

IASK BYLAWS

1- Name of Corporation

The name of the Corporation shall be the International Association of Specialized Kinesiologists, abbreviated to IASK.

2- Office

The office may be situated in the city of residence of one of the Officers of the Board of Directors. Its current address is : IASK, C/o Sylviane Vrillonneau, 4 rue de Melun, F-77930, Perthes-en Gâtinais, France.

3- Incorporation

IASK was incorporated on June, 4th 1987 in the State of Nevada (USA) as a non-profit corporation organized and operated within the meaning of Section 501 (c) (3) of the Internal Revenue Code.

4- Purpose

The purpose of IASK is to promote and support Specialized Kinesiology worldwide.

IASK is an open forum for the world community of Specialized Kinesiologists to meet, to express views and opinions, and to share inspiration and knowledge.

5- Definitions

a) Specialized Kinesiology is the art of assessing the energetic systems of a person by using precision muscle testing as a biofeedback mechanism. Using the same feedback, a Specialized Kinesiologist identifies appropriate protocols for promoting, restoring and maintaining balance within these energetic systems.

b) A Specialized Kinesiologist is a registered member of IASK using specialized kinesiological methods and an educational model to improve his/her clients' awareness and willingness to foster their own well-being.

6- Membership

All members of the Association agree to abide by, and uphold IASK's Code of Ethics.

a) Membership in IASK shall be divided into the following categories :

1. Regular Membership: open to anyone who uses specialized kinesiological methods with clients and has signed the IASK Code of Ethics.

2. Honorary Membership: offered by the Board of Directors for outstanding contribution to IASK and the field of Specialized Kinesiology.

3. Associate Membership: open to anyone or to any organization supporting and wishing to contribute to IASK's work and aims.

4. Supporting Membership: open to students and retired specialized kinesiologists.

b) Only regular and honorary members (categories 1 and 2) shall have the right to vote.

c) Membership shall be deemed to have lapsed if a member notifies the Board of Directors in writing of his or her intention to resign, or if a member's dues remain unpaid at the end of three months from his/her renewal date.

d) Membership may be terminated if the Board of Directors decides that a member has acted contrary to the purpose or the Code of Ethics of the Association. The member concerned may ask to appear before the Board of Directors in order to appeal the decision.

7- Dues

a) There shall be dues to the Association for all membership categories except category 2 (Honorary Membership). Members of professional membership associations (except schools), which are members of IASK, can become regular members for half the dues of the regular membership fee.

b) Dues shall be set by the Board of Directors, at least six (6) months in advance. They are payable within thirty (30) days following receipt of the call from the treasurer.

8- Board of Directors

a) The Board of Directors shall be composed of a minimum of three (3) and a maximum of nine (9) persons, with a maximum of two (2) representatives from a single country.

b) The Executive Board shall consist of the President, the Vice-President, the Secretary - Treasurer.

c) The Members of the Board shall be elected from among regular and honorary members. The Board decides who among its members shall take on the different positions on the Executive Board.

d) The ongoing management and control of the affairs of the Association will be vested in the Board of Directors.

e) The Board may from time to time appoint any other regular or honorary member to fulfill a specific task for the Association.

f) An officer or director of the Association may be removed with or without cause by the affirmative vote of three-quarters (3/4) of the entire Board of Directors. An officer or director whose removal is to be considered shall receive at least two (2) weeks notice of such proposed action and shall have the opportunity to address the board regarding such action prior to any vote on such removal.

9- Terms of Office

- a) The members of the Board shall be elected for a term of four (4) years. Elections will be held every two (2) years.
- b) The Board of Directors shall be elected by a simple majority of the members voting in person or by regular mail, e-mail or fax. The written votes shall be received by the home office, with date and signature, no later than midnight on the date set by the Board of Directors.

10- Meetings

- a) The Board of Directors shall meet in person at least twice a year. Board members who cannot travel to meet in person, can be excused if they attend at least 75% of the Board monthly or by-monthly Skype meetings.
- b) The General Meeting of IASK shall be held annually at a date determined by the Board of Directors.
 - 1- All members of IASK shall be notified of the date and place with two (2) months notice.
 - 2- The General Meeting is for the purpose of voting on matters as deemed necessary by the Board of Directors.

11- Responsibilities of Officers

- a) Duties of the President shall be to :
 - 1- Preside at the General Meeting and at meetings of the Board of Directors
 - 2- Represent the Association at International or other conferences as deemed necessary by the Board of Directors.
 - 3- Cosign for contracts or leases undertaken by the Association.
- b) Duties of the Vice-President shall be to:
 - 1- Support the President in carrying out the duties listed above
 - 2- Carry out the duties of the President in the event that the President is unable or unwilling to perform any of the said duties.
- c) Duties of the Secretary shall be to:
 - 1- Keep a record of the Association's meetings and make such record available at the General Meeting
 - 2- Deal with the Association's correspondence.
- d) Duties of the Treasurer shall be to:
 - 1- Receive, collect and deposit membership fees or other monies received by the Association as well as disburse such monies as the Board of Directors may from time to time authorize
 - 2- Keep the Association's financial records
 - 3- Prepare and present to the Board of Directors and to the appointed auditor such financial statements as may be required by statute, before presentation to the General Meeting.

No disbursement above a ceiling set every year by the Board of Directors can be made by any Officer without previous approval by two-thirds (2/3) of the Board of Directors.

12. Liability

IASK may incur debt or legal obligation only by the Board of Directors. No member, ordinary, honorary, associate organization or supporting, shall have the power to bind IASK contractually, nor to incur any debt or legal obligation binding upon the Association. Neither IASK nor its Board of Directors shall in any way be responsible personally for any acts of omission or commission of said members or their Officers, Directors, Agents or Employees.

13. Amendments and repeals

These Bylaws may be amended, or repealed and new Bylaws adopted at any General Meeting. Notice of any proposed amendments must be printed and mailed, or faxed or emailed to the membership no later than thirty (30) days preceding the date of the scheduled General Meeting.

The Board of Directors, may also, at its discretion, solicit the membership for a written vote on the Bylaws and proposed amendments to the Bylaws, provided notice of such vote is sent to the membership forty-five (45) days prior to the date designated for tabulation of the vote. The Bylaws may be accepted and amended by two-thirds (2/3) of the votes received.