

PARENT’S PERMISSION AND INDEMNITY

We, the undersigned, being the parents of _____ who is ____ years of age, and a member of the Parish/School Holy Spirit Regional Catholic School (herein called The Parish/School) of the Diocese of Birmingham in Alabama do hereby give our consent for him/her to attend any field trip, sporting event, or other activity by the Parish/School or Diocese, scheduled to take place during the 2019-2020 calendar year, at locations other than The Parish’s/School premises. We consent to and authorize our child being transported to and from each said activity in (a) private motor vehicle driven by a parent or a teacher or other person approved by The Parish/School or (b) in a commercial bus, taxicab or other public conveyance, arranged for by The Parish/School.

We have adequate medical and hospital insurance in case an injury is incurred by our child while being transported to and from and/or while participating in said activity. The name of our medical/hospital insurance company is _____

Contract # _____ Telephone # _____

In consideration of the owner and/or driver of the private motor vehicle transporting our child to and from said activity, and in further consideration of The Parish/School undertaking said activity for the benefit of the students, including our child:

(1) We do hereby further give our consent for all emergency medical care (including surgery, if deemed necessary and recommended by at least two attendant physicians) prescribed by a duly licensed physician for our child in the event of injury during the course of any said activity, including transportation to and from said activity. This emergency medical care may be given under whatever conditions are deemed necessary, or whatever conditions may exist, so as to preserve the life, limb, or well-being of our child.

(2) We do hereby further agree to forever indemnify, exonerate, hold-harmless and defend the owner and driver of the private vehicle, The Diocese, its employees, the pastor, parish council member, the Bishop of Birmingham in Alabama, a corporation sole, and his and their respective successors in office, from any and all claims, demands, actions and causes of action, arising out of or pertaining to any bodily injury or death sustained by our child in an accident occurring during the course of said activity authorized by the Parish/School including transportation to and from said activity, and including any emergency medical and /or surgical treatment for our child, and whether or not said claim demand, action or suit is based on, or alleged to be based on, in whole or in part, the negligence, or other similar conduct of the owner and/or driver of said private motor vehicle.

(3) This indemnity applies, in all events, to the extent that any such injury, damage, illness, or death to our child is not covered by applicable and enforceable liability insurance available to the parents.

(4) We do assume all risks and hazards incidental to or attendant with our child’s participation in said activity, and in each phase of it.

Witness our hands and seals, this the _____ day of _____ 20____.

WITNESSES: (can be neighbors, relatives, etc.)

Witness Signature

Parent Signature

Witness Signature

Parent Signature