself;

4.9. The Company may, at its sole discretion, undertake to give approval to the Company for the carrying out of priority work. Details of these arrangements will be issued by the Company on request;

4.10. If special alterations or equipment are used in the Test, they shall be provided in addition to the charge of the Test itself;

4.11. The Company may, at its sole discretion, undertake to give approval to the Company for the carrying out of priority work. Details of these arrangements will be issued by the Company on request;

**SAMPLES SUBJECT OF LEGAL PROCEEDINGS**  
4.12. The Client shall notify the Company in writing if the Services to be performed are in respect of pending or contemplated litigation or in respect of any other legal proceedings pending or contemplated prior to the Company commencing the Services. If the Client is not allowed to do so, the Company shall not be responsible for the preparation of product expert testimony. Should the Company be legally compelled to perform other work such as proving of evidence under a standard liability claim, the Client shall pay a fee based on the standard hourly rates in force;

**WARRANTY**  
4.13. The Company's test liability (if any) under Client (carrying along) liabilities in respect of personal injury or death caused by the goods, equipment or material furnished to the Client, or the Company's operation, whether or not such, direct or indirect or consequential, or damage (including any liability directly or indirectly arising from any breach of Contract, or from any negligence or an omission of any intentional Person, or from any breach by any intentional Person of any duty owed to the Client in connection with the Contract shall be limited to the extent of the Client's liability under the applicable law of the jurisdiction in which the Client is domiciled at the time of the Client's breach;

4.14. The Client shall be deemed to accept, unless prior written notification from the Client are received, the applicability or unless the Company considers applicable are necessary or applicable. The Company reserves the right to charge for applicable. If the Company reserves the right to charge for applicable in any of the required order is confirmed;

4.15. The Client shall supply as much information as possible for the Company to carry out a Test. Where Samples are not provided, the Company reserves the right to charge for (not) additional work;

## THE COMPANY MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, EXCEPT AS IS EXPRESSLY SET FORTH HEREIN, ALL SUCH OTHER WARRANTIES BEING HEREBY DISCLAIMED

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## WARRANTIES

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