

Church Order

**FREE REFORMED CHURCHES
OF NORTH AMERICA**

2017 Edition

**Including Supplements
Section B:
for Broader Assemblies**



Based on the Church Order of the
Synod of Dordrecht 1618 & 1619

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Table of Contents

Contents	Page
PREAMBLE.....	11
Article 1: Purpose and Content of the Church Order	11
OF THE OFFICES.....	11
Article 2: The Offices of the Church.....	11
Article 3: Who May Not Officiate as Minister of the Word.....	11
Article 4: Admission to the Office of Minister of the Word.....	12
Article 5: Calling of Ministers to Another Congregation	13
Article 6: Calling to a Special Work.....	22
Article 7: A Particular Congregation	22
Article 8: Ministers without Theological Training.....	23
Article 9: Admission of New Members into the Ministry	25
Article 10: Accepting a Call Elsewhere.....	25
Article 11: Support of Ministers	25
Article 12: Changes to Another State of Life	26
Article 13: Emeritation.....	26
Article 14: Temporary Absence from Service	28
Article 15: Preaching Elsewhere	29
Article 16: The Task of the Ministers of the Word	29
Article 17: Equality of Ministers	29
Article 18: The Tasks of Professors of Theology	29
Article 19: Training for the Ministry of the Word.....	30
Article 20: Theological Training	30
Article 21: Evangelization and Foreign Missions	30
Article 22: Election of Elders.....	30
Article 23: Duties of Elders	31
Article 24: Election of Deacons.....	31
Article 25: Duties of Deacons	31

Article 26: The Deaconate and Ministries of Mercy.....31

Article 27: Terms of Office for Elder and Deacon.....31

Article 28: Relation to Authorities.....32

OF ECCLESIASTICAL ASSEMBLIES32

Article 29: On Ecclesiastical Assemblies32

Article 31: Right of Appeal.....33

Article 32: Proceedings.....33

Article 33: Credentials33

Article 34: President of Synod33

Article 35: Secretary and Clerk34

Article 37: The Consistory of the Local Church³34

Article 38: Institution of New Churches35

Article 39: Concerning Preaching Stations35

Article 40: Meetings of the Deacons35

Article 41 – The Meeting of the Combined Consistories.....35

Article 42: Concerning Advisory Members.....37

Article 43: Concerning Church Censure.....37

Article 44: Church Visitation37

Article 45: Church Archives37

Article 46: Overtures for Major Assemblies38

Article 47: Correspondence of Combined Consistory Meetings ...38

Article 48: Synodical Committees38

Article 49: Deputies of Synod38

Article 50: Meetings of Synod39

Article 51: Other Churches40

OF DOCTRINE43

Article 52: Signing of the Form of Subscription by Ministers43

Article 53: Signing by the Elders and Deacons44

Article 54: The Necessity of Christian Education.....44

Article 55: Perverse Literature and Worldly Amusements.....44

OF THE SACRAMENTS AND OTHER CEREMONIES.....	44
Article 56: Concerning Holy Baptism	44
Article 57: The Duties of Parents Concerning Baptism.....	44
Article 58: The Use of Forms	45
Article 59: The Baptism of Adults	45
Article 60: The Proper Administration of Baptism	45
Article 61: Admission to the Lord’s Supper	46
Article 62: The Administration of the Lord’s Supper	47
Article 63: The Observance and Frequency of the Lord’s Supper ..	47
Article 64: Worship Services.....	47
Article 65: Funerals.....	47
Article 66: Prayer Days.....	48
Article 67: Lord’s Day Observance.....	48
Article 68: Catechism Preaching.....	48
Article 69: Church Singing.....	48
Article 70: Marriage Stipulations.....	49
OF DISCIPLINE AND ECCLESIASTICAL ADMONITIONS	51
Article 71: Censure of Members.....	51
Article 72: Private Sins and the Rule of Matthew 18.....	51
Article 73: Repentance After Admonition	51
Article 74: Actions Against the Un–Repentant.....	51
Article 75: Public Reconciliation	51
Article 76: Suspension from the Lord’s Supper	52
Article 77: Excommunication.....	52
Article 78: Readmission to Church Membership.....	54
Article 79: Discipline of Office–Bearers.....	54
Article 80: Restoration of Office–Bearers.....	55
Article 81: <i>Censura Morem</i> —Internal Consistory Censure.....	55
OF VARIOUS REGULATIONS	55
Article 82: Certificate of Membership	55

Article 83: The Needy56
Article 84: Legal Security56
Article 85: Jurisdiction of Local Churches.....57
Article 86: Revision of Church Order57
Church Order Supplements.....58
B. Supplements For Broader Assemblies60
Public Declaration of Agreement61
Regulations for Church Visitation.....62
Guidelines for the Procedure of Synod Meetings69

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Preface to the 2015 Edition

Anyone who wishes to trace the history of the Church Order of the Free Reformed Churches of North America will have to dig through various Acts of Synods and Classes. As with so many things in the earlier history of our churches in North America, this Church Order, in its English version, developed as we did — by fits and starts. This is not to be misunderstood as if there were no recognition of the need for a version of the old Church Order of Dordrecht of 1618–19, in the language of our churches and adjusted to our peculiar situation; quite to the contrary. The fact is, there was so much to do and so few people to do it.

Amongst those who did work on it and who are no longer with us, we would call special attention to the names of Rev. C. Noordeggraaf, Rev. J. Tamminga and Elder Frank Vanden Bout (of Grand Rapids). And a word of thanks is due to Rev. L.W. Bilkes who, together with these men, did so much to produce the first draft in English. It was particularly Rev. P. Vander Meyden who was instrumental in providing the final draft and finishing touches in the early 1980s. Recognition ought also to be given to various faithful consistory members who spent hours going over the various drafts, Mr. Jack Tamminga (of Vineland) did the lay-out and printing of the first published loose-leaf edition in 1984. Rev. C.A. Schouls was instrumental through this process as a key member of the Publications Committee, under which responsibility for the Church Order rest until 2009. In 2004, the format changed from loose-leaf to a convenient pocket-sized published edition. Rev. C.A. Schouls, Rev. H. VanEssen and brother C. Van-Doodewaard were instrumental in that work.

Several changes have been made to the Church Order in the past couple of years. A significant change comes as a result of the institution of assemblies called “Combined Consistory Meetings.” These assemblies of consistory delegates serve the regional churches (West, East and South) as opportunities for mutual consultation in the interim between annual synods.

The increasing reliance on technology and the internet for document storage and retrieval has led Synod to instruct the Church Order Committee to provide a current and combined edition of the Church Order and Supplements on the denominational website (www.frcna.org) and as well as in printed format. (See *Acts of Synod 2010*, Art. 36).

With the anticipation that updated versions will now be made available on-line, two changes have been introduced to assist in accurate referencing. The title now includes the year of the edition and all changes in

subsequent editions will now include a reference to the Acts of Synod article where the decision to change the language was made. In some cases references also serve to clarify the reading. Some further editions were approved by Synod 2013. An edited version was printed (including the Church Order articles and Supplements Section B) in 2015. Since then other revisions and editions have been made to the church order articles (especially in relation to Article 5). Updated versions of the Church Order have been posted on the denominational web page (www.frcna.org) in 2016 and in 2017.

The Apostle Paul said, “let all things be done decently and in order” (1 Cor. 14:40) and he referred specifically to proper conduct in the churches. Any church order is a man-made product and, for that very reason, fallible and subject to alterations. The very format of this issue is a mute testimony to that fact. Nevertheless, we believe that the principles expressed in this volume are derived from the Scriptures. Not all articles are of equal importance: some are directly derived from the teaching of the Word, some are derived by implication while yet others are the expression of sanctified common sense. For the sake of good order in the churches, all ought to be observed. As always, these rules are to be observed and implemented with discretion. A blind adherence to any formulation of principles, no matter how good, can only lead to a form of stifling legalism. However, a disregard for decency and good order in the Church of Jesus Christ can only lead to chaos.

As partial fulfillment of the decision of Synod 2010, the Church Order Committee has been preparing a fully updated edition of the articles of the *Church Order* as used by the Free Reformed Churches.

The purpose for this edition was to incorporate all the changes resulting from the decisions of synod since 1985. We trust that the task has been satisfactorily completed.

We are thankful to be able to present this edition and make it available in two formats: one being posted on the internet website of the denomination (www.frcna.org), and the other in printed format.

This edition now includes both the main articles of the church order as well as the supplements. These supplements include documents for the use of the consistories, the committee mandates and guidelines, as well as other church forms that are used by our churches. Some documents called “concepts,” are helpful documents offered to the local consistories as suggestions for regulating their own church procedures. There are also some suggested templates for official church correspondence or certificates.

This volume (vol.1) contains the Supplements relating to the broader assemblies (named **Section “B”**). The following booklet (C.O. Vol.2) will contain the Supplements as they relate to consistories and denominational committees (named **Section “A”** and **Section “C”**, respectively).

It is our hope and prayer that the Lord may bless this publication so that it may serve to help us carry out the apostolic command: “Let all things be done decently and in order.” (1 Cor.14:40)

May the King of the Church bless these efforts for the good of His own cause.

For the Church Order Committee,
Ray Pennings, Secretary
Pieter VanderMeyden,
October 2017.

PREAMBLE

The Free Reformed Churches of North America, confessing their complete subjection to the Word of God, acknowledging Christ as the only Head of His Church, and desiring to honour the apostolic injunction that in the churches all things be done decently and in order (I Cor.14:40), regulate their ecclesiastical organization and activities according to the following articles.

Article 1: Purpose and Content of the Church Order

For the maintenance of good order in the Church of Christ it is necessary that there should be: offices, assemblies, supervision of doctrine, sacraments and ceremonies, and Christian discipline; of which matters the following articles treat in due order.

OF THE OFFICES

Article 2: The Offices of the Church

The offices are of four kinds: of the ministers of the Word, of the professors of theology, of the elders and of the deacons.

Confessing male members of the church who meet the Biblical requirements for office bearers are eligible for office. Only those who have been officially called and ordained or installed shall hold and exercise office in the church.

Article 3: Who May Not Officiate as Minister of the Word

No one, though he be a professor of theology, elder or deacon, shall be permitted to enter upon the Ministry of the Word and the Sacraments without having been lawfully called thereunto. And when any one acts contrary thereto, and after being frequently admonished does not desist, the Combined Consistory shall judge whether he is to be declared a schismatic or is to be punished in some other way.

A. A Consistory may, with the approbation of the Combined Consistory, which must also conduct a similar examination as mentioned in paragraph B, permit a brother of its congregation,

whom it considers qualified, to speak an edifying word and perform other labours under its supervision in its congregation. The Combined Consistory shall examine him as to his motives, spiritual gifts, purity of confession, ability to expound the Scriptures, and gifts of public address. If the result of this examination is favourable (with the advice of synodical deputies) such a person is given approval to labour in his particular congregation.¹

B. No one may be permitted to speak an edifying word in the congregations of the Combined Consistory to which he belongs without first being presented by his Consistory to the Combined Consistory for examination as to his motives, spiritual gifts, purity of confession, ability to expound the Scriptures, and gifts of public address. If the result of this examination is favourable (with the advice of synodical deputies) such a person is given approval to labour in this particular region of Combined Consistory.

C. In the event such a brother is also an office-bearer, he remains subject to the length of service as Article 27 stipulates for elders and deacons.

D. In the event such a brother changes his residence out of the jurisdiction of his region of Combined Consistory, he forfeits this right.

E. Anyone who is permitted to speak an edifying word in accordance with Article 3 may not officiate when public confession of faith is made in the congregation.²

Article 4: Admission to the Office of Minister of the Word

The lawful admission of those who have not previously been in the office of the Ministry of the Word and Sacraments consists of the following:

- First, the **EXAMINATION**, of both doctrine and life, which shall be conducted by the Synod.

¹ Cf. Acts of Synod 2005, Art.24.

² Cf. *Acts of Synod 2011*, Article 14.

- Secondly, the **CALLING** by the Consistory, after preceding prayers and after voting by the congregation with due observance of the regulations established by the Consistory for this purpose and, furthermore, with the advice of the Counselor appointed for this purpose by the Synod. A Consistory may not call a candidate to the Ministry of the Word before the Synod has officially announced his candidacy.
- Thirdly, the **APPROBATION** by the members of the calling church, when, the name of the minister having been announced for two consecutive Lord's Days, no lawful objection arises.
- Fourthly, the public **ORDINATION** which shall take place in a worship service of the congregation with appropriate stipulations and interrogations, admonitions and prayers and the imposition of hands by the officiating minister (and by other ministers of the church who are present) in accordance with the Form for this purpose.³

Article 5: Calling of Ministers to Another Congregation

Ministers already in the ministry of the Word in our churches must likewise be called by the Consistory, with observance of the regulations made for this purpose by the Consistory and of the general ecclesiastical ordinances with the approbation of Synod (via CONTRACTA), to whom the ministers called show good ecclesiastical testimony of doctrine and life. After being presented to the congregation on two consecutive Lord's Days and there having been no legal objections presented against them, they shall be installed with appropriate stipulations and prayers agreeable to the Form for this purpose.

- A. No congregation may in the same vacancy call a minister more than once in two years except in very special cases in which the minister declares that he retracts his first decision, or when circumstances have entirely changed; in either

³ For the Concept Regulations for the Election and Calling of Ministers of the Word: see C.O. Vol.2 Supplement No. A-1; For Concept Call Letter: see C.O. Vol.2 Supplement No.A-2)

instance the Synod (via CONTRACTA) must give permission, after the meeting has judged the grounds on which the second call rests (See *Acts of Synod 2013*, #33, p.32). A candidate, who has declined the call of a certain congregation, can later as minister be called within the period of two years during this vacancy.

- B. A minister shall consider a call for a period not longer than three weeks, and a candidate not longer than six weeks, inasmuch as a call is considered voided when it has been under consideration three or six weeks. A call to a minister of a corresponding church may be considered for six weeks.
- C. CONTRACTA: Synod's approbation of the credentials given to a minister, in accordance with Article 10, can be done by two consistories designated by Synod, which shall invite all the Consistories to their meeting. By their absence, the invited Consistories are considered as having given their approbation. These two consistories, as CONTRACTA, shall follow the procedure of corresponding in writing with the other consistories asking questions relating to the approval of such credentials.⁴
- D. As a brief ministry in a congregation is usually contrary to its best interest, Consistories are advised not to call ministers who have not laboured three years in their congregations and the ministers are admonished not to leave their congregations that soon unless urgently required. A minister who came to his present congregation from a foreign country should not be called during the first three years of his pastorate.⁵
- E. **When a minister of our churches accepts a call from another church in Canada or the U.S.A. which is not in a relationship of correspondence with our denomination** (see Art. 51), the following regulations shall apply (*Acts of Synod 2013*, #33, p.32):

⁴ For Credentials for Departing Ministers: see C.O. Vol.2 Supplement No. A-3. See *Acts of Synod 1982*, #41, p.15, and *Acts of Synod 2011*, p.86.

