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**BYLAWS
BOARD OF CERTIFIED SAFETY PROFESSIONALS**

**Board of Certified Safety Professionals
8645 Guion Road
Indianapolis, IN 46268
(317) 593-4800
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**ARTICLE I
NAME, PURPOSE, FUNDS, AND DEFINITIONS**

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Section 1 – Name

The name of this corporation shall be the "Board of Certified Safety Professionals," hereinafter called the "BCSP".

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Section 2 – Purpose

The principal purposes of the BCSP, as set forth in its Articles of Incorporation are to:

- A. Establish the minimum education, experience, and training requirements necessary to achieve credentials established pursuant to resolution by the Board.
- B. Provide training and continuing education opportunities as deemed necessary by the Board.
- C. Determine the qualifications of applicants and verify the competency of candidates for credentials to be issued by the BCSP.
- D. Grant credentials and maintain a directory of all valid credential holders.
- E. Establish requirements for recertification.
- F. Promote the benefits to the safety, health and environmental industry on the benefits of attaining BCSP credentials.

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Section 3 – Funds

The primary source of BCSP funding is through credentialing, recertification, reinstatement, education and training.

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Section 4 – Application of Funds

Expenses of the administration of BCSP will be paid under the provision of Section 3 and within the scope of Section 2.

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Section 5 – Definitions

For the purposes of these Bylaws, the terms listed below are defined as follows:

- A. Credential –An individual who has met a set of standards established by the BCSP.
- B. Certification –A credential denoting that an individual has met a set of standards and demonstrated competency by examination after completing an application and evaluation process and continues to meet requirements to retain the credential.

57 C. Designation —A credential denoting that an individual or organization has met standards established to achieve
58 and retain the credential and demonstrated such compliance through an application and evaluation process.
59

60 D. Certificate — A document issued by BCSP to an individual indicating that the individual has met the
61 requirements for the credential named therein. Possessing a certificate does not necessarily imply that the
62 credential holder is currently certified.
63

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65 **ARTICLE II**
66 **OFFICES AND REGISTERED AGENT**
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68 **Section 1 – Offices**
69

70 BCSP will maintain a registered office and a registered agent in the State of Illinois and may have other offices
71 within or outside the state.
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74 **ARTICLE III**
75 **BOARD OF DIRECTORS**
76

77 **Section 1 – General Powers**
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79 Board of Directors, herein called the "Board" will govern the affairs of BCSP.
80

81 **Section 2 – Number and Tenure**
82

83 The Board will have no less than nine or more than fourteen Directors. Directors will be recommended by the
84 Nominations and Board Development Committee and approved by the Board. There will be at least one Public
85 Director on the Board. In the event that the Board falls below nine members, the Board will expediently select a
86 candidate(s) to fulfill the empty position(s). Directors may serve for two (2) consecutive terms of up to three (3)
87 years each, except for the immediate Past-President, who, if in their second term of office as a Director has expired
88 after they have served as President, will remain on the Board for an additional year and except for the provisions
89 contained in Article III, Section 5. A full term will be three years. A former Director who has not served on the
90 Board within the past seven (7) years may serve again if elected. A Director who previously held a position as a
91 Director of the BCSP Foundation and has not been a part of the Foundation Board within the past three (3) years
92 may serve on the BCSP Board if elected.
93

94 **Section 3 – Qualifications**
95

96 Each Director of BCSP, except a Public Director, will hold a valid credential as a Certified Safety Professional.
97

98 **Section 4 – Selection**
99

100 Directors for a three-year term, or a fraction thereof, may be nominated by anyone holding a valid CSP credential.
101 Should the second (final) terms of four (4) or more Directors end simultaneously, the Board may extend the terms
102 of not more than two Directors, each by a single year; or should the second (final) terms of three (3) Directors end
103 simultaneously, the Board may extend the terms of one Director, for an additional year for the purpose of
104 sustaining continuity of effort. Such extension of terms will require a two-thirds (2/3) vote of the entire Board.
105 Such an extension may not be applied to any individual Director on more than one occasion nor for more than one
106 year.
107

