Articles of Incorporation

of

Back Porch Radio Broadcasting Incorporated

Executed by the undersigned for the purpose of forming a Wisconsin Corporation under Chapter 181 of the Wisconsin statutes, without stock and not for profit.

ARTICLE I

The name of the corporation is: Back Porch Radio Broadcasting Incorporated.

ARTICLE II

The period of existence shall be perpetual.

ARTICLE III

The purposes for which the corporation is organized are: the establishment and operation exclusively for educational purposes of one or more noncommercial educational radio or television broadcasting stations licensed by the Federal Communications Commission and subject in its or their operation to the regulatory actions of the Commission under the United States Communications Act of 1934, United States Code Title 47, Section 151 et seq., as heretofore or hereafter amended; the creation, production, Sponsor[ship], underwriting, recording, presentation, broadcast and distribution of exclusively educational matter, materials and programs, including, but without limiting the generality of this purpose, exclusively educational matter, materials and programs of an artistic, civic, cultural, entertaining, instructional, religious or scientific nature; the support, sponsorship and implementation of such other exclusively educational activities as are consistent and desirable with the implementation of the foregoing purposes; and the support, sponsorship and implementation of such exclusively charitable activities as are consistent and desirable with the implementation of the foregoing purposes. The words "exclusively", "educational" and "charitable" and their corollaries wherever used in the Articles are hereby limited to the meaning which they have in the United States Internal Revenue Code of 1954, Sections 501(c)(3) and 170(c)(2), as heretofore or hereafter amended, as found in any future corresponding or otherwise applicable United States Internal Revenue Act.

ARTICLE IV

The location of the principle office of the corporation shall be in Madison, Wisconsin.

ARTICLE V

The name of the initial registered agent is Michael O'Connor.
ARTICLE VI
The address of the initial registered agent is RR 2, Midtown Rd., Madison, Wisconsin, 53711.

ARTICLE VII
The number of directors may be fixed by by-law but shall not be less than three.

ARTICLE VIII
The number of directors constituting the initial board shall be three.

ARTICLE IX
The names and addresses of the initial directors are:

Michael O'Connor
RR 2, Midtown Road, Madison, Wisconsin, 53711

Mark Korbell
1212 Violas Avenue, Madison, Wisconsin, 53703

Aud Deveroux-Beber
610 Johnson Street, Madison, Wisconsin, 53703

ARTICLE X
The corporation may have one or more classes of members. The designation of any such class or classes and the qualifications and rights of the members of each class shall be as provided by the by-laws.

The number of directors, their qualifications and their terms of office shall be as provided from time to time by the by-laws.

ARTICLE XI
No part of the income, net earning or property of the corporation shall inure to the benefit of or be distributable to its members, if any, its directors or officers or other persons, except that the corporation may pay reasonable compensation for services rendered and may make payments and distributions in furtherance of the purposes set forth in Article II hereof, and except that any distributions upon dissolution of the corporation or final liquidation of its property and assets shall be as provided in Article XIII hereof.

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distributions of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these Articles, the corporation shall not engage in any activity not permitted to be carried on either by a corporation except from income tax (or from the general applicability thereof) under Section 501(c)(3) of the United States Internal Revenue Code of 1954, as heretofore or hereafter amended, or under corresponding or otherwise applicable provisions of any future United States Internal Revenue Act, or by a corporation, contributions to which are deductible by the contributor under Section 170(c)(2) of the United States Internal Revenue Code of 1954, as heretofore or hereafter amended, or deductible under corresponding or
otherwise applicable provisions of any future United States Internal Revenue Act, and, in particular, without in any way limiting the generality of the foregoing prohibition, the corporation shall:

(i) distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 192 of the Internal Revenue Code of 1954, or by corresponding or otherwise applicable provisions of any future United States Internal Revenue Act.

(ii) not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954, or as provided by corresponding or otherwise applicable provisions of any future United States Internal Revenue Act.

(iii) not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1954, or as prohibited by corresponding or otherwise applicable provisions of any future United States Internal Revenue Act.

(iv) not make any investments in such manner as to subject the corporation to tax under Section 193 of the Internal Revenue Code of 1954, or under corresponding or otherwise applicable provisions of any future United States Internal Revenue Act.

(v) not make any taxable expenditures as defined in Section 194(d) of the Internal Revenue Code of 1954, or as prohibited by corresponding or otherwise applicable provisions of any future United States Internal Revenue Act.

ARTICLE XII

If ever the corporation shall be dissolved or its affairs otherwise wound up or terminated, as in the process thereof the assets of the corporation shall be applied and distributed as follows:

(1) All liabilities and obligations of the corporation shall be paid, satisfied and discharged, or adequate provision shall be made therefor.

(2) Assets held by the corporation upon condition requiring return, transfer or conveyance, which condition occurs by reason of the dissolution or other termination of its affairs, shall be returned, transferred or conveyed in accordance with such requirements.

(3) Assets, together with any income therefrom, remaining after the requirements of paragraphs (1) and (2) of this Article have been met, shall be distributed exclusively to a not for profit school, college, university or other not for profit educational organization, or to more than one thereof, and which shall at that time qualify as an organization except from income tax (or from the general applicability thereof) under Section 501(c)(3) of the United States Internal Revenue Act of 1954, as heretofore or hereafter amended, or under corresponding or otherwise applicable provision of any future United States Internal Revenue Act.
ARTICLE XIII

These Articles may be amended in the manner authorized by law at the time of amendment.

ARTICLE XIV

The corporation shall have no capital stock.

ARTICLE XV

The members, directors and officers of this corporation shall not be personally liable for the obligations of the corporation.

ARTICLE XVI

The name and address of the incorporator is Michael O'Connor, 6222, Midtown Rd, Madison, Wisconsin, 53711.


Michael O'Connor

STATE OF WISCONSIN)
COUNTY OF DANE ) SS.

Personally came before me on this 13th day of December A.D. 1973 the above named Michael O'Connor to known to be the person who executed the foregoing instrument, and acknowledged the same.

[Notary Public]

This document was drafted by Michael O'Connor.