

BYLAWS OF

INTERNATIONAL SOCIETY FOR SEXUAL MEDICINE (ISSM)

A CALIFORNIA NONPROFIT PUBLIC BENEFIT SOCIETY

(AS AMENDED AND ACCEPTED BY THE ISSM MEMBERSHIP ON OCTOBER 22, 2024)

TABLE OF CONTENTS

14	ARTICLE I NAME		3
15	ARTICLE II OFFICES	OF THE SOCIETY	4
16	ARTICLE III PURPOS	SES	4
17 18 19	Section 3.02.	PurposesLimitationsDedication of Assets	4
20	ARTICLE IV MEMBERSHIP		4
21 22 23 24 25 26 27	Section 4.02. Section 4.03. Section 4.04. Section 4.05. Section 4.06.	Classes Admission. Application Fees and Dues. Registration. Liability and Rights Termination. Nontransferrable.	5 5 5 5
28	ARTICLE V ANNUAL	SCIENTIFIC MEETING	7
29	Section 5.01.	Purpose	7
30	ARTICLE VI ANNUAI	GENERAL MEETING OF MEMBERS	7
31 32 33	Section 6.02.	Location Hosting Special Meetings	8
34	ARTICLE VII OFFICE	RS	11
35 36 37 38 39 40	Section 7.02. Section 7.03. Section 7.04. Section 7.05. Section 7.06.	Officers of the Society President Secretary-General Treasurer Terms Method of Election. Vacancies	11 12 13 13
42	ARTICLE VIII BOARI	O OF DIRECTORS	14
43 44 45 46 47	Section 8.02. Section 8.03. Section 8.04.	Number and Designation Terms Replacement Process for Election of President-Elect and Member-at-Large Directors Duties of the Board of Directors	14 15
	2300011 0.00.		

49	Section 8.06.	Termination	16
50	Section 8.07.	Defective Appointment	16
51	Section 8.08.	Board of Director Meetings	16
52	Section 8.09.	Board of Director Powers	16
53	ARTICLE IX COMMI	TTEES	17
54	Section 9.01.	Committees of the Board	17
55		Standing Committees	
56		Finance Committee	
57	Section 9.04.	Nominating Committee	
58	Section 9.05.	History Committee	15
59	Section 9.06.	Ethics Committee	15
60	ARTICLE X ADVISO	RY COUNCIL	18
61			
62	ARTICLE XI INDEMN	NIFICATION	18
63	Section 11.1	Right of Indemnity	18
64		Approval of Indemnity	
65		Advancement of Expenses	
66		Insurance	
67	ARTICLE XII RECOR	RDS AND REPORTS	19
0.	ARTHOLE ARTHEOUT		
86	Section 12.1.	Maintenance and Inspection of Corporate Records	19
69	Section 12.2.	Maintenance and Inspection of Articles and Bylaws	19
70		Annual Report	
71		Annual Statement of Certain Transactions and Indemnifications	
72		Audited Financial Statements	
73		Public Inspection of Certain Documents	
74	Section 12.7.	Corporate Loans, Guaranties and Advances	21
75	ARTICLE XIII MISCE	LLANEOUS	21
76	Section 13.1	Election to Dissolve	21
77		Distribution Upon Dissolution	
78		Electronic Transmission	
-	230		· · · · · · · · · · ·

80 81	ARTICLE I. NAME	
82 83	The name of this California nonprofit public benefit Society is INTERNATIONAL SOCIETY FOR SEXUAL MEDICINE (referred to herein as the "Society" or the "Corporation").	
84 85	ARTICLE II. OFFICES OF THE CORPORATION	
86 87 88	The principal office for the transaction of the activities and affairs of the Society ("Principal Office") shall be as established from time to time by the Society's board of directors ("Board").	
89 90	ARTICLE III. PURPOSES	
91 92 93 94 95	Section 3.01 Purposes . The specific and primary purposes of the Society are to: (1) encourage the highest standards of practice, education and research in the field of human sexuality; (2) support the development of scientific methods for the diagnosis, prevention and treatment of conditions affecting human sexual function; and (3) promote the publication of medical and scientific literature concerning sexual function and dysfunction.	
96 97 98 99 100 101 102	Section 3.02 Limitations . The purposes for which the Society is organized are exclusively charitable within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 of the United States, as amended (the "Code"). Notwithstanding any other provision of the Society's Articles of Incorporation or these bylaws, the Society shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code, or (b) by corporation contributions to which are deductible under Section 170(c)(2) of the Code.	
103 104 105 106	Section 3.03 Dedication of Assets . The Society's assets are irrevocably dedicated to charitable purposes. No part of the net earnings, properties, or assets of the Society, on dissolution or otherwise, shall inure to the benefit of any private person or individual, or to any member, director or officer of the Society.	
107 108	ARTICLE IV. MEMBERSHIP	
109 110	Section 4.01 Classes . The Society will have three classes of members: Full Members, Associate Members and Honorary Members.	
111 112 113 114	(a) Full Members. Full Members of the Society are those persons with specific interest in Sexual Medicine who have appropriate qualification as determined from time to time by the Board of Directors. All voting rights of the membership shall be vested in the full members.	
115 116 117	(b) Associate members. Associate members of the Society are those persons who do not fulfil the criteria for Full Membership. Associate members shall have no voting rights and may not hold office in the Society.	

