An Act to Incorporate "The Alpine Club of Canada"

WHEREAS the persons hereinafter named, and others are associated together as a club by the name of "The Alpine Club of Canada", for the promotion of scientific study and exploration of Canadian alpine and glacial regions and other ancillary objects; and

WHEREAS the said persons hereinafter named have prayed to be incorporated by the name of "The Alpine Club of Canada", and it is expedient to grant their prayer;

THEREFORE His Majesty, by and with the Edvice and consent of the Legislative Assembly of the Province of Alberta, enects as follows:

- 1. Sir Sandford Fleming, C.E., K.C.M.G., L.L.D.; Arthur
 O. Wheeler F.R.G.S.; John D. Patterson, Morrison P. Bridgland,
 Mrs. H. J. Parker, S. H. Mitchell, C. W. Rowley, Miss Jean Parker,
 David H. Laird, Stanley L. Jones, and Frank Yeigh, and such
 other persons as are now or shall hereafter become members of
 the corporation to be hereby incorporated, shall be and are
 hereby constituted a body politic and corporate by and under
 the name of "The Alpine Club of Canada".
- 2. The said corporation by the name of "The Alpine Club of Canada" shall have perpetual succession and a common seal and shall have power from time to time and at all times hereafter to purchase, acquire, receive, accept, build, hold, possess and endoy for them and their successors any lands, tenements, hereditaments and real and movable property and estate, together with such grants, devises, gifts and bequests as may be made by and received from any Government, corporation, person or persons what—soever for the sole use and benefit of such corporation, and the same to sell, alienate, exchange or otherwise dispose of, or encumber whensoever the said corporation shall deem it proper so to do; and by the same name shall and may be capable to sue and be sued, implead and be impleaded, answer and be answered

unto in any matter or cause whatsoever:

PROVIDED ALWAYS that the actual value of such real estate so held, as aforesaid, shall not at any one time exceed the sum of one hundred thousand dollars.

- 3. THE constitution and by-laws of the club, by which the said club is now governed, shall be the constitution and by-laws of the said corporation, and they or any of them may be added to, amended or repealed and others substituted therefor in the manner and subject to the conditions and provisions therein stated.
- 4. THE members of the club shall continue to be the members thereof, and the officers of the club shall continue to hold office. in the manner provided by and subject to the constitution and by-laws of the club.
- 5. THE said corporation may from time to time borrow money not to exceed in the whole the sum of twenty-five thousand dollars, at such rate of interest and on such terms as they may deem proper and may for such purpose make, execute, or issue any mortgages, bonds, debentures or other instruments, under the seal of the said corporation, and anysuch mortgages, bonds, debentures or other instruments shall be signed by such officers as may be designated by the constitution and by-laws of the club.
- 6. EVERY contract, agreement, engagement or bargain made, and every bill of exchange drawn, accepted or endorsed, and every promissory note made and every cheque made, drawn or endorsed on behalf of the said corporation by any agent, officer or servent of the corporation, in general accordance with his powers as such under the by-laws of the corporation shall be binding upon the corporation, and in no case shall it be necessary to have the seal of the corporation affixed to any such contract, agreement or engagement, bargain, bill of exchange, promissory note or cheque, or to prove that the same was drawn, made, accepted or endorsed as the case may be in pursuance of any special by-law or sepcial

vote or order; nor shall the party so acting within his authority agent, officer or servant of the corporation bethereby subjected individually to any liability whatsoever in respect thereof.

- 7. No member of the corporation shall be in any way liable for or chargable with the payment of any debt or demand due by the said corporation beyond the amount of the antrance fee and annual subscriptions remaining unpaid by said member, for any other indebtedness to the club and any member of the said club not so indebted to the said corporation may retire therefrom and cease to be a member on giving notice to that effect in such form as may be required by the constitution or by-laws of the said club and thenceforth shall be free from liability for any debt or engagement of the corporation.
 - 8. This act may be cited as "The Alpine Club of Canada Act".

An Act

To Incorporate

THE ALPINE CLUB OF CANADA

LENT & JONES

Solicitors for the Applicants

Calgary - Alberta