COUNCIL OF ACADEMIC PROGRAMS IN COMMUNICATION SCIENCES AND DISORDERS

Founded 1978
Incorporated 1979

RESTATED ARTICLES OF INCORPORATION
(2011)

ARTICLE I
NAME

The name of the Corporation, formerly the Council of Graduate Programs in Communication Sciences and Disorders, shall be the Council of Academic Programs in Communication Sciences and Disorders.

The name of the corporation is Council of Academic Programs in Communication Sciences and Disorders.

ARTICLE II
DURATION

The Corporation shall have perpetual existence.

ARTICLE III
PURPOSE

The Corporation is committed to promoting the common interest of its members, which is to enhance the quality of education in communication sciences and disorders. The Corporation’s purposes are to engage in, assist, and contribute to the support of charitable and educational activities and projects, including advancing the goals and effectiveness of academic programs, promoting research, pedagogy, clinical education, and the highest educational standards; facilitating the exchange of scholarly and professional information; and fostering initiatives to enhance the preparation of students to meet the public need. To this end, the Corporation shall at all times be operated exclusively under the purposes within the meaning of Section 501(c)(6) of the Internal Revenue Code of 1986, as now enacted or hereafter amended (the “Code”). All assets and funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

In furtherance of such purposes, the Corporation shall conduct the following activities:

1. Develop and disseminate resolutions and position statements on academic issues germane to the discipline of communication sciences and disorders.
2. Serve as an advocate for the highest standards of academic programming.
3. Advise other professional and scholarly organizations, governmental agencies, legislative bodies, and the university community.
4. Collect and disseminate information relevant to academic issues.
5. Promote and provide professional development opportunities for faculty, staff, and administrators in communication sciences and disorders.
6. Foster quality education and research in communication sciences and disorders.
7. Doing any and all other acts and things, which may be necessary, incidental or desirable in the accomplishment of any of the foregoing purposes.

ARTICLE IV
POWERS; EXEMPT STATUS

Section 1. This Corporation is a nonprofit corporation governed by the Alabama Nonprofit Corporation Act. The Corporation shall not afford pecuniary gain or profit, incidentally or otherwise, to its members, except as permitted by law. The Corporation shall have all of the powers specifically set forth in the Code of Alabama, 1975, Section 10-3A-20, as amended, and all other lawful powers of nonprofit corporations, subject only to the limitations expressed herein and by law.

Section 2. Notwithstanding any other provisions of these Restated Articles of Incorporation:

(a) All activities of the Corporation shall be carried on and all of its funds shall be used and applied exclusively for the purposes for which this Corporation was organized.

(b) No part of the assets or net earnings of the Corporation shall inure to the benefit of any member, officer, director or other individual (except that reasonable compensation may be paid for services rendered to or for the Corporation in furtherance of one or more of its purposes, and except that individuals may benefit from grants, scholarships, fellowships and similar payments or distributions made for the purposes for which this Corporation was organized), or shall be used to for any purpose other than furtherance of the purposes above stated. All powers of the Corporation shall be exercised in accordance with Section 501(c)(6) of the Code.”

ARTICLE V
BOARD OF DIRECTORS

The business and affairs of this Corporation shall be managed under the direction of the Board of Directors, which shall be appointed/elected in the manner set forth in the Bylaws. The number, qualifications, terms and duties of the directors shall be set forth in the Corporation’s Bylaws. An elected or appointed officer serving as a director may be removed from the Board in the same manner as the procedure for removing elected/appointed officers set forth in the Corporation’s Bylaws.

ARTICLE VI
FISCAL YEAR
The fiscal year and administrative term of the Corporation shall be July 1 through June 30.

**ARTICLE VII**

**AMENDMENTS**

**Section 1. Proposal of Amendment.** Any member representative of a member of the Corporation may propose an amendment to these Restated Articles of Incorporation by submitting a petition to the Board of Directors setting forth the proposed amendment and signed by ten percent (10%) of the representatives of member programs of the Corporation. The Board may propose amendments to the Restated Articles of Incorporation approved by two-thirds (2/3) of the directors.

**Section 2. Approval and Adoption of Proposed Amendments.** To the extent permitted by law, proposed amendments may be approved and adopted by a two-thirds (2/3) vote of the directors; provided, however, that if applicable law requires an amendment to be approved and adopted by the members of the Corporation, the process set forth below shall be followed:

a) Upon receiving a proposed amendment, the Board shall adopt a resolution setting forth the proposed amendment and submit the resolution to a vote at an annual or special meeting of the member program representatives. Written notice setting forth the proposed amendment or a summary of the proposed amendment shall be given to each member program representative entitled to vote not less than ten (10) and no more than fifty (50) days before the date of the meeting.

b) The proposed amendment must be approved by a two-thirds (2/3) vote of the members entitled to vote who are present at a meeting, whether in person or represented by proxy, in order to be adopted as part of the Articles of Incorporation.

**ARTICLE VIII**

**DISSOLUTION**

In the event of liquidation, dissolution or winding up of the corporation, whether voluntary or involuntary or by operation of law, the remaining property and assets of the corporation shall be distributed in such manner as the Board of Directors of the Corporation shall by majority vote determine. The distribution shall be made either exclusively for the purposes for which the corporation is formed or consistent with such purposes, and shall be made to such organization or organizations organized and operated for such purposes as shall at such time qualify as exempt under Section 501(c)(3) or Section 501(c)(6) of the Internal Revenue Code, as amended, or the corresponding provision of any future United States Internal Revenue Code.

***

These Restated Articles of Incorporation correctly set forth the provisions of the Corporation’s Articles of Incorporation as heretofore amended and restated and supersede the original Articles of Incorporation and all amendments thereto. These Restated Articles of Incorporation have been duly adopted as required by Alabama law.
The date of the meeting of the members where the amendment was adopted, a quorum was present, and the amendment received at least two-thirds of the votes entitled to be cast was March 26, 2011.

Date: March 26, 2011
Brooke Hallowell, President

Neil DiSarno, Secretary

Verified: Brooke Hallowell, President

(Previous Restated Articles of Incorporation: April 23, 2010.)