

CONSIDER THESE OPPORTUNITIES:

- Tithe your estate. The ancient standard of 10% can do a world of good.
- Imagine that you have a child named "Charity" that will receive a portion of your estate similar to your other children or heirs.
- Name your church as the "residuary beneficiary" of your estate.
- Make a gift that will permanently endow your annual pledge to your church. (General rule: Gift amount x 5% = your annual pledge.) You may create this fund directly through your Missouri United Methodist Foundation with a gift of at least \$10,000.



BENEFICIARY DESIGNATIONS

The "easy bequest." Name your church as the beneficiary of an IRA, a qualified retirement plan, an insurance policy or other assets. There can also be tax advantages to this type of gift.

All donors should consult with their own professional advisors to ensure that an estate plan meets their unique goals and complies with all legal requirements. The foregoing material is provided for general educational and informational purposes only. The Foundation does not provide legal, financial or accounting advice.

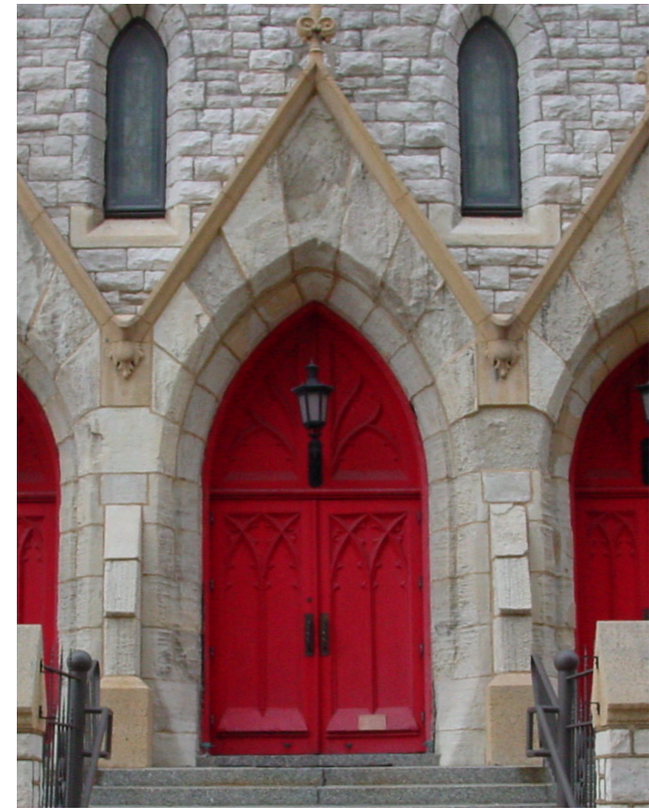
For additional information and assistance, please contact:



PO Box 1076 • Columbia, MO 65205
800-332-8238 • www.mumf.org

planned giving
endowments
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scholarships
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stewardship services



**REMEMBER
YOUR
CHURCH**

In Your Will or Estate Plan

MAKE A DIFFERENCE

Your gifts to your United Methodist Church support ministries that change lives and share the love of the living Christ with a world in need.

With a little planning, a gift to the church through one's will or estate plan can be a meaningful testament to one's faith, an inspiration to family and friends and a force for life-changing ministry in the world.

UNRESTRICTED GIFTS

Ministry is ever-changing. Your church must respond to emerging needs, directing funds where needed most. Unrestricted gifts afford your church maximum flexibility in using funds to achieve its charitable missions. If you wish to allow use of your donation for purposes as needed, then the following language may be incorporated in a will or trust document:

(Describe a particular asset, a specific amount or a percentage of the estate) to the (Name of UM Church or Charity, followed by current address) for its charitable tax-exempt purposes, without restriction. If (Name of UM Church or Charity) does not exist at the time of distribution, then to (Name another UM Church or Charity) for its charitable tax-exempt purposes, without restriction.

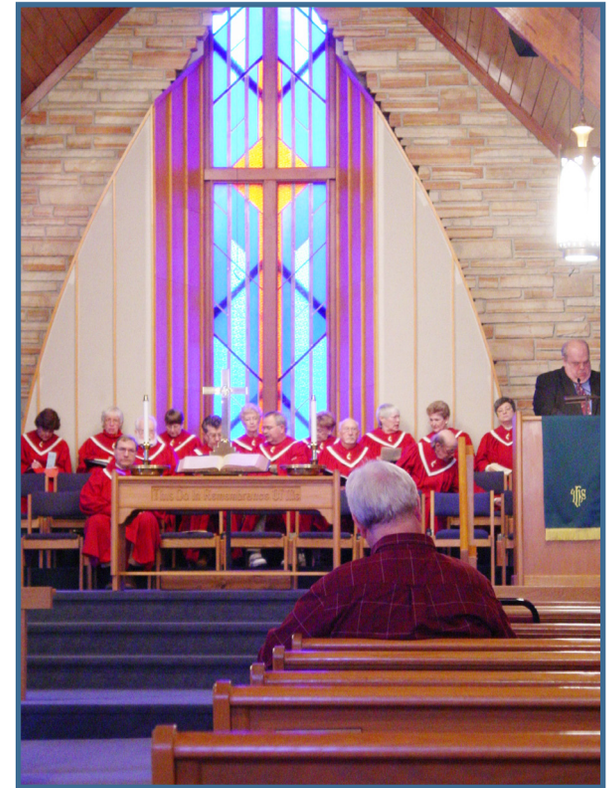
RESTRICTED GIFTS

You may want your gift used for a particular purpose such as children's ministries or music programs at your church. Or, you may want the church to invest the gift and only use the income.

Many United Methodist churches and charities have already created endowment funds for specific purposes. Contact the church or charity prior to finalizing gift plans to determine the names and purposes of existing funds, or to discuss creating your own special fund.

FOR A GENERAL RESTRICTION, THE FOLLOWING MAY BE USED:

[Describe a particular asset, a specific amount or a percentage of the estate] to the [Name of UM Church or Charity, followed by current address] ("Charity") for [describe the purpose, such as a program, activity or project] ("Purpose"). If Purpose does not exist at the time of distribution, Charity shall use the distribution for one or more of its charitable tax-exempt purposes nearest to the original Purpose. If Charity does not exist at the time of distribution, then the distribution shall go to ...



You may want to use the Foundation as a final catch-all recipient with the following language:
to the Missouri United Methodist Foundation, Inc., ("Foundation") 3601 Amron Court Columbia, Missouri to be used and administered for the Purpose or for a charitable tax-exempt purpose as near as possible to the original Purpose as determined by the Foundation Board of Directors.