⁵ See *Acts of Synod 1963*; and *Acts of Synod 2013*, #33, p.32.

1. The particular minister, by this decision, ceases to be a minister of our churches and thereby immediately forfeits his right to perform any official work in these churches.
 2. The Consistory shall pay the minister his salary to the end of the current calendar month and after that time is free of any financial obligations, including housing.
 3. The Consistory shall immediately advise the other churches of these proceedings.
- F. **When a minister of our churches accepts a call to a church in a foreign country with which our churches are not in correspondence relationship**, the following shall apply:
1. His Consistory and the two Consistories mentioned in Article 5, Sub. C, as CONTRACTA, shall determine as soon as possible the date upon which the particular minister shall terminate his services; usually this date shall not be later than six weeks after the acceptance of the call.
 2. The particular minister is allowed to officiate in our churches until the date established according to paragraph '1'.
 3. The Consistory is required to pay the particular minister his salary and provide him with housing to the date set according to '1.' After this date, however, the Consistory is discharged of its obligations as outlined in the call letter or any subsequent agreement made during his ministry in that church.
 4. The Consistory shall, with the advice of the counselor, give to the minister an official release.⁶
- G. **Calling ministers and candidates from other denominations:**
1. A Consistory considering calling a minister or a candidate from another denomination, with which we do **not have Complete Correspondence** relationship (see Art. 51, Level 3),⁷ shall seek the advice of the Synodical deputies of Interchurch Relations. Before giving their advice, these

⁶ For Ministerial Credential of Dismissal, see C.O. Vol.2, Supplement No. A-5.

⁷ For the revision which made a distinction for denominations which are in full correspondence: cf. *Acts of Synod 2017*, Art. 29, and 2, below.

deputies shall make thorough inquiry (including a *colloquium doctum*) with respect to both the denomination and the person of the minister or candidate. When their advice is negative, the Consistory shall not pursue the matter. Should the Consistory desire not to abide by the negative advice, it ought to present this case before Synod.

The following procedure must be followed:

- a. The Consistory must inform the deputies of the reasons for considering such a minister and whether the needs of the local church justify his nomination.
 - b. The deputies cannot give permission to extend a call. They must report to Synod, which decides whether or not the minister may be called.
 - c. Synod, in making such a decision, shall conduct an examination similar to a candidacy examination. Before such an examination can take place, the minister is to present good evidence of his call to the ministry as well as good testimonies regarding his confession and walk of life.
 - d. If permission to issue a call is granted the Consistory may propose him to the congregation. If the call is issued and accepted he may be installed without further examination.
2. With respect to calling ministers belonging to a denomination with which we have a **Complete Correspondence** relationship (see Art. 51, Level 3) the following procedure shall be followed: When the minister has accepted the call to the congregation, he shall not be admitted to the ministry of the Word and Sacraments nor be installed in the congregation which has called him until he has subjected himself, with favourable result, to a *colloquium doctum* with regard to doctrine and knowledge before the Synodical deputies of Interchurch Relations. When their advice is negative, the Consistory shall not pursue the matter. Should the Consistory desire

not to abide by the negative advice, it ought to present this case before Synod.⁸

3. A candidate, regardless of which denomination, is to show that he has successfully completed the required studies at a reputable seminary or university in preparation for the ministry, as well as good testimonies concerning his confession and walk of life. A candidate must sustain a full examination at Synod.
 4. At every colloquium doctum or examination, Synod shall be assisted by deputies of Interchurch Relations.⁹
- H. **When a minister of our churches accepts a call to a denomination with which our churches maintain a correspondence relationship** (see C.O. Art. 51), the following rules shall apply:¹⁰
1. The Consistory shall as soon as possible determine the date upon which the minister shall terminate his service. This date is the same date on which the minister shall officially preach his farewell sermon.
 2. The Consistory is obligated to pay the stipulated salary to the minister and provide him with housing up to the date set according to '1'. After this date the Consistory is discharged of any obligations undertaken in the call letter or during the tenure of the minister. This implies that a minister ordinarily has no claim to any emeritus funds, nor his wife and children to any financial assistance. It is considered that the minister is, from the date mentioned in '1', the entire and sole responsibility of the church whose call he has accepted.
 3. The Consistory shall give the minister an official release which is also a testimonial of his doctrine and life (see C.O. Article 10 and Article 5-C).

⁸ Cf. *Acts of Synod 2017*, Article 29.

⁹ Cf. *Acts of Synod 2012*, Article 24.

¹⁰ Cf. *Acts of Synod 2013*, #33, p.32.

I. Admission of ministers from other denominations:

1. When a minister of another denomination desires to be admitted to the office of minister in the Free Reformed Churches, the following rules are to be observed:
 - a. He calls on the Consistory of the Free Reformed Church closest to his residence.
 - b. The Consistory presents him to the deputies of Interchurch Relations.
 - c. He must present good testimonies with regard to his confession and walk of life, if possible from his own denomination.
 - d. After this, deputies Interchurch Relations shall closely examine him with regard to the motives for his request, his relationship to the Lord and his calling to the office of minister, as well as the quality of his ministerial training.
 - e. Deputies of Interchurch Relations shall conduct a colloquium doctum with him.
 - f. When deputies of Interchurch Relations judge the application for admission to be in compliance with church order and the applicant's confession and walk of life commendable, they then present the request to Synod which with the assistance of the deputies of Interchurch Relations, conducts a candidacy examination. This procedure is to be followed only when it concerns ministers who have successfully completed their studies at a reputable theological seminary or university in preparation for the ministry.
 - g. When it concerns candidates, they shall, in addition to meeting the foregoing requirements, present their degrees.
 - h. Upon acceptance of the application Synod shall declare the minister or candidate eligible for call in the Free Reformed Churches. If after two years no call has been accepted the eligibility lapses.
 - i. Upon accepting a call from a congregation of the Free Reformed Churches he shall, at his installation and/or

ordination sign the *Form of Subscription for ministers of the Word*.¹¹

2. When a minister who has not pursued a course of study at a theological seminary or university in preparation for the ministry, desires to be admitted to the office of minister in the Free Reformed Churches, the following rules are to be observed:
 - a. He contacts the Consistory of the Free Reformed Church closest to his residence.
 - b. The Consistory presents him to the deputies Interchurch Relations.
 - c. He must present a good attestation regarding his confession and walk of life, if possible, from his own denomination.
 - d. Deputies of Interchurch Relations make inquiries as to the manner in which he has been ordained to the ministry.
 - e. Deputies of Interchurch Relations conduct a colloquium doctum with him with regard to the motives for his request, as well as his calling and his relationship to the Lord.
 - f. Upon favourable result, Synod, with the assistance of deputies of Interchurch Relations, shall examine him by having him deliver a sermon on a text selected by deputies of Interchurch Relations, in order to ascertain whether or not he has exceptional gifts.
 - g. If the preliminary judgment of Synod is favourable, it will conduct a peremptory examination of the particular person with regard to his general knowledge, orthodoxy, and his basic knowledge of practical homiletics and pastoral work in the congregation.
 - h. Upon favourable result, Synod shall designate several congregations where he shall, under the supervision of the pastors and consistories of these

¹¹ See C.O. Vol.2 Supplement No. A-10.

congregations, preach until the next meeting of Synod is convened. The consistories of these congregations shall report on his preaching to Synod.

- i. After receiving favourable reports from the consistories, Synod shall proceed to examine him according to C.O. Article 8, sub B-9, and upon favourable results shall declare him eligible for call for a two-year period. If after two years no call has been accepted the eligibility lapses.
- j. If, along with his minister, either the entire or part of the congregation (which he served) also joins the Free Reformed Churches, and his labours are required there, the following rules are to be observed:
 - i. After the rules mention in (a) to (g) have been observed with favourable results, Synod may permit him to speak a word of exhortation in his congregation and continue his work there, as he did before, until the next meeting of Synod is convened.
 - ii. During the same time the procedure mentioned in (h) to (i) is to be carried out.
- k. After he has been declared eligible for call and upon accepting a call from a congregation of the Free Reformed Churches he shall subscribe to the Form of Subscription for ministers of the Word at his installation.

J. Visiting Ministers:

1. A visiting minister from a church with which the Free Reformed Churches have a **correspondence relationship** (see C.O. Art. 51)¹², ordinarily may preach in the Free Reformed Churches. A visiting minister, candidate or seminary student from another church federation with which we do not have a corresponding relationship

¹² For clarification this means either Limited Correspondence or Complete Correspondence. See C.

ordinarily may not preach in a Free Reformed Church. Exceptions to this general rule are provided for in point 2 below.

2. A visiting minister from a church with which the Free Reformed Churches have only a **Limited Contact or no formal relationship** may be given permission to preach in the local Free Reformed Church if he qualifies according to the following rules:¹³
 - a. If a consistory plans to invite a **minister**, a **candidate** graduated at our seminary, or a **seminarian** training at our seminary to preach on its pulpit, it shall, before extending the invitation, ensure that:
 - i. He is a member in good standing in a Reformed or Presbyterian Church
 - ii. He has a valid license to preach in his church federation. (In case of PRTS students/graduates, an attestation from the FRC consistory can be accepted in lieu of a preaching licence from the denomination. The student/graduate must be under the pastoral oversight of the elders.)¹⁴
 - iii. He fully subscribes to the Three Forms of Unity and/or Westminster Confession and Catechisms.
 - iv. He is orthodox in doctrine and godly in his walk of life.
 - v. Has demonstrated an ability to preach in a way that is consonant with our Free Reformed distinctive of orthodox, experiential Reformed preaching. In the case of a candidate, seminarian, or independent seminarian, he has received endorsement from at least one of our full-time professors.

¹³ See *Acts of Synod 2014*, Article 20, p.16, also p.157; See *Acts of Synod 2017*, 30, 39-40, p.26,32-33, Cf.p.66-69.

¹⁴ See *Acts of Synod 2017*, Article 41, 43, p.34,36.

- b. Upon meeting the requirements of item “a”, the consistory shall inform, in writing and on a timely basis, the Interchurch Relations Committee. The consistory shall report its findings to the committee and indicate the number of Lords Days it plans to have him preach.
- c. The Interchurch Relations Committee or consistory shall have a right to request a *colloquium doctum*. If the committee or consistory makes such a request, the *colloquium doctum* may be attended by two elders from the requesting consistory. A 70% majority is required in order to sustain a *colloquium doctum*.
- d. When the advice of the Interchurch Relations Committee is negative or if after conducting the *colloquium doctum* a 70% majority is not achieved, the consistory shall not pursue the matter. Should a consistory not be able to abide by the negative advice, it may appeal to Synod.
- e. Requests that have received the approbation of the Interchurch Relations Committee shall be verbally reported to Synod each year.

Article 6: Calling to a Special Work

No minister of the Word shall be permitted to accept an extraordinary ministerial position such as military chaplain or chaplain in institutions of mercy except with the consent of his Consistory and Synod. Synod shall decide whether this extraordinary ministerial position is spiritual in character and directly related to the ministerial calling. The relationship which will exist between this minister and the congregation concerned shall be arranged with the approval of its Synod.

Article 7: A Particular Congregation

No one shall be called to the ministry of the Word who is not connected to a particular congregation.

Article 8: Ministers without Theological Training

A male member, who has not pursued a course of study at a theological seminary or university in preparation for the Ministry, shall not be admitted to the Ministry unless there is assurance of his exceptional gifts: godliness, humility, modesty, common sense and discretion, as also gifts of public address. When such a person presents himself for the Ministry, the Combined Consistory, following the procedure approved by Synod, shall first examine him.¹⁵ If the preliminary judgment is favourable, he shall be given the right to speak a word of edification in several congregations of the denomination for further review of his gifts and the Synod shall then further deal with him as it shall deem edifying, according to the general regulations of the Churches.

These regulations are the following:

- A. No one may be examined according to C.O. Article 8 who has studied at a theological school or seminary.
- B. The following regulations are to be followed in examinations according to C.O. Article 8:
 - 1.A man aspiring to the ministerial office shall contact his Consistory to secure the credentials from it concerning the required qualifications as stated in C.O. Article 8.
 - 2.To this end, the Consistory shall begin by inquiring as to his relationship to the Lord, his calling, exceptional gifts, and walk of life. Following this, the Consistory shall decide whether to recommend the particular person to Synod.
 - 3.In the event of a favourable decision, the applicant is recommended to the Combined Consistory by means of a full, written report from his Consistory.
 - 4.The Combined Consistory shall, in considering the report of the Consistory, tentatively examine him as to purity of confession, relationship to the Lord, calling to office, exceptional gifts and general education.
 - 5.Upon a favourable result, the Combined Consistory shall recommend the applicant to the Synod by sending it a written

¹⁵ Acts of Synod 2013, #33, p.32.

report and with it a copy of the report of the Consistory as mentioned under '3'.

6. The Synod shall first examine the written credentials from the Consistory and the Combined Consistory concerning the requirements mentioned in C.O. Article 8, then also examine the person by having him deliver a short sermon on a text selected by the Synod, in order to ascertain whether or not the required qualifications are indeed present.
7. If the preliminary judgment of the Synod is favourable it will conduct a peremptory examination of the applicant. The Synod shall give him some time to prepare himself for this examination.
8. The Synod shall designate several congregations where he shall, under the supervision of the pastors of these congregations, preach a sermon in each case on a different text. The Consistories of these congregations shall make a report of this to the Synod. After receiving favourable reports from these Consistories the Synod can proceed to his examination.
9. The examination shall cover the following subjects:
 - a. Practical explanation of Holy Scriptures, for which purpose he is given a chapter in the Old and one in the New Testament four weeks prior to the examination.
 - b. Dogmatics and Apologetics
 - c. Ethics
 - d. Symbolics
 - e. Bible History
 - f. Church History
 - g. Homiletics
 - h. Poimenics (Pastoral care)
 - i. Liturgics
 - j. Catechetics
 - k. Church Polity
 - l. He shall also improvise on a text, designated to him one hour before.

