1

Statutes Caurus Egra, Czech discgolf club

Article I General statement

1 Name: Caurus Egra, český discgolfový spolek

2 Address: Mánesova 1206/32, 350 02 Cheb

3 Tax #: 226 86 291

- 4 Caurus Egra, Czech discgolf club (hereinafter referred to as the club) is a legal entity following law number 89/2012 Sb., of the Civil Code, with the right to act in legal relations in its own name, with legal and property liability arising from these relations.
- 5 Club may pursue a secondary economic activity consisting solely of business or other gainful activity solely to support its principal activity.

Article II Purpose of the Club

- 1 Main purpose of the Club is:
 - a) to organize sporting activities as part of engaging in sporting activities, to create material and training conditions for it;
 - b) to create an economic basis for the achievement of its objectives, in particular through ancillary economic activity;
 - c) build, operate and maintain physical education facilities and other facilities which it owns or uses;
 - d) to defend the interests of the members of the association, to this end cooperate with the municipal authorities, other organizations (eg ČUS, sports associations, etc.) and individuals;
 - e) by other forms of its activities to help the development of public life, culture, health, etc. (in the municipality in particular in the form of community work, organizational and educational activities).

Article III Organs of the Club

- 1 Organs of the Club are:
 - a) the general meeting, as the supreme body;
 - b) the Executive Committee, as a collective statutory body.

Article IV General meeting

- The supreme body of the association is the general meeting, which is composed of all members of the association.
- 2 All members over 18 years of age have the right to vote. The General Meeting shall be held at least once a year. If 1/3 of the members of the association ask for it, event. the Executive Committee, or its chairman, shall take place no later than 1 month after the receipt of such an initiative.
- 3 General meeting:
 - a) decides on the dissolution of the association, in case of dissolution of property settlement;
 - b) decides on the name, registered office and symbolism of the association;
 - c) decides on the adoption and amendment of the Articles of Association;
 - d) elect the Executive Committee;
 - e) approves and discusses the report on the management and assets of the Association;
 - f) approve the budget.
- 4 The validity of the resolution of the General Meeting requires the consent of an absolute majority of those present in the absolute presence of all members with a valid vote, unless the General Meeting decides otherwise.

Article V Executive Committee

- The Executive Committee is a collective statutory body of the Club. The Executive Committee has 3 members and always has a Chairman, Vice-Chairman and Secretary, who are elected / recalled directly by the General Meeting for an indefinite period.
- 2 The members of the Executive Committee shall represent the Club separately from each other.
- 3 The Executive Committee ensures the fulfillment of the Club's tasks in the period between individual General Meetings.
- 4 The Executive Committee shall rule on all matters, unless the General Meeting has exclusive competence, and the General Meeting may reserve decisions on other matters.
- 5 The number of members of the Executive Committee must be odd. The Chairman shall convene the Executive Committee as necessary, but at least once a month.
- 6 Executive Committee:
 - a) ensure that the General Meeting resolutions are met;
 - b) organizes and manages the activities of the association;
 - c) prepare documents for the General Meeting, in particular on the budget, guidelines, the distribution of grants and contributions from the state, CUS, other organizations and natural persons;
 - d) ensure the economical use and maintenance of the Association's assets;

- e) ensure operational cooperation with local authorities of municipalities, other associations, other organizations and natural persons.
- 7 The Executive Committee shall have a quorum if an absolute majority of its members is present. The validity of the Executive Committee resolutions requires the consent of an absolute majority of those present.

Article VI Membership

- Any natural person who agrees with the purpose of the Club may become a member of the Club. Admission to the membership is decided by the Executive Committee, which determines the conditions for the admission of members according to the general principles of membership approved by the General Meeting.
- 2 The membership fees shall be defined by the Executive Committee.
- 3 The registration of members, the issue of membership cards, etc. shall be regulated by the Executive Committee.
- 4 Members of the Club have the rights:
 - a) to participate according to their interests, abilities and possibilities of sports and social life within the Club under the conditions of the statutes;
 - b) put forward their own opinions, proposals and criticism;
 - c) to participate in the meetings of the organs of the Club, in the case of its activities or conduct;
 - d) to vote and be elected from the age of 18 to all elected bodies of the Association.
- 5 Members of the Club are obliged in particular:
 - a) observe the statutes of the Club and the basic ethical and moral standards of the athlete;
 - b) to implement resolutions and decisions of the bodies of the Club;
 - c) to preserve and protect the property used by the association to safeguard its activities and to promote its reputation;
 - d) to pay duly and timely the relevant contributions as well as other fees related to its membership and activities in the association, if the competent body of the Club has so decided in accordance with the statutes; with its membership and activities in the Club, if the competent body of the Club has decided so;
 - e) to properly perform the functions and tasks assigned to the member.
- 6 Termination of membership:
 - a) by the resignation of the member;
 - b) a deletion for failure to fulfill essential obligations;
 - c) exclusion for serious wrongdoing incompatible with membership;

- d) the death of a member;
- e) dissolution of the association without successor in title;
- f) voluntary dissolution, merger with another Club;
- g) or by a final decision of the Ministry of Justice to cancel it.

Article VII Assets and economy of the Club

- 7 The source of the Club 's assets are mainly:
 - a) contributions from members of the Club;
 - b) income from secondary economic activity to support the principal activity;
 - c) contributions and subsidies from sports associations;
 - d) state contributions, subsidies from ČUS and other organizations and persons;
 - e) gifts;
 - f) property transferred to the Club of a member of the Club.
- 8 The property of the Club is owned by the Club as a whole. On transfers of management rights the property, as well as its acquisition and disposal and all other dispositions are decided by the general meeting.

These Articles of Club were discussed and approved by the General Meeting in Cheb on 12th August 2018..

•••••
Karel Zdeněk Chairman
Petr Zdeněk Vice-Chairman
Jan Zdeněk
Secretary