TEXAS COUNCIL OF SCHOOL ATTORNEYS 2025-26 Application for Membership

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	(Included on CSA men	nber list on T	ASB website)
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Required Disclosure Form

Section 1. Representation of TASB Member

Printed Name

I, the undersigned attorney, am legal counsel for each of the following "school districts" in Texas. ("School district" is defined by the CSA Bylaws as a board of education of an independent or common school district, county board of education, regional education service center (ESC) board, board of a public community college, and board of a charter school formed under the authority of Texas Education Code chapter 12, subchapters D and E.)

and L.)
Note: TASB Legal Services will confirm the school district's current TASB membership.
Supplement as necessary.
Section 2. Adverse School District Representation
I have served as legal counsel to the following person(s) or entity(ies) in asserting a legal demand, claim defense <u>against</u> a Texas "school district" in the last twelve months:
My client:
The school district:
The school district's attorney:
Issues:
If at the local level only: date(s) of demand letter(s), local hearing(s):
Cause number(s) of administrative or judicial case(s):
Date the matter was concluded:Still pending:
Supplement as necessary.
certify the foregoing is true and correct:
Signature Date

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Terms of Membership

- Texas Council of School Attorneys (CSA) is associated with the Texas Association of School Boards (TASB) and administered by TASB Legal Services. To be a CSA member, you must (a) pay dues; (b) represent a TASB member; and (c) avoid representing a party whose interests are adverse to a Texas public school district. Please complete the attached Representation Disclosure Form, which is required for your application to be processed.
- 2. If you become a CSA member, you agree to continue to meet CSA membership requirements and understand that membership will cease, without any dues refund, if eligibility requirements are no longer in place. If accepted for membership, you further agree to abide by the CSA Bylaws (available upon request) and the following regarding access to or creation of intellectual property.
 - 2.1 Unless otherwise permitted through a TASB authorized written notice or agreement, access to TASB proprietary materials provided to a CSA member (without cost or on a fee basis) does not convey or transfer any copyright interest to the work itself. TASB proprietary materials may include compilations and collections of materials and information that, individually or in part, may be found in the public domain but, as assembled by and through TASB, constitute its proprietary work (e.g., TEA commissioner decisions). Authorized access to TASB proprietary materials are for use in the provision of legal services to your clients who are TASB members only. Reproduction, distribution, or adaptation—in whole or in part—of TASB proprietary materials for any other purpose is strictly prohibited unless specifically authorized in writing by TASB or expressly required by law, provided written notice thereof is given to TASB. Use of TASB proprietary materials (e.g., TASB Policy Service (LEGAL) policies) for reference purposes in a public presentation or in training materials generally will be permitted, however, if approved by TASB and the appropriate TASB copyright and/or trademark notices are displayed. Inquiries or requests for permission will be submitted to the Associate Executive Director of Policy & Legal Services.
 - 2.2 You understand that, as a CSA member, you may be asked to contribute copyrightable works to TASB, including the CSA program associated with TASB. As used herein "copyrightable contribution" shall mean a writing, drawing, film, photography, sound recording, or other concrete medium of creative expression provided by a CSA member. Unless agreed in writing otherwise, including in any speaker/presenter agreement with TASB, you hereby grant to TASB an irrevocable, non-exclusive, royalty-free license to reproduce, adapt, display, distribute, or perform the copyrightable contribution.