- m. He shall also submit a written sermon on a text that has been given him two weeks prior to the meeting.
- 10. The person being examined must have been a confessing member of one of our churches for two years and must have attained the age of thirty years before he can be admitted to this examination.
- 11. If he has filled the requirements and the Synod has made an affirmative decision concerning him, he is then made a candidate for the Ministry of the Word in our churches.

Article 9: Admission of New Members into the Ministry

They who have just recently come to profess the Reformed doctrines may not be admitted to the ministry in the churches except with great carefulness and caution, and after they have passed a probationary period of one year and in accordance with the provisions of C.O. Articles 4 and Article 8.

Article 10: Accepting a Call Elsewhere

A minister, once lawfully called, may not leave the congregation with which he is connected to accept a call elsewhere without the consent of the Consistory and knowledge on the part of the Synod; likewise, no other church may receive him until he has presented a proper certificate of dismissal from the church where he served. (See Concept-credentials for Departing Ministers, Supplement No. 3)

Article 11: Support of Ministers

On their part, the Consistories, as representing the congregations, shall provide for the proper support of their ministers and shall not dismiss them from service without the knowledge and approval of Synod.

- A. The Consistory shall provide for the proper support of the minister and his family, also in case of illness, in such a way that they have no financial worries. The Synod shall appoint Deputies who shall have charge of the funds for assisting needy congregations. (See Supplement No.C-5)

- B. When the disciplinary action of suspension is deserved, then dismissal from service may not take place. Dismissal of a minister from active service in the congregation shall occur only when for weighty reasons and exceptional circumstances a pastoral relationship has been irreconcilably broken. Further, the dismissal shall occur only when attempts at reconciliation by the church visitors, Combined Consistory and Synod have been unsuccessful, resulting in an intolerable situation. (*Acts of Synod 2009, Article 29*)
- C. A plan with regard to the financial obligations of the congregation toward its dismissed minister must be proposed by the Consistory and approved by the Synod. At a minimum, the minister of the Word keeps the privilege of salary and housing for three months from the date of dismissal, as well as any additional obligations approved by the Synod.
- D. The Consistory of the congregation shall announce the eligibility for call of its dismissed minister. This eligibility shall be valid for two years from the date of dismissal. After this period of eligibility has expired, he shall be honourably released from office by the Synod. If the dismissed minister desires to have this period extended, he must show cause for this at Synod and Synod may extend this period twice for one year, provided he again presents himself to Synod to request each such extension.

Article 12: Changes to Another State of Life

Inasmuch as a minister of the Word, once lawfully called as described above, is bound to the service of the church for life, he is not allowed to enter upon a secular vocation except for such weighty reasons as shall receive the approval of the Synod.

Article 13: Emeritation

Ministers, who by reason of age, illness, or otherwise, are rendered incapable of performing the duties of their office, shall nevertheless retain the honour and office of a minister, and the church which they

have served shall provide honourably for them in their need, likewise for the widows and orphans of ministers.¹⁶

A. Request for Emeritation:

1. The emeritation declaration shall take place upon the request of the minister concerned via the Consistory by the Synod. A minister may request emeritation at the age of 65 years. If he requests emeritation before the age of 65 years, he is to submit certificates of two medical doctors.
2. When a minister, due to illness, requests emeritation before the age of 65 years, the Consistory shall grant him at least half a year of sick-leave before applying for emeritation at Synod
3. Emeritation shall not take place if the disciplinary measure of suspension is applicable.
4. In cases of emeritation before the age of 65 years, Synod is to investigate whether the incapability of performing the office mentioned in C.O. Article 13 has possibly ceased and, if so, emeritation must be withdrawn.

B. Emeritation Procedure:

When a minister is declared emeritus, the following rules shall be observed:

1. Synod shall seriously try to maintain the principle of C.O. Article 13, which is that Synod shall only grant emeritation to ministers of the Word who because of old age, illness or other reasons have become incapable of performing the duties of their office.
2. In emeritus applications the declarations of medical doctors are to be considered decisive. With regard to this, Synod has the right to request the applying minister of the Word to submit himself to a medical examination by one or more medical doctors as appointed by Synod.

¹⁶ See the wording in the *Concept Call Letter*, C.O. Vol.2 Supplement No. A-2. See also *Concept Credentials for Emeritus Declaration of Ministers*, C.O. Vol.2 Supplement No. A-4.

3. In dubious cases, as, for example, when a minister's request for emeritation is obviously the result (either completely or partly) of the poor relationship between the applying minister on the one hand and his Consistory (Congregation) on the other hand, or at least related to this, Synod is seriously to consider whether or not a satisfactory solution other than that of emeritus declaration can be found.
4. In connection with this it is not advisable that Synod grant temporary emeritation, since it conflicts with the principle of C.O. Article 13.
5. Synodical Deputies in charge of the Emeritus Fund, upon receiving the application from the Consistory concerned, are obliged to grant support to that church, in accordance with the existing stipulations. (See *Minutes of Classis Fall - 1956*)

C. Emeritation Privileges:

1. Emeritation shall begin on the day set by Synod. From the date on which emeritation begins, the minister of the Word keeps the privilege of salary and housing for 3 months. Also a minister's widow keeps the right to the full salary and housing for 3 months after her husband's decease. After these 3 months have expired, emeritus payments, guaranteed by the congregation and stipulated in the call letter in accordance with existing regulations, shall begin.
2. If an emeritus minister or minister's widow desires to move to a foreign country, the deputies shall transmit the payment which they would send to such person in Canada or the U.S.A. to him or her in that foreign country. (*Acts of Synod 2012*, Article 41)

Article 14: Temporary Absence from Service

If any minister, for the aforesaid or any other reason, is compelled to discontinue his service for a time, which shall not take place without the advice of the Consistory, he shall nevertheless at all times be and remain subject to the call of the Consistory.

If the "leave of absence" being granted to a minister according to C.O. Article 14 would have as its result the practical severance of the relationship between him and the congregation, then this "leave of absence" may not be given without the approval of the Synod.

Article 15: Preaching Elsewhere

No minister may preach the Word or administer the Sacraments in places where there is no church without the approval and cooperation of the nearest Congregation. This Consistory must be present and give guidance. The Synod should have supervision over this.

It should be clear that office-bearers, being in countries in which there are churches with which correspondence is maintained, shall not perform any kind of duties in churches other than those with which our church has correspondence.

Article 16: The Task of the Ministers of the Word

The office of the ministers of the Word is to continue in prayer and in the ministry of the Word, to administer the Sacraments, to watch over their brethren, the elders and deacons, as well as the congregation, and finally, with the elders to exercise church discipline and to see to it that everything is done decently and in good order.

Article 17: Equality of Ministers

Among the ministers of the Word equality shall be maintained with respect to the duties of their office and also in other matters as far as possible according to the judgment of the Consistory and, if necessary, of the Combined Consistory; which equality shall also be maintained in the case of the elders and the deacons.

Article 18: The Tasks of Professors of Theology

The office of the professors of theology is to expound the Holy Scriptures and to vindicate sound doctrine against heresies and errors.

Article 19: Training for the Ministry of the Word

The churches, whenever necessary, shall put forth every effort to ensure that there may be students who are being trained in theology and that these, if necessary, are financially supported. (See C.O. Vol.2 Supplement No. C-7, 8, and 9)

Article 20: Theological Training

The churches shall take care of the theological training for the ministry of the Word, the regulation of which shall be made by the Synod.

Article 21: Evangelization and Foreign Missions

In obedience to Christ's great commission, the churches must bring the gospel to all men at home and abroad, in order to lead them into fellowship with Christ and His Church. In fulfilling this mandate, each Consistory shall stimulate the members of the Congregation to be witnesses for Christ in word and deed, and to support the work of home and foreign missions by their interest, prayers, and gifts.¹⁷

Article 22: Election of Elders

The elders are chosen out of a nomination made by the Consistory and the deacons, with the assistance of the congregation, in such a way that double the number to be chosen are presented to the congregation. Ordinarily, the Consistory shall present twice as many nominees as the number to be chosen however, in exceptional circumstances and after they have requested, received and duly considered the advice of the church counselor, single nominees may be permitted. After those chosen have been appointed and approved, they shall be installed with public prayers, and stipulations agreeable to the Form for this purpose. According to the principles involved, re-elected officers should be re-installed.¹⁸ (*Acts of Synod 2012*, Article 24)

¹⁷ For the *Mission Order and FR Missions International by Laws*, see C.O. Vol.2 Supplement No. C-3.

¹⁸ For the *Concept Regulations for the Election of Elders and Deacons*, See C.O. Vol.2 Supplement No. A-6.

Article 23: Duties of Elders

The office of the elders, besides what was stated in C.O. Article 16, is to take heed that the ministers, together with their fellow elders and deacons, faithfully discharge their office, and as much as possible visit the families of the congregation in order to comfort and instruct the members, and also to exhort others in respect to the Christian Religion.

Article 24: Election of Deacons

The deacons shall be chosen, approved, and installed in the same manner as was stated concerning the elders in C.O. Article 22.¹⁹

Article 25: Duties of Deacons

The office peculiar to the deacons is diligently to collect moneys and other contributions of charity, and after mutual counsel, faithfully and diligently to distribute the same to the poor as their needs may require it; to visit and comfort the distressed and to exercise care that the alms are not misused; of which they shall render an account to the Consistory, and also (if anyone desires to be present) to the congregation, at such time as the Consistory may see fit.

Article 26: The Deaconate and Ministries of Mercy

The deacons shall enable the needy under their care to make use of Christian institutions of mercy. They shall confer and co-operate with deaconates of neighbouring churches when this is desirable for the proper performance of their task. They may also seek mutual understanding with other agencies in their community which are caring for the needy, so that the gifts may be distributed properly.

Article 27: Terms of Office for Elder and Deacon

The elders and deacons shall serve two or more years according to local regulations, and a proportionate number shall retire each year. The retiring officers shall be succeeded by others unless the circumstances and the profit of any church, in the execution of C.O. Article 22 and Article 24, render a reelection advisable.

¹⁹ For the *Concept Regulations for the Election of Elders and Deacons*, See C.O. Vol.2 Supplement No. A-6.

Article 28: Relation to Authorities

As it is the task of the Christian authorities to promote the life of the church in every way possible, recommending this to their subjects by their example, and to assist whenever necessary the ministers, elders and deacons to help and protect them by proper regulations, so it is the duty of all ministers, elders and deacons diligently and sincerely to impress upon the entire congregation the obedience, love and respect which they owe the authorities.

Further, all church officers shall set a good example to the congregation and seek to gain and retain the good will of the authorities toward the church; however, it should be understood, that when the ordinances of the authorities conflict with God's revealed will, men must obey God more than man.

OF ECCLESIASTICAL ASSEMBLIES

Article 29: On Ecclesiastical Assemblies

Three kinds of ecclesiastical assemblies shall be maintained: The Consistory, the Combined Consistories and the Synod.

- a. Other Assemblies: Another kind of ecclesiastical assembly is the *Particular or Regional Synod*.
- b. Because of the smallness of our denomination, *Particular Synods* are not possible.

Article 30: The Authority of Ecclesiastical Assemblies

In these assemblies ecclesiastical matters only shall be transacted and that in an ecclesiastical manner. In major assemblies only such matters shall be dealt with as could not be finished in the minor assemblies, or such as pertain to the churches of the major assembly in common.²⁰

²⁰ For details regarding the principles and procedures of synod meetings, see *Synod Guidelines*, C.O. Vol.1, Supplement No. B-3, below.

Article 31: Right of Appeal

If anyone complain that he has been wronged by the decision of a minor assembly, he shall have the right to appeal to a major ecclesiastical assembly, and whatever may be agreed upon by a majority vote shall be considered settled and binding, unless it be proved to conflict with the Word of God or with the Articles of the Church Order, as long as they are not changed by another Synod.

- a. Everyone who appeals the decision of any ecclesiastical assembly must, within one month after the date of this decision, or if he has been notified by letter of this decision then one month after the date of such letter, advise the secretary of the Consistory in the event it concerns Consistory matters, or the calling church of the major assembly whose decision he is appealing in case it is a matter concerning this assembly. In the event the appeal is denied, notification of this shall be sent to the appellent.

Article 32: Proceedings

The proceedings of all assemblies shall begin by calling upon the Name of God and be closed with thanksgiving.

Article 33: Credentials

Those who are delegated to the major assemblies shall bring with them their credentials and instructions, signed by those sending them, and only they shall have a right to vote in all matters, except such matters as particularly concern their persons or churches.

Article 34: President of Synod

The office of the president is to state and explain the business to be transacted, to see to it that everyone observes due order in speaking, to silence the captious and those who are vehement in speaking; and properly to discipline them if they refuse to listen.

His office shall cease when the assembly adjourns.

Article 35: Secretary and Clerk

In all assemblies there shall be not only a president, but also a clerk who shall keep a faithful record of all important matters.²¹

Article 36: Jurisdiction of Major Over Minor Assemblies

The Combined Consistory has the same authority over the Consistory as the Synod has over the Combined Consistory.

Article 37: The Consistory of the Local Church₃

In all the churches there shall be a Consistory composed of the ministers of the Word, the elders, and the deacons, who regularly shall meet together. Normally, the minister of the Word (or the ministers, if there be more than one, in turn) shall preside and regulate the proceedings.

A. The Consistory has official supervision over the societies in the congregation. This supervision does not affect the domestic regulation of the society life but aims to see to it that in the work of the societies the confession of the churches is observed.

B. If the minister(s) of the Word and the elders deem it necessary for the discharge of their office to meet without the deacons to deal with matters of supervision and discipline, they may do so.

C. A decision, taken by the Consistory to withdraw from the denomination, shall not be in force until the Consistory has consulted the congregation in a meeting especially convened for this matter, which meeting is to be announced in the church service on two consecutive Lord's Days. In that announcement the congregation is to be informed about the matter that shall be dealt with.

²¹ In the practice of FRCNA, a First Clerk and Second Clerk are appointed. Further on procedure of synod meetings, see C.O. vol.1, Supplement B-3.

Article 38: Institution of New Churches

In places where the Consistory is to be constituted for the first time or anew, this shall not take place except with the advice of the Synod.

A Consistory must consist of a minimum of three persons. The number of elders shall not be less than the number of deacons.

Article 39: Concerning Preaching Stations

Members who live in places where as yet no Consistory can be constituted are to be placed by the Combined Consistory under the supervision of a neighbouring Consistory.

Article 40: Meetings of the Deacons

The deacons shall meet, if necessary, every week to transact the business pertaining to their office, calling upon the Name of God; whereunto the minister shall take good heed and, if necessary, be present. They will be responsible for their duties to the elders.

