

BYLAWS

**ANNAPOLIS
BRANCH 24**

FLEET RESERVE ASSOCIATION

AMENDED 12 JANUARY, 2010

BRANCH 24, FRA, BYLAWS

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Record of changes.

Change 1, updates Section 1303, dated 13 January, 2009, approved by 2/3 majority at the 1-13-09 regularly scheduled meeting a quorum being present.

Change 2, updates Section 602, 603(a), 1302 and 1302(c) and adds new Section 1203. Changes approved 4-14-09 at a regular scheduled meeting by a 2/3 majority, a quorum being present.

Change 3, updates Sections; 102, 301, 302, 601, 601(a), 602, 603, 702, 706, 801, 901, 903, 905, 1101, 1201, 1201(a), 1203, 1302, 1302(b), 1302(c), 1302 and adds new Section 601(b). Approved changes are underlined. Changes approved at the 12 January, 2010 meeting by a 2/3 majority, a quorum being present. Change 3 changes are underlined.

**Annapolis Branch 24
Fleet Reserve Association
BYLAWS AND STANDING RULES
Amended 12 January, 2010**

Supplementing the Constitution and Bylaws (C&BL) of the Fleet Reserve Association (FRA) and pursuant to Article 12 there-of, the following Bylaws and Standing Rules are adopted for Annapolis, Branch 24, Fleet Reserve Association (FRA).

**Article 1
NAME**

Section 101, The name of this organization shall be; Annapolis Branch 24, FRA.

Section 102, The meeting place and branch offices shall be located at the Branch 24 Home, 100 Compromise Street, Annapolis, Maryland, 21401. Phone, 410-267-0621; Web address , www.fra24.org; e-mail address, secretaryfrabranh24@comcast.net.

**Article 2
OBJECTIVES**

Section 201, The objectives of Branch 24 are as promulgated in Article 2 of the current FRA Constitution and Bylaws (C&BL).

Article 3 MEMBERSHIP

Section 301, Branch 24 membership eligibility shall be in accordance with Article 3 of the current FRA C&BL and shall be confirmed by the Branch Secretary by physically sighting an active duty ID card or DD-214 showing retired and/or prior enlisted service in the U.S. Navy, Marine Corps or Coast Guard. In addition, Reserve Component of the above services must produce evidence such as; an Annual Retirement Point Summary or orders of having served at least one year in a drill pay status or having served on active duty in excess of thirty days.

Section 302, A member in good standing is defined as a member whose dues are paid up to date and possesses an up to date FRA membership card.

Article 4 DUES

Section 401, Branch 24 membership dues shall be in accordance with Article 4 of the current FRA C&BL.

Section 402, Any member of Branch 24, who reaches forty (40) years of continuous membership in the FRA, shall have his/her annual dues paid for by Branch 24. To qualify for this benefit, the member must have been a continuous member of Branch 24 for the preceding five (5) years and must submit his/her dues notice to the Branch Secretary/Treasurer in a timely manner for payment.

Section 403, Any member of Branch 24, who recruits ten (10) or more new or reinstated members in a fiscal year, shall be awarded one (1) years dues paid for by Branch 24.

Article 5
DISCIPLINE AND JURISDICTION

Section 501, Discipline and Jurisdiction shall be in accordance with Article 5 of the current FRA C&BL.

Article 6
BRANCH OFFICERS

Section 601, Branch 24 shall elect the following officers on an annual basis unless otherwise stated in these bylaws:

- (1) President
- (2) First Vice President
- (3) Second Vice President
- (4) Secretary/Treasurer
- (5) Board of Directors (BOD)

Section 601(a), The BOD shall consist of a minimum of five (5) to a maximum of fifteen (15) voting members in good standing of Branch 24 plus the Branch President, First and Second Vice President, Secretary/Treasurer and Junior Past President. Chairmen of all standing committees are ex-officio, non-voting, members of the BOD.

Section 601(b), Should the Branch BOD not be elected to full strength at the annual May elections and the elected BOD membership determines that a full 15 voting member BOD is required to competently run the branch, a special election may be held, at the discretion of the Branch President, to fill the unfilled BOD chairs at any time during the branch year. These positions shall only be for the remainder of the branch year and must be re-elected at the next regular branch election of officers in compliance with Article 11.