118 (c) **Honorary Members**. Honorary Members of the Society are those persons who, in the 119 opinion of the Board of Directors, have performed services for the Society warranting 120 their appointment as Honorary Members and who have been elected as Honorary 121 Members by ballot of members at a general meeting of the Society. Honorary members 122 shall have no voting rights and may not hold office in the Society. 123 The Board of Directors may establish different classes of membership, prescribe their 124 respective privileges and duties, and set the amounts of any subscriptions. 125 Other than Honorary Members, no person may be a member in more than one membership 126 class. 127 Section 4.02 Admission. Any person eligible for membership will be admitted to membership 128 only on the approval of the Board of Directors of an application submitted by that person in the 129 form and manner prescribed by the Board of Directors. 130 **Section 4.03 Application Fees and Dues** 131 (a) The Board of Directors may resolve to charge a fee for applying for membership in the 132 Society but are not obliged to do so. 133 (b) The annual dues payable to the Society by members will be in the amounts determined 134 from time to time by resolution of the Board of Directors. Annual dues may be paid 135 directly by the Member or be paid on their behalf by an affiliated Regional Society 136 (hereafter referred to as "Regional Society") that has been approved by resolution of the 137 Board of Directors. Dues are payable for the first year on admission to membership and 138 annually thereafter at the time or times as may be fixed by the Board of Directors. 139 Section 4.04 Registration. The Secretary-General must maintain a book of members 140 containing the name, address, and class of each member in any form capable of being 141 converted into written form. The book must also note if a membership has terminated and the 142 date on which that membership ceased. The book will be kept at the principal office of the 143 Society and is subject to the rights of inspection required by law. 144 Section 4.05 Liability and Rights. A member of the Society is not personally liable, solely 145 because of membership, for the debts, obligations, or liabilities of the Society. A member of the 146 Society shall by virtue of membership have no right or title in or to any of the assets or property 147 of the Society. 148 Section 4.06 Termination. 149 (a) The membership and all rights of membership terminate on the occurrence of any of the 150 following causes: 151 (i) The voluntary resignation of a member; 152 (ii) When a membership is issued for a period of time, the expiration of that period:

(iii) The death of a member;

154 (iv) The non-payment of dues, subject to the limitations set forth in Section 4.06(b);

- (v) The termination of all memberships or any class of members on the amendment of these bylaws permitting the termination; and
- (vi) For any other reason as reasonably determined by the Board (other than termination resulting from any of the causes 1 to 5 as mentioned under section 4.06(a)). Such termination should be confirmed through a resolution duly adopted by the affirmative vote of not less than three-fourths (3/4) of the members of the Board at a meeting of the Board called and held for that purpose.
- (b) Termination for due cause. The membership of any member who fails to pay or have paid on his behalf by a Regional Society, his or her dues or assessments within 30 days of the due date may be terminated at the end of that period, provided that the member was given (1) 15 days prior written notice of the termination stating the reasons for termination, and (2) a timely opportunity to be heard on the matter of the termination. The notice will be given personally to the member or sent electronically or by first class mail to the last address of the member as shown on the records of the Society. Termination of membership for non-payment of dues, for any individual or group, is not automatic and may be deferred at the discretion of the President, Treasurer or by resolution of the Board of Directors.
- (c) Termination does not relieve the member from any obligation for charges incurred, services or benefits actually rendered, dues, assessments, or fees, or arising from contract or otherwise. The Society retains the right to enforce any obligation or obtain damages for its breach.
- (d) Matters of discipline regarding individual members of the Society shall be referred to an ad hoc Committee appointed by the President The ad hoc Committee will report its findings to the Board of Directors. The Board of Directors has the power to suspend any member or to terminate their membership where due cause has been found. A record of these deliberations will be kept. Anyone subject to disciplinary proceedings, whether they remain a full member, inactive member, suspended member or has been expelled from membership, may address the Board of Directors on issues pertinent to the disciplinary matter under consideration. The affected member shall have the right of appeal against any disciplinary decision of the Board of Directors, which will be considered by those full members present at a Annual General Meeting of members of the Society where they will decide on the matter by a simple majority vote.
- **Section 4.07 Nontransferable.** Membership of the Society is not transferable.
- Section 4.08 Affiliation and Merger. The Society may become affiliated to other societies with common interest and purposes by vote of the Board of Directors. The Board of Directors may propose a more formal and comprehensive merger to members at a Regular Meeting of members of the Society. The final decision on the merger will be made by ballot of those members eligible to vote at a Annual General Meeting of the Society and approved by two-thirds (2/3) vote of those members.

