

## CONSENT TO MULTIPLE REPRESENTATION

This document is a consent by **Beeville Independent School District** (“the District” or “this District”) to the legal representation of multiple parties by Walsh, Anderson, Gallegos, Green & Treviño, P.C. (“the Firm”). The term “Represented District” refers to the District and Beeville Independent School District with regard to contemplating amending or modifying the existing Interlocal Agreement regarding Food Service Director Services or entering into, amending, or modifying other agreements to share or contract for specific food service director services or other related services in which the Firm has been instrumental in drafting, advising, or making recommendations to more than one school district or Represented District.

The District currently has no legal dispute with Gregory-Portland Independent School District, or any other District, for which the Firm is representing a party.

The District acknowledges that the other Represented District is or may be a client of the Firm for matters other than the proposed amendments or modifications to the existing Interlocal Agreement or other agreement to share or contract for specific food service director services.

The District understands that the Firm cannot represent the District in any future litigation or dispute between two or more Represented Districts regarding the Interlocal Agreement or other agreement to share or contract for specific food service director services.

The District acknowledges that it has waived any attorney-client privilege in this matter as to the other Represented District, which is also represented by the Firm.

The District understands that if the other Represented District objects to the Firm’s representation during the pendency of the process to amend, revise or modify the Interlocal Agreement or other agreement to share or contract for specific food service director services, and after the Firm has provided legal advice to any Represented District, the firm shall withdraw its representation in this matter and shall not represent in this matter the District or any other Represented District.

The District acknowledges that it has a common interest with the other Represented District and that it seeks the representation of the Firm in this common interest.

The District agrees that the advantages of multiple representation include efficiency, lower cost to the District, and savings in public funds and administrative resources for each Represented District.

The District acknowledges that the Firm has made full disclosure of the existence, nature, implications, and possible adverse consequences of the Firm acting as intermediary between the represented Districts.

The District acknowledges that it or the other Represented District at any time during the pendency of the matter may request the withdrawal of the Firm from multiple representation. The District understands that the withdrawal of the Firm from multiple representation will result in the complete withdrawal of the Firm from representation of the District or any other Represented District in this matter.

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Notwithstanding the potential for conflict, the District consents to the Firm's common representation related to the drafting or revising of amendments or modifications to the Interlocal Agreement, as it now exists or may hereafter be modified or amended, or other agreement to share or contract for specific food service director services.

District: **Beeville Independent School District**

By: \_\_\_\_\_, on behalf of and with the authority of the Board of Trustees  
Superintendent Sue Thomas, Ed. D.

Date: \_\_\_\_\_