108 **Section 5—Composition of Board of Directors**
109

110 The Board of Directors shall:
111

112 A. Elect qualified persons to the Board annually, as deemed necessary.
113

114 B. Secure a signed acceptance from each individual elected and submit to the CEO.

115

116 **Section 6 – Regular Meetings**

117

118 Regular Board meetings will be held at least annually as determined by the President of the Board.

119

120 **Section 7 – Special Meetings**

121

122 The President or a quorum of Directors may call for special meetings. The Directors will be given at least seven (7)
123 days prior notice of the meeting by appropriate means (i.e., electronic media, mail, telephone, facsimile, courier,
124 etc.).

125

126 **Section 8 – Notice**

127

128 Written notice of any special meeting of the Board will be given at least 7 days in advance to each Director at their
129 address as shown by the records of BCSP. No special meeting of the Board may remove a Director unless written
130 notice of the proposed removal is delivered to all Directors at least 20 day prior to such meeting.

131

132 Mail notice will be considered delivered when deposited in the United States postage thereon prepaid. An electronic
133 notice will be considered to be delivered when the electronic mail message is transmitted if the recipient's server
134 accepts the message.

135

136 The attendance of a Director at any meeting will constitute a waiver of notice of such meeting, except when a Director
137 attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not
138 lawfully called convened.

139

140 **Section 9– Quorum**

141

142 A quorum of the Board exists when a majority of its Directors are present, including at least the President or the Vice
143 President. A majority vote of the Board with a quorum being present and voting will be final, except for actions to
144 be taken with regard to:

145

146 A. Article III, Sections 4 and 14

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148 B. Article IV, Section 3 and 8b

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150 C. Article XI

151

152 **Section 10 – Manner of Acting**

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155 The Board is authorized to act when:

156

157 A. Legally convened at a meeting of the Board called in accordance with the provisions of Sections 7 and 8 of this

158 Article.

159

160 B. Polled by mail or email ballot in accordance with the provisions of the General Not-For-Profit Act of the State
161 of Illinois.

162

163 **Section 11–Committees**

164

165 The following are established committees of the Board:

166

167 A. A *Nominations and Board Development Committee* will consist of at least five Directors, including the
168 President, Past-President as chair, Public Director(s), and two Directors, appointed annually by the President.

168

169 B. A Executive Committee will consist of the President, Vice-President, and Treasurer and one Public Director
170 appointed annually by the President. The Public Director will serve as a non-voting ex officio member of the
171 Executive Committee unless a Public Director serves as Treasurer. Only one Public Director will serve on the

172 Executive Committee at any time. A Public Director may serve no more than three (3) years on the Executive
173 Committee. The Executive Committee will be chaired by the President and meet upon their call. The immediate
174 Past President will be a Director for one year immediately following their term as President and will serve as a
175 voting member of the Executive Committee.
176

177 C. A *Finance Committee* will be appointed by the President and chaired by the Treasurer.
178

179 D. A *Credential Committee* will be appointed by the President and chaired by the Vice President.
180

181 E. The President may create additional ad hoc committees or task forces approved by the Board, in addition to
182 those named in these Bylaws, and delegate to them such powers and duties as deemed advisable. Non-Directors
183 may serve on these ad hoc committees or task forces at the direction of the President.
184

185 F. A quorum of a committee exists when a majority of its appointed members are present in person, telephonic or
186 through virtual meeting.
187

188 G. A committee is authorized to act when a quorum of its appointed members is present at a meeting or conference
189 call or when polled by mail or email ballot, in accordance with the provisions of the General Not-For-Profit Act of
190 the State of Illinois, and under the direction of its Chair.
191

192 H. The Chief Executive Officer is an ex-officio member of all Committees without vote.
193

194 **Section 12 - Judicial Commission**

195 The Judicial Commission is responsible for:
196

197
198 A. Conducting hearings related to appeals, disputes and complaints and reaching final disposition of all such
199 matters in accordance with policies created by the Board.
200

201 B. Decisions of the Judicial Commission are final and may not be appealed.
202

203 The Judicial Commission will consist of four to ten non-board members appointed annually for a term of one (1)
204 year by the CEO and reported to the President. Four Commissioners are assigned by the CEO to each appeal, of
205 which three represent a quorum.
206