Section 602, Branch 24 shall elect a Secretary/Treasurer for a two (2) year term in years whose last two digits are divisible by two (2), to assure continuity in office.

Section 603, Duties of Branch Officers and Committees shall be consistent with the duties of National Officers holding similar offices in compliance with Article 12 of the current FRA C&BL, supplemented by the directions found in the “Branch 24, FRA, Duties of Officers and Committees” pamphlet, found in the Branch Secretary/Treasurer’s office.

Section 603(a), The Junior Past President is defined as, “the living person most recently serving in the position of Branch 24 President, who was replaced at the annual election of officers or voluntarily left that office, for reasons other than disciplinary, after serving six(6) months or more in that office”. He/she shall assume the office of Junior Past President upon installation of new officers at the June Branch 24 meeting following his/her leaving office.

Article 7 BRANCH MEETINGS

Section 701, Branch 24 shall hold a monthly meeting, at the branch home, 100 Compromise Street, Annapolis, Maryland, at 1900 hours on the second Tuesday of each month.

Section 702, A quorum for branch meetings shall consist of **twenty (20)** members in good standing. No branch business may be conducted unless a quorum is present.

Section 703, Branch meetings shall be conducted in compliance with the appropriate sections of the current FRA C&BL. In the event of parliamentary questions not covered by

these Bylaws and Rules or the FRA C&BL, Robert's Rules of Order, current edition, shall be the governing document.

Section 704, A special meeting of Branch 24 may be called by the President or upon written request of at least twenty (20) Branch 24 members in good standing, for the resolution of specific items that, by virtue of their importance, cannot wait until the next scheduled meeting. All Branch 24 members in good standing in the general area (defined as a twenty five (25) mile radius of downtown Annapolis) shall be notified of the special meeting and the topic there-of, at least twenty four (24) hours in advance of the meeting. Ideally, a special mailing will be sent if time allows, otherwise the phone chain tree (Standing Rule-8), or gang e-mail and notification on the Branch 24 website, www.fra24.org, shall be utilized.

Section 705, Due to the fact that the October branch meeting usually falls during the period that the branch home/club is involved in the Annapolis Boat Shows, holding the branch meeting at the club historically presents a problem. Therefore the Branch BOD is empowered to change the date and/or location of this meeting to conform to the requirement of FRA, C&BL, Section 1214, which requires a branch meeting at least once a month. Any such change must be decided on, ratified by the branch and promulgated to the membership and the East Coast Regional President no later than the September meeting prior to the boat shows.

Section 706, Detailed minutes of all branch meetings shall be kept by the Branch 24 Secretary/Treasurer. These minutes shall be packaged with audit reports, committee minutes and any other historical data in an Annual Branch Meeting Minute file for historical reference and kept indefinitely.

Article 8 BRANCH BOARD OF DIRECTORS

Section 801, The Branch Board of Directors (BOD) shall meet at the branch home at 1900 hours, the Tuesday prior to the regularly scheduled branch 24 meeting.

Section 802, A simple majority, one half plus one ($\frac{1}{2} + 1$) of the total elected membership of the BOD shall constitute a quorum.

Section 803, In case of emergencies arising between branch meetings, the BOD shall have the authority to act in the best interests of the Branch and the FRA. Any such action shall be subject to ratification by the Branch Members at the next regular branch meeting.

Section 804, A special BOD meeting may be called by the Branch President or by written request of a simple majority of the membership of the BOD. Each member of the BOD shall be notified of the special meeting and the topic there-of at least twenty four (24) hours in advance of the meeting. Should twenty four (24) hour notice not be possible, the special meeting may be held if three fourths ($\frac{3}{4}$) of the BOD membership is present. A conference call meeting may be called by the Branch President should an emergency arise that, due to time constraints, prohibits the call for a special meeting. E-mail meetings shall never be conducted.

Section 805, Branch members in good standing may have access to any BOD meeting. They may be given the privilege of the floor but shall not have a vote.

Section 806, Any member of the BOD who willfully misses three (3) consecutive BOD meetings, will be subject to

removal from office by a two thirds (2/3) vote of the BOD, in accordance with the provisions of article five (5) of the current FRA C&BL. Should any BOD member choose to resign from the BOD for any reason, the resignation shall be made in writing to the Branch President and approved by a simple majority of the total elected membership of the BOD. Any office vacated by this section shall be filled by a branch member in good standing, appointed by the Branch 24 President at the Branch meeting following the vacancy.

