

TESTING AGREEMENT

Thank you for agreeing to participate in product testing on behalf of The Procter & Gamble Company, which will be referred to simply as "P&G", related to various test products, some of which may be new products. Before you can participate in these tests, we would like you to understand that the tests can involve products which are confidential and potentially patentable. The tests are important to P&G, especially in relation to the way in which they are conducted. It is essential that you preserve the confidentiality of this testing and the test product under the terms of this agreement.

For consideration and compensation for your time and commitment, we will pay the Mason Athletic Boosters upon completion of the test.

In return, it is essential when you participate in this test that you:

- ***** Have your son conduct the test exactly as directed.
- ***** Have your son conduct the test himself. If for any reason he cannot perform or complete the test, do not get someone else to perform the test for him. Instead, please contact Jamie Moak at 6226-0192.
- ***** Have your son return all used and unused test products to us once the test is finished.
- ***** Finally, and this is most important, keep all information confidential regarding any test product and your comments on the tests. Your obligation of confidentiality requires that you must not even discuss this information with your family and friends. The information may relate to a new product, so such confidentiality is designed to protect our patent and other legal rights.

I, _____, have read the terms of this Agreement, in particular the terms relating to confidentiality, and agree to conduct the tests in accordance with this Agreement.

Signed: _____ Date: _____

Note: For patent reasons this Agreement is governed by U.S. law.