Article 41 – The Meeting of the Combined Consistories

Three regional assemblies, called “Combined Consistory” West, East and South shall meet at least once a year. Each Consistory shall send two voting delegates to the Combined Consistory meeting. (Additional Consistory members are welcome to attend.) (*Acts of Synod 2013*, #33, p.32). The following policies also apply:

- A. **Agenda:** The matters to be discussed at these Combined Consistory meetings include:
1. C.O. Art. 41 (Consistory) and C.O. Art. 44 (Church Visitation) reports: An “Article 41” report is provided by each Consistory in which they describe how in their congregation Consistory meetings are held, church discipline exercised, the poor cared for, and if they need the judgment and help of the Combined Consistory for the proper government of their church. (C.O. Art. 44 Reports, see Art.44 below).
 2. Appeals from church members and from consistories (C.O. Art. 31).
 3. Church discipline matters;

4. Advice regarding ecclesiastical matters;
5. All such matters that promote the unity and well-being of the regional churches. The Combined Consistory has no authority to approve and submit overtures to Synod (since that remains a local Consistory responsibility). However, churches are permitted to submit draft overtures that they are considering to the Combined Consistory for feedback and input.
6. Topics of mutual edification. Part of the mandate of the Combined Consistory is to provide office bearer training. This training can take place at an office-bearers conference, planned by the convening church of each region, or with East and South alternating in planning a combined office-bearers' conference. The matter of office bearer training is a matter of responsibility for the Combined Consistory.
7. (As a matter of clarity, matters regarding access to the pulpit are to be dealt with at a synodical level and are not the jurisdiction of the Combined Consistory.)

B. Procedures:

1. The churches in each region will take turns as calling churches and the Combined Consistory meetings shall be chaired by these same convening churches in their turn. The meeting each year decides where the next meeting will be held.
2. The costs of these Combined Consistory' meetings are to be borne internally by the combined consistories and shall not be submitted to the synodical treasurer.
3. The convening church shall, after each Combined Consistory meeting, prepare a summary report of the meeting, including a brief account of the spiritual condition of each of the churches as reported in the C.O. Article 41 and 44 reports, and (upon approval by the attending Consistories) submit this report to the following Synod.

Article 42: Concerning Advisory Members

If a church has more than one minister, then those not delegated according to the foregoing article, shall have the right to attend the Combined Consistory meetings and Synod meetings with advisory vote.

Article 43: Concerning Church Censure

At the close of the Synodical and other major assemblies, censure shall be exercised over those who in the meeting have done something worthy of punishment, or who have scorned the admonition of the minor assemblies.

Article 44: Church Visitation

The Synod shall authorize at least two of its most experienced and competent ministers to visit all the churches once a year and to take heed whether the minister and the Consistory faithfully perform the duties of their office, adhere to sound doctrine, observe all things according to the adopted order, and properly promote as much as lies in them, through word and deed, the up building of the congregation, in particular of the youth, to the end that they may in time fraternally admonish those who have in anything been negligent, and may by their advice and assistance help direct all things unto the peace, up building, and greatest profit of the churches. Each Synod is authorized to extend the mandate of these visitors as it sees fit, except where the visitors themselves request to be released for reasons of which the Synod shall judge (See Supplement No. 9). Synod should be mindful in these appointments of the number of vacant churches in each region and where a particular region has a “shortage” of ministers shall assign some Church visitors to attend the Combined Consistory meeting to assist in the giving of advice.

Article 45: Church Archives

Every church shall take proper care of its archives. This shall also be done by the Combined Consistory and the Synod. Every major assembly shall in this exercise supervision over its minor assemblies. (See C.O. Vol.2, Supplement No. A-13)

Article 46: Overtures for Major Assemblies

Overtures concerning matters to be considered in major assemblies shall not be presented until the decision of previous major assemblies touching these matters have been read, in order that what was once decided be considered or not again proposed for discussion, unless a revision be deemed necessary.

Article 47: Correspondence with other Combined Consistory Meetings

Each Combined Consistory Meeting shall be at liberty to solicit and hold correspondence with its neighbouring Combined Consistory Meeting in such manner as they shall judge most conducive to general edification.

Article 48: Synodical Committees

Synod may appoint committees to execute its decisions. All committees shall keep a proper record of their activities and shall provide a report to each Synod. Committees shall not be discharged from their mandate until Synod itself discharges them. (For further detail, see C.O. Vol.2 Supplement C-2).

Article 49: Deputies of Synod

Each Synod shall appoint deputies to execute what has been decided by Synod, and likewise Synodical Deputies shall be appointed to offer assistance to the Combined Consistory meetings, in particular to participate in the examination of applicants to be Exhorters (C.O. Article 3), or Ministers without formal training (C.O. Article 8) insomuch as this is called for by the Church Order or otherwise mandated by synod. And in all other eventual difficulties Synodical Deputies shall offer help to the Combined Consistory Meetings in order that proper unity, order, and soundness of doctrine may be established and maintained. Also, they shall keep proper record of all their activities to report thereof to Synod, and if requested, give reasons for their actions.

They shall not be discharged from their mandate until Synod itself discharges them. If a difference of opinion occurs between the

Combined Consistory and the Deputies, this shall be resolved by Synod.²²

Article 50: Meetings of Synod

The Synod shall meet once every year unless there are important reasons to meet more often. Each Consistory shall appoint two of its pastors and/or elders to serve as delegates.²³

- A. All items for the agenda are to be submitted to the clerk of the calling church no later than six weeks before the announced date of Synod. The agenda shall list all matters to be dealt with by the Synod except petitions (protests). The clerk of the calling church must receive all petitions (protests) at least fourteen days before the announced date of Synod.
- B. When certain matters must be presented to a Combined Consistory or Synod meeting with which one of the elders is especially acquainted, the Consistory does wisely to appoint that elder. It is quite common at our Synod meetings that alternate delegates are seated for part of Synod. (*Acts of Synod 2009*, Article 25, p.19-20)
- C. A summary report of the Combined Consistory Meeting submitted by the convening church from each region. This report is to include a brief account of the spiritual condition of each congregation and matters of interest to the churches that were considered in the C.O. Articles 41 and 44 reports considered by the Combined Consistory meetings. The chairman shall also provide an opportunity for the delegates from each Congregation and Church Visitors to make a brief oral report to the Synod. Pressing church discipline matters and church concerns may also be brought to Synod by way of additional C.O. Art. 41 & 44 reports.
- D. As a rule, all communications addressed to the Synod shall be read in its meetings, unless the officers of Synod advise otherwise.

²² For revision see: *Acts of Synod 2016*, 19, Article 15.

²³ See also: C.O. Vol.1 Supplement No. B-3, Synodical Guidelines.

- E. Synod has the right to meet in Executive Session; however, it shall not make use of this right more than necessary. All decisions made in Executive Session, except those regarding ecclesiastical censure, shall (at the discretion of Synod) be recorded in the public Acts of Synod.
- F. The costs of the Synod shall be covered by the Synodical Fund.
- G. Synod shall in its meeting make inquiry concerning the offerings for the various church funds.
- H. Counselors: Synod shall appoint ministers for the vacant churches who can assist and counsel them in those matters wherein those churches request their assistance and advice. When a call is extended to a minister, then the counselor shall also sign the letter of call.
- I. The clerks of Synod shall immediately after the Synod meeting, or as soon as this is possible, inform the consistories of important decisions.

Article 51: Other Churches

The relationship of our churches to other denominations is regulated by Synod. (*Acts of Synod 2010*, Article 40)²⁴

Our churches, in order to manifest the unity of the Church of Jesus Christ, seek contact with other Reformed churches, which to the best of our knowledge, are churches that maintain an unreserved commitment to, and agreement with (1) the infallibility and inerrancy of Scriptures as the Word of God and (2) the validity and relevance of our confessions.

In order to facilitate this process our churches have adopted three levels of ecclesiastical fellowship: Limited Contact, Limited Correspondence and Complete Correspondence. With regard to Limited Contact, it is our understanding that establishing a Limited Contact form of ecclesiastical fellowship with another federation in no way implies that moving towards a corresponding level is binding or expected or necessary, while it does open the door for such

²⁴ This regulation is administered by the Inter-church Relations Committee in accordance with its synodically approved Mandate and Guidelines. (See C.O. Vol.2 Supplement No. C-1.)

development under God’s blessing. A Limited Contact relationship ought primarily to function as an exploratory, communicatory level in an official and brotherly manner.

A. **Limited Contact (Level One)**²⁵ includes:

1. the occasional attendance and addressing of each other's broadest assembly;
2. sending each other copies of the Acts or Minutes of the broadest assemblies;
3. meeting of each other’s inter-church relations committees or other delegates to:
 - a. seek confirmation of the unreserved commitment to, and agreement with (1) the infallibility and inerrancy of Scriptures as the Word of God and (2) the validity and relevance of our Confessions.
 - b. develop an appreciation of each other’s history;
 - c. discuss what we have in common, and where we differ;
 - d. gauge the degree of doctrinal and spiritual affinity; and
4. cooperation in areas such as: para-church mission and world relief organizations, and Christian education.

B. **Limited Correspondence (Level Two)** includes:

1. opening the Lord’s Table to each other;
2. opening the pulpit to each other's visiting ministers;
3. the frequent attendance and addressing of each other's broadest assembly (visiting delegates attending our Synod may be asked for advice at the discretion of the chairman);
4. sending each other copies of the Acts or Minutes of the broadest assemblies;
5. offering spiritual support consisting of:
 - a. calling attention to each other's spiritual and ecclesiastical problems with mutual efforts toward scriptural solutions;

²⁵ These “Level” designations were assigned by the Interchurch Relations Committee. See the IRC’s Regulations Regarding Contact, in Church Order vol.2, C-1, Section 2.

- b. warning each other of spiritual dangers which arise and which spread and begin to dominate the church of Christ;
 - c. correcting each other in love regarding any slackening in connection with the confession or practice of "the faith once delivered unto the saints" (Jude 3);
 6. cooperation in areas of common responsibility, for example: offering material support and cooperation or consultation with regard to mission work, theological training and such like; and
 7. developing a joint statement particularly on those doctrines on which there are divergent views in the Reformed church community for the purpose of gauging the extent of doctrinal unity.
- C. **Complete Correspondence (Level Three)** includes:
1. the mutual acceptance of each other's (membership) attestations;
 2. opening the Lord's Table to each other;
 3. opening the pulpit to each other's visiting ministers;
 4. mutually considering each other's ministers eligible for call;
 5. mutual consultation with each other regarding significant actions such as, for example, the revision of the confession or of the Church Order, the creation, revision or cancellation of a relationship of correspondence. etc.;
 6. the regular attendance and addressing of each other's broadest assembly (visiting delegates attending our Synod may be asked for advice at the discretion of the chairman);
 7. sending each other copies of Acts or Minutes of the broadest assemblies;
 8. offering spiritual support consisting of:
 - a. calling attention to each other's spiritual and ecclesiastical problems with mutual efforts toward Scriptural solutions;
 - b. warning each other of spiritual dangers which arise and which spread and begin to dominate the Church of Christ;

- c. correcting each other in love regarding any slackening in connection with the confession or practice of "the faith once delivered unto the saints" (Jude 3); and
 9. cooperation in areas of common responsibility, for example: offering material support and cooperation or consultation with regard to mission work, theological training, and such like.
 10. adoption of a joint statement particularly on those doctrines on which there are divergent views in the Reformed church community for the purpose of gauging the extent of doctrinal unity. Such adoption does not constitute the acceptance of an extra credal or otherwise binding statement.
- D. Other churches whose usages regarding non-essentials differ from ours shall not be rejected.

OF DOCTRINE

Article 52: Signing of the Form of Subscription by Ministers

The ministers of the Word shall subscribe to the Three Forms of Unity by signing the stated Form of Subscription for ministers and office-bearers. The ministers of the Word who refuse to do so shall *de facto* be suspended from their office by the Consistory or Synod until they, after conferring together, are willing to sign it. If they persist in refusing they shall be deposed from their office.

The ministers of the Word shall by signing the Form of Subscription, solemnly as in the presence of God, agree and bind themselves to the doctrine, service, and discipline of the Free Reformed Churches of North America. The signing by candidates to the ministry of the Word shall take place after they have passed their Synodical examination.²⁶

Synod pronounces that the Three-Forms of Unity clearly express themselves with regard to the personal return of Christ and that it is not Reformed to teach that Christ shall visibly and bodily reign for a

²⁶ For the *Form of Subscription* see C.O. Vol.2 Supplement No. A-7.

thousand years on earth, since this is contrary to God's Word, so that no one is permitted to teach or propagate this.

Article 53: Signing by the Elders and Deacons

Likewise, the elders and deacons, upon taking office and in a Consistory meeting, shall express their agreement with the Three Forms of Unity by signing the stated Form of Subscription.

Article 54: The Necessity of Christian Education

The Consistories shall see to it that the parents, in harmony with the promises made at the baptism of their children, have them taught at schools where the instruction is in accordance with the Word of God and the Three Forms of Unity.

Article 55: Perverse Literature and Worldly Amusements

The office bearers shall with all the possible means at their disposal counteract the effect of all heretical, revolutionary, and immoral literature and worldly amusements and in the preaching as well as in catechizing and house visitation warn against everything that imperils the purity of Christian life.

OF THE SACRAMENTS AND OTHER CEREMONIES

Article 56: Concerning Holy Baptism

The covenant of God shall be sealed unto the children of believers by the Sacrament of Baptism, administered by a minister of the Word in a public worship service as soon as the administration thereof is feasible.

Article 57: The Duties of Parents Concerning Baptism

The ministers of the Word shall do their utmost in order that parents request the Sacrament of Baptism for their children and that with the administration of the sacrament they take upon themselves the obligations connected to it.

Should it be necessary to have witnesses participate at the Baptism, these should be persons who are in agreement with the pure doctrine and blameless in their walk of life.

Article 58: The Use of Forms

In the Baptism of children, as well as of adults, the ministers of the Word shall use the respective forms drawn up for the administration of this sacrament.

Article 59: The Baptism of Adults

Adults are through Baptism incorporated into the Christian church, and are accepted as members of the church, and are therefore obliged also to partake of the Lord's Supper which they shall promise to do at their Baptism.

Article 60: The Proper Administration of Baptism

The names of those baptized, and of the parents and (or) the witnesses, likewise the date of baptism, shall be recorded.

