

# CLUB CRABTOWNE, Inc. Charter

Revised August 19, 2010 Name change from Crabtowne Skiers to Club Crabtowne, corrected spelling, grammar errors.

Revised January 26<sup>th</sup>, 2005

Revised October 23, 1990, Amended on October 23, 1990, (Charter, Article III, Section 2(d) Special Skiing Membership; By-Laws, Article VII, Section 5(e) Quorum; By-Laws, Article II, Section 2 Classifications, (d) Special Skiing Membership) \* Incorporated October 24, 1977

Amended on November 25, 1980 (By-Laws, Article VI, Section 2 Dues Schedule, and Section 3 Violations and Penalties)

As Adopted on May 20, 1975

## Article I – Name

The name of the organization shall be [Club Crabtowne, Inc.](#), hereinafter called the “Club”.

## Article II – Objectives and Powers

### Section 1. Objectives

The “Club” is a not-for-profit association of individuals who have as their common interest participation in the sport of skiing and other athletic and social activities. To achieve this end the “Club” addresses itself to the following objectives:

- a) To promote harmonious cooperation, goodwill, comradeship, entertainment, fun, and enjoyment, among its members and the public at large.
- b) To develop and improve the skiing and athletic ability of its members.
- c) To encourage members to actively participate in all “Club” sports and activities.
- d) To provide general “Club” information at meetings through a newsletter, and electronic means.
- e) To adopt and practice any activity which appears desirable or enhances and promotes the overall interests and betterment of the “Club”.

### Section 2. Powers

To further the objectives set forth above, it is expressly provided that the “Club” shall have the power to do any act, engage in any transaction, or exercise any privilege which may be necessary or convenient for the attainment of such objectives, and which are lawfully permitted under the laws of the State of Maryland.

## Article III – Membership

### Section 1. Eligibility

Membership shall consist of persons desiring application based on interest in participation in the “Club” sports and activities. Consideration of race, religion, national origin or sex shall not affect eligibility for any grade of membership.

### Section 2. Classifications

Membership within the “Club” shall consist of a) Individual b) Family; c) Honorary; d) Special Skiing Membership. [Hereinafter](#) individual, family and honorary members will be called regular members. Qualification for each member class shall be designated by the By-Laws.

## Article IV – Location of Offices

The principal office of the “Club” shall be in the location(s) designated in the By-Laws or documents referenced therein.

## Article V – Organization and Government

### Section 1. Officers

Officers of the "Club" shall be President, President-Elect, Secretary, and Treasurer. Terms of officers shall be as designated in the By-Laws.

### **Section 2. Board of Directors**

The Board of Directors shall consist of the Officers as defined in Section 1 above, and no less than four and no more than seven Directors-at-Large. Directors-at-Large shall be elected by the general membership. The determination of operating policies and the control of the affairs, property, and the funds of the "Club" shall be invested in the Board of Directors, unless otherwise provided by this Charter and the By-Laws. Terms of the directors shall be as designated in the by-laws.

### **Section 3. Voting**

All questions coming before the "Club", its governing bodies and committees shall be decided by a majority of votes cast, unless otherwise provided by this Charter and the By-Laws. Each individual and honorary member shall be entitled to one vote on all questions submitted to the general membership of the "Club". A family membership shall be entitled to one (1) vote per adult member with a maximum of two (2) votes.

### **Section 4. Parliamentary Law and Procedure**

When applicable, Robert's Rule of Order, latest revised edition, shall determine the conduct of business in all meetings of the "Club", its governing bodies and committees.

### **Section 5. Director and Officer Liability**

Consistent with prevailing law on not-for-profit entities, non-compensated Directors, Officers, and other "Club" volunteers shall be immune from personal liability for acts or omissions committed by them in connection with their service to the "Club". The "Club" shall purchase and maintain the required minimum levels of liability insurance.

## **Article VI – Finances**

### **Section 1. Revenue**

Revenues of the "Club" shall be derived from membership dues and such other sources as may be prescribed from time to time by the Board of Directors or as provided in the By-Laws. The amount and method of collection of dues of the "club" shall be as defined in the by-laws. Such revenues shall be used only for purposes pursuant to the objectives enumerated in Article II.

### **Section 2. Restrictions**

The "Club" is not organized for pecuniary profit. At no time shall any part of the net earnings of the "Club" be allowed to inure to the benefit of any individual.

## **Article VII – Affiliation**

The "Club" shall join any council or association that a majority of the membership directs. Appointment of representatives to these bodies shall be as designated in the By-Laws.

## **Article VIII – Amendment of the Charter**

Amendment of the Charter may be made at the general membership meeting by a 2/3 majority vote of the members present and voting-following the general membership meeting at which the amendment was proposed. Thirty (30) days prior to the vote, all members must be notified through the "Club" newsletter and electronic means of the proposed amendment and the date at which it will be voted on.