



**Firefighters'
Burned Children
Fund, Inc.**

Operational Bylaws

Adopted: March 22, 1989, Amended: January 27, 1992, Revised:
May 2, 2006, Revised: May 20, 2009, Revised February 12, 2013
Updated January 20, 2017, Updated February 20, 2019, **Revised**
2-25-2021

Governing Bylaws ***FIREFIGHTERS' BURNED CHILDREN FUND, INC.***

Article - I

Name

This corporation - organization shall legally be known as Firefighters' Burned Children Fund, Inc. (F.F.B.C.F. Inc.)

Article - II

Purpose

The Firefighters' Burned Children Fund, Inc. is operated for the sole purpose of raising funds by a variety of fund raising methods, taking the proceeds and investing same; and through principal and income earned, provide non-medical assistance to burn survivors and their families. The F.F.B.C.F. will also provide funds to develop and implement burn prevention and life safety educational programs.

Mission

Dedicated to the support, education and recovery of burn survivors and their families and the prevention of burn injuries.

Article - III

Definitions

The following definitions will apply to Bylaws of the Firefighters' Burned Children Fund, Inc.

Firefighters' Burned Children Fund Chapter Definition

Any group, organization or fire department who has submitted in writing, a formal request to the State President of the corporation for the express purpose of establishing a local chapter. Upon majority vote and formal written notification from the Board, shall be

known as a Firefighters' Burned Children Fund Chapter, and agree to operate under the umbrella of the F.F.B.C.F. Inc.

Officers Definitions

Board of Directors

The Board of Directors is the corporate body of the F.F.B.C.F. Inc. composed of officer(s) of each recognized chapter designated in these bylaws. The Board of Directors shall have the authority delegated to it by the membership, including the duty and power of acting on behalf of the membership in the intervals between meetings of the corporation, and other duties as defined in these bylaws.

Executive Board

The Executive Board shall consist of the President, 1st Vice - President, Western Region Vice - President, Piedmont Region Vice President, Eastern region Vice President, Secretary and Treasurer elected from the Board of Directors. The Executive Board shall have all powers of the Board of Directors, to transact business between board meetings in accordance with rules established by the board. Such transactions shall be reported at the next regular meeting of the Board of Directors.

Local Chapter Officers

Local chapter officers are members of a local F.F.B.C.F. Chapter who have been duly elected to their position within each chapter. At minimum, the local chapter officers shall consist of the following officers: President, Vice-President, Secretary, and Treasurer.

Article - IV

Chapter Bylaws

To ensure that the mission, goals and policies of the parent corporation and the local chapter are not in conflict, no Chapter Bylaw shall exceed or override the bylaws of the corporation

Article – V

Offices

Section – 1 – Principal Office

The Principal Office of the Firefighters' Burned Children Fund, Inc. shall be 500 Dalton Ave., Charlotte, NC 28206. Provisions have been made with the IRS for other F.F.B.C.F. North Carolina chapters to operate under the umbrella of the F.F.B.C.F. Inc.

Section – 2 – Registered Office

The Registered Office of the corporation as required by law is to be maintained in the State of North Carolina. However the Registered Office may be, but not be, identical with the principal office location.

Section – 3 – Other Offices

The Corporation may have offices at such other places as the Board of Directors may designate or as the affairs of the corporation may require from time to time.

Section – 4 – Becoming a F.F.B.C.F. Chapter

Any group, organization or fire department wishing to become a chapter member of the F.F.B.C.F. Inc. must submit in writing a formal request to the State President of the corporation. This request will be considered, voted on, approved or denied by a majority vote, by the Executive Board. Notification of the board's action will be made to the applicant within sixty (60) days of request.

Article - VI **Officers**

Section – 1 – Board of Directors

The F.F.B.C.F. Board of Directors shall be made up of the President or his or her designee of each individual chapter. Such members have the title of "Director" while participating on the Board of Directors. The Director representing each chapter will have one vote in the business of the corporation.

Section – 2 – Executive Board

The Officers of the Corporation, known as the F.F.B.C.F. Executive Board shall be the President, 1st Vice – Western Region Vice - President, Piedmont Region Vice – President, Eastern Region Vice - President, Secretary and Treasurer. Each of these Officers shall be elected from the members of the Board of Directors at the annual meeting. These officers shall serve for a term of two (2) years or unless they are filling an unexpired term or until their term expires, they resign, a successor has been named, or until such time they are duly elected and qualified.

