Chapter of Taiwan Neurosurgical Society

Chapter One: General Provisions

Article 1
The original denomination of “Neurosurgical Society of the Republic of China” has been modified by the resolution in the 2002 general assembly to “Taiwan Neurosurgical Society” (referred thereafter as “the Society”; approved by Document No. 0920002068/Civil Organization of the Ministry of the Interior on January 7, 2003).

Article 2
The Society is a nonprofit organization established in accordance to the Civilian Organization Act.

Article 3
The mission of the Society is to facilitate the research of neurosurgery, enhance the quality and standard of teaching and clinical medicine, and promote international exchange.

Article 4
The Society is divided regionally according to the administrative regions of the country.

Article 5
The official address of the Society is established in the same region of the regulator.

Article 6
The tasks of the Society are as follows:
1. Facilitate the research and development of neurosurgery.
2. Organize academic lectures and seminars.
3. Participate in international medical conferences and events, and promote exchanges among relevant academic organizations.
5. Assist members in exchanging medical experiences; assist in the cultivation, training, and continuing education of neurosurgeons.
6. Organize events related to neurosurgery.
Chapter Two: Membership

Article 7
There are four kinds of membership:
1. Members: Board certified neurosurgeons Taiwan who concur with the mission of the Society shall become Members after being introduced by two Members of the Society, reviewed and approved by the Board, and paying their membership fees.
2. Associate Members: Neurosurgeons Taiwan who have not been certified by the board, but who concur with the mission of the Society shall become Associate Members after being introduced by two Members of the Society, reviewed and approved by the Board, and paying their membership fees.
3. Honorary Members: Local or foreign neurosurgeons who have significant contribution to the Society or neurosurgery shall become Honorary Members after being recommended by ten Members of the Society and approved by the Board.
4. Sponsoring Members: Individuals or groups that are willing to promote and assist the Society in its work shall become Sponsoring Members after being approved by the Board.

Membership lists shall be documented and reported to the regulator.

Article 8
Members who violate the law, the charter, or resolutions of the General Assembly may be cautioned or suspended of their rights by the resolution of the Board. Material violations may result in expulsion by the resolution of the General Assembly. Members who defer paying their fees for two years will be suspended of their rights.

Article 9
Members will be revoked of their membership under the following circumstances:
1. Losing eligibility of membership.
2. Expelled by the resolution of the General Assembly.
3. Deferring membership fee payment for more than four years.

Article 10
Members may withdraw their membership upon written notice and explanation
provided that they do so three months prior to their withdrawal. Termination of membership is effective at the end of the fiscal year.

**Article 11**
Revoked or withdrew members will not be given back paid fees.

**Article 12**
1. Members are entitled to the rights to vote, elect, stand for election, and recall.
2. Associate members, honorary members, and sponsoring members are not entitled to vote, elect, stand for election, and recall.

**Article 13**
Members are obliged to abide by the Charter and resolutions, accept appointment of responsibilities, and pay membership fees.

Chapter Three: Organization and Staff

**Article 14**
The General Assembly is the highest organ of power of the Society. During convening periods, the Board represents the General Assembly in exercising its authority. The Board of Supervisors serves as the supervisory organ.

**Article 15**
The authority of the General Assembly is as follows:
1. Formulate and amend the Charter.
2. Elect of recall members of the Board and supervisors.
3. Deliberate on the dissolution of the society.
4. Deliberate on the annual plan, reports, budget, and accounting.
5. Deliberate on the revocation of memberships.
6. Deliberate on the disposal of assets.
7. Other significant matters relating to the rights and responsibilities of members.

**Article 16**
1. The Society has 21 Directors and 7 Supervisors, all of which are elected by Members among all Members. They form the Board of Directors and the Board of Supervisors respectively. The election of Directors and Supervisors may be conducted through correspondence, if necessary, but
shall not be conducted consecutively. Election rules are formulated by the Board of Directors, and shall be performed as such after submitted for documentation to the regulator.

2. During election of the aforementioned staff, five alternate Directors and one alternate Supervisor shall be elected.

3. The order of the elected Supervisors and alternate Supervisors shall be decided upon the number of votes. Should there be the same number of votes, a lot should be drawn to decide the order. A reference name list of the next session of Directors and Supervisors may be nominated by the incumbent Board after being authorized by members.

**Article 17**
The authority of the Board of Directors is as follows:

1. Deliberate on the agenda of the General Assembly.
2. Review and approve membership.
3. Elect or recall Executive Directors and the Chair of the Board.
4. Deliberate on the resignation of Directors, Executive Directors, or Chair of the Board.
5. Staff recruitment.
6. Formulate annual plans, reports, budgets, and accounting.
7. Other matters.

