



Student Transportation Permission Form

Date: 10/21/25

Center Name: Holy Trinity Catholic School

**Child's Name:** \_\_\_\_\_

**Parent(s)/Guardian(s):** \_\_\_\_\_  
**Print Name**

I verify that Holy Trinity Catholic School transports my child(ren) to/from the First Steps 4K  
Name of Center

classroom in compliance with *Jacob's Law SC Section 56-5-195* (see law on back of form). I will immediately contact the childcare center if my child is no longer able to be transported to/from school.

Parent(s)/Guardian(s) Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Directions: Field Trip to Thompson Farm at 100 Brickyard Place, Conway,  
SC 29527

Leaving HTCS (1100 8<sup>th</sup> Ave N, North Myrtle Beach, SC 29582) traveling to  
Thompson Farm and returning back to HTCS

## Jacob's Law (SC Section 56-5-195):

### School Bus Safety Standards

(A) Effective July 1, 2000, any entity transporting preprimary, primary, or secondary school students to or from school, school-related activities, or child care, and utilizing a vehicle defined as a "school bus" under 49 U.S.C. Section 30125, as defined on April 5, 2000, must transport these students in a vehicle meeting federal school bus safety standards, as contained in 49 U.S.C. Section 30101, et seq., or any successor statutes, and all applicable federal regulations. Nothing in this section prohibits the transportation of children to or from child care in nonconforming vehicles by a State of South Carolina human service provider or public transportation authority as long as each child is accompanied by a parent or legal guardian whose transportation is in connection with his work, education, or training.

(B) Notwithstanding subsection (A) of this section, any vehicle that is purchased before July 1, 2000, and is utilized to transport preprimary, primary, or secondary students to or from school, school-related activities, or child care is not subject to the requirements contained in subsection (A) of this section until July 1, 2006. A vehicle that is purchased on or after July 1, 2000, and is utilized to transport preprimary, primary, or secondary students to or from school, school-related activities, or child care is subject to the requirements contained in subsection (A) of this section once the vehicle is utilized for those purposes.

(C) Before July 1, 2006, nothing in this section may be construed to create a duty or other obligation to cease utilizing nonconforming vehicles purchased before the effective date of this act.

(D) To facilitate compliance with the provisions contained in this section, any entity contained in this section may purchase conforming vehicles under the State of South Carolina contracts for purchase of these vehicles.

Nothing in the section prohibits the transportation of students by common carriers that are not exclusively engaged in the transportation of school students or by the entities subject to this section which own or operate these vehicles. However, the motor carriage used by the common carrier or entity to transport students must be designed to carry thirty or more passengers.