BYLAWS OF THE SOUTH CAROLINA BRANCH
OF THE INTERNATIONAL DYSLEXIA ASSOCIATION

ARTICLE 1 - NAME, RELATIONSHIP TO THE ASSOCIATION

1. The name of this corporation, herein after referred to as the Branch, shall be the South Carolina Branch of The International Dyslexia Association, Founded in Memory of Samuel T. Orton. The Branch, a non-profit corporation, is organized exclusively for charitable, educational, and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future tax code, including, for such purposes, the making of distributions to organizations that qualify as exempt. Notwithstanding any other provisions of these articles, this corporation shall not carry on any activities not permitted to be carried on by any organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future tax code.

2. These Bylaws of the South Carolina Branch are subordinate to the Articles of Incorporation and the Bylaws of The International Dyslexia Association, herein referred to as The Association, the parent organization of the South Carolina Branch. In the event of conflict, the Articles of Incorporation and the Bylaws of The Association shall prevail.

3. The policies of the South Carolina Branch shall be consistent with those of The Association.

ARTICLE II - PURPOSES

1. The purposes of the Branch shall be to promote knowledge of dyslexia and related disorders and of literacy acquisition, as originally espoused by the late Samuel T. Orton and others, and as enhanced by ongoing theory, research, and application. In particular, the Branch shall:

   a. be a non-profit, scientific and educational organization for the multidisciplinary study and treatment of individuals with dyslexia and related disorders;

   b. support the purposes of The Association and abide by its polices and procedures;

   c. consist of members, a Board of Directors, Officers, and an Executive Committee;
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d. support and encourage study and research into the nature of dyslexia and related disorders as well as all aspects of the acquisition and mastery of written language, including, but not limited to, reading, spelling, and writing;

e. promote the appropriate diagnosis and treatment of dyslexia and related disorders;

f. promote, encourage, and support the preparation and continued education of professionals and other personnel to ameliorate the impact of dyslexia and related disorders and to promote optimal methods of reading instruction for all individuals; and

g. promote public awareness and understanding of dyslexia and related disorders, as well as, knowledge of factors important to learning to read and write, through responsible dissemination of research based knowledge.

2. The fiscal year shall be from January 1 – December 31.

3. The Branch shall receive, hold, and invest funds and make disbursements in payment of lawful indebtedness. These transactions shall be carried out in accordance with and as directed by the Bylaws of the Branch, and as directed or authorized by the Board of Directors, hereinafter referred to as the Board. Any solicitation of funds shall conform to the guidelines as approved by The Association.

ARTICLE III - MEMBERSHIP

1. Membership shall be open to any individual in sympathy with the purpose of The Association and this Branch, without regard to age, sex, creed, color, disability, nationality, ethnic/religious background or marital status.

2. One must be a member of The Association to be a member of this Branch. Membership categories are those defined by The Association.

3. Membership rights are the same as those defined by The Association.

4. The amount of dues for each membership category shall be determined by The Association. Dues shall be paid directly to The Association.

5. A portion of each Branch member’s dues, as determined by the Board of Directors of The Association, shall be transmitted to the Branch.

6. When dues are submitted with an application for initial membership or to reactivate a dropped membership, dues remain current for one year from the date of payment. When submitted with a renewal of membership, dues remain current from the annual anniversary date.
ARTICLE IV – OFFICERS

1. OFFICERS:

   a. The Officers of the Branch shall be a President, a Vice-president, a Secretary, a Treasurer, and, when in effect, a President-elect and an Immediate Past-president. These Officers shall perform the duties prescribed by these Bylaws and the parliamentary authority adopted by the Branch.

   b. No member of the Branch shall hold more than one position on the Board of Directors of the Branch.

   c. Under special circumstances, as defined and voted on by the board, an Officer of the Branch may serve a third two-year term with a two-thirds affirmative vote by the board.