Article 9 STANDING COMMITTEES

Section 901, The Branch President shall appoint the following standing committees; (NOTE, the first member appointed shall be the chairman.)

- (1) Committee on Adopt-a-Highway
- (2) Committee on Americanism-Patriotism
- (3) Committee on Audit, Budget and Finance
- (4) Committee on Bylaws and Rules
- (5) Committee on Hospitals, Welfare and Rehabilitation
- (6) Committee on Legislative Service
- (7) Committee on Membership and Retention
- (8) Committee on Public relations
- (9) Committee on Youth Activities
- (10) Special Committees

Section 901(a), The Branch President shall cause to be elected during the month of December, a Board of Governors (BOG) to oversee the operation of the Fleet Reserve Club in compliance with Section 1302 of these bylaws and rules and Section 1226 of the FRA C&BL.

Section 902, The Branch President may appoint special committees and/or boards, as he/she deems necessary. The first Shipmate appointed to a special committee/board shall be the Chairman. Special committees shall be disestablished when their purpose has been served.

Section 903, Each committee shall assemble at such time as its duties require and at the call of the chairman. Committee chairmen are responsible for the keeping of minutes of all committee meetings. These minutes shall be submitted to the Branch 24 Secretary/Treasurer prior to the next branch meeting following the committee meeting and shall be maintained in the official branch minutes file for historical purposes.

Section 904, The BOD shall have the authority to suspend/disestablish any committee or board, appointed by the Branch President or elected from the floor, for conduct bringing discredit to Branch 24 and the FRA. Such action shall be ratified by the branch at the meeting immediately following such action.

Section 905, The Branch President shall appoint a Master at Arms, a Chaplain, a Branch Webmaster and a Two Bell Ceremony Bell Toller to perform duties in accordance with the provisions of Article 12 of the current FRA C&BL as amplified by the “Branch 24, FRA, Duties of Officers and Committees”, maintained in the Branch Secretary/Treasurer’s office.

Section 906, The Branch President may appoint a Parliamentarian to advise him/her in the conduct of meetings and in other matters requiring parliamentary guidance.

Section 907, The Branch President shall appoint one primary and one alternate Branch 24 Representative to the Capital Area Central Liaison Committee (CLC). The names of the appointees shall be reported to the CLC Chairman in writing, no later than the October CLC meeting.

Article 10 BRANCH FINANCES

Section 1001, The Committee on Audit, Budget & Finance shall prepare an annual Branch Fiscal year (1 July – 30 June) operating line item budget for submission at the April BOD meeting. After consideration and recommendations by the BOD, the budget shall be presented to the branch membership at the April branch meeting for consideration and approval.

Section 1002, Certain items considered as mandatory expenses for the operation of the branch shall be noted as line items in the budget. These line items need no further approval once the budget is approved, unless so specified by the membership when budget is approved.

Section 1003, The Branch Secretary/Treasurer is authorized to maintain a petty cash fund of \$100.00 for the purpose of handling miscellaneous branch expenses. All expenses will be justified and a receipt, canceled check or other record of the transaction will be maintained by the Branch 24 Secretary/Treasurer until the annual audit is completed.

Section 1004, The Branch Secretary/Treasurer shall keep accurate records of all monies expended from the branch treasury by committees authorized to expend branch funds. These records shall be audited quarterly by the Branch 24 Committee on Audit, Budget and Finance and reported to the

membership at the following monthly branch meeting. All annual and quarterly audit findings shall be maintained in the Annual Branch Meeting file discussed in Section 706 of these bylaws.

Section 1005, All checks drawn against the branch checking account and all withdrawals from the branch savings account shall be approved and signed by the Branch President and Secretary/Treasurer (principals). The Branch First or Second Vice President may sign in lieu of either if the branch President is unavailable. However, one principal must always sign in all cases. These elected officers shall, within one week of installation, provide proper signature cards to the bank.

