

An Act to incorporate The Royal Regina Golf Club

being a Private Act

Chapter 73 of the *Statutes of Saskatchewan, 1923*
(effective March 22, 1923) as amended by the *Statutes of
Saskatchewan, 2000, c.02.*

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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1923
CHAPTER 73

An Act to incorporate The Royal Regina Golf Club

(Assented to March 22, 1923)

Preamble

WHEREAS James Balfour, K.C., James W. Blyth, Barrister, and Robert W. Hugg, Barrister, all of the City of Regina, in the Province of Saskatchewan, have presented a petition praying for the incorporation of the Regina Golf Club for the purpose of promoting the game of golf and kindred sports and doing all things necessary or usual for such purpose or purposes; 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

1 James Balfour, K.C., James W. Blyth, Barrister, and Robert W. Hugg, Barrister, all of the City of Regina, in the Province of Saskatchewan, and such other persons as shall hereafter be associated with or substituted for them shall, for the purpose of promoting the game of golf and kindred sports and doing all things necessary or usual for such purposes, be and are hereby constituted a body corporate and politic under the name of "The Royal Regina Golf Club", hereinafter called the corporation.

1923, c.73, s.1; 2000, c.02, s.4.

Head office

2 The head office of the corporation shall be in the City of Regina, in the Province of Saskatchewan.

1923, c.73, s. 2.

Existing officers and bylaws continued

3 Until otherwise provided by bylaw, the present officers of the Regina Golf Club shall be the officers with like powers and privileges of the corporation, and the existing bylaws, rules and regulations of the said club shall *mutatis mutandis* be the bylaws, rules and regulations of the corporation.

1923, c.73, s.3.

Power to make bylaws

4(1) The corporation may make bylaws, rules and regulations for the government and proper administration of the property, affairs and interests, including the enforcement of discipline and the admission, removal and retirement of members, the appointment or removal of any person holding office, and generally for the internal government of its affairs.

(2) The Board of Governors of the corporation may make such bylaws, rules and regulations or may amend existing bylaws, rules and regulations, but such bylaws and amendments shall be valid and binding only until the next annual general meeting of the corporation unless they are then approved either wholly or with alterations or amendments, and they shall have force and effect thereafter only as so approved or as altered or amended.

1923, c.73, s.4.

Club properly vested in corporation

5 All property, real and personal, belonging to the said Club at the date when this Act comes into force is hereby vested in the corporation.

1923, c.73, s.5.

Acquisition of property

6(1) For the purposes hereinbefore mentioned, the corporation may from time to time acquire by gift, devise, bequest, transfer, purchase or otherwise real or personal property, and may dispose of the same or any part thereof by sale, transfer, mortgage, lease, exchange or otherwise and with the proceeds acquire other property.

(2) The corporation may erect and maintain such buildings as may be deemed necessary for its purposes.

1923, c.73, s.6.

Borrowing power

7 The corporation may, from time to time, for any of its purposes, borrow such sums of money as it may deem necessary, at such rate of interest and upon such terms as it may think proper; and for such purpose may make, execute and issue mortgages, debentures or other instruments, under the seal of the corporation.

1923, c.73, s.7.

Promissory notes, etc.

8 The corporation may draw, make, accept and indorse all bills of exchange and promissory notes necessary, for its purposes, on receiving authority from the officers of the corporation so to do; and in no case shall it be necessary to affix the seal of the corporation to any such bill or note, nor shall the president, vice president or secretary treasurer be individually liable therefor; provided that nothing herein contained shall be construed as authorising the corporation to issue notes or bills of exchange payable to bearer, or intended to be circulated as money.

1923, c.73, s.8.

Execution of documents

9 Unless and until the bylaws of the corporation otherwise provide, all mortgages, debentures, bills of exchange, promissory notes and other documents shall be executed with the seal of the corporation, attested by the signatures of the president, vice president and secretary treasurer, or any two of them.

1923, c.73, s.9.

Liability of members limited

10 No member of the corporation shall be in any way liable for or chargeable with the payment of any debt or demand due by the corporation beyond the extent of his entrance fees and annual subscriptions remaining unpaid, and for any unpaid accounts he may have incurred to the corporation for articles ordered by him in the club. Any member of the corporation not so indebted may retire therefrom, and shall cease to be a member on giving notice to that effect in such form as may be prescribed by the bylaws, rules and regulations of the corporation, and thenceforth shall be free from liability for any debt or contract of the corporation.

1923, c.73, s.10.

