

UUC Trustees

In an amendment to the *UUC Bylaws*, adopted by the Congregation on May 21, 2006, item #5 reads “reduced number of Trustees from five to three and set term at pleasure of the Congregation, deleted all responsibilities except for fiduciary management of real estate and fiscal integrity of the Congregation (ARTICLE VI.D);” The current entries in the Bylaws now read:

1. *The Board of Trustees is the legal entity responsible to the Commonwealth of the Virginia for the fiduciary management of real estate and the fiscal integrity of the Congregation. The Trustees shall act with the advice and consent of the general Congregation to execute any mortgages, deeds of trust, and other security obligations for the Congregation.*
2. *There shall be three Trustees elected by the Congregation to serve at the pleasure of the Congregation. If a Trustee is unable (or unwilling) to perform his or her functions because of health or an anticipated extended period of absence, the Executive Board shall terminate the appointment of said Trustee. If there is a vacancy, the Executive Board shall designate a Member to serve as Trustee until the next Annual Congregational Meeting, at which time the Congregation shall elect a new Trustee.*

Additional legal definitions from the Code of Virginia can be found here:

<https://law.lis.virginia.gov/vacode/title64.2/chapter7/section64.2-778/>, and

<https://law.lis.virginia.gov/vacode/title57/chapter2/section57-8/> (plus sections 57-9 through 57-19)