2. PRESIDENT:

   a. On January 1 following the completion of his/her term, the President-elect shall assume the office of President for one two-year term or until a successor assumes the office of President and may by re-elected for a second term.

   b. The President shall preside at all business meetings of the Branch, the Board, and Executive Committee and shall represent the Branch at all meetings of The Association's Branch Council.

   c. The President shall provide leadership to the Branch; shall be an ex-officio member of all committees, except the Nominating Committee; and shall perform such other duties as are incident to this office, or as may be properly required of the President by the actions of the Branch or the Board.

   d. At the conclusion of the term of office, the President shall serve as an Ex-Officio member of the Board for one year.

   e. The powers, duties, authority, and limitations of the position of the President shall devolve, temporarily, during any absence or disability of the President, to the President-elect, or, if there is no President-elect, upon the Vice-president. The Executive Committee shall resolve any question about the existence or nonexistence of disability on the part of the President.

3. PRESIDENT-ELECT:

   a. In the annual election in 2015 and every two years thereafter when the Nominating Committee determines that a President-elect shall be nominated, one individual, from among the Branch’s membership, shall be elected by the membership as the
President-elect for a one-year term.

b. On January 1 following the conclusion of his/her term, the President-elect shall assume the office of President.

4. VICE PRESIDENT:

a. In an annual election in 2015 and every two years thereafter, one individual, from among the Branch’s membership, shall be elected by the membership as Vice-president for a two year term and may be re-elected for a second term.

b. The Vice-president shall be responsible for performing the duties of the President in his/her absence, or in the absence of a President-elect, and supervising the Program Committee, and such other duties as are necessary or assigned by the President or the Board.

5. SECRETARY:

a. In an annual election in 2014 and every two years thereafter, one individual, from among the Branch’s membership, shall be elected by the membership as Secretary for a two year term and may be re-elected for a second term.

b. The Secretary, or in his/her absence, a Secretary pro-tem appointed by the President, shall take attendance and minutes at all meetings of the Board and the Executive Committee; present minutes to the Board, the Advisory Board, the International Office, and the President of The Branch. The Secretary shall keep a record of all of the proceedings of the Branch.

c. The Secretary shall ensure that all amendments to the Articles of Incorporation and the Bylaws, and other corporate documents are properly recorded and distributed.

d. The Secretary shall ensure that any new policies enacted by the Board are added to the Branch’s policy manual.

e. The Secretary shall cause to be received, all ballots, coordinate the counting of the same, and report the results of all Branch elections and votes to the membership of the Branch and to The Association. A member of the Branch may cast his/her ballot in person at the Annual Meeting or by mailed ballot, provided such ballot reaches the Secretary before the polls are declared closed at the beginning of the business session of the Annual Meeting.

f. The Secretary shall maintain a roster of current Directors and Officers including their current addresses and telephone numbers, and shall maintain a current member roster including addresses and telephone numbers.
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g. The Secretary shall perform such other duties as are necessary or assigned by the President or the Board.

6. TREASURER:

a. In an annual election in 2014 and every two years thereafter, one individual, from among the Branch’s membership, shall be elected by the membership as Treasurer for a two-year term and may be re-elected for a second term.

b. The Treasurer or bonded agent appointed by the Treasurer, with the approval of the Board, shall receive and deposit in a depository designated by the Board; all funds collected by and paid to the Branch; keep available accurate and current accounts of all such receipts and disbursements; render to the President and the Board an account of the financial condition of the Branch semiannually; render to the Executive Committee an account of the financial condition of the Branch quarterly; have power to sign checks, and to endorse, for collection only, all check drafts and other negotiable instruments payable to the Branch; and acts as chairperson of the Budget and Finance Committee. All checks in the amount of $500 and over must have prior approval of the President and/or approval by the Board.

c. The Treasurer and the President shall be recorded as signators with the bank designated by the Board of the Branch account at the onset of their terms for the duration of their terms; in the case that the Treasurer or President is unable to fulfill their terms, then the signature(s) shall be transferred to the successor(s).

7. IMMEDIATE PAST-PRESIDENT:

At the conclusion of his/her term, the President shall serve a one-year term as a member of the Board in the position of Immediate Past-president. Thereafter, for a period of one year, the individual shall be ineligible for election to the Board.

