

An Act to Incorporate The Wascana Country Club

being a Private Act

Chapter 63 of the *Statutes of Saskatchewan, 1912*
(effective March 15, 1912).

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

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1912
CHAPTER 63

An Act to incorporate the Wascana Country Club.

(Assented to March 15, 1912)

Preamble

WHEREAS The Wascana Country Club Company, Limited, has been duly incorporated under *The Companies Act* of the Province of Saskatchewan, on the sixteenth day of June, 1911, and has since existed with its head office in the city of Regina, having the objects set forth in its memorandum of association and more particularly to maintain and conduct a club for the accommodation of the members of the company and their friends and to provide a club house and other conveniences for the use of the members of The Wascana Country Club and of any club established in succession thereto and to furnish and maintain the same and to permit the same to be used by the members of the said club and their friends either gratuitously or upon such terms as shall be agreed upon and to maintain the affairs of the club or any of them and generally to do whatever may seem best calculated to promote the interests of the club;

And whereas the said The Wascana Country Club Company, Limited, has by petition prayed that the said incorporation may be confirmed as hereinafter provided and that the powers of the said corporation may be defined and enlarged in the manner hereinafter set forth;

And whereas it is expedient to grant the prayer of the said petition:

Therefore His Majesty by and with the advice and consent of the Legislative Assembly of Saskatchewan enacts as follows:

Incorporation confirmed

1 The incorporation of the said corporation is confirmed save only that the name of the said corporation shall hereafter be The Wascana Country Club and the same is hereby declared to be a body corporate and politic and to have been duly incorporated under the provisions of *The Companies Act* with all the rights, powers and privileges in the said Act and in the memorandum and articles of association mentioned and being possessed of the real and personal estate, property, assets and effects and all present and future rights, claims and liabilities in favour of or against The Wascana Country Club Company, Limited, the said real and personal estate, property assets and effects and all present and future rights, claims and liabilities are declared to be vested in and shall enure to or against The Wascana Country Club as fully and effectually as if the said club had been incorporated by an Act of the Province of Saskatchewan.

Objects

2 The objects of the said corporation shall be those set forth in its memorandum of association, but more particularly to maintain and conduct a club for the accommodation of the members of the company and their friends and to provide a club house and other conveniences for the use of the members of The Wascana Country Club and of any club established in succession thereto and to furnish and maintain the same and to permit the same to be used by the members of the said club and their friends either gratuitously or upon such terms as shall be agreed upon and to maintain the affairs of the club or any of them and generally to do whatever may seem best calculated to promote the interests of the club.

1912, c. 63, s. 2.

Bylaws continued

3 The articles of association and bylaws by which the corporation is now governed shall continue in full force and effect but they or any of them may be added to, amended or repealed and others substituted therefor in the manner and subject to the conditions and provisions therein contained save as herein provided.

1912, c. 63, s. 3.

Capital stock

4 The capital stock of the company shall be increased from \$30,000 divided into three hundred shares of \$100 each, to \$50,000 divided into five hundred shares of \$100 each.

1912, c. 63, s. 4.

Transfer and forfeiture of shares

5 The board of directors shall have power to refuse to transfer the share or shares belonging to any member of the said corporation or club who shall not first have been duly elected a member of the club in pursuance of the bylaws in force in that behalf and shall have power to forfeit the share or shares of any member of the club or corporation who shall have been in arrears in payment of dues or house account or assessments made by the directors for three months after notice of his so being in arrears shall have been posted in the club house; and the board of directors shall have power to expel from the club any member who shall have been guilty of an infraction of the rules and bylaws thereof and forfeit the stock of any member so expelled:

Provided, however, that any member whose stock shall have been forfeited in the manner hereinbefore set out shall be at liberty to appeal from the decision of the directors to a general meeting of the club which may be called at any time within one month after the said forfeiture by requisition of any five shareholders.

1912, c. 63, s. 5.

Assessments

6 Every shareholder shall be liable to all assessments levied by the corporation or its directors for the maintenance and upkeep of the club.

1912, c. 63, s. 6.

Drawing of negotiable instruments

7 Every contract, agreement, engagement or bargain made and every bill of exchange drawn, accepted or indorsed and every promissory note and cheque made, drawn or indorsed on behalf of the said corporation by any agent, officer or servant of the corporation in general accordance with his powers as such under the bylaws of the corporation shall be binding upon the corporation and in no case shall it be necessary to have the seal of the corporation affixed to any such contract, agreement, engagement, bargain, bill of exchange, promissory note or cheque or to prove that the same was made, drawn, accepted or indorsed, as the case may be, in pursuance of any bylaw or special vote or order; nor shall the party so acting as agent, officer or servant of the corporation be thereby subjected individually to any liability whatsoever to any third party therefor.

1912, c. 63, s. 7.