Section – 3 – Local Chapter Officers

Each F.F.B.C.F. Chapter will nominate and elect officers (President, Vice - President, Secretary, Treasurer) for the purposes of carrying on the day to day business of the individual F.F.B.C.F. Chapter. Terms for these positions shall be included in local chapter bylaws and set by the local chapter.

Article – VII

Meeting of Directors and Executive Board

Section – 1 – Regular Meeting

The regular meeting of the F.F.B.C.F. Inc. Board of Directors and the Executive Board of the corporation shall take place quarterly. The time and place of the regular meeting will be reviewed annually by the Board for mutual suitability.

Section – 2 – Annual Meeting

The annual meeting of the Board of Directors, the Executive Board of the corporation and individual F.F.B.C.F. Chapters, (for election of new Directors,) Officers, and the transaction of any other business) will ordinarily be held annually at the North Carolina Fire and Life Safety Education Conference; or at such time and place as may be designated.

Section – 2.1 – Meeting Attendance & Report

All operating active or inactive F.F.B.C.F. Chapters will send a voting member to the annual meeting to carry on the business of the corporation and to report the business of the individual F.F.B.C.F. Chapter. Each F.F.B.C.F. Chapter active or inactive, operating under the corporation shall submit an annual written report due by January 30, to the Executive Board detailing the business of the chapter for the previous year. Failure to do so may result in disciplinary actions taken at the Boards discretion

Section – 3 – Special Meeting

Special meeting(s) of the Board of Directors or the Executive Board may be called by the President or any three (3) Directors or Board members. Such meeting shall be held at such a time and place as the President or those three (3) Directors may direct with reasonable prior notice of the meeting.

Section – 4 – Notice of Meeting

Regular meeting of the Board of Directors and the Executive Board may be held with sufficient notice of at least 60 days. Notice of the annual meeting of the Boards shall be sent by e-mail or regular mail to the last known address of record of each member of the Board of Directors or the Executive Board members by the Executive Board Secretary. A special meeting called by the President or (3) Directors shall be preceded by notice to all Directors.

Section – 5 – Quorum

A majority of the numbers of Directors fixed by the Bylaws shall constitute a quorum for the transaction of business at any meeting of the Board of Directors. A quorum must constitute 50% plus one of the memberships present.

Section – 6 – Voting Requirements

1. **Ordinary Matters.** Except as otherwise provide in these Bylaws, the acts of the majority of Directors present at a meeting at which a quorum is present shall be the intended acts for the Board of Directors.
2. **Amending Charter or Bylaws.** The vote of two-thirds of the members of the Board of Directors as fixed by these Bylaws shall be required to adopt, amend, or repeal a Bylaw or to amend the Charter.

Section – 7 – Removal of Directors

Any Director may be removed from office with or without cause by a majority vote of the Board of Directors at any regular or special called meeting of the Board of Directors. They shall be notified in writing of the Board's decision.

Article - VIII

Board of Directors

Section – 1 – General Powers

The business and affairs of the corporation shall be managed by its Executive Board and Board of Directors. Specifically, these Directors shall:

1. **Establish, administer, and evaluate the corporation.**
2. **Secure financial and personal resources for the effective service of the corporation's purposes**
3. **Evaluate the overall mission of the corporation and its chapters to ensure compliance with the bylaws**

Section – 2 – Numbers and Qualifications

The number of Board of Directors shall be determined by the number of Chapters under the F.F.B.C.F. Inc. corporation umbrella. One Director shall be selected by each Chapter to be the Chapter's representative on the Board of Directors. The Executive Board will consist of seven (7) members elected from the Board of Directors and will serve a term of two (2) years. The members of the Board of Directors and the Executive Board shall have expressed an interest in the purpose of this organization and willingness to serve.

Section – 3 – Term of Office

A Director’s term of office will be at the discretion of the individual Chapter, except when that Director is a member of the Executive Board. If a Chapter has a member on the Executive Board, that person is the Director for that Chapter as long as they remain on the Executive Board. This limit will ensure that each Chapter has a single vote in all organizational proceedings.

Section – 4 – Resignation

A Director or Executive Board member may resign at any time by giving notice of resignation in writing addressed to the President or Secretary or by presenting the written resignation in person to a meeting of the Executive Board.

Section – 5 – Vacancies

Any vacancy occurring in the Board of Directors or the Executive Board may be filled by the Executive Board members and consent of the Board of Directors obtained at the next regular meeting of the board.. A Director elected to fill a vacancy shall have all the rights and privileges associated with a board member until that term expires.