Section 1006, The Branch Secretary/Treasurer shall periodically clear the branch checking account of funds in excess of \$5,000.00 unless it is known that an authorized large expenditure is expected in the near future. Cleared funds shall be deposited in the branch savings account in a timely manner.

Section 1007, Only funds in excess of the principal may be withdrawn from the branch savings account without two thirds (2/3) approval of the members in good standing at a regular branch meeting.

Section 1008, Committee Chairmen shall present all bills incurred in the performance of their duties to the Secretary/Treasurer no later than 30 days after receipt of said bills. These receipts shall be kept by the Secretary/Treasurer until the annual audit is completed.

Section 1009, The Secretary/Treasurer shall pay all bills by check immediately on receipt.

Section 1010, A sum of money which exceeds the budgeted line item amount may be advanced to a Chairman of any committee only by a majority vote of branch members in good standing at a regular branch meeting.

Section 1011, No Branch 24 member shall contract any service or financial obligation in the name of Branch 24 for any purpose whatsoever, without a majority vote of members in good standing at a regular branch meeting.

Section 1012, The Branch President shall receive a \$500.00 annual allowance to utilize at his/her discretion to promote morale of the members.

Section 1013, The Committee on Audit, Budget and Finance shall conduct a thorough audit of all Branch 24 finances at least quarterly and in particular, prior to the annual installation of Branch 24 Officers, to assure that the books are correct and up to date for the new branch year.

Article 11 BRANCH ELECTIONS

Section 1101, Branch elections shall be held in accordance with Article 12 of the current FRA C&BL. Nominations for branch office shall be opened and a Nominating Committee shall be appointed by the Branch President at the April branch meeting. The Nominating Committee shall screen potential candidates for eligibility in accordance with Branch 24 Standing Rule 12. The approved list of candidates for office shall be presented at the May branch meeting, qualified nominations from the floor accepted and the election of officers held. Installation of elected officers shall be held in June.

Section 1102, There shall be no proxy voting at any Branch 24 elections.

Section 1103, On completion of branch elections, the Branch Officer's Report shall be submitted to FRA National Headquarters and the East Coast Regional President in accordance with the provisions of Section 12 of the current FRA C&BL. It is the Branch Secretary/Treasurer's duty to comply with this section **within five (5) working days** of the election of officers

Article 12 AMENDMENTS

Section 1201, Proposed amendments to these Bylaws shall be submitted to the Bylaws and Rules Committee Chairman in writing or by e-mail for review via the Branch Secretary/Treasurer. Proposed amendment changes will be acknowledged by the chairman, in writing or by e-mail within five (5) working days of receipt by the committee. They will be screened for content by the Bylaws Committee. Should a proposed bylaws amendment be rejected, it will be returned to the proposing branch member with the reasons for rejection in writing or by e-mail, copy to the Branch Secretary/Treasurer. If accepted, it will be presented to the branch members at a regular branch meeting held in one month, then read, debated and acted upon at the subsequent regular monthly meeting of the Branch, with no less than a two thirds (2/3) favorable vote for adoption.

Section 1201(a), Amendments to these bylaws made from the floor during a branch meeting shall be discussed during that meeting. The proposed amendment shall then be promulgated to the branch membership in the Branch Log

and/or on Branch website, www.fra24.org the month following its initial discussion. The amendment shall be brought back to the floor at the subsequent meeting, debated and acted upon by the branch with no less than a two thirds (2/3) favorable vote for adoption. Should questions regarding the proposed amendment arise, the proposed amendment shall be referred to the Bylaws Committee for review and action as directed in Section 1201 of these bylaws.

Section 1202, Approved amendments to these Bylaws shall take effect the first day of the month following adoption and be promulgated to the branch membership via the Branch Log and/or the branch website, www.fra24.org the month following approval.

Section 1203, Biennial Review. The Branch 24 Bylaws and Rules shall be reviewed by the Bylaws and Rules Committee on a biennial basis (every other odd year) or at t Branch he call of the President, in the month of November. Proposed amendments to the bylaws shall be presented to the branch members at the following December branch meeting for review and discussion. These proposed amendments shall be re-addressed at the January meeting for approval by at least a two thirds (2/3) majority of membership in attendance, a quorum being present. Approved changes shall be promulgated in accordance with Section 1202 of these bylaws and changes reflected in Duties of Branch Officers and Committees, page 20, Section 9 a.

