

Taber Test Ref.\_\_\_\_\_

Date Received:

## **TEST REQUEST FORM**

ity	State Zip
Email	
Date Submitted:	
□ Round-Robin Testing	
Test Specification Deve	lopment
Other (specify)	
(If c	client test specification, please attach copy)
	unless otherwise specified. FedEx Ground is not available.
um) * <i>NC</i>	DTE: Special requests may require additional time
arges at time of service unless of	otherwise agreed upon by Taber
Date	
□ Are unde □ Does	re Only – Review of Request requirements defined, documented and erstood? is the lab have the capability and resources to t the requirements?
	Email  Email

## **IMPORTANT INFORMATION**

1). Testing charges are estimated on current pricing and time to complete tests. For training and / or observed testing, the minimum hourly fee is \$150.

2). It is not recommended to base decisions on the result of a single test. The average of 3 to 5 tests made on specimens from different areas of the same sample provides a greater confidence in the results. Surface imperfections may influence test results. Be certain to select material that is free of creases, dents and other surface defects.

3). Specimens should be received in "ready-to-test" condition as noted above. A specimen preparation charge will apply to any sample that requires additional preparation.

4). Specimens must be plainly identified (e.g. identifier; side to be tested; machine direction; etc.).

5) Specimens that consist of a rough surface (e.g. non-skid) may incur an additional charge to cover the cost of Genuine Taber wheels.

6). Protect specimens during transportation by carefully packing each specimen so it will not be compromised. For flat materials, be certain the specimen surface is not able to 'rub' against another surface during transportation.

7). If unable to specify details of instrument set-up, submit sufficient information regarding service requirements of the material to enable our laboratory to determine the most satisfactory test set-up. In such instances, extra sample material must be furnished.

8). Data supplied regarding a material's composition, treatment and use will be considered proprietary information and regarded as confidential.

9). SDS must be supplied for approval prior to submitting sample material. Materials that are hazardous or cannot be disposed of through normal means may be rejected.

## **CONDITIONS OF TESTING**

1. All orders for tests are subject to acceptance by Taber Industries (Company), and no order will constitute a binding obligation of the Company until such order is accepted by it, as evidenced by the issuance of a written report ("Test Report") by the Company.

2. All export orders are subjected to a \$50.00 Documentation / Processing charge.

3. Use of the Company's corporate name, trademarks and copyrights for advertising or other purposes is not permitted without the Company's prior written authorization. These include, but are not limited to, Taber, Calibrase, Calibrade, Wearaser.

4. The Client will inform Company in advance of all known hazards and dangers, actual or potential, associated with any order or samples.

5. The Company will provide services using reasonable care and skill and in accordance with Client's specific instructions. The Company represents that the Test Report will be free of error or omission caused by the negligence of the Company. Should the Client claim that the Test Report is inaccurate, incomplete or misleading or that additional or different testing is required, the Client will submit a written claim to the Company within 60 days after the date of issuance of the Test Report. The Company, at its option, may either (a) re-perform the deficient test, without charge to Client, or (b) refund to Client, without interest, the fee paid to the Company for such Test Report.

6. The Test Report will set forth the results of the tests performed by the Company. The information stated in the Test Report is derived from the results of inspection or testing procedures carried based upon the written instructions of client, and/or any technical standards, trade practices, or other circumstances which should in our opinion be taken into account. The Test Report will set forth the findings of the Company solely with respect to the test specimens evaluated, and do not express any opinion upon the lot from which the samples were drawn. The Test Report will reflect the findings of the Company at the time of testing only, and the Company shall have no obligation to update the Test Report after its issuance.

7. The Test Report is intended for the exclusive use of Client and shall not be published, used for advertising purposes, copied or replicated for distribution to any other person or entity or otherwise publicly disclosed without the prior written consent of the Company.

8. Client will be billed a handling and freight fee if samples are requested to be returned. The Company may, in its sole discretion, destroy materials which were furnished to the Company for testing and which were not utilized in the course of testing. Storage of samples at the Client's request shall incur a storage charge payable by Client.

9. Payment terms are Net 30 days with credit approval. Clients requesting terms must wait until credit is approved / denied before test request is considered.

10. EXCEPT TO THE EXTENT OF THE LIMITED WARRANTY SET FORTH IN SECTION 4, NO WARRANTY OR GUARANTEE EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE, IS MADE. IN NO EVENT WHATSOEVER SHALL THE COMPANY BE LIABLE FOR ANY CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES IN CONNECTION WITH OR ARISING OUT OF THE SERVICES PROVIDED BY THE COMPANY HEREUNDER, INCLUDING WITHOUT LIMITATION LOSS OF OR DAMAGE TO PROPERTY, LOSS OF INCOME, PROFIT OR USE, OR CLAIMS OR DEMANDS MADE AGAINST CLIENT OR ANY OTHER PERSON BY ANY THIRD PARTY IN CONNECTION WITH OR ARISING OUT OF THE SERVICES PROVIDED BY THE COMPANY HEREUNDER. NOTWITHSTANDING ANY PROVISION TO THE CONTRARY CONTAINED HEREIN, UNDER NO CIRCUMSTANCES WHATSOEVER SHALL THE LIABILITY OF THE COMPANY IN RESPECT OF ANY CLAIM FOR LOSS, DAMAGE OR EXPENSE, OF WHATEVER NATURE OR MAGNITUDE, AND HOWEVER ARISING, EXCEED AN AMOUNT EQUAL TO THE AMOUNT IN FEES PAID TO THE COMPANY FOR THE SPECIFIC SERVICES WHICH GAVE RISE TO SUCH CLAIM.

11. The Company shall not be liable for any loss or damage whatsoever resulting from the failure of the Company to provide its services within any time period for completion estimated by the Company. If Client anticipates using the Test Report in any legal proceeding, arbitration, dispute resolution forum or other proceeding, it shall so notify the Company prior to submitting the sample for testing. The Company shall not be liable for any loss or damage resulting from any delay or failure in performance of its obligations hereunder resulting directly or indirectly from any cause that is beyond the control of the Company, including, but not limited to, fire, flood, tornado, hurricane or other acts of God, war, casualty, accident, embargo, governmental actions, orders of courts or tribunals, non-performance of third parties, strike, lock-out, or other difficulties with employees, inability to obtain labor, material, equipment or services through the Company's usual sources or delays of carriers. If any such event occurs, the Company may immediately cancel or suspend its performance hereunder without incurring any liability whatsoever to Client.

12. In the event any unforeseen problems or expenses arise in the carrying out the services, the Company shall inform Client and shall be entitled to charge additional fees to cover extra time and cost necessarily incurred to complete the services.

13. Conditions of Testing shall be governed by, and construed in accordance with, the laws of the Commonwealth of New York. Any proceeding related to the subject matter hereof shall be brought, if at all, in the courts of the Commonwealth of New York.