The Constitution of

Spokes – Canterbury Cyclists' Association Incorporated

1. NAME

The name of the society will be Spokes – Canterbury Cyclists' Association Incorporated; in this constitution called "the Society".

2. OBJECTS

The objects of the Society will be to:

- 2.1 ; Provide a voice for Canterbury cyclists
- 2.2 ; Work for improved conditions for cyclists and cycling
- 2.3 ; Encourage increased use of bicycles
- 2.4 ; Present the case for cycling in public debate to relevant authorities
- 2.5 ; Improve the image of cycling and cyclists
- 2.6 ; Carry out other activities consistent with the objects of the society

3. POWERS

The Society will have the following powers:

3.1 To use its funds as the Executive Committee thinks necessary or proper in payment of its costs and expenses, including the employment and dismissal of counsel, solicitors, agents, officers and staff, according to principles of good employment and the Employment Relations Act 2000 or any subsequent enactments.

3.2 To purchase, take on, lease or in exchange or hire or otherwise, acquire any real or personal property and any rights or privileges which the Executive Committee thinks necessary or proper for the purpose of attaining the objects of the Society and to sell, exchange, let, bail or lease, with or without option of purchase or, in any other manner, dispose of such property, rights or privileges.

3.3 To invest surplus funds in any way permitted by law for the investment of incorporated society funds and upon such terms as the Executive Committee thinks fit. 3.4 To borrow or raise money from time to time with or without security and upon

such terms as to priority or otherwise as the Executive Committee thinks fit.

3.5 To carry on any business.

3.6 To do all things as may from time to time be necessary or desirable to give effect to and attain the objects of the Society.

4. COMMON SEAL

4.1 The Common Seal of the Society will be kept in the custody and control of the Secretary.

4.2 When required, the Common Seal will be affixed to any document following a resolution of the Society and will be signed by the Treasurer and one other person appointed by the Executive Committee.

5. MEMBERSHIP

5.1 All those persons who at the date of these rules being agreed to were members of the society known as Spokes – Canterbury Cyclists' Association are members of the society.

5.2 Any person who agrees with the objects of the Society may, subject to the Executive Committee's approval, become a member of the Society by application in writing and upon payment of the membership subscription set from time to time by a General Meeting of the Society.

5.3 A register of members of the Society will be maintained by the Secretary in accordance with the provisions of the Incorporated Societies Act, 1908 and subsequent enactments.

5.4 Any person may resign membership of the Society by giving oral or written notice to the Secretary. The Secretary will maintain a record of any resignation.

5.5 If a current subscription has not been paid by a member, membership will

cease 3 months after a subscription has lapsed.

Expulsion of members

5.6 The procedure for expulsion of members will be as follows:

5.6.1 Any person or organisation may make a complaint to the Executive Committee that the conduct of a member of the Society is or has been injurious to the character of the Society. Every such complaint will be in writing and addressed to the Secretary.

5.6.2 If the Executive Committee considers that there is sufficient substance in the complaint, it may invite the member to attend a meeting of the Executive Committee and to offer a written and/or oral explanation of the member's conduct.

5.6.3 The Executive Committee will give the member at least fourteen (14) days written notice of the meeting. The notice will:

5.6.3.1 sufficiently inform the member of the complaint so that the member can offer an explanation of the member's conduct; and

5.6.3.2 inform the member that if the Executive Committee is not satisfied with the member's explanation the Executive Committee may expel the member from the Society.

5.6.4 If in the meeting the Executive Committee decides to expel the member from the Society the member will cease to be a member of the Society. 5.6.5 A member expelled by the Executive Committee may within 14 days give written notice of appeal to the Secretary. The Secretary will then call a Special General Meeting to take place within 14 days of receipt of the notice of appeal. If that meeting passes a resolution rescinding the expulsion, the member will be reinstated immediately.

6. GENERAL MEETINGS

6.1 The quorum for a General Meeting will be 7 members present in person.

6.2 At least 14 days written notification of each General Meeting will be given to members at the current address for such members recorded in the register of members. It will be the responsibility of members to keep the office of the Society informed of their contact details.

6.3 Notification of a General Meeting will specify the time, date and place of the meeting. Notification will also describe in a general way all the matters that will arise to be considered and specify what further and more detailed information on these matters is available from the Executive Committee. Full information will be provided concerning any proposed amendments to the constitution or any matter which is the business of a Special General Meeting. Such information will be supplied to any member requesting it.