Article 13 MISCELLANEOUS

Section 1301, Branch 24 shall sponsor a unit of the Ladies Auxiliary of the Fleet Reserve Association (LAFRA) in accordance with the provisions of Article 13 of the FRA C&BL.

Section 1302, Branch 24 sponsors a branch home known as the Fleet Reserve Club of Annapolis (FRC), Inc. The FRA C&BL, Section 1226(c) requires that “no branch of the Fleet Reserve Association will endorse or sponsor a club or business unless such club or enterprise shall be incorporated under laws of the state that the branch is incorporated or located in, prior to being placed into operation.” Section 1226(a) states, “Any branch that sponsors or endorses the operation of a club or business enterprise shall have the responsibility for the operation, oversight and management of such, including the club or business enterprise’ adherence to the FRA mission, Constitution and Bylaws.”

Section 1302(a), Complying with the FRA C&BL, the FRC is incorporated under the laws of the State of Maryland and the Articles of Incorporation are maintained in the FRC office.

Section 1302(b), Further complying with the FRA C&BL, the FRC is overseen by a Board of Governors (BOG) consisting of nine (9) members. Three (3) members being elected to a three (3) year term from the eligible corporate membership of Branch 24, FRA.

Section 1302(c), The Branch President shall assure that a Nominating Committee is appointed at the November branch meeting to work with the Board of Governors to assure eligibility requirements for the candidates for the BOG promulgated in Branch 24 Standing Rule-12 are met and the

proposed slate of eligible candidates, qualified in all respects, is presented to the Corporate body.

Section 1302(d), Branch 24 Members in good standing, holding a valid active duty or retired ID card and those members who joined the FRA while on active duty and maintained their continuous FRA membership after separation, shall comprise the Corporate Body of the Fleet Reserve Club of Annapolis, Inc.

Section 1302(e), The BOG is responsible to FRC Corporate Body for the operation of the FRC in accordance with all local, state and federal rules governing the operation of service clubs.

Section 1302(f), The BOG shall maintain a set of Bylaws and Standing Rules governing the operation of the FRC. In compliance with FRA, C&BL Section 1226(c), these Bylaws and Standing Rules shall be submitted to the Branch Board of Directors (BOD) for review and/or ratification as amendments are made and no less than once a year in the month of March.

Section 1302(g), The Chairman of the BOG shall conduct a Corporate Meeting and make a report to the Branch Corporate Body on a quarterly basis, following the last Branch meeting of each quarter (December, March, June and September). The report shall cover operational and financial posture of the FRC as well as any other items of interest to the corporate body, including but not limited to, ratification of any actions of the BOG on behalf of the FRC. A quorum of twenty (26) members in good standing (two times the current BOG membership plus two) shall be in attendance at a Corporate Meeting to legally conduct corporate business.

Section 1302(h), No non-BOG member of Branch 24 shall have any authority in the daily operation of the FRC. Branch 24 members may attend regularly scheduled meetings of the BOG to express individual concerns to the BOG however they shall have no vote.

Section 1302(i), Members of the Branch 24 BOD may also be members of the FRC BOG as authorized by the FRA C&BL, Section 1226(h) so long as two separate elections are held for these positions.

Section 1302(j), In compliance with the requirements of FRA C&BL Section 1226(e), the following notice shall be prominently displayed in the information board area of the lobby of the FRC; "This club is incorporated under the laws of the state of Maryland. It is a nonprofit organization under the sponsorship of Branch 24 of the Fleet Reserve Association and members there-of. The national organization of the Fleet Reserve Association assumes no financial responsibility or liability for the operation of this club".

Section 1303, Annapolis Branch 24 Arbitration Committee. Upon receiving a signed written grievance against a Branch 24, FRA member from a member in good standing of Branch 24, FRA, the Branch President shall acknowledge receipt of the grievance in writing within five (5) days of receipt. The Branch President or his/her designee shall thoroughly review the grievance to determine if it warrants arbitration or if the Branch President can settle the matter at his/her level. If the grievance is solved at the Branch President level, he/she shall provide his/her findings to the aggrieved party no more than five (5) days from acknowledgment of receipt of the grievance. If it is found that the problem is beyond the capability of the Branch President and staff to resolve or is of a nature that requires an in depth investigation to resolve, the

Branch President may convene an Arbitration Committee to investigate the matter. This shall be done in writing, signed by the Convening Authority (the Branch President) and accepted by the Arbitration Committee nominees in writing within five (5) days of the date of the convening letter. The aggrieved party shall be notified, in writing, of the convening of an Arbitration Committee at the same time. Acceptance of assignment to the Arbitration Committee by the nominees may be done by e-mail if desired by the convening authority, so long as hard copies of the acceptance are available.