Section – 6 – Compensation

Any member of The Board of Directors or the Executive Board shall not receive compensation for their service as Directors.

Section – 7 – Loan to Directors and Officers

No loan shall be made by the corporation to its Board of Directors, Executive Board or Chapter Officers.

Section – 8 – Liability of Directors

To the extent permitted by the provisions of the North Carolina Non-Profit Corporation Act in effect at the applicable time, each Director or Executive Board Member is here by indemnified by the corporation with respect to any liability and expense of litigation arising out of his activities as Directors or Board members. Such indemnity shall be subject to approval by the members only when such approval is required by said Act. This only applies to the State Members and not local chapters. Each chapter should be responsible for their own indemnification and have that spelled out in their own chapter bylaws

Article – IX

Permanent and Temporary Committees

There shall be such permanent and or temporary committees as the Board of Directors or the Executive Board may from time to time determine, and such committees shall have such authority as shall be prescribed by the Board of Directors. Only the chairperson of these committees must be members of the Board of Directors or the Executive Board.

Article - X

Policies

Amount and Frequency of Assistance

Unless extraordinary circumstances suggest otherwise, the following guidelines are to be followed:

1. The maximum financial assistance available shall be set by the Executive Board and / or Board of Directors.
2. Checks or cash payments (with receipt) will be payable directly to those providing the service rather than to person in need.

Article – XI

Clarification

Section – 1 – Fiscal Year

The fiscal year of the corporation shall be from January 1 through December 31 of each year.

Section – 2 – Non-Profit

This corporation is non-profit, non-stock, membership corporation. No part of the corporations assets or net income shall be used to the benefit of any of it Officers, Board Members or Directors. Upon dissolution of the individual F.F.B.C.F. Chapter, the remaining assets of the chapter shall be distributed in accordance with Article VII of the Article of Incorporation and the assets and property of the chapter shall be turned over to the F.F.B.C.F. Corporation. The F.F.B.C.F. Executive Board will decide how best to handle the distribution of funds and assets.

Section – 3 – Chapter Funds

Each F.F.B.C.F. Chapter is responsible for the accountability and distribution of its own raised monies and finances. These funds can be used to sponsor, support or donate monies for

contributions, projects, scholarships, grants, fire and life safety education programs or other projects in keeping with the mission of the F.F.B.C.F. Inc. A financial audit of each individual chapter is recommended annually and should be conducted by an independent accountant chosen by the F.F.B.C.F. State Treasurer. This audit shall consist of the chapter's financial statement, funds and expenditures to ensure compliance with the state bylaws and proper accounting practices annually.

Article - XII

Amendments

The Executive Board shall have the power to amend and revise any portion of these bylaws. Thirty (30) days prior to the annual meeting, notice of proposed changes shall be published or e-mailed to the membership. Approval of the changes shall require two-thirds vote of approval of the authorized voting members present at the state meeting.

Article - XIII

Conduct of Business

The latest edition of Robert's Rules of Order shall be used to govern the Boards as it conducts the business of the organization.

Article - XIV

Section – 1 – Administration/Operating fees

Each operating chapter of the F.F.B.C.F. Inc. under the umbrella of the corporation, will be required to submit annually by April 1, of each year, an administrative operating fee of \$400 (fee to be determined by the Board yearly if so required) to be used for the purposes of accounting fees, tax preparation, grants, trademark and other such operating costs for the corporation. Such fees may be waived or reduced for new or inactive chapters or those chapters struggling with hardship. These waivers will be voted on and approved annually on an individual basis by the Executive Board of Directors. Such hardship request must be submitted in writing by January 1 of each year to be considered. The decision of the Executive Board of Directors is final.

As of 1-1-2021, as approved by the NCFBFCF State Officers and membership, the following shall be used to help our chapters. Any Chapter which has 1500.00 or more in their accounts shall pay the full fee of 400.00, Any Chapter which has between 1250.00 and 1500 shall pay 200.00, Any Chapter which has less than 1000.00 shall be waived in full, when a chapter has less than \$1000.00 for several years in a row (and no apparent fundraising activities attempted) we need to get them re-engaged in the FFBCF program. It is our goal to have each chapter to have at least \$1000.00 in their account in case the need of support to a burn survivor and burn center request come in, even then support may be limited but at least a chapter can help somewhat.

A chapter may not have more than Two (2) waivers back to back unless it is a new chapter that has not developed, or a chapter simple just does not have the funds.

