

Top Test Prep's "Perfect Score" Official Rules

1. **PROGRAM DESCRIPTION:** The Perfect Score reward program (the "Reward Program") is designed to (1) encourage students to study hard and prepare for the SAT and/or ACT exam, (2) provide an opportunity for students to demonstrate their test-taking skills and (3) provide Top Test Prep an opportunity to give back to students enrolled in its tutoring and admissions counseling programs. A "perfect score" is defined as a 2400 on the SAT and a 36 on the ACT exams, respectively.

2. **SPONSOR:** The Reward Program is sponsored by Miro Advantage LLC (d/b/a "Top Test Prep"), a Missouri corporation with principal place of business at 620 Constitution Ave, Washington DC 20002.

3. **HOW TO ENTER / BINDING AGREEMENT:** Individual students who enroll in the Gold or Silver test preparation package offered by Top Test Prep are automatically entered in the Reward Program. By enrolling in qualifying packages offered by Top Test Prep during the promotional period, entrants agree that they have read and understand these Official Rules and agree to abide by the terms of these Official Rules and by the decisions of Top Test Prep, which are final and binding on all matters pertaining to the Reward Program.

4. **ELIGIBILITY:** The Reward Program is open to individual students who are thirteen (13) years of age or older on April 20, 2009, and who are currently enrolled in a pre-university, high school or secondary school program ("Participants"). Participants must provide written proof of age and proof of enrollment in a pre-university, high school or secondary school program in order to be eligible to receive any reward. In addition, Participants under 18 years of age must provide written consent of a parent or legal guardian. The Reward Program is not open to residents of Cuba, Iran, Syria, North Korea, Sudan, Myanmar (Burma), or to other individuals restricted by U.S. export controls and sanctions, and is void in any other nation, state, or province where prohibited or restricted by U.S. or local law. Employees, interns, contractors, and official office-holders of (1) Miro Advantage LLC are ineligible to participate in the Reward Program.

Participants must have enrolled in Top Test Prep's Gold or Silver test preparation package during the period beginning at 12:00:00 AM Eastern Time on April 20, 2009 and ending at 11:59:59 PM Eastern Time on November 1, 2009 to be eligible. In addition, Participants must take the SAT and/or ACT exam subsequent to and within one year of their enrollment with Top Test Prep. Eligible reward recipients must provide

a copy of their official score report indicating the receipt of a perfect score from a College Board administered and proctored examination within 48 hours of official notification by the College Board of test results. A “perfect score” is defined as a 2400 on the SAT and a 36 on the ACT exams, respectively. Practice tests and/or other administered examinations are ineligible as students must take a regularly scheduled exam with normal time constraints provided by the College Board during the promotional period set by Top Test Prep.

All students must sign up for Top Test Prep services between the time period established to be eligible for the reward.

5. REWARD FOR PERFECT SCORES: Each eligible Participant who has enrolled in qualifying tutoring services of Top Test Prep during the promotional period and who receives a perfect score on the SAT (2400) or ACT (36) subsequent to and within one year of his/her enrollment will receive \$25,000 cash, subject to the terms and conditions herein, payable over the course of the student’s enrollment in a pre-university, high school or secondary school program. Notwithstanding the foregoing, in the event that more than one eligible Participant receives a perfect score, the reward will be divided evenly among the eligible reward recipients. There is only one \$25,000 reward. Each student is eligible to receive only one reward.

7. TAXES: PAYMENTS TO POTENTIAL REWARD RECIPIENTS ARE SUBJECT TO THE EXPRESS REQUIREMENT THAT THEY SUBMIT TO MIRO ADVANTAGE LLC AND ITS REPRESENTATIVES ALL DOCUMENTATION REQUESTED BY MIRO ADVANTAGE LLC TO PERMIT IT TO COMPLY WITH ALL APPLICABLE US, STATE, LOCAL AND FOREIGN (INCLUDING PROVINCIAL) TAX REPORTING AND WITHHOLDING REQUIREMENTS. ALL REWARDS WILL BE NET OF ANY TAXES MIRO ADVANTAGE LLC IS REQUIRED BY LAW TO WITHHOLD. ALL TAXES IMPOSED ON REWARDS ARE THE SOLE RESPONSIBILITY OF THE REWARD RECIPIENTS. In order to receive a reward, potential reward recipients must submit the tax documentation requested by Miro Advantage LLC or otherwise required by applicable law, to Miro Advantage LLC or the relevant tax authority, all as determined by applicable law, including, where relevant, the law of the potential reward recipients’ country of residence. The potential reward recipients and their respective parents or legal guardians are responsible for ensuring that they comply with all the applicable tax laws and filing requirements. If a potential reward recipient fails to provide such documentation or comply with such laws, the reward may be forfeited and Miro

Advantage LLC may, in its sole discretion, select an alternative potential reward recipient.