**Article 18**

1. Directors shall elect among themselves five people to become Executive Directors, and among the five, elect one to be the Chair of the Board.
2. The Chair of the Board manages and represents the Society, and serves as the Chairperson during the General Assembly.
3. The Chair of the Board shall work and deal with matters pertinent to the Society in the office of the Society when necessary. When other engagements prevent him/her from performing duties, he/she shall appoint one Executive Directors to act as proxy. When that is not possible, Executive Directors shall select among themselves one to act as proxy. Vacancy of the Chair or Executive Directors shall be replaced by election within one month.
4. Past Chairs of the Board become honorary members (approved by the General Assembly on Dec 9, 2000).
Article 19
The authority of the Board of Supervisors is as follows:
1. Perform the duties of Supervisors.
2. Review annual budgets.
3. Elect or recall Executive Supervisors.
4. Deliberate on the resignation of Supervisors or Executive Supervisors.
5. Other supervisory matters.

Article 20
The Board of Supervisors shall elect among themselves one person to become the Executive Supervisor, who supervises the daily operation of the Society and serves as the chair of the Board of Supervisors.

Article 21
Directors and Supervisors shall serve for two years and may be re-elected. However, the number of those re-elected may not exceed 3/4 of the total. Chair of the Board may not be re-elected.

Article 22
Directors and Supervisors are uncompensated posts.

Article 23
Directors and Supervisors shall be relieved of their duties if any of the following situations occurs:
1. Lost membership qualification.
2. Approval of resignation by the Board or Board of Supervisors.
3. Recalled or revoked.
4. Rights suspended for more than half of his/her tenure.

Article 24
The Society has one Secretary General, whose name is submitted to and documented with the regulator. However, the termination of this post requires prior notice with the regulator.

Article 25
The Society may establish all kinds of committees and groups. Their organization rules are formulated by the Board of Directors and become effective once submitted to and documented with the regulator; amendments apply. The
Society may create a post for one Honorary Chair of the Board, several Honorary Board Directors and consultants, provided that they are nominated by the Chair of the board and approved by the Board of Directors.

Chapter Four: Convention

Article 26
There are two kinds of General Assemblies: regular and ad hoc. Both are convened by the Chair of the Board, and members should be notified in written form 15 days prior to the meeting. Regular meetings are convened once every year. Ad hoc meetings are convened if Directors deem it necessary, or if more than 1/5 of members request so, or if Supervisors inform the Board of Directors to do so.

Article 27
Should members become incapable of personally participating in the General Assembly, they may delegate other members to serve as proxies. However, each member shall only serve as a proxy of one other member.

Article 28
The quorum of the General Assembly is half of all Members. A resolution will be carried only when the majority of the present Members support it. However, the following items require the support of 2/3 of the present Members:
1. The formulation and amendment of the Charter.
2. The expulsion of a Member.
3. The recall of Directors and Supervisors.
4. The disposal of assets.
5. The dissolution of a group.
6. Other material items pertaining to the rights of Members.

Article 29
Board meetings are convened every six months. Supervisor meetings are convened every six months. If necessary, a joint meeting or ad hoc meetings can be convened. Excluding ad hoc meetings, the aforementioned meetings must be notified in written form seven days prior to the conference. A resolution will be carried only when the majority of the present directors and/or supervisors support it.
Article 30
Directors and Supervisors should be present in their respective meetings. No delegation is allowed. Two consecutive absences shall be deemed as resignation.

Chapter Five: Finance and Accounting

Article 31
The Society's source of income is as follows:
2. Annual fee: Members NTD2500. Associate Members NTD500.
4. Membership donations.
5. Commissioned revenue.
6. Fund and interests.
7. Others.

Article 32
The fiscal year commences on January 1 and terminates on December 31.

Annual budget and accounting reports shall be reviewed by the Board of Directors and approved by the General Assembly within two months before or after the termination of the fiscal year. The aforementioned reports shall also be submitted to and documented with the regulator. Should the General Assembly fail to approve in time, the reports need to be approved by the Board of Directors and Board of Supervisors, submitted to and documented with the regulator, then seek confirmation from the General Assembly. However, the accounting report shall be reviewed by the Supervisors meeting first, then submit the review results to the General Assembly.

Article 34
Should the Society dissolve, its assets become the property of local authorities or that of the regulator.

Chapter Six: Supplemental Provision

Article 35
Items not included in this Charter shall be performed according to laws and regulations.