194 195	ARTICLE V. ANNUAL SCIENTIFIC MEETING OF THE SOCIETY	
196 197	Section 5.01 Purpose . The purpose of the Annual Scientific Meeting of the Society is to promote the exchange of scientific information, data and ideas in the field of sexual medicine.	
198 199 200 201 202 203 204 205 206	Section 5.02 Conduct and Finances . The Board of Directors will adopt rules and regulations for the conduct of the Annual Scientific Meetings of the Society as shall be deemed advisable. It is expected that the host Regional and National societies will assist with organizing the meeting for the benefit of the Society. The host Regional and National societies will receive a proportion of any financial surplus resulting from the organization of the Meeting, according to a formula agreed from time to time by the Board of Directors. Any surplus retained by the host Regional and National societies must only be used to reimburse reasonable expenses and, to the extent not used for that purpose, to further ISSM's charitable aims. Any funds that will not be so used must be returned to the Society.	
207 208	Section 5.03 Location and Date . Annual Scientific Meetings of the Society shall be held at locations and dates to be designated from time to time by resolution of the Board of Directors.	
209	Section 5.04 Hosting.	
210 211	(a) Unless the Board of Directors determines otherwise, the Annual Scientific Meetings of the Society shall be hosted by each Regional Society in rotation.	
212 213	(b) A Regional Society may waive its option to host the Annual Scientific Meeting of the Society.	
214 215 216	(c) If, for any reason, it becomes self-evident that the hosting Regional Society is unable to fulfill its obligation to host a meeting in the due year, the Board of Directors may designate an alternative host.	
217 218 219 220 221 222 223 224 225 226	Section 5.05 Virtual Meetings. Notwithstanding any other provision of these Bylaws, the Board of Directors shall have the power and authority to determine that any Scientific Meeting of the Society be held solely by means of conference telephone or other (online) communications equipment, in lieu of being held at any designated place, and participation in such a meeting shall constitute presence in person at the meeting. Any such meeting shall be subject to such guidelines and procedures as the Board may adopt and the notice for any such meeting need not designate a "place" of the meeting if it is to be held solely by means of conference telephon or other online communications equipment. The Board may, in their sole discretion, postpone, adjourn or change the place of any such meeting (including a change to hold the meeting solely by means of remote communication) but should notify all Members in writing.	
227 228	ARTICLE VI. ANNUAL GENERAL MEETING OF MEMBERS	
229 230 231	Section 6.01 Location and Date . General Meetings of Members, also referred to as Business Meetings of Members, will be held annually at a location and date as may be designated from time to time by resolution of the Board of Directors, as hereinafter provided.	

- Section 6.02 Hosting. The General Meeting of Members will take place every year on the
 occasion of the Annual Scientific Meeting of the Society for the purpose of transacting proper
 business as may come before the meeting.
- Section 6.03 Special Meetings. Special meetings of members will be called by the President or the Board of Directors and held at the times and places that may be ordered by resolution of the Board of Directors. Ten percent or more of the members of the Society may call special meetings for any lawful purpose.

Section 6.04 Notice

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- (a) Written notice of every meeting of members must be either personally delivered or mailed by first class mail, postage prepaid, or by electronic transmission, not less than 35 days nor more than 90 days before the date of the meeting to each member who is entitled to vote at the meeting as of the record date for notice of the meeting.
- (b) If notice is given by mail or other means of written communication, the notice must be addressed to the member at the address appearing on the books of the Society or at the address given by the member to the Society for the purpose of notice. In the case of a specially-called meeting of members, notice that a special meeting will be held not less than 35 days nor more than 90 days after receipt of the written request from that person or persons by the Secretary-General of the Society will be sent to the members forthwith and in any event within 21 days after the request was received.
- (c) No meeting of members may be adjourned more than 45 days. If a meeting is adjourned to another time or place, and thereafter a new record date is fixed for notice or voting, a notice of the adjourned meeting will be given to each member of record who, on the record date for notice of the meeting, is entitled to vote at the meeting.
- (d) The notice will state the place, date, and time of the meeting. In the case of regular meetings, the notice will state those matters that the Board of Directors, at the time the notice is given, intends to present for action by the members. The notice of any meeting at which Directors are to be elected must include the names of all those who are nominees at the time the notice is given to the members.
- (e) The record date for the purpose of determining the members entitled to notice of any meeting of members is the date of the notice unless another date is established by the Board of Directors. The record date for the purpose of determining the members entitled to vote at any meeting of members is 30 days before the date of the meeting of members and the record date for the purpose of determining the members entitled to exercise any rights in respect to any other lawful action is 30 days before that other action, unless the Board of Directors establishes another date.

Section 6.05 Quorum

(a) A quorum at any meeting of members consists of 50 Full Members, represented in person. "Voting power" means the power to vote for the election of directors at the time any determination of voting power is made and does not include the right to vote on the happening of some condition or event which has not yet occurred.

- 273 (b) A meeting at which a quorum is initially present may continue to transact business, notwithstanding the withdrawal of members from the meeting, if any action taken is approved by at least a majority of the required quorum for that meeting.
 - (c) In the absence of a quorum, any meeting of members may be adjourned from time to time by the vote of a majority of the votes represented in person. However, no other business may be transacted.

Section 6.06 Voting

- (a) Each full member is entitled to one vote on each matter submitted to a vote of the members.
- (b) Members entitled to vote are not permitted to vote or act by proxy.

Section 6.07 Written Ballot

- (a) Any action that may be taken at any regular or special meeting of members may be taken without a meeting. If an action is taken without a meeting, the Society must distribute a written ballot to every member entitled to vote on the matter. The ballot must state the proposed action, provide an opportunity to specify approval or disapproval of any proposal, and provide a reasonable time within which to return the ballot to the Society. Such ballot may be taken by electronic transmission but only for a matter referred by the Board of Directors. Approval by written ballot is valid only when the number of votes cast by ballot within the time period specified equals or exceeds the quorum required to be present at a meeting authorizing the action, and the number of approvals equals or exceeds the number of votes that would be required to approve at a meeting at which the total number of votes cast was the same as the number of votes cast by ballot.
- (b) Directors will be elected by written ballot under this section by the members of the Society with voting rights as authorized by the bylaws.
- (c) The form of written ballots distributed to members must afford an opportunity on the form of written ballot to specify a choice between approval and disapproval of each matter or group of related matters intended, at the time the written ballot is distributed, to be acted on by that written ballot. The form must also provide, subject to reasonable specified conditions, that if the person solicited specifies a choice with respect to any matter the vote must be cast in accordance with that choice. In any election of Directors, any form of written ballot in which the Directors to be voted on are named as candidates and that is marked by a member "withhold" or otherwise marked in a manner indicating that the authority to vote for the election of Directors is withheld may not be voted either for or against the election of a Director.
- (d) A written ballot may not be revoked.