- A. The baptism of one who comes from another Christian denomination shall be considered valid if it has been administered in the name of the Triune God, by a minister of the Word, authorized by that denomination.
- B. Recipients of Baptism:
 1. At baptism in special cases the Consistory must be convinced:
 - a. That the child to be baptized is a child of the covenant.
 - b. That it is certain that they who answer the baptismal questions and thus agree to the stipulations of the church are competent to do so.
 2. Children whose parents are not, but whose grandparents or one of them are confessing members of the church, may be baptized, if the grandparents are willing to take upon themselves the supervision of the child's upbringing.
 3. Children who have been legally adopted by members of our churches have the right to the sacrament of Holy Baptism, wherefore for their baptism the same stipulations exist as for the other children of believers and the same Form of Baptism shall be used.
 4. The Consistory shall decide up to what age children shall be baptized with the Form of Baptism for the children of

believers, inasmuch as maturity as well as age must be given consideration.

5. Baptism shall not be administered outside the assembly of the church unless extreme circumstances make it necessary and then only after a decision by, and in the presence of, the Consistory.

C. Non-Eligible Parents:

1. In the event one of the parents of the child to be baptized is not a member of the congregation, then the answering of the baptismal questions shall not be required of him or her.
2. One who is under censure may not answer to the questions in the Form for Baptism.
3. A Membership Certificate of Baptism cannot be given to another church denomination; however, a statement asserting baptism (a "Record of Baptism") can be forwarded.²⁷

Article 61: Admission to the Lord's Supper

None shall be admitted to the Lord's Supper except those who according to the regulations of the local church have made confession of faith, and are reputed to be of a godly walk, without which those who come from other churches shall not be admitted.²⁸

- A. They who come from other congregations of our denomination shall be admitted to the Lord's Supper only after consent of the Consistory.
- B. They who come from other denominations and who have a desire to celebrate the Lord's Supper with the local congregation shall be admitted to the Lord's Supper only after the Consistory has examined them. From this examination it must be clear to the Consistory that:

²⁷ For the *Certificated of Baptismal Membership*: C.O. Vol.2, Supplement. No.A-9.

²⁸ For the *Form of Public Confession of Faith*: see C.O. Vol.2 Supplement No.A-10. Regarding membership admittance of those from other denominations see also *Acts of Synod 2017*, Art.12.1, (p.8), "Confessional Membership Report", p.92-108.

1. They are permitted to celebrate the Lord's Supper in their own congregation (denomination);
2. Their walk of life is in accordance with Scripture;
3. Their personal faith-conviction is in accordance with the confession of our church.

Article 62: The Administration of the Lord's Supper

Every church shall administer the Lord's Supper in such a manner as it shall judge most conducive to the edification of the congregation, provided, however, that the ceremonies as prescribed in God's Word be not changed and that the Form for the Administration of the Lord's Supper, together with the prayers for that purpose, shall be read.

Article 63: Observance and Frequency of the Lord's Supper

The administration of the Lord's Supper shall take place only under the supervision of elders, according to the ecclesiastical order and in a public gathering of the congregation.

The Lord's Supper shall at least be observed once every three months, and always be preceded by a Preparatory sermon and followed by an Applicatory sermon.

Article 64: Worship Services

On the Lord's Day the congregation shall assemble at least twice under the administration of the Word of God. The gatherings of the congregation on other days of the week shall be left to the discretion of the Consistory.

On every Lord's Day the Ten Commandments shall be read during the first, and the Apostles' Creed during the second service in every congregation.

Article 65: Funerals

Funerals are not ecclesiastical but family affairs and shall be conducted accordingly.

Article 66: Prayer Days

In times of war, epidemics, persecution of the churches, and other general calamities, prayer days shall be proclaimed by the committee appointed for this purpose by the Synod.

- A. Two consistories are appointed to proclaim such a special prayer day. (Dundas and Hamilton)
- B. The Synod urges that the annual spring Prayer Day be observed on the second Wednesday in March, and the fall Thanksgiving Day on the day designated by the government.

Article 67: Lord's Day Observance

The churches shall hallow the Lord's Day according to God's Law.

- A. The churches are urged faithfully to keep the Lord's Day holy so that with the exception of works of mercy, charity and necessity, weekly labours and trade shall cease, that the wrath of God be not greatly kindled against His congregation on account of the desecration of the Day of Rest.
- B. Those who perform unnecessary labour on the Lord's Day may not be members of the congregation.
- C. The congregations shall also gather for worship on recognized Christian feast days. The Consistories are urged that such special worship services be held, and their attendance be supervised, in such a manner as does not bind or compel the conscience of any member but does nurture unity and keep all members in obedience to God. The Consistory shall exercise its judgment over each particular case. (*Acts of Synod 2009 Article 25 – 2.1*)

Article 68: Catechism Preaching

At one of the services each Lord's Day, the minister shall ordinarily preach the Word as summarized in the Heidelberg Catechism, following its sequence.

Article 69: Church Singing

In the worship services only the metrical version of the 150 Psalms (450 Psalters, contained in the Psalter published through Reformation Heritage Books, 1999 printing or newer and the Dutch Psalms, 1773 edition) and the 9 hymns composed of portions of

Scripture, which have been approved by Synod, shall be sung. The approval of Synod shall be required before any other hymns composed of portions of Scripture shall be used in the worship services. (*Acts of Synod 2011, Article 19*)

Article 70: Marriage Stipulations

Consistories shall instruct and admonish those under their spiritual care that they marry only in the Lord.

- A. Christian marriages shall be solemnized with appropriate admonitions, promises and prayers. Marriages may be solemnized either in a worship service or in private gatherings of relatives and friends. Ministers shall solemnize only such marriages as are in accordance with the Word of God.
- B. In case of a “forced” marriage, the couple involved is to make confession of guilt, ordinarily before the Consistory, as soon as possible. If the Consistory considers it necessary, the Consistory shall inform the congregation of this confession of guilt. With regard to above-mentioned confession of guilt the chairman of the Consistory shall ask the couple the following questions:
 - 1. “Do you acknowledge to have sinned against the seventh commandment of the Law of God?”
 - 2. “Do you sincerely confess that you in this way have dishonoured the Name of the Lord and grieved the congregation?”
 - 3. “Are you truly sorrowful about this sin?”
- C. Divorce and Remarriage
 - 1. As a rule, the church acknowledges the government's decision in divorce cases, at least as far as the legal consequences are concerned; however, the church has the right to a judgment of its own with regard to such a divorce.
 - 2. Divorce on the ground of adultery is allowable. A second marriage by the innocent party is allowable and may be confirmed in the church.
 - 3. The believing party may not seek divorce for religious reasons; however, if the unbelieving party wants to leave the other, then the believer need not prevent this at all costs.

4. It cannot with certainty be determined from Scripture, whether or not the believing party, after such a divorce, may remarry as long as the other party lives and is not remarried.
5. Because it cannot with sufficient certainty be determined whether a marriage may be dissolved through divorce for religious reasons and whether in that case the innocent party may re-marry as long as the other party lives, it is advisable that the church be very cautious in judging and dealing with such cases.
6. The church may never insist on or advise divorce. On the contrary, the church must point to the necessity of repentance with regard to that which has broken, or which threatens to break the marriage, in order that the husband and wife may be reconciled to one another and the broken relationship be restored.
7. If divorce takes place on grounds which the church judges to be unscriptural, then the church must exercise discipline upon the guilty party(ies).
8. When husband and wife divorce on grounds which the church judges to be unscriptural and if a new marriage results, the church shall not be able to co-operate in this, as long as the previous marriage partner is still alive and not yet remarried.
9. Although usually it is impossible in such cases to right the wrong caused by sin, members of the church on whom the church has exercised discipline in connection with sub 7 and/or 8, can be reinstated as members in good standing after they show repentance for their sin, also by a godly walk of life and after confessing their guilt.
10. Concerning those to whom sub 7 and/or 8 apply: If they had withdrawn their membership while church discipline was being exercised and again ask to be admitted to the communion of the church, or if they desire to be admitted to the communion of the church for the first time, such request cannot be granted until they have confessed their guilt and after a sufficiently long period of probation — which the Consistory must set, upon the advice of the Combined

Consistory — they show sincere repentance, also by a godly walk of life.

OF DISCIPLINE AND ECCLESIASTICAL ADMONITIONS

Article 71: Censure of Members

As Christian discipline is of a spiritual nature and exempts no one from civil trial or punishment by civil authorities, so also besides civil punishment there is need of ecclesiastical censures, to reconcile the sinner with the Church and his neighbour and to remove the offence out of the church of Christ.

Article 72: Private Sins and the Rule of Matthew 18

In case anyone errs in doctrine or offends in conduct, as long as the sin is of a private character, not giving public offence, the rule clearly prescribed by Christ in Matthew 18 shall be followed.

Article 73: Repentance After Admonition

Private sins of which the sinner repents, after being admonished by one person in private (Matthew 18:15), or in the presence of two or three witnesses (Matthew 18:16), shall not be laid before the Consistory.

Article 74: Actions Against the Un-Repentant

If anyone, having been admonished in love concerning a secret sin by two or three persons, does not give heed, or otherwise has committed a public sin, the matter shall be reported to the Consistory. (Matthew 18:17). The Consistory shall inform the accused sinner of the exact sin alleged against him and of any evidence that exists of the alleged conduct. (Synod 2009, Article 25-6.1)

Article 75: Public Reconciliation

The reconciliation of those whose sins are of a public nature, or have become public because the admonition of the church was despised, shall take place (when definite signs of repentance are evident) in such a manner as the Consistory shall deem conducive to the edification of the church(es) involved. Whether in particular cases

this shall take place in public, shall, when there is a difference of opinion about it in the Consistory, be considered with the advice of two neighbouring churches or of the Combined Consistory.

Article 76: Suspension from the Lord's Supper

Such as obstinately reject the admonition of the Consistory, and likewise those who have committed a public or otherwise gross sin, shall be suspended from the Lord's Supper. And if he, having been suspended, after repeated admonitions, shows no signs of repentance, the Consistory shall at last proceed to the extreme remedy, namely excommunication, according to the form adopted for that purpose on the basis of the Word of God. But no one shall be excommunicated without previous advice of the Combined Consistory.

Article 77: Excommunication

If the sinner has not appealed to the Consistory, the Combined Consistory or the Synod, or the suspension has been upheld by the Consistory, the Combined Consistory and the synod, but before proceeding to excommunication, the obstinacy of the sinner shall be publicly made known to the congregation, the offence explained, together with the care bestowed upon him in reproof, suspension from the Lord's Table, and repeated admonitions, and the congregation shall be exhorted to speak to him and to pray for him.

There shall be three such **public admonitions**:

- In the **First**, the name of the sinner shall not be mentioned.
- In the **Second**, with the consent of the Combined Consistory, his name shall be mentioned.
- In the **Third**, the congregation shall be informed that (unless he repents) he will be excluded from the fellowship of the Church, so that his excommunication, in case he remains obstinate, may take place with the tacit approbation of the Church. (*Acts of Synod 2009*, Article 25-6.1)

The interval between the admonitions shall be left to the discretion of the Consistory.

- A. When members because of indifference regularly withdraw themselves from the worship services in their own denomination, the Consistory shall repeatedly and patiently admonish them, and when they continue to be disobedient administer ecclesiastical censure. (see also *Acts of Synod 2009*, Art.25, p.20-21)
 - 1. Preference must be given to the above stipulation, namely, to deal with delinquent members according to the procedure of ecclesiastical discipline.
 - 2. However, acknowledging a passive resignation does not conflict with the nature and character of the church. (see *Acts of Synod 1981*, Art. 26-3a, and C.O. report)
- B. When members regularly withdraw themselves from the worship services in their own denomination because they attend church elsewhere, the Consistory shall repeatedly and patiently admonish them and when they continue to be disobedient, the Consistory will deal with them as may be required in accordance with the Church Order.
- C. Admonition and discipline of members-by-baptism:
 - 1. When baptized members, who have arrived at the years of discretion, because of indifference regularly withdraw themselves from the worship services in their own denomination, the Consistory shall repeatedly and patiently admonish them, and when they continue to be indifferent and disobedient, exclude them from the church.
 - 2. Members by baptism who have been excluded from the church, and who later repent of their sin, shall be received again into the church, after a period of probation, followed by public confession of guilt and confession of faith.
 - 3. When baptized members, who have arrived at the years of discretion, regularly stay away from the worship services in their own denomination because they attend church elsewhere, the Consistory shall repeatedly and patiently admonish them. When they continue to be disobedient, the Consistory shall deal with them as may be required in accordance with the Church Order.

- D. Members of the church who have themselves re-baptized, actually withdraw themselves from the communion of the church, although this fact is not always to be regarded as a breaking with the church. It is the task of the Consistory to apply ecclesiastical admonition and discipline for a period of three months, because the act of so-called re-baptism is completely in conflict with God's Word and with the confession and Order of the church. If during these three months they refuse to repent of their sin the Consistory shall consider them as having withdrawn themselves from the communion of the church. Discipline will be discontinued upon a sincere confession of guilt and a recanting of the errors which are connected with re-baptism.
- E. When, because of the nature and grossness of the sin the Consistory deems it unwise to wait until the next Combined Consistory or Synod meeting before proceeding with the second admonition mentioned above, it may proceed with the advice and consent of two neighbouring churches and report its actions to the next Combined Consistory meeting or Synod as per Church Order Article 41 (See above).

Article 78: Readmission to Church Membership

Whenever anyone who has been excommunicated desires in the way of penitence to become reconciled to the church, it shall be announced to the congregation before the administration of the Lord's Supper, or at some other opportune time, in order that, (in as far as no one can mention anything against him to the contrary) he may at the next Lord's Supper, with profession of his repentance, be publicly reinstated, according to the form adopted for that purpose on the basis of the Word of God.

Article 79: Discipline of Office-Bearers

When ministers of the divine Word, elders or deacons, have committed any public, gross sin which is a disgrace to the church or worthy of punishment by civil authorities, the elders and deacons shall immediately, after prior investigation and sentence of the Consistory of that church and of the nearest church, be suspended or deposed from their office, but the ministers shall only be suspended.

Whether these shall be entirely deposed from office, shall be subject to the judgment of the Synod.

Article 80: Restoration of Office—Bearers

Among the gross sins which are worthy of being punished with suspension or deposition from office, these are the principle ones: false doctrine or heresy, public schisms, public blasphemy, simony, faithless desertion of office or intrusion upon that of another, perjury, adultery, fornication, theft, acts of violence, habitual drunkenness, brawling, seeking filthy lucre; in short all sins and gross offences as render the perpetrators infamous before the world, and which in any private member of the church would be considered worthy of excommunication.

