

## FOLLOWERS IN FELLOWSHIP, INC. 255 Grant St. West End, NC 27376

## **California Advisory Board Membership Application**

(August 1, 2026-July 31, 2027)

Chapter Group Name (if any):		
Insurance Company Information	Company Name	
Po		
Po	olicy Limit	
Na	amed Insured	
The undersigned California Adviso	ory Board member applic	cant agrees to the following:
The Apostle's Creed as print	nted on the following pa	ge is consistent with my views.
<ul> <li>If approved as a chapter gr general liability insurance</li> </ul>	•	per or their chapter group will maintain amount of \$1 million.
		ber or their chapter group will provide owship, Inc. as an additional insured.
Acknowledgement attache copy of the Bylaws upon r Application or at any time	ed to this Application; (i equest to Followers in Fo after becoming a Memb	e California Advisory Board Member i) understand that they may receive a ellowship, Inc. prior to completing this per; and (iii) agree to act in accordance d California Advisory Board Member
California Advisory Board Membe	r Name(s):	
Chapter Group Leader Name: Address:	S	ignature:
Email:	Phone:	Date:

Member Name:	Signature:		
Address:			
	Phone:	Date:	
Member Name:	Sig	Signature:	
Address:			
Email:	Phone:	Date:	
Member Name:	Sig	nature:	
Address:			
	Phone:	Date:	
Member Name:	Sig	nature:	
Email:	Phone:	Date:	
Member Name:	Sig	nature:	
Address:			
	Phone:	Date:	
Member Name:	Sig	Signature:	
Address:			
Email:	Phone:	Date:	

Please scan and email all completed documents to:

### followersinfellowship@gmail.com

After receipt and acceptance of your group's membership, you will receive an invoice via email for your membership as follows:

\$350 per year per chapter group leader and \$50 per year for chapter group members .

# Apostle's Creed:

I believe in God the Father Almighty, maker of	And sits at the right hand of God the Father
heaven and earth.	Almighty;
And in Jesus Christ, His only Son, our Lord;	From thence He will come to judge the living and
Who was conceived by the Holy Spirit,	the dead.
Born of the virgin Mary,	I believe in the Holy Spirit,
Suffered under Pontius Pilate,	The holy universal church,
Was crucified, dead and buried.	The communion of saints,
On the third day, He rose again from the dead.	The forgiveness of sins,
He ascended to heaven,	The resurrection of the body,
	And the life everlasting.

#### FOLLOWERS IN FELLOWSHIP, INC.

#### CALIFORNIA ADVISORY BOARD MEMBER ACKNOWLEDGEMENT

By executing the Membership Application of the California Advisory Board ("Advisory Board"), each undersigned applicant acknowledges and agrees to the following key provisions in exchange for approval of his or her membership application.

- 1. The Advisory Board is an advisory board of Followers in Fellowship, Inc. ("Followers in Fellowship") and exists to further Followers in Fellowship's purposes to operate exclusively for charitable, educational, and religious purposes within the meaning of Internal Revenue Code Section 501(c)(3); to preserve and advance Christian education in the United States; and to engage in any and all lawful activities appropriate to carry out those purposes.
- 2. The Advisory Board is managed by the Board of Directors of Followers in Fellowship ("board of Directors"). It also is governed by the terms of the Bylaws of Followers in Fellowship ("Bylaws"). The undersigned may obtain a copy of the Bylaws upon request made to the President of Followers in Fellowship.
- 3. As a member of the Advisory Board ("Member"), the undersigned will cooperate with the Board of Directors in good faith and comply with reasonable instructions from the Board of Directors made in accordance with the Bylaws. The undersigned further agrees to act in accordance with the terms of the Bylaws.
- 4. A Member may be removed by the Board of Directors at any time with or without cause.
  - 5. The Advisory Board will operate exclusively as the California Advisory Board.
- 6. The Advisory Board will operate in accordance with all policies and regulations adopted by Followers in Fellowship, which shall be provided to all Members.
- 7. The undersigned agrees to pay all annual membership dues assessed by Followers in Fellowship and any fees charged for special activities of a group within the Advisory Board. The Board of Directors will provide advance notice to Members of any such dues or fees to be charged.
- 8. The undersigned acknowledges and agrees to the Advisory Board's Statement of Faith, which is the Apostle's Creed.
- 9. Any Member may resign from the Advisory Board at any time by providing written notice to the President or Secretary of Followers in Fellowship.
- 10. Followers in Fellowship grants to each Member a non-exclusive right to use (but not to modify) without the payment of royalties or fees of any kind during the Member's membership all trademarks, logotypes, or other symbols of Followers in Fellowship, as well as

all copyrighted material owned by Followers in Fellowship (collectively, "Proprietary Material"). However, the Member shall not (i) grant such license to any organization which might use the license on a regular basis in competition with Followers in Fellowship, nor (ii) allow any third party to use such Proprietary Materials without the written consent of the Board of Directors. The Member acknowledges that the Proprietary Material belongs to Followers in Fellowship, and the Member agrees to use only those Proprietary Materials approved by the Board of Directors in connection with carrying out the purposes of Followers in Fellowship.

11. The parties hereto agree and acknowledge that any copyrightable material produced by either of them belongs to the originator of such material. Unless otherwise agreed by both of them in writing, the undersigned and Followers in Fellowship shall own the copyright to any materials produced jointly between them. Notwithstanding the foregoing provision, each party agrees that the other has the unrestricted right to use its copyrighted material without fee, royalty, or other costs while the undersigned is a Member. The license to use such material granted hereby is limited to the direct use by either for the purpose of carrying out the mission of Followers in Fellowship. The right and license to copyrights as described above is non-exclusive. Upon the termination of the undersigned's status as a Member, each party shall cease any and all use of the other's copyrighted material and shall return same promptly.

ACKNOWLEDGED AND AGREED TO:
Applicants

ND: 4817-9442-3783, v. 4