Section 6.08 Conduct of Meetings

(a) The President of the Society or, in his or her absence, the President-Elect, or, in his or her absence, the Immediate Past-President, or, in his or her absence, any other person

312 chosen by a majority of the voting members present in person will be Chair of and 313 preside over the meetings of the members. 314 (b) The Secretary-General of the Society will act as the secretary of all meetings of 315 members. However, in the Secretary's absence, the Chair of the meetings of members 316 will appoint another person to act as secretary of the meetings. 317 (c) The Robert's Rules of Order, as amended from time to time, governs the meetings of 318 members insofar as those rules are not inconsistent with or in conflict with these Articles. 319 or the rules governing agenda, motions, and related matters. 320 (d) Before any meeting of the members or any action by written ballot, the Board may 321 appoint any persons other than candidates for office as inspectors of election to act at 322 the meeting. If inspectors of election are not so appointed for any meeting, or if any 323 person so appointed fails to appear or refuses to act, the Chair of the meeting may, and 324 on request of any member must, appoint inspectors of election at the meeting. If 325 inspectors of election are not so appointed for any action by written ballot, or if any 326 person so appointed refuses to act, the President of the Society must appoint inspectors 327 of election for that written ballot on request of any member. The number of inspectors 328 will be either one, three, five or seven, as directed by the Chair. The inspectors of 329 election must perform the following duties: 330 (i) Determine the number of outstanding voting memberships, the voting power of each, 331 and, when applicable, the number represented at the meeting, and the existence of a 332 quorum. 333 (ii) Receive votes, ballots, or consents. 334 (iii) Hear and determine all challenges and questions in any way arising in connection with 335 the right to vote. 336 (iv) Count and tabulate all votes and consents. 337 (v) Determine when the polls shall close. 338 (vi) Determine the result. 339 (vii) Do any other acts that may be proper to conduct the election or vote with fairness to all 340 members. 341 The Inspectors must perform their duties impartially, in good faith, to the best of their ability and 342 as expeditiously as is practical 343 If there are three or more inspectors of election, the decision, act, or certificate of a majority is 344 effective in all respects as the decision, act or certificate of all.

make a written report concerning the performance of their duties and execute a certificate of any

fact found by them. Any report or certificate made by the inspectors is prima facie evidence of

On request of the Chair or any member or member's proxy, the inspectors of election must

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the facts stated.

349 **Section 6.09 Virtual Meetings.** Notwithstanding any other provision of these Bylaws, the 350 Board of Directors shall have the power and authority to determine that any annual General 351 Meeting of Members or Special Meeting of Members be held solely by means of conference 352 telephone or other (online) communications equipment, in lieu of being held at any designated 353 place, and participation in such a meeting shall constitute presence in person at the meeting. 354 Any such meeting shall be subject to such guidelines and procedures as the Board may adopt 355 from time to time and the notice for any such meeting need not designate a "place" of the 356 meeting if it is to be held solely by means of conference telephone or other (online) 357 communications equipment. The Board may, in their sole discretion, decide to postpone, 358 adjourn or change the place of any such meeting (including a change to hold the meeting solely 359 by means of remote communication) but should notify all Members in writing as stipulated in 360 these bylaws under section 6.04.

361 ARTICLE VII. 362 OFFICERS

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Section 7.01 Officers of the Society. The officers of the Society shall be a President, a Past-President, a President-Elect, a Secretary-General, and a Treasurer, all of whom must be full members of the Society. The President is the general manager and chief executive officer of the Society. No two offices may be held by the same person. The officers shall be responsible for the day-to-day conduct of the Society's business.

- 368 **Section 7.02 President**. The President, having previously been elected and having served a two-year term as President-Elect, automatically succeeds to this office when his or her predecessor completes his or her term of office.
- 371 (a) The President presides over all meetings of the Board of Directors, is responsible for the agenda of Board meetings, is an *ex-officio* member of all committees and officially represents the Society.
- 374 (b) The President receives reports of all committees and makes recommendations accordingly.
 - (c) In the event of the death, incapacity, resignation or temporary incapacity of the President, the Past President or failing him the President-Elect will assume the President's responsibilities.
- 379 (d) In the event of a tied vote at any meeting of the Society, and only in this circumstance, the President will have an additional deciding vote.
 - (e) The President represents the Society to government, legal, media, political, scientific, industry and other public agencies or forums.
 - (f) Except as provided in Section 7.06, the President appoints Chairs for all Committees, giving consideration to prior committee service in appointing the Chair of such committees.
 - (g) In the event of a temporary or permanent incapacity or unavailability of the President, the President-Elect will serve as President. If both the President and the President-Elect