6.4 The General Meeting will be chaired by the current Chairperson of the Executive Committee, or in her/his absence the Secretary. In the absence of both the Chairperson and the Secretary, the meeting will elect a person to chair the meeting from among the members present.

6.5 A member may be represented at a General Meeting by a nominee appointed by notice in writing to the Secretary and received by the Secretary before the meeting. A member will have the right at any time to change, withdraw or revoke the appointment of the member's nominee by notice in writing to the Secretary.

6.6 All questions will if possible be decided by consensus. However, where a consensus decision cannot be reached on a matter, the decision will, unless otherwise specified in this constitution, be made by a majority vote.

6.7 Voting will be by a show of hands unless members indicate an alternative preference. If any member requests a secret ballot on any vote or election, a secret ballot will be held.

- 6.8 If voting is tied, the chairperson will have a casting vote.
- 6.9 In "General Meeting" refers to both Annual General Meeting and Special General Meeting, unless otherwise specified.

7. ANNUAL GENERAL MEETINGS

7.1 The Annual General Meeting will be held within 2 months after March 31st of each year.

7.2 The Annual General Meeting will carry out the following business:

7.2.1 Receive the minutes of the previous Annual General Meeting and of any other General Meeting held since the last Annual General Meeting.

7.2.2 Receive the Executive Committee's report on the activities of the Society over the last year <u>and</u> the proposed priorities and directions for the Society in the current year.

7.2.3 Receive the balance sheet and statement of income and expenditure for the past year <u>and</u> the estimate of income and expenditure for the current year.

7.2.4 Elect the officers and other ordinary members of the Executive Committee of the Society (see section 9.1).

7.2.5 Conduct any other business that may properly be brought before the meeting.

8. SPECIAL GENERAL MEETINGS

8.1 Special General Meetings may be called by the Executive Committee <u>or</u> by a written or oral request made by at least 5 members and delivered to the Secretary. The meeting will be called within 28 days of the decision being made or the meeting being requested.

8.2 A Special General Meeting will only consider business related to the reason for which it is called, as notified to the members (see section 6.3).

9. EXECUTIVE COMMITTEE

9.1 The Executive Committee will be composed of a Chairperson, Secretary, Treasurer and up to two other members.

9.2 The Executive Committee will have the power to fill any places vacant following the Annual General Meeting, or any vacancy that arises in the Executive Committee or among its named officers until the next Annual General Meeting.

9.3 Elected members of the Executive Committee will retire at each Annual General Meeting, but will be eligible for re-election at the same and subsequent meetings. Newly elected Executive Committee members will take office immediately upon their election.

9.4 Nominations for elected positions on the Executive Committee will be taken at the AGM. No member will be elected who has not consented to being nominated.

9.5 The procedure for Executive Committee meetings will be as follows:

9.5.1 A quorum will be 3 members.

9.5.2 If a member of the Executive Committee, including an office-bearer, does not attend three (3) consecutive meetings without leave of absence that member may be removed from the Executive Committee .

9.5.3 All questions will if possible be decided by consensus. In the event that a consensus cannot be reached then a decision will be made by a majority vote by show of hands.

9.5.4 If the voting is tied, the Chairperson will exercise a casting vote.

9.5.5 Each meeting will be chaired by the Chairperson of the Society or, in her/his absence, the Secretary. In the absence of both the Chairperson and the Secretary, the Executive Committee will elect a person to chair the meeting from among its members.

9.6 The Executive Committee will meet as appropriate. Meetings may be held in person or by any other means of communicating as decided on by the Executive Committee from time to time. All members of the Executive Committee, including office-bearers, will be given at least 2 days notice of the meeting by the Secretary, verbally or in writing.

9.7. The Secretary will ensure that a minute book is maintained which is available to any member of the Society and which, for each meeting of the Executive Committee, records

9.7.1 the names of those present ;

9.7.2 all decisions which are required by the constitution or by law to be made by the Society; and

9.7.3 any other matters discussed at the meeting.

9.8 The Executive Committee will at all times be bound by the decisions of the members at General Meetings.

10. INCOME, BENEFIT OR ADVANTAGE TO BE APPLIED TO OBJECTS

10.1 Any income, benefit or advantage will be applied to the objects of the Society. 10.2 No member of the Society or any person associated with a member shall participate in or materially influence any decision made by the Society in respect of any payment to or on behalf of that member or associated person of any income, benefit or advantage whatsoever. Any such income paid shall be reasonable and relative to that which would be paid in an arm's length transaction (being the open market value).