Section – 2 – Removal of Chapter Charter

If a F.F.B.C.F. Chapter refuses or does not follow the bylaws of F.F.B.C.F. Inc. and its requirements, The Executive Board by majority vote shall have the right to revoke the F.F.B.C.F. Chapter's charter or put on probation, the individual charter of the F.F.B.C.F. Chapter in question. The F.F.B.C.F. Chapter shall be notified in writing via certified/ registered mail or electronic email the decision of the Executive Board. In this letter of notification, the F.F.B.C.F. Chapter has 30 days to cease and stop operation as an F.F.B.C.F. Chapter. The F.F.B.C.F. Chapter must stop operating under the F.F.B.C.F. Inc. bylaws and can no longer use the logo or F.F.B.C.F. name for operation or fundraising. Also, the F.F.B.C.F. Chapter shall be removed from underneath the 501C.3 umbrella of the corporation and can no longer maintain its tax free status under the F.F.B.C.F. Corporation. The IRS will also be notified in writing of the effective date the individual chapter(s) were removed from the F.F.B.C.F. Inc., The Firefighters' Burned Children Fund Inc. is not liable for actions or acts of omission of chapters that have been disaffiliated from the corporation.

Section – 3 – Quarterly/ Annual Financial Reports

Each F.F.B.C.F. Chapter is required to submit quarterly and annual financial reports to the corporation and copies of their chapter's monthly bank statements for the review of proper chapter operations and tax purposes. These reports are to be mailed, faxed or e-mailed to the state office of the corporation at the end of each quarter within 30 days of the end of that quarter. The quarters shall be 1st (January, February & March); 2nd (April, May & June); 3rd (July, August & September); 4th (October, November & December). Failure to send in these accurate, complete, required, quarterly reports on time should be grounds for probation or termination of the Chapter. Beginning February 2019 Yearly Finance Reports and Copies of your chapters Monthly Bank Statements are due to the State FFBCF Treasurer and Cc. the State FFBCF President, by February 15, from this year forward. Those that do not respond may be subject to a late fee from the State Office. It is best to do your reports and statements quarterly, but the absolute bottom line is the before mentioned.

F.F.B.C.F. Chapter status. An annual financial report and a copy of Monthly Bank Statements will be submitted at the end of the F.F.B.C.F. fiscal year to the F.F.B.C.F. State Treasurer for the purposes of tax filings for the IRS.

Section – 4 – Website

The F.F.B.C.F. Inc. will maintain a web-site for the purpose of providing information, news, projects, links to other website and contacts to support and publicize the F.F.B.C.F. Corporation and Chapters.

Section – 5 - Dissolution of Chapters

Each F.F.B.C.F. Chapter across North Carolina operates under both the F.F.B.C.F. Inc. name and our Federal ID (# 56-1649992). So by such operations and that upon the dissolution of any chapter, the F.F.B.C.F. Chapter will turn over all assets to the F.F.B.C.F. Inc. Executive Board (State Office). If applicable can collection trailers to which are property of the FFBCF Chapter will be turned over to the State Office to be redistributed to other chapters for use. Any other items purchased must be turned over with the exception of educational items (these may be donated to your local fire department to be used in their F.L.S.E. Programs). Any and all financial accounts shall be closed with proof of funds dissolution and account(s) closed, this shall be provided to the F.F.B.C.F. Inc. State Treasurer. These funds may be given to either of the Burn Centers in North Carolina if the chapter so chooses, otherwise all funds will be turned over to the state office and the state office must receive proof of that being done.

Adoption, Amendments, Updates

Adopted: March 22, 1989

Amended: January 27, 1992

Revised: May 2, 2006

Revised: May 20, 2009

Revised: February 12, 2013

Revised: January 20, 2017 - Article XIV Section 3 was updated to show the Bank Statement Requirements to be added with the chapter finance reports.

Revised: February 20, 2019 – Article XIV Section 1 was updated to explain Administration Fees and Hardship Waiver

February 20, 2019 – Article XIV Section 3 was updated to explain Reports and Statements

Revised: February 25, 2021

Article XIV, Section 5 (added section 5)

Article V, Section 1 changed principle address,

Article III – Changed state Office to President, 1st Vice President, Western Region Vice – President, Piedmont Region Vice – President, Eastern Region Vice-President, Secretary, Treasurer.

Article VI, Section 2 to include President, 1st Vice President, Western Region Vice – President, Piedmont Region Vice – President, Eastern Region Vice-President, Secretary, Treasurer,

Article VIII, Section 2 changed number of State Officers to 7 to reflect the new additional officers