



# United Reformed Church Act 2000

## CHAPTER ii

### UNITED REFORMED CHURCH ACT 2000

- 1 Short title
- 2 Interpretation
- 3 Validity and evidence of Unifying Declaration
- 4 Validity and evidence of resolutions to concur
- 5 Dissolution of unincorporated associations
- 6 Heritable property held in trust for concurring churches
- 7 Other property held in trust for concurring churches
- 8 Property held in trust for Union
- 9 Allocation of property to which section 8 applies
- 10 Gifts which are to take effect as gifts to United Reformed Church
- 11 Power to make grants, etc., to United Reformed Church
- 12 Powers vested in dissolved associations
- 13 Preservation of existing trusteeships
- 14 Real conditions restricting use of heritable property
- 15 Completing title to property
- 16 Pending representative actions, etc
- 17 Indemnities
- 18 Admission of other churches
- 19 The Congregational Union of Scotland Nominees Limited
- 20 Union churches participating with other denominations in united churches
- 21 Ecumenical churches
- 22 Property held in trust for concurring and non-concurring churches
- 23 Property of a church which has left the Union
- 24 Property held in trust for Scottish Congregational College
- 25 Seceding churches
- 26 Arbitration
- 27 Saving for actions of trustees

*Status: This is the original version (as it was originally enacted). This  
item of legislation is currently only available in its original format.*

---

- 28 Synod of Scotland
- 29 Saving for charges, etc
- 30 Saving of powers in regard to charities
- 31 Amendment of Act of 1972 and Act of 1981
- 32 Application to Channel Islands and Isle of Man
- 33 Costs of Act

---

## SCHEDULES

### SCHEDULE 1 — Adaptation of trusts

Part I — TRUSTS FOR PLACES USED FOR RELIGIOUS WORSHIP

Part II — TRUSTS FOR MINISTERS' RESIDENCES AND OTHER CHURCH  
WORKERS' RESIDENCES

### SCHEDULE 2 — Churches whose property is disclaimed by the united reformed church