8. REPLACEMENTS:

a. In the event of the removal, resignation, or death of the President, the President-elect, shall assume the office of President, finishing the remainder of that term, and then continue with his/her regular two-year term. If there is no President-elect, the Vice-president shall assume the duties of the President until such time as the Nominating Committee can meet and nominate a replacement, subject to election by the affirmative votes of a simple majority of the total members of the Board. Upon election the replacement shall immediately assume the office of President and shall serve out the balance of the unexpired term.

b. In the event of the removal, resignation, or death of the President-elect, the Nominating Committee shall nominate a replacement, subject to election by affirmative votes of a simple majority of the total members of the Board. Upon election, the replacement shall
immediately assume the office of President-elect and shall serve out the balance of the un-expired term, at which time he/she will assume the office of President.

c. In the event of the removal, resignation, or death of the Vice-president or the Secretary, or the Treasurer, the President shall nominate a replacement, subject to election by the affirmative votes of a simple majority of the total members of the Board. Consideration should be given to recommendations from the Nominating Committee. Upon election the replacement shall immediately assume office and shall serve out the balance of the un-expired term.

9. DETRIMENTAL ACTIONS:

An Officer may be removed from office by the affirmative votes of a simple majority of the total members of the Board when the actions of the Officer are judged detrimental to the Branch.

10. ASSUMPTION OF OFFICE:

The Officers, Directors, and members of the Nominating Committee shall assume office on January 1 following their election at the Fall Annual Meeting.

ARTICLE V - BOARD OF DIRECTORS

1. There shall be a Board vested with the authority and responsibility for establishing policy, managing all affairs of the Branch, and advancing the interests of the Branch in accordance with the Articles of Incorporation and the Bylaws of the Branch and the Bylaws of The Association.

2. The Board of Directors, made up of both officers and directors, shall consist of a minimum of 12 members. All voting members of the Board must be members of the Branch.

3. Directors of the Board shall be elected for a term of three years. Following the completion of two full consecutive terms, a Director shall be ineligible for re-election for a period of one year. Directors of the Board shall be divided into three classes of terms of expiration, each consisting of an equal number of Directors.

a.) In 2014, at least two members shall be elected to the Board of Directors for a one-year term. In 2015, and every three years thereafter, three members shall be elected for a three-year term.

b.) In 2014, at least three members shall be elected to the Board of Directors for a two-year term. In 2016, and every three years thereafter, three members shall be elected for a three-year term.

c.) In 2014 and every three years thereafter, at least three members shall be elected to the Board of Directors for a three-year term.
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4. Directors shall assume office on January 1 following their election at the Annual Meeting or as otherwise deemed necessary by the current Board of Directors.

5. No employee of the Branch shall be eligible for nomination or election as a Director or Officer or appointment to any of the Branch’s committees.

6. There shall be at least four meetings of the Board per year. In addition, the Board may meet as many times and in such places as it shall deem necessary for the fulfillment of its duties.

7. The President must call a meeting of the Board upon the written request of a simple majority of the members of the Board and the reason for such meeting must be stated in advance.

8. Notice of meetings of the Board, including date, time, and purpose of said meeting, shall be sent to the board members at least two weeks in advance of the meeting unless a condition of emergency exists.

9. A majority of the entire membership of the Board, in addition to the President or the presiding Officer, shall constitute a quorum.

10. A Director may be removed from the Board by the affirmative votes of a simple majority of members of the Board when the actions of the Director are judged to be detrimental to the Branch.

11. In the event of the removal, resignation, or death of a Director, the President, shall nominate a replacement, subject to election by affirmative votes of a simple majority of the total members of the Board. Consideration should be given to recommendations from the Nominating Committee. The replacement shall immediately assume the position and shall serve out the balance of the un-expired term. Upon completion, the replacement is eligible to be elected to two full terms in his/her own right.

12. All voting members of the Board shall serve without compensation.

13. Each Board member, present or past, shall be indemnified to the extent of the Branch’s insurance coverage against liabilities and reasonable costs and expenses incurred as a result of any suit or proceeding in which he/she may be involved because of such office. Such indemnification shall exclude liability or expense incurred by action known at the time by such person to be unlawful, or arising from willful malfeasance, bad faith, gross negligence or reckless disregard of the duties of such office.

14. Any money raising activity or solicitation of gifts or grants by the Branch shall conform strictly to policies approved by The Association.