207 **Section 13–Compensation**

208 Directors do not receive compensation for their services. The BCSP may provide for insurance coverages and
209 reasonable travel expenses for Directors.
210
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212 **Section 14 - Removal and Resignation**

213 A Director may be removed from the Board by an affirmative two-thirds (2/3) vote of the Board. A Director may
214 resign upon providing written notice.
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218 **ARTICLE IV** 219 **OFFICERS AND EMPLOYEES** 220

221 **Section 1 – Officers**

222
223 BCSP elected officers of President, a Vice President, and a Treasurer will be chosen from the Board. Other
224 officers may be elected in accordance with these Bylaws. The office of Secretary will be filled by the Chief
225 Executive Officer. A Public Director may only hold the office of Treasurer.
226
227

228 **Section 2 – Election and Term of Office**

229
230 The Board will elect its officers annually when a quorum is present. Vacancies may be filled or new offices created
231 and filled at any legally convened meeting of the Board. Each elected officer will hold office until a successor has
232 been elected. Directors elected to any office will have served at least one year as Director before taking such office.
233

234 A. The Vice President will be elected to a one-year term of office and will be President-elect and serve as President
235 for a one-year term immediately following their term as Vice President.
236

237 B. If the Vice President is unable to serve a term as President immediately following their term as Vice President,
238 any other qualified Director may be elected to the office of President.
239

240 C. The Treasurer will be elected to a two-year term of office. The Treasurer may serve more than one term if so
241 elected.
242

243 **Section 3 - Removal and Resignation**

244
245 Any officer may be removed by a two-thirds (2/3) vote of the Board. An officer may resign upon providing written
246 notice.
247

248 **Section 4 – President**

249
250 The President is the chief elected officer of the Board. The President will oversee the affairs of BCSP, preside at
251 all meetings of the Board, and perform all other duties as delegated by the Board.
252

253 **Section 5 – Vice President**

254
255 In the absence of the President or in the event of their inability to act, the Vice President will perform the duties of
256 the President and, when so acting, will have all the powers of and be subject to all restrictions upon the office of
257 President. The Vice President chairs the strategic planning activities.
258

259 **Section 6 – Secretary**

260
261 The Secretary will oversee the keeping of the minutes of all Board and Executive Committee meetings and perform
262 such other duties as may be assigned by the President.
263

264 **Section 7—Treasurer**

265
266 The Treasurer will have charge and custody of and be responsible for all funds and securities of BCSP. They shall
267 exhibit at all reasonable times the books of account and records to any of the Directors of BCSP upon application
268 during business hours at the office of BCSP where such books and records will be kept; when requested by the
269 Board. They will render a statement of the condition of the finances of BCSP at any meeting of the Board. They
270 will receive and give receipts for monies due and payable to BCSP from any source whatsoever. In general, they
271 will perform all the duties incident to the office of Treasurer and such other duties may be assigned to them by the
272 President of the Board. The Treasurer will give such bond, if any, for the faithful discharge of their duties as the
273 Board may require. Any and all of the above duties may be carried out by the Chief Executive Officer so long as
274 such duties are overseen by the Treasurer.
275

276 **Section 8- Chief Executive Officer**

277
278 A. The Chief Executive Officer will be employed by the Board and have general charge, control and supervision of
279 all the business and affairs of BCSP, subject to the control of the President and Board. They will keep the Board
280 fully informed and may freely consult the Board concerning the business of BCSP. They may have such other
281 powers and perform such other duties specified by the Board. The Chief Executive Officer shall be bonded.
282

283 B. Subject to the terms of an employment contract, these bylaws, or a law providing otherwise, the Board may
284 remove such Chief Executive Officer at any time with or without cause at a meeting called for that purpose by an

285 affirmative vote of two-thirds (2/3) of the full Board of Directors. The Chief Executive Officer may resign upon
286 providing written notice to the President, in accordance with and subject to any contractual requirements.
287

