

**GARDEN SPOT HIGH SCHOOL SPARTAN MARCHING BAND
2010 TRIP CONSENT, RELEASE & INDEMNIFICATION AGREEMENT**

WE, the natural or adoptive parents or legal guardians of _____,
a minor child, in consideration of said child being permitted to participate in a band trip
beginning Thursday, March 25, 2010 and ending Sunday, March 28, 2010 inclusive
organized by the Garden Spot Band Boosters, Band Staff, and Garden Spot High
School, here by agree as follows:

- (1) We and said child have been provided and understand the schedule, itinerary and rules for said trip and we consent to said child going on the trip.
- (2) We jointly and severally constitute and appoint the directors and chaperones of said trip as our true and lawful Attorneys, for us, and in our name to consent to such assistance, treatment, operations or medical procedures as any of the said Attorneys, in his or her sole discretion may deem advisable or necessary for the benefit of said child, when any of the said Attorneys, in his or her sole discretion, determines that the exigencies of the situation render it impossible or inadvisable to seek our prior consent to same, as fully and effectually as we could do if personally present, and we ratify and confirm whatsoever any of the said Attorneys shall do or cause to be done pursuant hereto. We further jointly and severally agree to assume full responsibility and liability for payment of any expenses of charges incurred in connection with such assistance, treatment, operations or medical procedures. We further declare, with the intention of being legally bound, that any physician, surgeon, hospital or other medical care provider is authorized to rely absolutely on this declaration as full and complete evidence of the authority of said Attorneys to make decisions on behalf of our child.
- (3) We agree that if said child violates any of said other rules relating to drugs or alcohol use or possession, or violates any of said other rules, as determined by any of the directors and chaperones, in his or her sole discretion, and said child will not be allowed to participate or continue to participate in said trip and will be required to return at our expense, and will forfeit the balance of any payment made for said trip.
- (4) We understand that said child and his/her activities will not be supervised during a substantial portion of said trip.
- (5) We further jointly and severally release and agree to indemnify and hold harmless Eastern Lancaster County School District, its directors, employees and agents, and directors and chaperones of the trip, from and against any expenses, loss, liability, claim or legal action of any nature, arising from said child's going on the trip including, without limitation, any expense, loss, liability, claim or legal action resulting from injury to said child, from damage to or loss of property in the custody of said child, or from injury or property damage caused in whole or in part of said child.
- (6) The directors and chaperones referred to above and to whom a power of attorney has been given are: Richard Fitz, Timothy Moll, Donna Wherry, Chad Wherry

Witness Signature

Parent/Legal Guardian Signature

Witness Signature

Student Signature