

Articles of Amendment

The Non-profit Corporations Act, 2022

1. **Name of Corporation:** SASKATCHEWAN SAILING CLUBS ASSOCIATION **Entity No.:** 202886

2. **The Articles of the Corporation are amended as follows:**

See attached Schedule "A"

3. **Each amendment has been duly authorized pursuant to the requirements of the Act.**

I, **BRUCE LYLE**, being the President of the Corporation, certify that the Articles of Amendment and any attachments are correct and that I have the authority to request these Articles be filed pursuant to *The Non-profit Corporations Act, 2022*.

Date: 2026/01/31

Signature:

Bruce Lyle

Bruce Lyle
President

This is Schedule “A” to the Articles of Incorporation

SASKATCHEWAN SAILING CLUBS ASSOCIATION

ARTICLE ONE: OBJECTS OF THE CORPORATION

The objects of the Saskatchewan Sailing Clubs Association are as follows:

1. to be the Provincial Sports Governing Body of the sport of sailing in Saskatchewan.
2. to provide vision, direction and oversight for the development, management, coordination and promotion of all areas of the sport, whether competitive, recreational, or educational.
3. to promote the development and maintenance of sailing as a healthy and safe competitive and recreational activity
4. to represent the interests of its members to the public and to national organizations such as Sail Canada.

The activities of the Corporation are restricted to activities that are conducive or incidental to the attainment of these objects.

ARTICLE TWO: MEMBERSHIP

There shall be three categories of membership as follows:

1. CATEGORY A – SAILING CLUB

A sailing club in the province of Saskatchewan which has been approved by the board of directors to become a member. It shall satisfy the following requirements in order to become a Category A member:

- (a) be a non-profit corporation
- (b) be actively conducting a sailing program, including racing and/or recreational aspects
- (c) be eligible for membership with Sail Canada
- (d) be in good standing in relation to finance and governance

2. CATEGORY B – NON-PROFIT SAILING SCHOOL OR INSTRUCTIONAL ORGANIZATION

An organization which has been approved by the board of directors to become a member. It shall satisfy the following requirements to become a Category B member

- (a) will contribute to the educational objectives of the Association
- (b) have active sailing activities in the province of Saskatchewan
- (c) is a non-profit organization
- (d) be eligible for membership with Sail Canada in the categories of Schools, Camps, or Affiliate Organizations.

3. CATEGORY C – VIRTUAL CLUB (INDIVIDUAL) MEMBERSHIP

A Virtual Club membership category for individuals who participate in Saskatchewan Sailing Clubs Association sanctioned activities but are not members of a Category A or B organisation. It shall satisfy the following requirements in order to become a Category C member:

- (a) be individuals participating/ volunteering in sanctioned events, programs, regattas, work bees, or other activities.
- (b) be registered as individual members of Sask Sailing and Sail Canada
- (c) have no voting rights at the SSCA Annual General Meeting
- (d) not be considered a sailing club, class association, or instructional organisation
- (e) Receive only those benefits defined in Sask Sailing Virtual Club Policy

ARTICLE THREE: REMOVAL FROM MEMBERSHIP

1. Members in any category may be removed from membership by the Directors for the following reasons:
 - (a) insufficiently active as determined by the Directors
 - (b) no longer meeting the requirements for membership as defined in Article Two
 - (c) nonpayment of fees
 - (d) or for other cause.
2. Removal of members must be approved by a 2/3 vote of the Board of Directors.

ARTICLE FOUR: DISSOLUTION OF THE ASSOCIATION

1. Dissolution of the Association shall be proposed by the Board of Directors only under two conditions:
 - (a) where the Association is no longer financially viable and it has been determined by the Board of Directors that financial viability will not be restored by ordinary means within a reasonable length of time; or
 - (b) where the mission of the Association is deemed no longer viable and it has been determined by the Board of Directors that there is no alternative mission that is appropriate.
At such time the Board of Directors has deemed continuance impossible under the conditions stated in 14.1.a and 14.1.b, the Board shall call a Special General Meeting of the members to consider a Resolution to Dissolve.
2. The Resolution to Dissolve shall be prepared by the Directors and shall state:
 - (a) The reason for dissolution.
 - (b) Plan for the distribution of remaining assets, if any.
Dissolution of the Association requires the Resolution to Dissolve to be approved by a majority vote of 75% of the membership in attendance at the Special Meeting.

Distribution of remaining assets shall be those which are residual after the payment of all outstanding liabilities including the return of unused portions of grants to funding bodies. These may include tangible assets and monetary assets.

Distribution of fixed assets shall only be to another organization in the community, which is registered under the Act or has charitable status as determined by Federal statute.