288 **Section 9– Employees**
289

290 BCSP may employ such technical, administrative, and clerical personnel, as necessary to carry out its duties and
291 operations. The Chief Executive Officer oversees the employment and supervision of the staff.
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295 **ARTICLE V**
296 **CREDENTIAL**
297

298 **Section 1 - General Provisions**
299

300 As prescribed by the Board, applicants for certification will:

301 A. Submit an application

302 B. Meet eligibility requirements

303 C. Successfully complete examinations for certification

304 D. Comply with the Code of Ethics
305
306

307 **Section 2 - Recertification**
308

309 Maintain certifications as specified by the Recertification and annual renewal requirements.
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312 **Section 3 – Board Final Authority**
313

314 The Board has the final authority for the purpose of examining and certifying candidates and credential holders.
315
316

317 **ARTICLE VI**
318 **INDEMNIFICATION**
319

320 **Section 1 – Indemnification**
321

322 BCSP will indemnify any person, his/her, executors, administrators or assigns who was or is a party or is
323 threatened to be made a party to any threatened, pending, or completed action, suit, or proceeding, whether civil,
324 criminal, administrative, or investigative by reason of the fact that they were or was a Director, officer, employee,
325 or agent of the corporation, or is or was serving at the request of BCSP as a Director, officer, employee, or agent of
326 another corporation, partnership, joint venture, trust, or other enterprises, against expenses (including attorneys'
327 fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by such person in
328 connection with such action, suit, or proceeding, subject to the provisions of this Article.
329

330 **Section 2 – Determination of Conduct**
331

332 Any indemnification under this Article (unless ordered by a court) will be made by BCSP only as authorized in the
333 specific case, upon a determination that indemnification of the Director, officer, employee, or agent is proper in the
334 circumstances because they acted in good faith and in a manner they reasonably believed to be in, or not opposed
335 to, the best interests of the corporation and, with respect to any criminal action or proceeding, had no reasonable
336 cause to believe their conduct was unlawful. Such determination will be made (a) by the Board by a majority vote

337 of a quorum consisting of Directors who were not parties to such action, suit, or proceeding or (b) if such a quorum
338 is not obtainable, or even if obtainable, if a quorum of disinterested Directors so directs, by independent legal
339 counsel in a written opinion.

340
341 The termination of any action, suit, or proceeding by judgment, order, settlement, or conviction or upon a plea of
342 nolo contendere or its equivalent shall not, of itself, create a presumption that the person did not act in good faith
343 and in a manner they reasonably believed to be in or not opposed to the best interests of BCSP or, with respect to
344 any criminal action or proceeding, that the person had reasonable cause to believe that their conduct.

345
346 **Section 3 – Payment of Expenses in Advance**

347
348 Expenses incurred in defending a civil or criminal action, suit, or proceeding may be paid by BCSP in advance of
349 the final disposition of such action, suit, or proceeding, as authorized by the Board in the specific case, upon receipt
350 of an undertaking by or on behalf of the Director, officer, employee, or agent to repay such amount, unless it
351 ultimately determined that they are entitled to be indemnified by BCSP as authorized in this Article.

352
353 **Section 4 – Indemnification Not Exclusive**

354
355 The indemnification provided by this Article shall not be deemed exclusive of any other rights to which those
356 seeking indemnification may be entitled under any bylaw, agreement, vote of disinterested directors, or otherwise,
357 both as to action in their official capacity and as to action in another capacity while holding such office, and will
358 continue as to a person who has ceased to be a director, officer, employee, or agent, and will inure to the benefit of
359 the heirs, executors, and administrators of such a person.

360
361 **Section 5 – Insurance**

362
363 BCSP will purchase and maintain insurance on behalf of any person who is or was a director, officer, employee, or
364 agent of BCSP or who is or was serving at the request of BCSP as a director, officer, employee, or agent of another
365 corporation, partnership, joint venture, trust, or other enterprise, against any liability asserted against such person
366 and incurred by such person in any such capacity, or arising out of their status as such, whether or not BCSP would
367 have the power to indemnify such person against such liability under the provisions of this Article.

