Sulfato \* when povention drive

## RELEASE AND HOLD-HARMLESS AGREEMENT PARENT-ARRANGED TRANSPORTATION/SUPERVISION TO/FROM FIELD TRIP

I,, p	arent or guardian (herein "I," "me," or "	my") of the following
my Child, do hereby agree with The School terms and conditions below regarding Transportation and/or Supervision provided by	Board of Broward County, Florida (here ansportation and/or Supervision (as usy the School") of my Child to/from the S	in "School") to all the sed herein "Excludes school Sponsored Field
Trip (herein "Field Trip") to be held on	unsportation of my Child to/from the desti y written notice that I am knowingly and	nation where the Field
2 (Initial) The means of Transport been selected by me alone without consideration the "School". I have determined the means of Evidence of required licensure and insurance satisfaction, without any participation, recommendation.	on, consultation, authorization, approval, of Transportation to be both appropriate a for lawful Transportation of my Child ha	or recommendation by and safe for my Child. Is been provided to my
3 (Initial) During any period in variety or is Supervised by me on this field trip custody, or control of the School, but rather is my Child only after the following two conditions the Field Trip destination by the mean Coordinator/Designee knowingly and with afficontrol of my Child at the Field Trip destination	p, my Child is not part of the Field Trip within my care, custody, and control. The ons are satisfied by me: (1) my Child is phase I have arranged; and (2) the Parmative acknowledgement assumed care	and is not in the care, he Field Trip begins for ysically Transported to rincipal's Field Trip
4 (Initial) I understand that droppi an adequate transfer of care, custody, and con ensure that the Principal's Field Trip C acknowledgement assumed care, physical cust	atrol of my Child to School personnel. It Coordinator/Designee has knowingly	is my responsibility to and with affirmative
5 Initial) I ASSUME FULL RESIDEATH OR PROPERTY DAMAGE related to or		
6(Initial) To the fullest extent p DISCHARGE, AGREE TO INDEMNIFY, HOLD BOARD OF BROWARD COUNTY, FLORIDA ASSIGNS, FROM ALL LIABILITY TO ME, I HEIRS, AND NEXT OF KIN, FOR ANY AND THEREOF, ON ACCOUNT OF INJURY TO TH CHILD, RELATED TO OR ARISING FROM TRA	D HARMLESS AND COVENANT NOT TA A, ITS OFFICERS, DIRECTORS, EMPLO MY CHILD, OUR PERSONAL REPRESE ALL LOSS OR DAMAGE, AND ANY C IE PERSON OR PROPERTY OR RESULTI	TO SUE THE SCHOOL YEES, AGENTS, AND NTATIVES, ASSIGNS, LAIMS OR DEMANDS NG IN DEATH OF MY
7 (Initial) If any portion of this continue in full legal force and effect. An exclusively in an appropriate court in and for laction. The School, as an agency of the State except to the extent specified in § 768.28, Flor be interpreted as, a waiver of sovereign imm preserved.	Broward County, Florida, and Florida law of Florida, is a sovereign entity that is by rida Statutes. No provision of this Agreen	ment shall be brought shall govern any such law immune from suit nent shall constitute, or
PARENT/GUARDIAN'S SIGNATURE	PRINTED NAME	DATE