The restoration to office of deposed ministers may only take place with the greatest carefulness and the approval of the Synod.

Article 81: *Censura Morum*—Internal Consistory Censure

The ministers of the Word, elders and deacons shall exercise Christian censure among themselves, and in love admonish one another regarding the discharge of their office.

(By this mutual Christian censure is meant the inquiry that takes place under leadership of the Chairman of the Consistory at a Consistory meeting held prior to the observance of the Lord's Supper.)

OF VARIOUS REGULATIONS

Article 82: Certificate of Membership

Members who remove from a congregation, shall be given by the Consistory a certificate of membership concerning their profession and conduct, signed by the president and secretary.

A. With the above the following is also to be considered:

1. Members who leave a congregation should be prompt in requesting their certificate of membership from the

Consistory and an announcement to the congregation shall follow this request.²⁹

2. The Consistory which has given this certificate, should as soon as possible inform the Consistory to which this person plans to go of this matter, so they can exercise the usual supervision.
 3. The departing member is obliged to bring this certificate immediately to the Consistory of the church to which he is moving.
 4. When a baptized member moves to another congregation, a certificate of baptismal membership will be forwarded to the Consistory of that church.³⁰
 5. Certificates are not given to non-corresponding³¹ church denominations. However, a record of membership may be issued upon request.
- B. When members of other denominations come to our churches, the Consistory shall make inquiry whether the Confession that they have made is in accordance with the Three Forms of Unity.

Article 83: The Needy

Furthermore, the needy, when removing for sufficient reasons, shall receive assistance from the deacons as they deem adequate. They who are being cared for in institutions remain under the responsibility of the congregation to which they belonged before they entered such institutions.

Article 84: Legal Security

The churches which meet as Combined Consistory or Synod together form bodies which have sufficient legal authority over the affairs which they share as Combined Consistory and Synod respectively. These bodies are legally represented in and out of court by these respective gatherings, as well as by deputies who are duly appointed, instructed, and discharged by these gatherings and who are in all their actions bound by their particular instructions.

²⁹ For *Certificate of Confessing Membership*: C.O. Vol.2 Supplement No. A-8.

³⁰ For *Certificate of Baptismal Membership*: C.O. Vol.2 Supplement No. A-9,

³¹ See Article 51-C-1 above.

Article 85: Jurisdiction of Local Churches

No church shall in any way lord it over other churches, no minister over other ministers, no elder or deacon over other elders or deacons.

Article 86: Revision of Church Order

This Church Order, having been adopted by common consent, shall be faithfully observed and any revision thereof shall be made only by Synod.

Free Reformed Churches
of North America

Church Order Supplements

Supplements to the Church Order

TABLE OF CONTENTS

A. Supplements for Consistories (See VOL.2)

1. Concept-Regulations for the Election and Calling of Ministers of the Word
2. Concept-Call Letter
3. Concept-Credentials for Departing Ministers
4. Concept-Credential for the Emeritus Declaration of Ministers of the Word
5. Ministerial Certificate of Dismissal to Non-Corresponding Church
6. Concept-Regulations for the Election of Elders and Deacons
7. Formula of Subscription
8. Certificate of Membership for Confessing Members
9. Certificate of Membership for Baptized Members
10. Form for the Public Confession of Faith
11. Wedding Forms: Banns Forms; Updated Translation of Psalter Marriage Form
12. (Alternate) Form for Solemnization of Christian Marriages
13. Guidelines for Establishing a Congregational Archives

B. Supplements for Broader Assemblies (Here in VOLUME 1)

1. Public Declaration of Agreement with Three Forms of Unity
2. Regulations for Church Visitation (C.O. Art.44)
3. Guidelines for the Procedure of Synod Meetings

C. Supplements for Standing Committees (See VOL.2)

1. External Relations Committee
2. Finance Committee
3. Mission Order
4. Outreach Committee (Home Mission, Asian Ministry & Radio Evangelism)
5. Needy Churches Fund – Mandate and Regulations
6. Publications Committee
7. Ministerial Mentorship Guidelines
8. Theological Education
9. Theological Student Support Committee.
10. Youth and Education Committee

SUPPLEMENTS

PART ONE

B. Supplements for Broader Assemblies

Supplement No. B - 1

(See. **C.O.** Article 41, 47 & 50)

Public Declaration of Agreement

WITH THE THREE FORMS OF UNITY

Of all the marks by which the true church distinguishes itself from all human societies, the confession of the truth must be mentioned in the first place. For our Lord Jesus Christ said, John 8:31, "If ye continue in my word, then are ye my disciples indeed." And again, Matthew 10:32, "Whosoever therefore shall confess me before men, him will I confess before my Father which is in heaven."

In obedience to the Lord, this assembly deems it proper that it be publicly declared what the confession of the Free Reformed Churches is.

All these churches acknowledge the Belgic Confession, the Heidelberg Catechism and the Canons of Dordrecht, held in 1618-19, to be the full and accurate expression of their faith.

In conformity with the belief of all these churches, we, as members of their synod, declare: 1) that from the heart we feel and believe that all articles and expressions of doctrine, contained in the above named confessions, jointly called the Three Forms of Unity, in all respects agree with the Word of God, whence we reject all errors repugnant thereto; 2) that we desire to conform all our actions to them, agreeably to the accepted Church Order of Dordrecht, 1618-19, and 3) that we desire to receive into our church community any who agree with our confession.

May the King of the Church work this faith in the hearts of many and increase it and may those who have received like precious faith with us reveal the grace shown to them in the seeking of the fellowship of the saints to the glory of Him who prayed that all His own shall be one.

Supplement No. B – 2

(See. Church Order Article 44)

Regulations for Church Visitation

The regular church visitation, which according to Article 44 of the Church Order is to be conducted annually in the congregations, shall take place in accordance with the following rules:

A. GENERAL INSTRUCTIONS

1. The Synod shall annually appoint two ministers with the mandate to investigate the condition of the congregations, guided by these Regulations for Church Visitation, and report to the meeting of the Combined Consistory of its region.
2. The visitors shall notify the Consistory at least eight days in advance of their coming as to the date and hour of their arrival, and the Consistory shall announce this to the congregation on the Lord's Day before the meeting.
3. All the members of the Consistory are required to be present at the meeting set for the church visitation. Every Consistory member who cannot be present is required to notify the meeting of the reasons of his absence. Should one-half of the Consistory members not be present then the church visitation cannot take place.
4. The Chairman of the Consistory shall see that the membership book, the minute book and the books of the treasurers of the church and the benevolent fund are available for the meeting.
5. Inasmuch as the usual church visitation is a meeting of the Consistory with the visiting ministers, the Chairman of the Consistory will preside. After the opening of the meeting he gives the visiting ministers opportunity to perform their labours.
6. When there is an extraordinary church visitation, which is a meeting of the visiting ministers with the Consistory, then the older of the visiting ministers acts as Chairman.

THE EXAMINATION

B. Questions to the ENTIRE CONSISTORY (Consistory with Deacons):

1. Has the date and the time of the church visitation been announced to the congregation, and are the books at hand?

Are all of the Consistory members present; if not, have those who are absent given an account of the reason for their absence?

2. Is it the usual rule to have two sermons on the Lord's Day, one based on a text from Scripture and one on the Heidelberg Catechism and the latter in such a way that all fifty-two Lord's Days in the Catechism are covered? (cf. C.O. Art. 68)

3. Are the Ten Commandments and the 12 Articles of Faith regularly read in the church services?

4. Are the church services well attended?

5. Does the preaching bear fruit?

6. Are the parents desirous to have their children baptized so that the Sacrament of Holy Baptism is not needlessly postponed?

7. Are the names of the baptized, also their birth and baptism dates and, when children are baptized also the names of the parents, recorded in the church records?

8. Is the Lord's Supper observed at least four times a year, preceded by a preparatory sermon?

9. Is proper attention given as to who are allowed to partake of the Lord's Supper?

10. Are marriages solemnized in a Christian manner?

11. Are family visiting and calling on the sick and on the poor regularly being done by the Consistory in accordance with their mandate?

12. Does the Consistory take care that the catechism classes are regularly held? What question books are presently being used?

13. Do the parents endeavour, as much as possible, to send their children to schools that harmonize with the principles of the Free Reformed Churches?

14. Are the parents that are neglectful in this admonished by the Consistory?
15. What relation exists between the Consistory and the societies of men, ladies, young men, young ladies, boys, girls, etc.? Does the Consistory from time to time visit the meetings of these societies?
16. Are office bearers elected according to the Church Order and are the regulations for this observed?
17. Is the Form of Subscription in the minute book and is it signed by all the members of the Consistory: minister, elders and deacons, also upon re-installation?
18. When does the Consistory meet, and are the times and dates made known to the congregation?
19. Are issues dealt with by the Consistory recorded in the Minute book and are those minutes, after they have been read and approved, also signed by the Chairman and Secretary of the Consistory?
20. Are all matters coming before the Consistory dealt with according to ecclesiastical rules?
21. Are the decisions of the Classis and Synod faithfully carried out?
22. Is church discipline faithfully carried out in accordance with God's Word and the ecclesiastical rules?
23. Does mutual censure among the members of the Consistory take place before each observance of the Lord's Supper?
24. Do the offerings taken for the church and the benevolent funds speak of the willingness of the people to offer for these causes?
25. Are the offerings stipulated by the Synod regularly taken?
26. Are all the offerings counted in the presence of various Consistory members?
27. In the event that the business administration of the church is done outside of the Consistory are there by-laws defining the relationship between the Consistory and the Business

Administrator or Executive Committee?

28. Is a financial report on the affairs of the church funds and the benevolent fund regularly made to the church members?
29. Are the finances and the legal papers of the church and of the benevolent fund kept in a safe place so that there is no possibility of suspicion or difficulties arising by change of officers through death or completion of tenure?
30. Is the membership record kept in order and are the changes in the total number of baptized and confessed members noted therein, i.e. changes caused by baptism, confession, acceptance and giving of membership papers, and are these figures reported in the statistics of the church yearbook?
31. Are the archives of the congregation properly kept; are they up-to-date and in a safe place? Who is responsible for this?
32. Is any work of Evangelization and Missions done?
33. Is there anything special to report concerning the spiritual or financial needs of the congregation?
34. Questions proposed to VACANT CHURCHES:
 - a. Are measures taken to call a minister of the gospel, with or without the assistance of the Needy Churches Fund?
 - b. Are the Synodical Appointments faithfully observed?
 - c. Are good sermons being read, also on the Heidelberg Catechism?
 - d. At the services, does one of the Elders lead in prayer?
 - e. Are the services of the moderator called for in weighty matters?
- C. Questions to be asked of the Elders and Deacons, in the absence of the MINISTER:
 1. Does the pastor, in carrying out his work, in preaching and administering the Sacraments, act faithfully in accordance to God's Word, the Forms of Unity and the Church Order?
 2. Does he regularly conduct the catechism classes, visit the sick

faithfully and see that house visitation is done with the help of the elders?

3. Does he conduct himself in his family and public life as a godly man?
4. Does he study diligently?
5. In carrying out the ministry, does he use the Forms of the church literally and does he lead the public worship in an edifying manner?
6. Does he have sufficient income to support his family and is his salary increased according to the rising cost of living?

D. Questions to be asked of the Minister or Ministers and the Deacons in the absence of the ELDERS:

1. Do the elders regularly attend the church services and the consistory meetings?
2. Do they assist the minister and the deacons whenever necessary?
3. Do they take proper care that the church adheres to the accepted doctrine and worship of the Lord?
4. Do they visit the congregation as much as possible and endeavour to prevent or take away all offence?
5. Do they from time to time visit the catechism classes to see how they are attended and conducted and do the elders assist the minister in catechizing?
6. Do they conduct themselves in their family and public life as examples to the congregation?

E. Questions to be asked of the Minister or Ministers and the Elders in the absence of the DEACONS:

1. Do the deacons regularly attend the church services and the meetings of the Consistory with the deacons?
2. Do they have separate meetings according to C.O. Article 40 and do they faithfully attend these meetings?
3. Do they faithfully fill their calling towards those in need?

4. How are the funds collected and the needy taken care of?
5. Are there offerings for the needy at the services?
6. Are any members of the congregation cared for in nursing homes and institutions?
7. Do the deacons, in considering the care of the needy, counsel with the minister and the elders?
8. * Do they administer the finances well in consultation with the minister and the elders? Do they keep record of the receipts and disbursements and do they at definite intervals give an accounting to the Consistory?
9. * Are the contents of the collections kept in a safe place and are at least two Consistory members responsible for their safety?
10. Do they reveal the necessary prudence in distributing to the needy with a compassionate heart?
11. Do they reveal themselves in their family and public life as exemplary Christians?

* N.B. In congregations where the administration is done by members of the Consistory, the questions that bear on the administration shall be asked when the respective persons doing this work are not present.

F. CONCLUSIONS:

1. After completing the ordinary examination, inquiry shall also be made if there are any difficulties about which the advice of the church visitors is desired. This advice is not binding. The decisions in these cases remain with the Consistory and the Combined Consistory meeting.
2. Following this, verification is made whether the books are regularly audited and then signed by the Consistory or a Committee of the Consistory as having approved them. The visitors can give advice about the arrangements of the books. After completing this examination, the books are signed by them.
3. Finally, the minutes of the meeting, reporting the results of the church visitation, are put in the minute book of the congregation,

read, and after approval, they are signed by the Chairman and the Secretary of the Consistory and also by the two church visitors.

4. The church visitors shall make a report of their findings and decisions to be read at the next Combined Consistory meeting.

Supplement No. B – 3**(See C.O. Art. 30ff)****Guidelines for the Procedure of Synod Meetings****I. Overview of Synod Meetings³²****A. Introduction**

Article 30 of the Church Order provides a starting point for a discussion about the conduct of Synodical meetings.

“In these assemblies ecclesiastical matters only shall be transacted and that in an ecclesiastical manner. In major assemblies only such matters shall be dealt with as could not be finished in the minor assemblies, or such as pertain to the churches of the major assembly in common.”

Synod meetings are not bound to observe detailed parliamentary rules but are to be guided by the Church Order (especially Articles 29-50 are relevant) in the ordering of its meetings. Over time, various practices have been developed which assist the orderly and efficient conduct of these meetings. This document serves as a resource to assist delegates in participating in the meetings of synod. While the documentation of procedures is necessary so that “all things be done decently and in order” (1 Cor. 14:40), a technical approach to procedure (such as Robert’s Rules of Order) ought to be avoided. “An ecclesiastical manner” of discussion must be brotherly in tone, winsome in approach, and always submissive to the authority of God’s Word.