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370 **ARTICLE VII**
371 **CONTRACTS, CHECKS, DEPOSITS AND FUNDS**

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373 **Section 1 – Contracts**

374
375 The Board may authorize in writing, any Director or employee of BCSP, in addition to the officers so authorized
376 by these Bylaws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of
377 BCSP as may be necessary to carry out the purposes of BCSP.

378
379 **Section 2 – Checks, Drafts, Payment**

380
381 All checks, drafts, or other orders for the payment of money, notes or other evidence of indebtedness issued in the
382 name of BCSP, will be signed by such officer, Director or employee of BCSP and as determined by the Board.

383
384 **Section 3 – Deposits**

385
386 All funds of BCSP, except for petty cash, shall be deposited to the credit of BCSP in such banks, trust companies or
387 other depositories.

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390 **ARTICLE VIII**
391 **BOOKS, RECORDS AND REPORTS**

392
393 **Section 1 – Books and Records**
394

395 Correct and complete records of valid credential holders accounts and minutes of the Board proceedings will be
396 maintained at the registered or principal office.
397

398 **Section 2 – Reports**
399

400 A fiscal and activities report of BCSP will be provided to the Board annually at the direction of the President. A
401 fiscal report, including an audit by an outside auditing firm, will be prepared and distributed to the Board.
402
403

404 **ARTICLE IX**
405 **FISCAL YEAR**

406
407 **Section 1**
408

409 BCSP's fiscal year will begin on the first day of January and end on the last day of December.
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413 **ARTICLE X**
414 **WAIVER OF NOTICE**

415
416 **Section 1**
417

418 Whenever any notice is required to be given under the provisions of the Articles of Incorporation or the Bylaws of
419 this corporation, a waiver thereof in writing signed by the person or persons entitled to such notice whether before
420 or after the time stated therein, shall be deemed equivalent to the giving of such notice, except as provided in
421 Article XI of these Bylaws. Attendance at any legally convened meeting of the Board will constitute a waiver of
422 notice of such meeting.
423
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425 **ARTICLE XI**
426 **AMENDMENTS TO ARTICLES OF INCORPORATION AND BYLAWS**

427
428 **Section 1**
429

430 BCSP's Articles of Incorporation and Bylaws may be altered, amended or repealed by action authorized by a two-
431 thirds (2/3) vote of the entire Board at any regular meeting or special meeting, for which written notice of the
432 purpose will be given to the aforesaid Board, and further, provided that no such action will have the effect of
433 requiring or permitting anything which, in the opinion of counsel designated by the President of this corporation,
434 would result in the disqualification of BCSP under Section 501(c)6 of the Internal Revenue Code of 1986 (or the
435 corresponding provision of any future United States Internal Revenue Law). The Bylaws may contain any
436 provisions for the regulation and management of the corporation's affairs not inconsistent with the law or the
437 Articles of Incorporation.
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ARTICLE XII
ADDITIONAL ORGANIZATIONAL UNITS

Section 1

Without limiting the powers and authority of the Board as may be otherwise provided by law or these Bylaws, the Board may establish such subsidiaries, business units or other organizational units as the Board finds necessary or convenient in carrying out the purposes of BCSP.

- Approved November 29, 1979
- Amended July 26, 1983
- Amended March 21, 1988
- Amended February 21, 1989
- Amended November 6, 1991
- Amended May 25, 1992
- Amended March 27, 1995
- Amended July 17, 1997
- Amended January 1, 2002
- Amended April 23, 2002
- Amended December 1, 2003
- Amended November 23, 2004
- Amended April 22, 2007
- Amended October 25, 2008
- Amended December 22, 2008
- Amended December 30, 2009
- Amended November 3, 2010
- Amended January 1, 2012
- Amended April 30, 2012
- Amended June 30, 2012
- Amended January 1, 2013
- Amended December 1, 2013
- Amended January 1, 2015
- Amended September 8, 2015
- Amended April 29, 2017
- Amended November 10, 2017
- Amended April 26, 2019
- Amended April 23, 2021
- Amended April 29, 2022
- Amended June 13, 2022
- Amended November 4, 2022
- Amended April 28, 2023
- Amended November 3, 2023