388 are temporarily or permanently incapable or unavailable to serve as President, then the 389 Immediate Past-President will serve as President. 390 Section 7.03 Secretary-General 391 (a) The Secretary General shall receive and give timely attention to correspondence and 392 keep accurate records of the same and maintain the membership list. 393 (b) The Secretary General shall keep the minutes of Board meetings. 394 (c) The Secretary General shall prepare a membership application blank. 395 (d) The Secretary General is an ex-officio member of all committees. 396 (e) The Secretary General may be re-elected to serve one further consecutive term of office; 397 they may not be re-elected to serve a third consecutive term. 398 (f) In the event of temporary incapacity of the Secretary General, the Board shall appoint 399 one of its members to assume his responsibilities. In the event of the death or resignation of the Secretary General, the Board shall appoint a successor to serve the 400 401 remaining term of office. 402 (g) The Secretary General may be assisted in their duties by a Secretariat contracted by the 403 Society. 404 (h) The Secretary General shall also have and assume the title and duties of Secretary as 405 specified in the California Non-profit Public Benefit Society Law. 406 Section 7.04 Treasurer 407 (a) Any full member of the Society who is not delinquent of dues or ineligible in law to serve 408 as a company director in the State of California may be nominated for election to the 409 office of Treasurer. 410 (b) Candidates must be proposed by, and seconded by, full members of the Society. 411 Applications for candidacy, duly proposed and seconded, must be received at the 412 Society's offices least 84 days before the biennial meeting at which the election is due to 413 take place. Should a candidate be deemed ineligible for any reason, they have a right of 414 appeal to the Executive Committee. 415 (c) The Treasurer will manage the financial affairs of the Society. 416 (d) The Treasurer is required to present a financial report to the Board of Directors not less 417 than once every twelve months. 418 (e) The Treasurer will be responsible for notification of all dues. 419 (f) The Treasurer will receive dues and other payments made to the Society.

- 420 (g) The Treasurer will only make payments above an amount specified from time to time by
 421 the Board if such payments are approved by the Board. Smaller payments may be made
 422 in accordance with any resolution of the Board.
- (h) The Treasurer may be re-elected to serve one further consecutive term of office; they may not be re-elected to serve a third consecutive term.
- 425 (i) In the event of temporary incapacity of the Treasurer, the Board may appoint another person to assume their responsibilities. In the event of the death or resignation of the Treasurer, the Board shall appoint a successor to serve the remaining term of office.
- 428 (j) The Treasurer may be assisted in his or her duties by a Secretariat contracted by the Society.
- 430 (k) The Treasurer shall also have and assume the title and duties of Chief Financial Officer as specified in the California Non-profit Public Benefit Society Law.
- 432 **Section 7.05 Terms**. Each Officer holds office for the following terms:
 - (a) The person elected President-elect holds office in three successive capacities over a period of six years, with two years serving as President-elect, then with two years serving as President, then with two years serving as Past President.
- (b) The Secretary-General and Treasurer each hold office for four years.

Section 7.06 Method of Election.

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- (a) A Nominating Committee shall be formed for each election. The Nominating Committee shall be chaired by the Immediate Past-President of the Society. The Nominating Committee shall consist of all Past- Presidents plus one member from each Regional Society. Each Regional Society shall determine whether its representative to the Nominating Committee shall be elected by members of the Regional Society or shall be appointed by its Board of Directors. The term of office of each Regional Society representative shall be two years.
- (b) The Nominating Committee must nominate one or more candidates for each open Officer's position (President Elect, Treasurer and/or Secretary-General) and may nominate one or more candidates for each open member-at-large position. Nominations must be qualified, inter alia, with the criteria as described in the policy "Qualifications of Elected Positions within the ISSM" as approved by the ISSM Board. The Nominating Committee shall consider the need for diversity of geography, gender and professional specialty in making its nominations. The Nominating Committee shall respect the international nature and spirit of the International Society for Sexual Medicine and shall assure that the various regions of and disciplines within the Society are adequately represented on the Board of Directors. The Nominating Committee must announce the nominations in writing to each member of the Society no later than 105 days prior to the (start) date of the election.
- (c) In addition to the candidates nominated by the Nominating Committee, any member of the Society who qualifies, inter alia, with the criteria as described in the policy

- 459 "Qualifications of Elected Positions within the ISSM" as approved by the ISSM Board, 460 and who is not delinquent of dues or ineligible by law to serve as a company director in 461 the State of California, may be nominated for election by presenting to the Secretary 462 General a petition for nomination signed by any 20 full members of the Society. This 463 petition must be received by the Secretary General least 84 days prior to the (start) date 464 of the election. The Board of Directors shall make available by any and all reasonable 465 means a biography of each candidate and a statement from each candidate explaining 466 to the members of the Society the reasons that he or she should be elected. The 467 biography and statement must be made available to the members of the Society 42 days 468 or more prior to the (start) date of the election.
 - (d) Nominations for election will be determined by this process in advance of the Annual meeting of ISSM members. There will not be nominations from the floor during the Annual meeting of the members.
- (e) In an election, the candidate for each office receiving the most votes shall be elected.
- Section 7.07 Vacancies. Except in the case of the President, if an Officer resigns, is removed from office or dies in office, the Board of Directors may select a replacement to serve the term of office that remains.

476 ARTICLE VIII. 477 BOARD OF DIRECTORS

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- **Section 8.01 Number and Designation**. The Society will have a Board of Directors, all of whom must be full members of the Society. The Directors shall be:
- 480 (a) The five elected officers of the ISSM, namely the President, the Past President, the President Elect, the Secretary-General and the Treasurer.
 - (b) The President of each Regional Society or any other nominee of the Regional Society designated by the President of that Regional Society.
 - (c) At least five Members-at-Large directors. The Board has the power to increase or decrease the number of Directors who are Members-at-Large but in no case shall the number of Members-at-Large be less than five. The terms of office of the Members-at-Large shall be staggered in a manner that assures that about half of the Members-at-Large positions are open at each election.
 - (d) The President of the International Society for the Study of Women's Sexual Health (further referred to as ISSWSH) or any other nominee of the ISSWSH designated by the President of the ISSWSH.
- **Section 8.02 Terms**. Each Director holds office for the following terms:
- 493 (a) The terms of office for the Officers are specified in Section 7.05.
- 494 (b) The President of each Regional Society (or his or her designee) shall serve as a Director of ISSM for the duration of the term of office as President of that Regional Society.

