

**By-Laws Of The
Music City Mopar Club
As Amended and Approved
By Membership Vote
February 23, 2014**

Article I: Purpose

- A) The Music City Mopar Club (Hereafter known as the club) is a non-profit organization whose purpose is; “Dedicated to the restoration, preservation, and promotion of Chrysler products.”

Article II: Membership and Dues

- A) Membership in the club shall be open to owners of Mopars and persons interested in acquiring Mopars. (Members are encouraged to own a Mopar) Vehicles must be Chrysler powered.
- B) Non-Mopar owners membership will be previewed by club officers upon renewal date.
- C) Members cars can be in any stage of restoration and does not have to be “show quality”.
- D) Members must sign club liability release form.
- E) Membership dues shall be determined annually, due and payable no later than the December meeting and non-refundable. This fee includes the members' immediate family. Voting privileges are limited to one voter per membership. You must be 16 years old to officially join the Club.
 - 1) Club dues are for a calendar year.
 - 2) Club dues have been set @ \$24.00 per year and are pro-rated by \$2.00 per month.
- F) Members are ineligible to vote if they join after the closing of the September meeting. (Car Show)
- G) Members must complete an application form.
- H) Suspension of membership status shall be for:
 - 1) Non-payment of Dues.

- 2) Infraction of any club rule or any other cause as voted by a majority of the club Membership.
 - A) The suspended member shall immediately be notified in writing.
 - B) The suspended member shall thereafter be entitled to a reasonable opportunity to be heard (in person or through a representative, of his or her choice) concerning the alleged misconduct or infraction.
 - C) The decision of the membership vote shall be final.

Article III: Government

- A) The government of the club will be vested in a President, Vice President, Secretary, Events Director, and Treasurer. Nominations for new officers will be at the October meeting.
- B) Elections will be held every November, with voting carried by majority rule. Term of office is one year. The new officers will take office in January.
- C) An election committee, made up of three volunteer members (not running for office) will be responsible for overseeing the distribution of the secret paper ballots and the tally of the vote. Only members whose dues are paid for the year are eligible to vote.
- D) The November club newsletter will contain a list of all candidates and the offices they are seeking. Each candidate shall have the opportunity to state his or her qualifications, in 150 words or less, in that newsletter. The club newsletter shall not be a vehicle for any election statements or endorsements.
- E) A quorum of the club consists of 10% of the club membership. Resolutions may be passed by a simple majority of the quorum. (Therefore, it is highly important that all members attend these meetings so as to be able to vote on club matters.)
- F) The club by-laws will be reviewed and approved at every February meeting. Changes or Amendments will be voted on at this time.
- G) There will be a quarterly financial report given by the treasurer.

Article IV: Meetings

Monthly meetings will be held on the fourth Sunday of each month at 2:00 p.m. unless otherwise designated by the officers and approved by the membership at the previous meeting.

Article V: Member Conduct at Meetings or Club Events

- A) Illegal substances, alcoholic beverages or use of profanity will not be allowed.
 - 1) If a member shows up to a club event intoxicated he or she will be asked to leave.
- B) Reckless driving and burnouts at any official club function will not be tolerated.
- C) It is expected that members will conduct themselves responsibly at all club meetings and events.
- D) No smoking will be allowed during any indoor club activity.

Article VI: Personal Liability

All persons or corporations extending credit to, contracting with, or having claim against the club or its officers or members shall look only to the funds and property of the club for payment of any debt, damages, judgment or decree of any other money that may otherwise become due or payable to them from the club or its membership, so that neither members of the club nor the officers present or future shall be personally liable therefore. Each member shall be responsible for reading and signing the release of liability form supplied by the club.

Article VII: Club Property

- A) Club property will only be used for official club events.
- B) In the event that MCMC folds the club property will be sold and the money donated to charities selected at that time.
- C) The cost to repair any damage to club property will be paid by person/persons responsible.