Section 1303(a). The Arbitration Committee shall consist of five (5) senior members of the branch, such as Past National Officers and/or Past Branch Presidents as desired. The first member to be assigned shall automatically become chairman. No member assigned to the Arbitration Committee shall be a current elected officer of Branch 24.

1303(b). The Arbitration committee chairman shall be provided signed copies of the initial grievance letter, signed and accepted copies of the five (5) committee member assignments, signed copies of all correspondence pertaining to the grievance, including signed minutes of all meetings between the aggrieved party and the parties causing the grievance, explaining the reason for the grievance and what steps have been taken to date to resolve the grievance, including offers and counteroffers no later than five (5) days from the convening of the Arbitration Committee.

Section 1303(c). The Chairman of the Arbitration Committee shall call away a preliminary meeting of the full committee no later than ten (10) days following the date of the convening letter, to review the grievance and all of the existing correspondence provided in support of the grievance. One member of the committee shall be selected to keep the

minutes of the proceedings for legal and historical purposes. The Arbitration Committee shall determine if;

(a) The prior efforts of all parties concerned have adequately solved the problem.

(b) The grievance has merit and further investigation is required.

If (a) is accepted by majority vote of the committee, the Arbitration Committee shall inform the Convening Authority, in writing, signed by the Committee Chairman, of the findings of the committee, recommending no further action. If (b) is accepted, the Arbitration Committee shall hold a second (or more if required) meeting, summoning, in writing, all interested parties for testimony as to what actually happened to cause the grievance and offer proposed solutions to the grievance situation.

Section 1303(d). After all testimony is heard, the Arbitration Committee shall deliberate the facts as received and reach a decision, by majority vote, on a course of action to solve the grievance. The Arbitration Committee shall provide, in writing, the findings of fact and recommendations as to the course of action to solve the grievance, to the Convening Authority within ten (10) days of the convening of the first committee meeting. NOTE: Should the Arbitration Committee find that it needs more time to deliberate, a ten (10) day extension may be requested in writing from the Convening Authority, which he/she shall approved or disapproved in writing. Upon receipt of the Arbitration Committee written findings, the Convening Authority shall review the findings of fact and recommendations within five (5) days of receipt from the Arbitration Committee. Should there be any questions, he/she has five (5) days from receipt of the findings from the Arbitration Committee, to resolve them and submit the package to the Branch 24 Board of Directors (BOD) for review. NOTE: a special BOD meeting may be called for this

purpose. The Branch BOD has five (5) days, from receipt of the findings from the Convening Authority, to review and approve them. Should the branch BOD question the findings, they must provide a written statement to the Arbitration Committee stating what the questions are and provide five (5) days to answer them. This may be expedited by inviting the Committee to appear before the BOD to explain their findings. Once approved by the Branch BOD, the findings of the Arbitration Committee are final and shall be reported to the Convening Authority. The Convening Authority shall inform the aggrieved party of the decision of the Arbitration Committee, in writing, no later than five (5) days from the approval of the branch BOD.

Section 1303(e) Decisions of the Arbitration Committee shall be final upon approval by the Branch BOD. There shall be no appeal to the decision as this is the final step in the grievance procedure.

Certification of Adoption

Be it known that on the 12th Day of January, 2010, at a regular meeting of Annapolis Branch 24, Fleet Reserve Association, a quorum being present, did approve and adopt the above Bylaws for Branch 24, FRA, by a two-thirds (2/3) majority. Change 3 changes are underlined.

Submitted by:
(Signature Obtained)
Paul Dix
Chairman
Bylaws and Rules Committee

Attested to:
(Signature Obtained)
Greg DeVeau
President
Branch 24, FRA

Note: Signed copies available in Secretary/Treasurer's office.