- 496 (c) The members-at-large shall each serve for a non-renewable term of four years.
- (d) The President of the ISSWSH (or his or her designee) shall serve as a Director of ISSM for the duration of the term of office as President of the ISSWSH.
 - (e) Unless otherwise provided in these bylaws, the term of each officer or director shall begin at the start of the calendar year immediately following their election.

Section 8.03 Replacement. If a Director who is not an Officer resigns, is removed from office or dies in office, the Board of Directors may select a replacement to serve until a replacement is otherwise elected.

Section 8.04 Process for Election of Officers and Member-at-Large Directors

- (a) Any person qualified to be a candidate for the office of President-Elect, Secretary-General, or Treasurer, under Article VII of these Bylaws, or to be a Member-at-Large Director, under Section 8.01(c) of these Bylaws, may be nominated by the method of nomination authorized by the Board. The date for close of nominations for the board is 84 days before the Annual meeting of members as provided in Section 6.01 of these Bylaws. A nomination for these Directorships may not be made after the date set for close of nomination.
- (b) The candidates for each available position as President-Elect, Secretary-General, Treasurer, or Member-at-large Director receiving the highest number of votes are elected.

Section 8.05 Duties of the Board of Directors.

- 516 (a) The Board is responsible for the administration and management of the Society.
- 517 (b) The Board shall select or approve the time and place of each of its meetings.
 - (c) With the assistance of the Treasurer, the Board shall prepare and approve an annual budget for the Society for the forthcoming year. The Board will appoint a Finance Committee to monitor the financial affairs of the Society with the cooperation of the Treasurer.
 - (d) The Board may also nominate a professional auditor, whose appointment must be approved by a simple majority vote the members present at the Annual Business Meeting, to provide them with a full and detailed report on the financial affairs of the Society.
- 526 (e) The Board shall determine from time to time the annual dues or subscription payable by each category of member.
- 528 (f) The Board shall approve all applications for membership.
- 529 (g) The Board shall approve all changes in the by-laws before submission for final approval by the Society's full members.

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532 **Section 8.06 Termination**. A Director's term of office automatically terminates if he or she: 533 (a) is disqualified in law from acting as a director; 534 (b) is incapable, whether mentally or physically, of managing his or her own affairs; 535 (c) is absent without notice from 3 consecutive meetings of the Board of Directors and is 536 asked by a majority of the other Board to resign: 537 (d) ceases to be a full member of the Society (but such a person may be reinstated by 538 resolution passed by all the other Directors on resuming membership of the Society); 539 (e) resigns by written notice to the Board (but only if at least two Directors will remain in 540 office); 541 (f) is removed by the full members present and voting at a general meeting after the 542 meeting has invited the views of the Director concerned and considered the matter in the 543 light of any such views: 544 (g) is no longer eligible for membership of the Board under provisions of Section 8.01(b). 545 Section 8.07 Defective Appointment. A technical defect in the appointment of Director of 546 which the Directors are unaware at the time does not invalidate decisions taken at a meeting. 547 Section 8.08 Board of Director Meetings. 548 (a) The Board must hold at least two meetings each year. 549 (b) A quorum at a meeting of the Board is six Directors. 550 (c) A meeting of the Board may be held either in person or by suitable electronic means 551 agreed by the Directors in which all participants may communicate with all the other 552 participants. 553 (d) Every issue may be determined by a simple majority of the votes cast at a meeting, but a 554 written resolution signed by all the Directors is as valid as a resolution passed at a 555 meeting. For this purpose the resolution may be contained in more than one document 556 and will be treated as passed on the date of the last signature. 557 (e) Every Director has one vote on each issue. 558 (f) A procedural defect of which the Directors are unaware at the time does not invalidate 559 decisions taken at a meeting. 560 Section 8.09 Board of Director Powers. Subject to the provisions and limitations of the 561 California Nonprofit Public Benefit Society Law and any other applicable laws, and subject to 562 any limitations of the articles or bylaws regarding actions that require the approval of the 563 members, the Society's activities and affairs shall be managed, and all corporate powers shall 564 be exercised, by or under the direction of the Board.

565 Subject to the foregoing, the Board of Directors has the following powers in the administration of 566 the Society: 567 (a) to govern proceedings at general meetings; 568 (b) To make standing orders, rules and regulations not inconsistent with the Articles of or 569 these Bylaws to govern their proceedings and proceedings of committees: 570 (c) to establish procedures to assist the resolution of disputes or differences within the 571 Society: 572 (d) to exercise any powers of the Society which are not reserved to a general meeting. 573 ARTICLE IX. 574 COMMITTEES 575 Section 9.01 Committees of the Board. The Board, by resolution duly adopted, may create 576 one or more committees, each consisting of two or more members, to serve at the pleasure of 577 the Board. The Board shall establish terms of reference for each committee, including but not limited to information such as the committee's responsibilities, the composition of its 578 579 membership and their terms of office. The Board may delegate certain tasks and responsibilities 580 to the committees at the pleasure of the Board but it may never delegate the authority to a 581 committee to: 582 (a) Fill vacancies on the Board or on any committee that has the authority of the Board; 583 (b) Fix compensation of the Directors for serving on the Board or on any committee; 584 (c) Amend or repeal these bylaws or adopt new bylaws; 585 (d) Amend or repeal any resolution of the Board that by its express terms is not so 586 amendable or repealable; 587 (e) Create any other committees of the Board or appoint the members of committees of the 588 Board: 589 (f) Expend corporate funds to support a nominee for Director after more people have been 590 nominated for Director than can be elected: 591 (g) Approve any contract or transaction to which the Society is a party and in which one or 592 more of its directors has a material financial interest, except as special approval is 593 provided for in section 5233(d)(3) of the California Society's Code; or 594 (h) Approve any action which the members are required to approve. 595 Section 9.02 Standing Committees. The standing committees of the Society shall be 596 determined from time to time by the President, in consultation with the Board of Directors. 597 Section 9.03 Finance Committee. The Society shall have a standing Finance Committee of at 598 least five members. It is the duty of the Finance Committee to monitor the financial affairs of the