15. Upon dissolution of the corporation, the Board shall, after paying or making provisions for the
payment of all of the liabilities of the corporation, dispose of all assets for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or shall distribute assets to the federal, state, or local government for a public purpose. Any remaining assets, not so disposed of, shall be disposed of by a court of competent jurisdiction, in the county in which the principle office of the organization is then located, exclusively for public purposes.

ARTICLE VI - EXECUTIVE COMMITTEE

1. The Executive Committee shall consist of all Officers of the Branch: the President, Vice President, Treasurer, Secretary, and when in effect, the President-elect, the Immediate Past-president, and one member of the Board appointed by the President.

2. The Executive Committee shall:
   a. act in lieu of the Board between Board meetings;
   b. carry out directives of the Board;
   c. determine the duties, responsibilities, and salaries of any employees;
   d. review any salaries annually prior to formulation of the budget by the Budget and Finance Committee; and
   e. approve the auditor as recommended by the Budget and Finance Committee.

3. Meetings of the Executive Committee shall be called at the discretion of the President.

4. A quorum of the Executive Committee shall consist of two-thirds of the members.

5. The minutes of all meetings of the Executive Committee shall be taken by the Secretary or other Officer designated by the President in the Secretary’s absence and shall be sent to all members of the Board, the International Office, and the President of The Branch by the Secretary.

ARTICLE VII – COMMITTEES

1. COMMITTEES:

The standing committees of the Board shall be the Budget and Finance, Membership, Program, Development (Fundraising), and Nominating committees and any other such standing committees as determined by the Board which are required to conduct the purposes and goals of the Branch. Ad hoc committees may be established by the President with the approval of the Board.
2. APPOINTMENT TO COMMITTEES:

The chairperson and members of each committee, unless otherwise specified in these Bylaws or Board policies, shall be appointed by and serve at the pleasure of the President. Each committee chairperson shall be a member of the Branch Board and accountable to the Board as a whole.

3. BUDGET RESPONSIBILITIES:

Annually, and in a timely fashion, each chairperson shall submit a budget request to the Treasurer covering the proposed activities of that committee for the ensuing fiscal year.

4. LIMITATIONS ON EXPENSES:

No chairperson or member of a committee shall, beyond the limits of the approved budget, expend or commit money without prior approval of the Board.

5. THE BUDGET AND FINANCE COMMITTEE:

This committee shall consist of the Treasurer, who shall be chairperson and at least two other members of the Board. It shall:

a. prepare annually for Board approval a budget of estimated revenue and expenses to support Branch Annual Business Plan (PBMS Scorecard);

b. ensure that the branch is in compliance with all state and federal financial filing requirements;

c. provide a set of guidelines for the collection, disbursement, and deposit of money;

d. study and recommend investment and financial policies;

e. investigate the availability of grants from foundations and other sources;

f. determine ways in which revenue may be obtained from materials which may be rented or sold to the public; and

g. make recommendations regarding the aforementioned to the Board.

6. THE MEMBERSHIP COMMITTEE:

This committee shall consist of a Chairperson and at least two other members of the Branch.
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The committee shall:

a. promote growth of the Branch, and
b. develop recruitment and retention strategies

7. THE PROGRAM COMMITTEE:

a. The committee shall consist of a Chair and at least two other members of the Branch.

b. The committee shall:
   1) Develop a comprehensive work plan in support of branch initiatives outlined in the Branch Performance Based Management Scorecard.
   2) Prepare for submission to the full board, a budget that outlines revenue and expenses for each initiative to be undertaken by the Committee as identified in the Branch Performance Based Management Scorecard.
   3) Conduct an assessment of program needs and effectiveness at least every three years.

8. THE DEVELOPMENT (FUNDRAISING) COMMITTEE

a. The committee shall consist of a Chair and at least two other members of the Branch.

b. The committee shall:
   1) Actively pursue developing donor relations through outreach, education, and awareness;
   2) Ensure that Branch Board members make a personal financial gift to help achieve the Branch’s financial goals;
   3) Develop a comprehensive work plan in support of branch initiatives outlined in the Branch Performance Based Management Scorecard.
   4) Assist with the development of a budget, for submission to the full board, that outlines revenue and expenses for each initiative to be undertaken by the Committee as identified in the Branch Performance Based Management Scorecard.

