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CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

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NEW FILINGS  Profit Not for Profit Limited Liability Domestication Other		
OTHER FILINGS  Annual Report Fictitious Name	REGISTRATION/QUALIF  Foreign Limited Partnership Reinstatement Trademark Other	ICATION POPULATION

**Examiner's Initials** 

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4	ARTICLES OF INCORPORATION	
5	COMMUNITY COMMUNICATIONS, INC.	
6	A NON-PROFIT CORPORATION	
7		
8		
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21	RESTATED AND AMENDED
22	ARTICLES OF INCORPORATION
23	COMMUNITY COMMUNICATIONS, INC.
24	A NON-PROFIT CORPORATION
25	en e
26	ARTICLE I
27	NAME
28	rema.
29	The name of the corporation is COMMUNITY COMMUNICATIONS, INC., and its principal office
30	and place of business shall be in Orange County, Florida, or at such place as the Board of
31	Trustees may from time to time determine.
32	
33	ARTICLE II
34	STATEMENT OF CORPORATE NATURE
35	·
36	This is a non-profit corporation organized solely for general charitable purposes pursuant to the
37	Florida Corporation's Not for Profit law set forth in Part I of Chapter 617 of the Florida statutes. No
38	part of the income is distributable to its members, trustees, or officers, provided this shall not
39	prevent payment of reasonable compensation for service actually rendered to or for the
40	Corporation in effecting its purpose.
41	
42	ARTICLE III
43	GENERAL AND SPECIFIC NON-PROFIT PURPOSES
44	
45	The general purposes for which this corporation is formed are to operate exclusively for such
46	educational and charitable purposes as will qualify it as an exempt organization under Section
47	501(c)(3) of the Internal Revenue Code of 1954 or corresponding provision of any subsequent
48	federal tax laws, including, for such purposes, the making of distributions to organizations which
49	qualify as tax-exempt organizations under the code.
50	
51	The Corporation may engage in attempting to influence legislation, but only to the extent permitted
52	to public charities under the Internal Revenue Code of 1954 as amended from time to time. It shall
53	not participate in or intervene in any political campaign on behalf of any candidate for public office.
54	
55	The specific and primary purposes for which this Corporation is formed are to set up, establish.

furnish and operate a non-profit, non-commercial telecommunications service for East Central

- Florida, including but not limited to a television broadcast service, radio broadcast service, non-
- 58 broadcast program distribution, and literary publications for the advancement of education, culture,
- and information and for other charitable purposes by the distribution of its funds for such purposes;
- and to provide the necessary studios, facilities, and staff for that purpose.

61

- 62 For the accomplishment of its foregoing purposes, the Corporation shall have the following
- enumerated powers together with such powers and authority as are provided under Chapter 617,
- 64 Florida Statutes, provided, however, that the exercise of any one or more of such powers shall be
- only in furtherance of the corporate purpose for which it has been organized and described in
- 66 Section 501(c)(3) of the Internal Revenue Code:

- 1. To obtain and hold appropriate authorizations from the Federal Communications Commission to operate such station(s);
- 70 2. To obtain and hold contributions, deed, or lease real estate or personal property and funds and sell, mortgage, or otherwise encumber such property for corporate purposes;
- To hold such funds as may be contributed or authorized by legislative act, or by grant, and to expend same as determined by the Board of Trustees;
- 74 4. To sue and be sued, complain and defend, in its corporate name;
- 5. To purchase, take, receive, lease, take by gift, devise or bequest, or otherwise deal in and with, real or personal property, or any interest therein, wherever situated:
- 6. To make contracts and incur liabilities, borrow money at such rates of interest as the Corporation may determine, issue its notes, bond and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property and income:
- 7. To lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security for the payment of funds so loaned or invested;
- 82 8. To elect or appoint officers and agents of the Corporation and define their duties and fix their compensation;
- 9. To make donations for charitable, scientific, literary, civic, or educational purposes;
- 10. To indemnify any Trustee or officer or former Trustee or officer of the Corporation, or any person who may have served at its request as a Trustee or officer of another corporation, whether for profit or not for profit, against expenses actually and necessarily incurred by him in connection with the defense of any action, suit, or proceeding in which he is made a party by reason of being or having been such Trustee or officer, except in relation to matters as to which he shall be adjudged in such action, suit, or proceeding to be liable for negligence or misconduct in the performance of a duty. Such indemnification shall not be deemed exclusive