599	Society and to report its findings to the Board of Directors.
600 601	Section 9.04 Nominating Committee. The Society shall have a standing Nominating Committee as provided in Section 7.06.
602 603 604	Section 9.05 History Committee . The Society shall have a standing History Committee that will oversee the history of the Society and accurately record the major events within the Society The Chair(s) of the History Committee shall be the Society's Historian(s).
605 606	Section 9.06 Ethics Committee. The Society shall have a standing Ethics Committee in charge of enforcing compliance with the Society's Code of Ethics.
607 608	ARTICLE X. ADVISORY COUNCIL
609 610 611 612 613 614	The Society shall have an Advisory Council, which shall be comprised of all Past Presidents of the Society. The purpose of the Advisory Council is to provide advice and recommendations to the ISSM Executive Committee, Board and staff regarding issues being faced by the ISSM and on matters of mutual interest. The Board shall establish terms of reference for the Advisory Council. The Past Presidents appoint a Chair amongst themselves for a renewable term of 2 years.
615 616	ARTICLE XI. INDEMNIFICATION
617 618 619 620 621 622 623 624	Section 11.01 Right of Indemnity . To the fullest extent permitted by law, the Society shall indemnify its directors, officers, employees, and other persons described in section 5238(a) of the California Society's Code, including persons formerly occupying such position, against all expenses, judgments, fines, settlements and other amounts actually and reasonably incurred by them in connection with any "proceeding," as that term is used in that section, and including an action by or in the right of the Society, by reason of the fact that the person is or was a person described in that section. "Expenses," as used in this bylaw, shall have the same meaning as in section 5238(a) of the California Society's Code.
625 626 627 628 629	Section 11.02 Approval of Indemnity . On written request to the Board by any person seeking indemnification under section 5238(b) or section 5238(c) of the California Society's Code, the Board shall promptly determine under section 5238(e) of the California Society's Code whether the applicable standard of conduct set forth in section 5238(b) or section 5238(c) has been met and, if so, the Board shall authorize indemnification.
630 631 632 633 634 635 636	Section 11.03 Advancement of Expenses . To the fullest extent permitted by law and except as otherwise determined by the Board in a specific instance, expenses incurred by a person seeking indemnification under Sections 11.01 and 11.02 above in defending any proceeding covered by those Sections shall be advanced by the Society before final disposition of the proceeding, on receipt by the Society of an undertaking by or on behalf of that person that the advance will be repaid unless it is ultimately determined that the person is entitled to be indemnified by the Society for those expenses.
637 638	Section 11.04 Insurance . The Society shall have the right to purchase and maintain insurance to the full extent permitted by law on behalf of its officers, directors, employees, and other

639 agents, against any liability asserted against or incurred by any officer, director, employee, or 640 agent in such capacity or arising out of the officer's, director's, employee's, or agent's status as 641 such. 642 ARTICLE XII. 643 **RECORDS AND REPORTS** 644 Section 12.01 Maintenance and Inspection of Corporate Records. The Society shall keep: 645 (a) Adequate and correct books and records of account: 646 (b) Written minutes of the proceedings of its Member, its Board, and all committees of the 647 Board; and 648 (c) A record of the Member's name and address. 649 The Board, without submitting a written request for inspection, and a member upon submitting a 650 written request for inspection, shall have the right at all reasonable times to inspect such books 651 and records. Inspection may be made in person or by authorized agent and includes the right to 652 make photocopies and extracts. 653 Section 12.02 Maintenance and Inspection of Articles and Bylaws. The Society shall keep 654 at its Principal Office, or if its Principal Office is not in California, at its principal business office in 655 this State, the original or a copy of the articles of incorporation and the bylaws, as amended to 656 date, which shall be open to inspection by the Directors at all reasonable times during office 657 hours. 658 Section 12.03 Annual Report. The Board shall cause an annual report to be sent to the 659 members and the directors within one hundred twenty (120) days after the end of the Society's 660 fiscal year. That report shall contain the following information, in appropriate detail, for the fiscal 661 vear: 662 (a) The assets and liabilities, including the trust funds, of the Society as of the end of the 663 fiscal year; 664 (b) The principal changes in assets and liabilities of the Society, including trust funds; 665 (c) The revenues or receipts of the Society, both unrestricted and restricted to particular 666 purposes; 667 (d) The expenses or disbursements of the Society for both general and restricted purposes: 668 and 669 (e) Any information required by Section 13.04 below. 670 The annual report shall be accompanied by any report thereon of independent accountants or, if 671 there is no such report, by the certificate of an authorized officer of the Society that such 672 statements were prepared without audit from the Society's books and records.