This document contains two sections: the first section is a general description of our synodical processes, while the second section contains a glossary of definitions and processes as they have been

³² The Guidelines for Synod Meetings also contains relevant principles and procedures which will be helpful – even advisable – for the regulation of other broader assemblies, like the Combined Consistory meetings. However, each Combined Consistory meeting is free to glean and apply these as relevant at their own discretion so as to ensure that their meetings are conducted in an orderly manner.

established over time (primarily adapted from Martin Monsma's Church Order Commentary).

These Guidelines for Synodical Procedure may be suspended, amended, revised, or abrogated by a majority vote of Synod.

B. Basic Principles

In Reformed church polity, a local congregation is a complete manifestation of the body of Christ and is not to be viewed as a sub-division of a denominational super church. Our federation is known as "Free Reformed Churches of North America" (plural). Synod meetings derive their authority from the churches that compose them, and hence exercise a delegated authority. The first item on the Synodical agenda, therefore, is to collect the credentials of the delegates, with which they are sent from their local churches, in order to publicly establish that the meeting is appropriately constituted.

A Synodical gathering is a gathering of churches based on a confessional unity. Thus, although the consistory remains the final authority on all matters, belonging to a federation of churches implies an obligation to abide by Synodical decisions, since such decisions are to be based on the Word of God. The purpose of Synodical discussions is not simply to achieve a majority support for particular proposals, but rather mutually to understand and apply God's Word to the issue at hand.

This means that a Synodical meeting is a deliberative assembly. While it is proper that the matters on the agenda are discussed in the churches prior to the meeting, delegates come to Synod not to advocate on behalf of a position that has been adopted locally, but to contribute to the discussion and to listen to the arguments raised, in order that conclusions may be reached in accordance with God's Word. Churches send "delegates," not representatives and in recognition of the deliberation that takes place prior to a Synodical decision, there are no Synodical procedures for "proxies" for churches who might not be able to be in attendance. It is appropriate that the delegates to Synod be elders, recognizing that this most properly belongs to their office and calling.

C. Convening Church and Agenda Establishment

At each synod, a Convening Church is designated with the task of making arrangements for the next synod. The Convening Church's task is:

- to announce the date and location of the Synod at least three months before the date of the meeting, as well as the deadline (of no later than six weeks prior to the Synodical meeting) and the name and address of the contact person for the submission of agenda items.
- to draft an agenda for the synodical meeting. The agenda ordinarily shall include reports from synodically appointed committees, overtures or communications of individuals or consistories, and appeals. At each Synod, a report is received from each combined consistory and the Article 49 deputies. An opportunity is given for each congregation to report joys or concerns with Synod or to seek the advice of Synod. If required, Church Visitors also have the opportunity to report on their work.
- to assemble the submitted items and distribute all of the relevant materials with the agenda to the churches. Personal appeals and letters are to be noted in the agenda but not distributed. This should be done as quickly as possible with a view to providing all of the churches maximum opportunity to discuss the matters in advance of the Synodical meeting.
- to report to synod any issues or decisions made concerning the agenda when the agenda is to be adopted.
- to review the previous years' Acts of Synod and bring to the attention of Synod any "Matters Arising" which have not been followed through or reported on in the various reports that have been submitted for the agenda.
- to submit to the clerks of synod a copy of all submissions for archiving and to send an electronic version of submissions for incorporation in the Acts of Synod.

D. Prayer Service

On the evening preceding the first full day of Synod, a worship service for prayer is called under the authority of the convening consistory. The minister of the convening church (or its counsellor if it is vacant) preaches an appropriate sermon and leads in prayer. All delegates of Synod are expected to attend this service.

E. Opening Session

Shortly following the prayer service, the opening session of Synod is conducted. This session is chaired by the minister of the convening church (or its counsellor if it is vacant) and is opened with devotions. The first item of business is the presentation of delegate credentials. Provided that a quorum (two-thirds of the delegates) is present, the Synod is declared to be legally constituted.

The election of Synodical officers follows. All delegates are eligible to be elected for any executive position. The only exception is that the Chairman of the previous year's Synod is not eligible for re-election as chairman, although he may fill another position. Elections are held by open ballot (i.e. there are no nominations, and everyone is eligible) and continue until one person receives a majority of the votes cast. If after two open ballots no person has received a majority, only persons who have received votes in the previous round may be named on the next ballot, with the person(s) who received the smallest number of votes being dropped in each subsequent round.

Voting shall take place first for Chairman, then for Vice-Chairman, next for First Clerk, and finally for the position of Second Clerk using the same process for each. Motions to appoint persons to the above positions without a vote shall be ruled out of order by the chairman.

After the election of the Officers, the elected Officers take their places and the elected Chairman is responsible for the proceedings from that point. The Opening Session concludes with the reading of the Public Declaration of Agreement with the Three Forms of Unity, at which time all delegates should stand as a public demonstration of their agreement.

F. Other Positions

In addition to the elected Officers of Synod, Synod is served by a Treasurer and an Assistant Clerk. Although these persons carry out certain responsibilities during and between Synodical meetings, those who hold these positions must be appointed by each Synod. The Treasurer is responsible for the Synodical Fund and reports to each Synod, while the Assistant Clerk drafts and coordinates the publication of the Acts of Synod. A more complete description of their responsibilities can be found in Section II.

Theological Instructors, Emeritus Ministers, Missionary Ministers, and Fraternal Delegates from churches with which the FRC are in full correspondence are acknowledged as advisors to Synod and are seated as such. At the discretion of the Chairman, they may be asked to voice their advice during any of Synod's deliberations.

G. Committee Reports and Conduct at Synod³³

Church Order Article 48 implies that Committees (referred to as deputies in the article) are appointed "to execute everything ordained by Synod." They are to provide "help...in order that the proper unity, order and soundness of doctrine may be maintained and established." They are to "keep proper record of all their activities to report thereof to Synod, and if it be demanded, give reasons." In the case of disputes, the committees do not carry the authority of synod. The specific matter in dispute needs to be brought back to the Synod for resolution.

The carrying out of Synodical responsibilities through a series of standing committees has been practiced throughout FRC history and functions well and efficiently. Standing committees have clear mandates that have been approved by Synod and are in the Church Order Supplements. A great deal of work gets carried out through these Synodical committees and the bulk of Synod's agenda is spent dealing with the various committee reports.

³³ See Acts of Synod 2009, Article 25 and "Guidelines for the proper submission of reports to synod" (pp. 145-148).

An important matter to understand is the committee's authority and its relationship to Synod.

Four elements belong to decision-making in any institution: the legislative part (the establishment of basic policy); the executive part (the responsibility to carry out a decision); an administrative part (following through on the day-to-day details of the decision); and a judicial part (making a decision regarding any disputes that may arise in the process.) In Reformed ecclesiology, the legislative and judicial roles must be carried out by office bearers in ecclesiastical settings. This has implications for how we view and what we should expect of our synodical committees.

To guard against going beyond their "execution" role by proposing matters, "selling" their own recommendations, or forming a "committee caucus model" at synod meetings, committees should keep the following guidelines in mind.

- Committees should clearly frame their reports in the context of their mandates or specific assignments from Synod. Committees are executors of policy and therefore should always remind themselves and the body of the decisions which they are executing.
- Committees are servants of Synod and exist to assist, expedite, and inform decision-making, not steer it. It is mistaken to think that committee members are bound at Synod to follow the "committee line" and not speak against a proposal if they were part of the committee that has recommended it. Synodical Delegates are present at a deliberative assembly as office-bearers sent by their church. Notions of "caucus solidarity" in a synodical assembly are not compatible with Reformed ecclesiology.
- It has become the practice of committees to conclude their report with a list of recommendations, which is very helpful to the synodical process. For the most part, these recommendations involve straightforward "execution" matters. However, when the recommendation involves a matter on which there has been some dispute, it would be more appropriate and consistent with the direction

suggested by Article 48 that committees summarize the arguments pro and con and not seek to steer Synod's decision with a recommendation, but rather provide synod the necessary background and information so that Synod can make the decision. Although, especially when the matter involves persons or sensitive matters, there is an understandable reluctance to have details generally known in the larger body, it is inappropriate for a committee to withhold information out of sensitivity if that information is relevant to the decision which synod is being asked to make. Committees have an executive and administrative task, not a legislative or judicial one.

- Committee members have the right (even the responsibility) to draft and submit minority report when substantive differences arise. In such a case, the committee report will state that after a thorough discussion of the issues, the committee could not come to a consensus on the matter and therefore is submitting both a majority and minority report regarding the matter.
- At times the executive of a committee is considered to have the authority to make decisions on behalf of the committee on the floor of synod. Committee reports to synod should have the signoff of the entire committee and not just the executive. Executives are to serve the committees by shaping and preparing agendas and facilitating the conduct of the committees' business, not to serve as an alternative decision-making structure.

H. Regular Sessions

Ordinarily, Synod holds a morning, afternoon, and evening session each day. The exact times and schedule are established each year by the Executive. Efforts are made to coordinate the schedules with the availability of fraternal delegates or Committee presenters who may need to attend for specific agenda items, as well as with the host congregation who have made hospitality arrangements. Each session is to be opened and closed with prayer. At the first session of each

day, a roll call is conducted immediately following opening devotions.

When Synod is in session, its members may not leave the assembly without the permission from the chair. It is also not permissible for a delegate to withdraw himself and return homeward without the consent of the assembly.

Ideally, the same delegates will attend an entire Synod meeting in order to facilitate the continuity of discussion on topics carried over various sessions. In practice, since some brothers are not able to attend the entire meeting, alternate delegates are seated for some of the sessions. Synod has also recognized that when certain matters are presented to Synod with which one of the elders is especially acquainted, the consistory is wise to appoint that elder, even if it is only for that agenda item³⁴

I. Executive Sessions

Synod shall ordinarily deliberate in public sessions and shall attempt to organize its meetings in a manner that facilitates the attendance and observation of its meetings by those who are interested. Certain matters, however, are appropriately dealt with in Executive Sessions that are to be attended only by delegates and such advisors that the Chairman recognizes. Ordinarily, this is reserved for items that involve specific persons, the welfare of the church in unusual situations, and the consideration of combined consistory and congregational reports. Synod is not to exercise the right to go into Executive Session unless necessary.

J. Presentation of Agenda Items

A member of a committee or consistory shall be given the opportunity to introduce an overture or report that has been submitted to Synod. If this spokesperson is not a delegate to Synod, he shall be welcomed and provided the opportunity to participate in the discussion of the specific agenda item in the same manner as if he were a delegate (without a vote, of course.)

³⁴ Synod 2009, Article 25

K. Discussion

Discussions of overtures and reports at Synod ordinarily are conducted in three rounds. At the beginning of each round, the Chairman asks for an indication of those who wish to speak to the issue and prepares a list of speakers. In the first round, the focus of comments ought to be on questions of clarification and background. At the end of the round (or at appropriate times during the round, if in the opinion of the Chairman the discussion will be facilitated by an earlier response to the questions raised), the Committee Spokesman shall respond to each of the comments or questions raised.

The second and third rounds are conducted similarly (a list is prepared at the beginning of the round); however, the comments are to be of a more deliberative nature. While an opportunity should be provided for all delegates freely to speak, delegates are encouraged not to repeat arguments that have already been raised. At the end of each round, the Committee Spokesman is provided an opportunity to respond to the points raised.

L. Motions

After discussion, a motion recommending that Synod take a particular position or action is in order. Motions that are in conflict with the Scriptures as interpreted by our Confessions or the Church Order are to be ruled out of order by the Chairman. Motions that address other matters before Synod or conflict with a decision already made by Synod (as presently constituted – not necessarily a previous Synod) should also be ruled out of order.

Ordinarily, the position recommended in a report or overture should be the first motion that is accepted by the Chairman. If it has become clear through the discussion that a different position is likely to have the support of the body, delegates representing the committee or consistory that brought the item forward ought to be provided an opportunity to amend or withdraw their position. Motions advocating a different action than that proposed by the documents submitted with the agenda should ordinarily only be accepted after the original proposal has been defeated or withdrawn.

Once a motion has been moved, seconded, and accepted by the Chairman as in order, a discussion is opened on that specific motion. In the course of discussion, someone may move to “amend” the motion. An amendment is a proposal to slightly change or modify the motion but must be consistent with the motion’s basic intent or purpose. Once a motion to amend is seconded and accepted, discussion proceeds only on the amendment. (There can be subsequent motions to “amend the amendment” with the same procedure.) Voting takes place on the amendment. If the amendment passes, discussion continues on the motion as amended. If the amendment does not pass, discussion continues on the original motion.

M. Pre-Advice Committees

Occasionally a matter may be referred to a “Pre-advice Committee” which has the task of sorting through an issue and formulating a resolution for the consideration of the entire body. These committees are appointed by the Executive of Synod, with an assigned chairman and reporter. Pre-advice Committees are to prepare a written report that is to be signed by their Chairman and Reporter. Any member of Synod may appear before any committee for the purpose of addressing the committee about any matter referred to it. In case the Committee cannot come to a consensus, those who are in the minority may submit a “minority report” which is to be signed by all of those who support it. In such cases, the majority report shall be presented to Synod by the spokesman for the Committee and a motion sought to adopt the report. After such a motion has been seconded and accepted by the Chairman and before any discussion of that motion, the minority report shall be presented.

N. Voting

Voting at Synod takes place through a show of hands, except for any matters involving individual persons, in which case the voting takes place by secret ballot. If a vote is tied, the motion is not carried.

O. Minutes

The recording and presentation of an accurate record of Synodical proceedings is the responsibility of the First Clerk (in the case of

public sessions) and the Second Clerk (in the case of Executive Sessions). In practice, the Assistant Clerk prepares draft minutes during the proceedings. These drafts are reviewed by the First and Second Clerk to ensure their accuracy and completeness and at various occasions during the Synod meeting, are presented to the body (either by a public reading or via distribution) for “approval in principle” as “concept minutes.” Subsequent to the meetings, these approved minutes are edited for style and grammar and are published in a booklet, together with the relevant documents that were presented to Synod, in a publication titled “Acts of Synod (YEAR).” The preparation of this publication is the assignment of the Assistant Clerk, with the final version to be approved by the elected officers of Synod prior to publication. The objective is to have the published *Acts of Synod* available for distribution by Labour Day each year.