8. GENERAL CONDITIONS: Miro Advantage LLC reserves the right to substitute an alternate reward of equal or greater value in the event all or part of a reward set forth above becomes unavailable. Rewards are awarded without warranty of any kind from Miro Advantage LLC, express or implied, without limitation, except where this would be contrary to federal, state, provincial, or local laws or regulations. All federal, state, provincial and local laws and regulations apply. Potential reward recipients and their respective parents/legal guardians may be required to sign and return an Affidavit or Declaration of Eligibility, and Liability/Publicity Release within 30 days following the date of first attempted notification. Failure to comply within this time period may result in disqualification and selection of an alternate reward recipient and does not obligate Miro Advantage LLC in any way to provide the reward recipient with alternate arrangements. Miro Advantage LLC reserves the right to disqualify any Participant from the Reward Program if, in Miro Advantage LLC's sole discretion, it reasonably believes that the Participant has attempted to undermine the legitimate operation of the Reward Program by cheating, deception, or other unfair playing practices or annoys, abuses, threatens or harasses any other Participants.

9. PRIVACY: Participants agree that personal data including, but not limited to, name, mailing address, phone number, and email address may be collected, processed, stored and otherwise used for the purposes of conducting and administering the Reward Program. This data may be transferred into the United States. Further, this data may also be used by Miro Advantage LLC to verify a Participant's identity, postal address and telephone number in the event a Participant qualifies for any applicable reward as well as to deliver the applicable reward(s). Participants further grant to Miro Advantage LLC the right to use and publish their proper name and state or county of residence online, in print, and in any other media in connection with the Reward Program. Acceptance of a reward constitutes permission for Miro Advantage LLC to use reward recipients' names and likenesses for advertising and promotional purposes without additional compensation unless prohibited by law. Participants have the right to access, review, rectify or cancel any personal data held by Miro Advantage LLC, by writing directly to reward@toptestprep.com with their request.

10. WARRANTY AND INDEMNITY: Participants warrant that their participation is legal and that they have and will abide by all Reward Program rules.

To the maximum extent permitted by law, each Participant indemnifies and agrees to keep indemnified Miro Advantage LLC at all times from and against any liability, claims, demands, losses, damages, costs and expenses resulting from any act, default or omission of the Participant and/or a breach of any warranty set forth herein. To the maximum extent permitted by law, each Participant agrees to defend, indemnify and hold harmless Miro Advantage LLC, its affiliates and their respective directors, officers, employees and agents from and against any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from participation in this Reward Program.

11. ELIMINATION: Any false information provided within the context of the Reward Program by any Participant concerning identity, mailing address, telephone number, email address, ownership of right or non-compliance with these Official Rules or the like may result in the immediate elimination of the Participant from the Reward Program. Miro Advantage LLC further reserves the right to disqualify any Entry that it believes in its sole and unfettered discretion infringes upon or violates the rights of any third party, otherwise does not comply with these Official Rules, or violates U.S. or applicable local law in Participant's country of residence.

12. NOT AN OFFER OR CONTRACT OF EMPLOYMENT: Under no circumstances shall the participation in this Reward Program or with the awarding of a reward, or anything in these Official Rules be construed as an offer or contract of employment with either Miro Advantage LLC, Top Test Prep or its affiliates.

13. FORUM AND RECOURSE TO JUDICIAL PROCEDURES: These Official Rules shall be governed by, subject to, and construed in accordance with the laws of the State of Missouri (St. Louis County), United States of America, excluding all conflict of law rules. If any provision(s) of these Official Rules are held to be invalid or unenforceable, all remaining provisions hereof will remain in full force and effect. To the extent permitted by law, the rights to litigate, seek injunctive relief or make any other recourse to judicial or any other procedure in case of disputes or claims resulting from or in connection with this Reward Program are hereby excluded, and all Participants expressly waive any and all such rights.

By reading this agreement, and enrolling in any of the tutoring services provided by Top Test Prep, you agree to the Official Rules of the Reward Program and will fully abide by them.