- Section 12.04 Annual Statement of Certain Transactions and Indemnifications. The
 Society shall annually prepare and furnish to the members and each Director a statement of any
 transaction or indemnification of the following kind within one hundred twenty (120) days after
 the end of the Society's fiscal year:
- 677 (a) Any transaction:

- (i) In which the Society, its parent, or its subsidiary was a party;
- (ii) In which an "interested person" had a direct or indirect material financial interest; and
- 680 (iii) Which involved more than \$50,000, or was one of a number of transactions with the same interested person involving, in the aggregate, more than \$50,000.

For purposes of this subparagraph (a), an "interested person" is either of the following:

- 1) Any Director or officer of the Society, or its parent or subsidiary (a person holding a mere common directorship shall not be deemed an "interested person" for purposes of this subparagraph); or
- 2) Any holder of more than 10 percent of the voting power of the Society, its parent, or its subsidiary.

The statement shall include a brief description of the transaction, the names of the interested persons involved, their relationship to the Society, the nature of their interest in the transaction and, if practicable, the amount of that interest; provided that if the transaction was with a partnership in which the interested person is a partner, only the interest of the partnership need be stated.

- (b) Any indemnifications or advances aggregating more than \$10,000 paid during the fiscal year to any officer or Director of the Society under Sections 12.1 through 12.3 above.
- **Section 12.05 Audited Financial Statements**. The Society may cause to be prepared financial statements audited by an independent auditor in accordance with generally accepted accounting principles. The engagement of the auditor and the review and approval of the audit shall be supervised by the Audit Committee as provided in Section 8.04 above. The audited financial statements shall be made available for inspection by the Registry of Charitable Trusts of the Office of the California Attorney General. They shall also be made available for inspection by the public as described in Section 13.06 below.
- **Section 12.06 Public Inspection of Certain Documents**. The Society shall make the following documents available for public inspection on the same day that the request is made in person during regular business hours, within thirty (30) days after receiving a request by mail, or by posting the documents on the Internet in a manner that can be accessed, downloaded, viewed and printed by the public free of charge and without special hardware or software:
 - (a) Form 990 for the Society for the past three years (excluding the list of donors and Form 990-T);

- 709 (b) Form 1023 (application for recognition of tax exemption) for the Society, including all supporting statements and documents, the Society's determination letter, and all correspondence from and to the Internal Revenue Service with respect to Form 1023; and
 - (c) The audited financial statements (if any) for the Society for the period prescribed by the California Attorney General.

Section 12.07 Corporate Loans, Guaranties and Advances. The Society shall not make any loan of money or property to or guaranty the obligation of any Director or officer or the Member on the security of its Membership in the Society, except as expressly allowed under California Society's Code Section 5236.

719 ARTICLE XIII. 720 MISCELLANEOUS

- Section 13.01 Election to Dissolve. The Society may elect to wind up and dissolve in any
 manner permitted by Section 6610 of the California Society's Code or its successor statute.
- Section 13.02 Distribution Upon Dissolution. On dissolution, all properties and assets
 remaining after payment, or provision for payment, of all debts and liabilities of the Society shall
 be distributed to a nonprofit fund, foundation, or Society organized exclusively for charitable
 purposes, that has established its tax-exempt status under Section 501(c)(3) of the Code and
 has been approved by at least 2/3 majority of the Board.
- Section 13.03 Electronic Transmission. Communications between the Society and Members
 and Directors may be made by means of electronic transmission as hereinafter provided.
 - (a) Electronic transmission by the Society" means a communication (a) delivered by (1) facsimile telecommunication or electronic mail when directed to the facsimile number or electronic mail address, respectively, for that recipient on record with the Society, (2) posting on an electronic message board or network which the Society has designated for those communications, together with a separate notice to the recipient of the posting, which transmission shall be validly delivered upon the later of the posting or delivery of the separate notice thereof, or (3) other means of electronic communication, (b) to a recipient who has provided an unprovoked consent to the use of those means of transmission for communications under this provision, and (c) that creates a record that is capable of retention, retrieval, and review, and that may thereafter be rendered into clearly legible tangible form.
 - (b) "Electronic transmission to the Society" means a communication (a) delivered by (1) facsimile telecommunication or electronic mail when directed to the facsimile number or electronic mail address, respectively, which the Society has provided from time to time to members and directors for sending communications to the Society, (2) posting on an electronic message board or network which the Society has designated for those communications, and which transmission shall be validly delivered upon the posting, or (3) other means of electronic communication, (b) as to which the Society has placed in effect reasonable measures to verify that the sender is the member (in person or by proxy) or director purporting to send the transmission, and (c) that creates a record that

750 is capable of retention, retrieval, and review, and that may thereafter be rendered into 751 clearly legible tangible form. 752 **Section 13.04 Amendment**. The power to alter, amend, or repeal the bylaws or adopt new 753 bylaws shall be vested in the Board of Directors unless otherwise provided in the articles of 754 incorporation or these bylaws. Any such alteration, amendment or repeal of these bylaws shall 755 be subject to ratification by a two thirds majority vote of a quorum of the voting members at any 756 meeting of the members, such voting to occur either in person by members in attendance at any 757 such meeting or via electronic voting through the Society's website.

759	CERTIFICATE OF SECRETARY
760	I, the undersigned, do hereby certify:
761 762	That I am the Secretary General of INTERNATIONAL SOCIETY FOR SEXUAL MEDICINE, a California nonprofit public benefit Society; and
763 764 765	That the foregoing Bylaws, comprising twenty three (23) pages, including this page, constitute the Bylaws of said Society, as duly adopted on October 22, 2024, and that they have not been amended or modified since that date.
766	Executed on October 22, 2024 at 6.30 PM EDT.
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768	Cey Lak
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770	Kwangsung Park, Secretary-General