

CONSTITUTION OF  
CHERRY CITY CLOGGERS, INC.  
SALEM, OREGON

ARTICLE I – NAME

The name of this organization is Cherry City Cloggers, Inc., a nonprofit corporation organized and existing under the laws of the State of Oregon.

ARTICLE II – PURPOSE

The purpose of Cherry City Cloggers, Inc. (“CCC”) is to promote, teach, encourage and enhance enjoyment of clogging within this organization and in conjunction with other clogging organizations.

ARTICLE III – MEMBERSHIP

Membership is open to all persons who are interested in clogging. All membership dues and other fees are to be paid when due.

ARTICLE IV – OFFICERS

Officers will be: president, vice-president, secretary, treasurer, and area representative, collectively “Officers of the Club,” and will be club members in good standing and 18 years or older.

ARTICLE V – APPOINTED POSITIONS

At the annual CCC January meeting, the Officers of the Club will appoint a club activities representative and a performance team representative from among those who volunteer for appointment to the particular position. Appointed representatives will be club members in good standing and will be 18 years or older.

ARTICLE VI – EXECUTIVE COMMITTEE

Executive Committee will be: president, vice-president, secretary, treasurer, area representative, club activities representative, and performance team representative, collectively “Executive Committee”. The most recent past-president will be an ex-officio nonvoting member of the Executive Committee, serving in an advisory capacity.

ARTICLE VII – MEETINGS

The president or vice-president may call meetings of the Executive Committee whenever she or he deems necessary. Roberts Rules of Order will govern all meetings to the extent the president or vice-president deem necessary. The meetings may take place in person, via email, teleconference, etc., as long as all Executive Committee members have been notified and a majority are present.

CONSTITUTION OF  
CHERRY CITY CLOGGERS, INC.  
SALEM, OREGON

ARTICLE VIII – AMENDMENTS

This constitution may be amended by two-thirds majority vote of members in good standing in attendance at a general membership meeting.

Adopted 12-7-1989; Amended 1-27-2000;  
Amended 7-25-2004;  
Amended 1-8-2010;  
Amended 1-17-2017;  
Amended 7-21-2018