The minutes of the meetings are to include records of the devotions and addresses to Synod; all main motions and appeals; all reports submitted by committees and the decisions of synod relevant to those reports; and any document or phase of the discussion that Synod by a majority vote decides to insert into the minutes. The names of those who make and second motions as well as the attribution of specific comments will ordinarily not be included as the record is intended to be of the decisions of the body as a whole. Where it is necessary or helpful in order to assist in understanding the decision taken by Synod, a summary of the major points in a discussion shall be included in the *Acts of Synod*.

The minutes do not contain any rejected motion (except for main motions), procedural motions (unless it is essential to make sense of the proceedings), or withdrawn motions.

P. Archives

A binder containing an original copy of all reports and correspondence received by Synod, together with the copies of the concept minutes as approved and the published Acts of Synod, shall be prepared by the Assistant Clerk according to the accepted procedure and delivered to the denominational Archive Keeper, the Grand Rapids consistory.

II. Definitions, Tasks, and Other Organizational Details

A. Definitions and Procedures:

Agenda – The agenda as distributed by the convening church (in an appropriate package with index and page numbers) should include all reports and necessary correspondence, but not personal letters or letters of appeal. The *Guidelines for Synodical Procedure* should be distributed with the agenda. Extra copies of the agenda should be available at the Synod meeting for the benefit of Fraternal Delegates or visitors.

Appeals/Protests – Appeals and protests of consistories or individual members in accordance with Church Order Article 31 shall only be considered if notice of the appeal has been provided within the time frames specified. Letters of appeal and protests are not circulated to the churches with the agenda but are dealt with only at the Synodical meetings.

Committees -- Synod is served by a number of committees who are given a mandate to study and/or report on certain resolutions of previous synods. Two types of committees are formed: *Ad-hoc* committees, whose mandate is limited to a certain project or study, and once that assignment is finished, will be dissolved; and *Standing* committees who have a mandate to oversee or direct the missionary, educational, journalistic, benevolent, or other such ongoing activities of the denomination. Members on these committees are appointed by Synod for a prescribed term. Synod has decided that ordinarily, members should serve no more than three or four consecutive terms at the discretion of the committee (Acts 1995, Article 32). For more guidance on the functioning of committees in relation to synod see I.G. above.

Correspondence - Only correspondence from individuals that have been carried as far as possible in minor assemblies shall be considered for Synod's consideration. If a communication has failed to gain the endorsement of a combined consistory or consistory, it may be submitted by the consistory or individual for Synodical consideration. If an individual has been unable first to present the matter to the consistory and evidence is presented that is was

impossible to do so, the matter shall be received for information and left to Synod's discretion as to whether it will act on such matters. Personal letters, while admissible to the agenda, are not circulated to the churches with the agenda but are dealt with only at the Synodical meetings.

Distribution - Electronic distribution of materials to the published e-mail address of the church or clerk is considered sufficient appropriate distribution of materials.

Due Date - All materials for the Agenda of Synod are to be in the hands of the clerk of the convening church not less than six weeks prior to the commencement of Synod as published. No overtures or reports received by the Clerk after that date shall be considered, except for overtures which deal with matters relevant to reports found in the distributed agenda. Any other overture or study report shall be considered by a special decision of synod on the basis of weighty grounds.

Executive Session – A session of Synod that is closed to all except delegates and such advisors as have been acknowledged by the chair.

Majority – A majority is achieved when any number greater than one-half of the total is in favour.

Motion – a proposal that presents a certain subject to Synod for its action or consideration.

Motion of Objection – If a delegate is not satisfied with a decision of the Chairman, he may make a motion of objection in which case the matter is referred to the Synodical body for a decision.

Motion to Amend – a proposal to alter a main motion in language or meaning before final action is taken on the motion. Amendments may propose to strike out, insert, or substitute certain words, phrases, sentences, or paragraphs, but may not nullify the basic intent of the main motion.

Motion to Call the Question – a proposal to close the discussion on a matter on the premise that the matter has been debated sufficiently.

If a motion to call the question is carried, the vote shall be taken only after those who have already requested the floor have been recognized and given the opportunity to speak.

Motion to Divide the Question – a proposal to divide and vote separately on a motion that consists of more than one part.

Motion to Reconsider – If a delegate for weighty reasons desires the reconsideration of a matter already decided by Synod, he may offer a motion to reconsider/rescind the previous decision. The purpose of this motion is to propose a new discussion and new vote. If a motion to reconsider passes, a motion to rescind may be accepted. A motion to rescind refers only to a decision made by the Synod in session. A succeeding Synod may alter the stand taken by a previous Synod without a formal motion of reconsideration. In all cases, the most recent decision invalidates all previous decisions when they conflict.

Motion to Table - a proposal to delay consideration of a motion until a later time or place. If a specific time and place are specified for the consideration of a tabled motion but Synod is at that time busy with another undecided question, Synod need not be interrupted in its work if the tabled motion can wait until Synod has disposed of the question then before it.

Overture - An overture is a request by a consistory for Synod to take a particular action. An overture ought to be formally drafted and addressed to the synod. In its opening paragraph, it ought to briefly provide the context or circumstances which give rise to the request and then, in precise language that can be incorporated into a Synodical motion, make the request to Synod.

The balance of the overture should contain the necessary background and arguments which the consistory is submitting in support of its request. The document ought to make reference to any previous Synodical decisions that impact on the matter being raised, make clear why this is a matter which appropriately falls within synod's jurisdiction, and provide enough detail and background to the argumentation that allow other churches to clearly discern the background for the request so that they can

appropriately prepare themselves for Synod's consideration of the matter.

Public Declaration – The prescribed Public Declaration of Agreement with the Three Forms of Unity is to be read at the beginning of Synod, with all delegates and Advisors of Synod asked to stand in unison in public acknowledgement of their agreement. A delegate who assumes a seat at a later time shall be asked to stand and express his individual agreement.

Right of Protest – It is the right of any delegate to protest against any decision of Synod. Protests should be registered immediately, or during the session in which the matter concerned was acted upon. Protests must be registered individually and not in groups. Delegates may, if they feel the need, ask to have their negative votes recorded. Such requests must be made immediately after the vote is taken.

B. Task Descriptions

Chairman – The Chairman is to assume the responsibility of leading the meeting and the ordinary responsibilities that are understood with that assignment. This includes ensuring that sessions are properly opened and closed, that business is transacted in good order and with decorum and that all delegates are provided opportunity to contribute to the deliberations of Synod.

In addition to those general tasks commonly understood to be the responsibility of the Chairman, several practices should be noted:

- The Chairman shall either himself or through another person whom he assigns, welcome all guests of Synod and respond to all greetings received;
- If the Chairman wishes to speak to a question, he shall relinquish the chair to the Vice-Chairman while so doing. The Chairman may speak to matters of fact or points of order without relinquishing the chair.
- The Chairman shall rule on all points of order and shall have the prerogative of declaring a person or motion out of order. Such a ruling may be disputed through a motion of

objection, which shall be put to the body, with a majority ruling.

Vice-Chairman – The Vice-Chairman assumes all of the responsibility of the Chairman in the absence of the Chairman and offers all assistance to the Chairman as circumstances may require.

First Clerk – The First Clerk is responsible for presenting concept minutes to the Synod for approval and for approving the Acts of Synod for publication. Although he is assisted in these matters by the Assistant Clerk, the First Clerk is responsible for their accuracy and completeness.

Second Clerk – The Second Clerk is responsible for presenting the minutes of Executive Sessions and for issuing all correspondence on behalf of Synod. Although he is assisted in these matters by the Assistant Clerk, the Second Clerk is responsible for them and has them completed in his name.

Assistant Clerk – The Assistant Clerk is responsible for assisting the First and Second Clerks of Synod in drafting the concept minutes, arranging for the publication of the Acts of Synod, ensuring that an archival binder is organized and forwarded to the denominational archives, and for assisting in the drafting and distribution all correspondence on behalf of Synod. Although the person filling this position ordinarily will have some continuity from year-to-year and hence can be of service to the Officers of Synod with certain information and acquired expertise, all of his work takes place under the authority of and in the name of the elected officers of Synod who are ultimately responsible for the tasks undertaken.

Treasurer – The Treasurer of Synod is responsible for invoicing and collecting funds from the churches and for paying expenses that are incurred in the conduct of Synodical business. The Treasurer submits an annual report of his activities to Synod. The Treasurer is to be appointed each year by Synod and is ordinarily given status as an Advisor to Synod.

Officers of Synod - The positions of Assistant Clerk and Treasurer have been developed for practical reasons to assist in the efficient

conduct of Synodical meetings, but in Reformed church polity, Synod derives its authority from the churches and therefore there is no intrinsic authority contained in these positions. Ordinarily, these brothers assist the Executive of Synod in their meetings during Synod to organize the efficient conduct of Synod's business. Hence, the Executive of Synod, properly understood, consists of the four elected officers of Synod, with the other positions serving as only as advisory and with the consent of the body.

C. Other Organizational Details

Hosting Church - A hosting church is appointed by each Synod and shall be responsible for the arranging the necessary facilities and equipment for Synodical meetings. This includes lodging and meal arrangements for delegates. Such arrangements should be made in consultation with the Convening Church, Assistant Clerk, and Treasurer. Expenses incurred in this process may be submitted to the Treasurer of Synod.

The hosting church should contact all congregations in order to identify accommodation needs and make appropriate arrangements. Billeting is encouraged in order to reduce the costs of Synodical meetings.

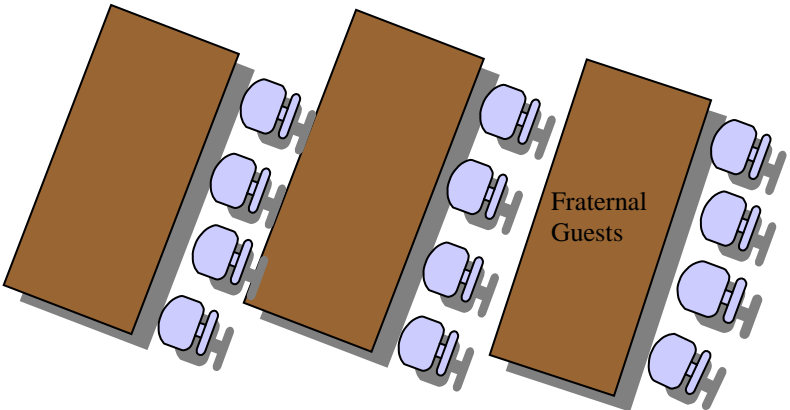
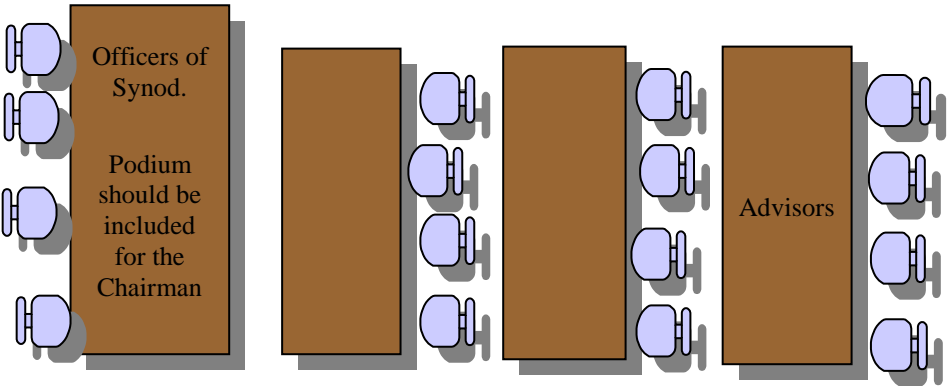
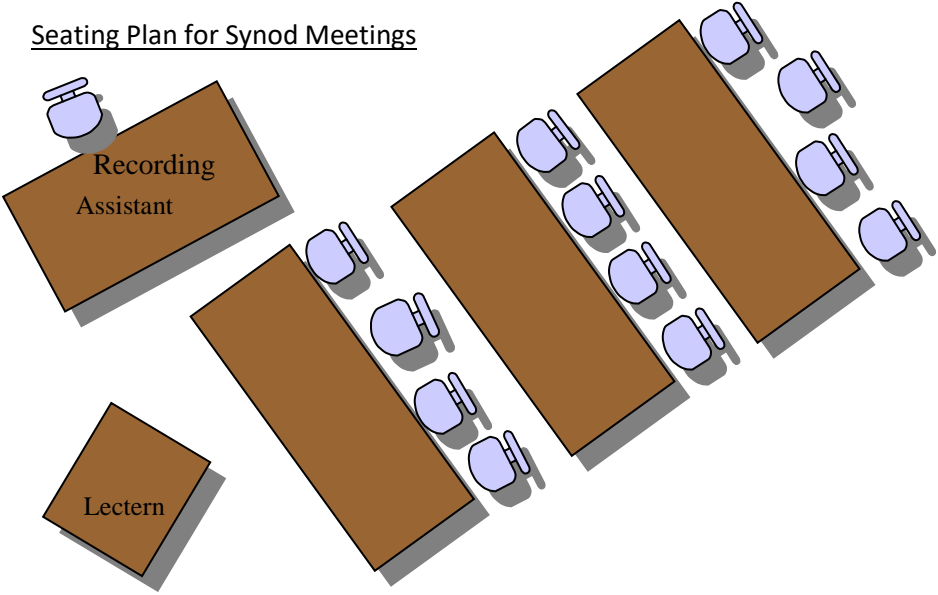
Convening Church - A convening church is appointed by each Synod and is responsible for ensuring adequate notice (at least three months) is provided to the churches regarding the arrangements of a Synodical meeting. This is to take place through an announcement in *The Messenger*. The convening Church shall also collect, organize, and distribute all agenda materials to all churches as quickly as practically possible after the deadline for submissions, which is set six weeks before the commencement of Synod. The convening church is also responsible to call and lead a prayer service and provide the leadership for the opening session (See Section I.C, I.E).

Set-up: In addition to the preferred set-up of the meeting (see Graphic below), the following provisions should be noted:

- Tables and chairs for the delegates suitably spaced, with a Psalter and Authorized Version of the Bible available for the (shared) use of each delegate. Fresh water supplies for delegates throughout the meeting should also be arranged;

- A table sign indicating the seats for each congregation, as well as for Advisors and Fraternal Delegates;
- A printer with an adequate supply of paper for the use of the Assistant Clerk; Access to an efficient photocopier with an adequate supply of paper
- An audio system for the meeting room with adequate microphones
- Power supply for the three Clerks (who supply their own computers)
- Access to a telephone.
- Signage that can be used to advise visitors of “Executive Session.”
- Up to three smaller rooms should be available throughout Synod for Committee meetings.

Seating Plan for Synod Meetings



--- End of Volume One ---