10.3 The provision and effect of this clause shall not be removed from this constitution and shall be implied into any document replacing this constitution.

11. POWER TO DELEGATE

The Executive Committee may from time to time appoint any committee and may delegate any of its powers and duties to any such committee <u>or</u> to any person. The committee or person may without confirmation by the Executive Committee exercise or perform the delegated powers or duties in the same way and with the same effect as the Executive Committee could itself have done.

11.2 Any committee or person to whom the Society has delegated powers or duties will be bound by the terms of the Society <u>and</u> any terms or conditions of the delegation set by the Executive Committee.

11.3 The Society will be able to revoke such delegation at will, and no such delegation will prevent the exercise of any power or the performance of any duty by the Executive Committee .

11.4 It will not be necessary for any person who is appointed to be a member of any such committee, or to whom such delegation is made, to be a member of the Society.

12. FINANCIAL ARRANGEMENTS

12.1 The financial year of the Society will be from 1 April to 31 March the following year.

12.2 At the first meeting of the Society and at the first meeting of the Executive Committee following each Annual General Meeting, the Executive Committee will decide by resolution the following:

12.2.1 how money will be received by the Society;

12.2.2 who will be entitled to produce receipts;

12.2.3 what bank accounts will operate for the ensuing year, including the purposes of and access to accounts;

12.2.4 who will be allowed to authorise the production of cheques and the names of cheque signatories; and

12.2.5 policy concerning the investment of money by the Society, including what type of investment will be permitted.

12.3 The Treasurer will ensure that true and fair accounts are kept of all money received and expended.

12.4 The Executive Committee will, as soon as practicable after the end of the financial year of the Society, arrange for the accounts of the Society for that financial year to be delivered to the Registrar of Incorporated Societies.

13. ALTERATION OF RULES

The rules of the Society may only be amended in any way by a 2/3 majority of eligible members personally present at any General Meeting, provided that no addition to or alteration of the objects clause (Section 2), the pecuniary profit clause (Section 10) or the winding up clause (Section 15) will be approved without the prior consent of the Department of Inland Revenue.

14. MEDIATION & ARBITRATION

14.1 Any dispute arising out of or relating to this deed may be referred to mediation, a non-binding dispute resolution process in which an independent mediator facilitates negotiation between parties. Mediation may be initiated by either party writing to the other party and identifying the dispute which is being suggested for mediation. The other party will either agree to proceed with mediation or agree to attend a preliminary meeting with the mediator to discuss whether mediation would be helpful in the circumstances. The parties will agree on a suitable person to act as mediator or will ask the Arbitrators' and Mediators' Institute of New Zealand Inc. to appoint a mediator. The mediation will be in accordance with the Mediation Protocol of the Arbitrators' and Mediators' institute of new Zealand Inc.

14.2 The mediation shall be terminated by-

14.2.1 The signing of a settlement agreement by the parties; or

14.2.2 Notice to the parties by the mediator, after consultation with the parties, to the effect that further efforts at mediation are no longer justified; or

14.2.3 Notice by one or more of the parties to the mediation to the effect that further efforts at mediation are no longer justified; or

14.2.4 The expiry of sixty (60) working days from the mediator's appointment, unless the parties expressly consent to an extension of this period.

14.3 If the mediation should be terminated as provided in 14.2.2, 14.2.3, 14.2.4 any dispute or difference arising out of or in connection with this constitution, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by arbitration in New Zealand in accordance with New Zealand law and the current Arbitration Protocol of the Arbitrators' and Mediators' Institute of New Zealand Inc. The arbitration shall be by one arbitrator to be agreed upon by the parties and if they should fail to agree within twenty -one (21) days, then to be appointed by the President of the Arbitrators' and Mediators' Institute of New Zealand Inc.

15. DISPOSITION OF SURPLUS ASSETS

15.1 The Society may be wound up if at a General meeting of its members, it passes a resolution to wind up, and the resolution is confirmed at a subsequent general meeting called together for that purpose and held not earlier than 30 days after the date on which the resolution to be confirmed was passed.

15.2 Any surplus assets after the satisfaction of all liabilities will be distributed among such community organisations in New Zealand that have similar objects to the Society and as the members will decide in a General Meeting. If the Society is unable to resolve any disagreement over the distribution of surplus assets then the provisions of Section 27 of the Incorporated Societies Act 1908, or the relevant provisions of subsequent enactments, will apply.

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This is the document marked "A" referred to in					
the a	innexed	declaration	n of		
made at Christchurch this					
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