9. THE NOMINATING COMMITTEE

a. This committee shall consist of three Branch members, adequately distributed
professionally and geographically, who shall serve two-year terms. One of the members shall be elected by the members at the time of the Fall Annual Elections and two members shall be nominated by the President and elected by the Board of Directors. The chairperson shall be appointed annually by the President from among the members of the Nominating Committee and may by re-elected for a second term.

b. No employee of the Branch shall serve on the Nominating Committee.

c. The committee shall:

1) encourage all members of the Branch to suggest candidates for vacancies and give full consideration to all such suggestions;

2) complete a slate of recommended candidates for all vacancies that are to be filled at the Annual Meeting by election by the members of the Branch. This Committee shall present the proposed slate of prospective nominees for election which includes the forthcoming Nominating Committee members, all Officers, and any existing vacancies to the Board. These recommendations shall be made no later than six weeks before the Annual Meeting at which such elections shall occur;

3) include in such slate any nominations for a particular vacancy that is supported by a petition bearing the signature of not less than twenty members of the Branch, provided that:

   a) the petitioning members are adequately distributed geographically,

   b) the petition candidate(s) meets the eligibility requirements for the named position and if elected is willing to serve the position for the specified term,

   c) the nomination is submitted in writing at least eight weeks in advance of the Annual Meeting, and

   d) the petition is accompanied by biographical information of the type required by the Nominating Committee guidelines;

4) ensure that the slate submitted to the members of the Branch by the Nominating Committee shall offer, including any qualifying petition candidate(s), not less than two candidates for election to the next Nominating Committee, not less than one candidate for election to each officership, and not less than one candidate for each vacancy as a Director that is to be filled at the time;
5) ensure that the slate of Officers, Directors, and Nominating Committee shall be distributed to the current members of the Branch;

6) recommend to the Board the names of candidates to fill any vacant or expired term of a member of the Board unless otherwise stated in these Bylaws;

7) keep current a cumulative roster of those who have served and are serving as Directors, Officers and/or Committee Chairpersons and members, by which the Nominating Committee and its successors shall determine eligibility for possible re-nomination; and

8) keep current a cumulative roster of other members who may be considered as possible future candidates.

d. In the event of a vacancy on the Nominating Committee such member shall be promptly replaced by election by two-thirds of the entire membership of the Board of Directors.

ARTICLE VIII - MEETINGS OF MEMBERS

1. An Annual Meeting of the membership shall be held for the purpose of transacting the business of the Branch and electing Directors, Officers, and Nominating Committee members. Advance notice of such meetings and ballots shall be distributed to each member in order to permit a period of two weeks to elapse before closing the polls.

2. Special meetings of the Branch may be called by the President, the Board of Directors, or upon the written request of ten members in good standing and approved by the President and Board of Directors. Notice of such meetings, with a statement of the business for which it is to be called, shall be given at least four weeks in advance.

3. Members present at any meeting of the membership shall constitute a quorum for that meeting.

ARTICLE IX - AMENDMENTS

1. The Bylaws may be amended, added to, or rescinded by the following method: The proposition may be submitted by any member, in writing, to the Board. If the proposition receives the affirmative vote of 2/3 members of the Board, it shall be submitted for review and approval to the Chair of the appropriate committee of The Branch, then, to the membership, in writing, either immediately or at the time of the Annual Meeting. The urgency of the proposition shall be determined by the Board. Two-thirds vote of the members voting shall carry the proposition.

2. A period of one month shall be allowed from the time of dissemination for the members to cast
their votes.

3. If any amendment(s) to these Bylaws is being submitted to the membership for action, the ballot shall provide space for voting on such amendment(s) and shall be accompanied by the written text of such amendment(s).

ARTICLE X - PARLIAMENTARY AUTHORITY

1. The rules contained in ROBERT’S RULES OF ORDER, NEWLY REVISED shall govern the Branch in all cases to which they are applicable and are not inconsistent with the Bylaws of the Branch.

2. A member of the Board shall be appointed by the President, with the approval of the Directors, to the position of Parliamentarian and shall advise upon the propriety of procedure and of amendment.