# APPLICATION FOR CANDIDACY FOR APPOINTMENT TO DISTRICT 3, TRUSTEE, EL PASO INDEPENDENT SCHOOL DISTRICT VACANCY

FULL NAME (First, Middle, Last)		PRINT NAME AS YOU WANT IT TO APPEAR FOR APPOINTMENT*						
PERMANENT RESIDENCE ADDRESS (Do not include a P.O. Box or Rural Route. If you do not have a residence address, describe location of residence.)				PUBLIC MAILING ADDRESS (Optional) (Address for which you receive campaign related correspondence, if available.)				
CITY	STATE	ZIP	CITY	CITY		STATE	ZIP	
PUBLIC EMAIL ADDRESS (Address for which you receive campaign related emails, if available.)	OCCUP	ATION (Do not	leave blank)	DATE OF BIRTH		VOTER REGISTRATION VUID NUMBER		
TELEPHONE CONTACT INFORMATION	•					•		
Home:	Off	fice:			Cell:			
FELONY CONVICTION STATUS (You MUST o		INGTH OF CONTINUOUS RESIDENCE AS OF DATE THIS APPLICATION WAS SWORN						
I have not been finally convicted of a felony.			IN THE STATE OF TEXAS IN DISTR			Т 3		
I have been finally convicted of a felony, but I have been			year(s)			year(s)		
pardoned or otherwise released from the resulting disabilities of that felony conviction and I have provided proof of this fact with the submission of this application. <sup>3</sup>				month(s)			month(s)	
*If using a nickname as part of your name to my nickname does not constitute a slogan been commonly known by this nickname fo Election Code regarding the rules for how n	or contain a r at least thre	title, nor does i e years prior to	t indicate a po this election. I	litical, economic	, social, or re	eligious view o	or affiliation. I have	
Before me, the undersigned authority, on the being by me here and now duly sworn, upo		nally appeared	(name of candi	date)			, who	
"I, (name of candidate), of								
being a candidate for the office of Trustee, laws of the United States and of the State of this state. I have not been determined by a mentally incapacitated without the right to any prior felony conviction, and if so conviction any such final felony conviction. I have not aware that knowingly providing false inform I further swear, under penalty of perjury, tha	of Texas. I ame a final judgme vote. I ame at ted, must problem to been convicuation on the a	n a citizen of the ent of a court e ware of the nep wide proof that ted of a felony application rega	e United States xercising proba potism law, Cha I have been pa or solicitation arding my possi	eligible to hold ate jurisdiction to apter 573, Governdoned or other of prostitution to ble felony convicional and the second con	such office u  be totally n  mment Code  wise release  under Texas  ction status co	nder the cons nentally incap . I am aware d from the res Penal Code Se onstitutes a Cl	titution and laws of acitated or partially that I must disclose sulting disabilities of action 43.021. I am ass B misdemeanor.	
		,	X					
SIGNATURE OF CANDIDATE FOR APOINTMENT								
Sworn to and subscribed before me this the day of			, by					
	(day)	(mon	th)	(year)		name of candi	date)	
Signature of Officer Authorized to Administ	gnature of Officer Authorized to Administer Oath <sup>4</sup> Printed Name of Officer Authorized to Administer Oath  Notes in less Official Seed							
Title of Officer Authorized to Administer Oa	<u>—</u>	Notarial or Official Seal						

# **INSTRUCTIONS**

An application for appointment to the current vacancy in District 3 may not be filed later than March 25, 2024, 4:30 p.m. An application filed after that date and time is void.

### **NEPOTISM LAW**

The candidate must sign this statement indicating his awareness of the nepotism law. When a candidate signs the application, it is an acknowledgment that the candidate is aware of the nepotism law. The nepotism prohibitions of chapter 573, Government Code, are summarized below:

No officer may appoint, or vote for or confirm the appointment or employment of any person related within the second degree by affinity (marriage) or the third degree by consanguinity (blood) to the officer, or to any other member of the governing body or court on which the officer serves when the compensation of that person is to be paid out of public funds or fees of office. However, nothing in the law prevents the appointment, voting for, or confirmation of anyone who has been continuously employed in the office or employment for the following period prior to the election or appointment of the officer or member related to the employee in the prohibited degree: six months, if the officer or member is elected at an election other than the general election for state and county officers.

No candidate may take action to influence an employee of the office to which the candidate is seeking election or an employee or officer of the governmental body to which the candidate is seeking election regarding the appointment or employment of a person related to the candidate in a prohibited degree as noted above. This prohibition does not apply to a candidate's actions with respect to a bona fide class or category of employees or prospective employees.

# **FOOTNOTES**

<sup>1</sup>An application for a place on the ballot, including any accompanying petition, is public information immediately on its filing. (Section 141.035, Texas Election Code)

<sup>2</sup>Candidates are required to be registered voters in the territory from which the office is appointed at the time of the appointment. Please visit the Elections Division of the Secretary of State's website for additional information. http://www.sos.state.tx.us/elections/laws/hb484-fag.shtml

<sup>3</sup>Proof of release from the resulting disabilities of a felony conviction would include proof of judicial clemency under Texas Code of Criminal Procedure 42A.701, proof of executive pardon under Texas Code of Criminal Procedure 48.01, or proof of a restoration of rights under Texas Code of Criminal Procedure 48.05. (Texas Attorney General Opinion KP-0251)

## One of the following documents must be submitted with this application.

Judicial Clemency under Texas Code of Criminal Procedure 42A.701
Executive Pardon under Texas Code of Criminal Procedure 48.01
Restoration of Rights under Texas Code of Criminal Procedure 48.05

<sup>4</sup>All oaths, affidavits, or affirmations made within this State may be administered and a certificate of the fact given by a judge, clerk, or commissioner of any court of record, a notary public, a justice of the peace, city secretary (for a city office), and the Secretary of State of Texas. See Chapter 602 of the Texas Government Code for the complete list of persons authorized to administer oaths.