

Canadian Adapted Hockey Alliance/Alliance Canadienne de Hockey Adapté

CONSTITUTION

1. Name

The organization, the CANADIAN ADAPTED HOCKEY ALLIANCE/ALLIANCE CANADIENNE DE HOCKEY ADAPTÉ hereinafter shall be called “CAHA/ACHA”.

2. Objects

The objects of CAHA/ACHA shall be:

- (a) To provide an inclusive experience for individuals with cognitive and/or physical disabilities in Canada.
- (b) To promote, support and encourage person with cognitive and/or physical disabilities by offering hockey programs that will encourage their individual development and integration into their communities.
- (c) To develop and promote better community understanding of individuals with cognitive and/or physical disabilities with a view to encouraging respect for the rights and dignity of persons with cognitive and/or physical disabilities and their inclusion in both sports and social activities.

3. By-laws

The directors may, from time to time, enact such by-laws as they may consider appropriate with respect to the affairs of CAHA/ACHA. Any such by-law, unless in the meantime confirmed by a majority of the votes cast at a general meeting of the members duly called for that purpose, is effective only until the next annual meeting of the members unless confirmed at that meeting, and, in default of confirmation at that meeting, ceases to have effect at and from that time. Any action taken under any such by-law prior to such general meeting shall be valid and binding on CAHA/ACHA notwithstanding such default of confirmation.

4. Not for Profit

No member of CAHA/ACHA shall (except for repayment of expenses incurred on behalf of CAHA/ACHA) receive any of the income of CAHA/ACHA and the activities of the organization shall be carried on without a view to profit.

5. Dissolution

On dissolution of CAHA/ACHA, the net assets remaining after payment of all debts shall be transferred to any organization in Canada carrying on activities similar to those of CAHA/ACHA.

6. Amendment

This constitution may be amended, from time to time, by a resolution of the directors which is confirmed by a majority of the votes cast at a general meeting of the members called for that purpose; any such amendment shall not be effective until so confirmed.