92	of any other rights to which such Trustee or officer may be entitled, under any bylaw,
93	agreement, vote of Board of Trustees or members, or otherwise;
94	11. To have and exercise all powers necessary or convenient to effect any or all of the purposes
95	for which this Corporation is organized.
96	
97	ARTICLE IV
98	MEMBERSHIP
99	
100	The Board of Trustees shall provide non-voting membership to any individual, family, organization,
101	corporation, or foundation making to the Corporation an unrestricted monetary contribution on an
102	annual basis. The contribution shall be potentially renewable. The President shall classify the
103	non-voting membership in this Corporation and shall prescribe the amount of dues, if any, for each
104	class of non-voting membership. Members of the Corporation shall have no voting rights.
105	
106	ARTICLE V
107	TERM OF EXISTENCE
108	
109	This Corporation shall have perpetual existence.
110	
111	ARTICLE VI
112	BOARD OF TRUSTEES
113	
114	The business affairs of this Corporation are to be managed by a Board of Trustees which shall
115	consist of no less than fourteen (14) members as fixed from time to time by the By-Laws of the
116	Corporation. The Board of Trustees shall consist of the Chairman, Vice Chairman, and such other
117	members as are elected or re-elected in the manner provided in the By-Laws.
118	
119	ARTICLE VII
120	OFFICERS
121	
122	The officers of the Corporation shall be a President, who shall be elected chief executive officer,
123	an elected Secretary and a Treasurer, which in the discretion of the Board of Trustees, the offices
124	of Secretary and Treasurer may be combined, such staff Vice Presidents as may from time to time
125	be appointed by the President with advice and consent of the Board of Trustees, and such other
126	officers as shall be appointed in accordance with the provisions of the By-Laws. The term of

office of each officer shall be as provided in the By-Laws.

128	
129	ARTICLE VIII
130	BY-LAWS
131	
132	The By-Laws shall be created, rescinded, or amended by an affirmative vote of two-thirds (2/3) of
133	the members of the Board of Trustees present at any regular meeting, or at any special meeting
134	called for that purpose, provided a quorum as fixed in the By-Laws is present at either such
135	meeting.
136	
137	ARTICLE IX
138	AMENDMENTS TO ARTICLES OF INCORPORATION
139	
140	These Articles of Incorporation may at any time be amended by resolution proposed and adopted
141	by an affirmative vote of two-thirds (2/3) of the members of the Board of Trustees present,
142	provided a quorum as fixed in the By-Laws is present at the meeting. When so proposed and
143	adopted, any such amendment or amendments shall become effective upon being filed in the
144	office of the Secretary of State of the State of Florida and approved by him.
145	11
146	ARTICLE X
147	DISSOLUTION
148	
149	In the event of the dissolution of the Corporation, the assets, to the extent allowable under law,
150	shall be distributed by the Board of Trustees to an organization or organizations devoted to the
151	promotion, development, or presentation of non-commercial telecommunications and exempt
152	under the provision of the Internal Revenue Code Section 501(c)(3).
153	
154	
155	Executed this 3rd day of November, 2000.
156	
157	
158	Aldo Vivona
159	Aldo Vivona, Secretary/Treasurer



You Depend On Us.

We Depend On You.

CERTIFICATE

November 10, 2000



Attached are restated Articles of Incorporation for Community Communications, Inc., a Florida not-for-profit corporation.

Pursuant to the provisions of section 617.1006, Florida Statutes, the trustees for Community Communications, Inc. adopted on September 27, 2000 the following change in Article IV: Membership: (additions are shown by underline; deletions are shown with strikethrough)

The Board of Trustees shall provide non-voting membership to any individual, family, organization, corporation, or foundation making to the Corporation an unrestricted monetary contribution on an annual basis. The contribution shall be potentially renewable. The President shall classify the non-voting membership in this Corporation and shall prescribe the amount of dues, if any, for each class of non-voting membership. Each member of this Corporation shall have one vote only on matters coming before the Annual Membership meeting or any special meeting thereof. Members may vote in person only and not by proxy. Members of the Corporation shall have no voting rights.

A true and complete copy of the amended and restated Articles of Incorporation is attached.

I certify that the restatement was adopted by the Board of Trustees and does not contain any amendments requiring member approval.

COMMUNITY COMMUNICATIONS, INC.

Aldo Vivona, Secretary-Treasurer

Date: Movember 3, 2000

Not-for-profit. non-commercial, member-supported, community-based Public Broadcasting since 1965

11510 East Colonial Drive Oriando, Florida 32817-4699

407/273-2300

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