



PlayMonster LLC  
NEW PRODUCT IDEA SUBMISSION AGREEMENT

PlayMonster LLC's (PLAYMONSTER) policy requires that we accept outside submissions only when a copy of this Agreement is signed. Furthermore, we accept only such matter as is reduced to writing, dated, signed by you and acknowledged by us on our New Product Idea Submission Form. In return for our review of your submission(s), you agree to the following terms and conditions:

1. All disclosures, written and oral, as well as materials furnished, are made voluntarily. You understand that no confidential relationship is established by such disclosure or implied from PLAYMONSTER's consideration of the submitted material. You understand that PLAYMONSTER may disclose a submission to its employees, representatives and will treat your submission with the same degree of care with which it treats its own new product ideas.
2. PLAYMONSTER cannot, and will not, be bound in any manner by suggestions or ideas of a general nature which are not in such form when disclosed that they can be protected under the Patent and Copyright laws of the United States of America. PLAYMONSTER assumes no liability of any sort in reviewing ideas. In return for receiving and examining your disclosure, PLAYMONSTER is hereby released from any liability in connection with the receipt and examination of your disclosure, and you agree to rely solely upon such monopoly protection for the ideas as may be afforded under the Patent and Copyright laws of the United States of America.
3. PLAYMONSTER's evaluation of your ideas is not an admission by PLAYMONSTER of novelty, priority or originality and does not prejudice PLAYMONSTER's right to contest any existing or future patents or copyrights on the idea.
4. You represent and warrant that you are the sole owner of all information disclosed or you have the unqualified right to make the disclosure. You also represent that any third party with an interest in the information disclosed has been informed of the terms of this Agreement and agrees to be bound by them.
5. This is effective beginning \_\_\_\_\_ (insert date) and shall remain in effect for all ideas submitted prior to PLAYMONSTER's receipt of written notice from you revoking this agreement.

**INVENTOR:**

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Company Name

\_\_\_\_\_  
Street Address (not a P.O. Box)

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

\_\_\_\_\_  
Email Address