

CERTIFICATE OF QUALIFICATION OF FOREIGN CORPORATION

I, ARNOLD WILLIAMS, Secretary of State of the State of Idaho, and legal custodian of the corporation records of the State of Idaho, do hereby certify that

CASCADE BROADCASTING CO. INC.

a corporation duly organized and existing under the laws of

complied with Section 10 Article II of the Constitution, and with Sections 30-501 and 30-502, Idaho Code, by filing in this office on the 21st day of December,

1959, a properly authenticated copy of its articles of incorporation, and on the 21st day of December,

1959, a designation of Benjamin V. Shropshire in the County of Nez Perce as statutory agent for said corporation within the State of Idaho, upon whom process issued by authority of, or under any law of this State, may be served.

AND I FURTHER CERTIFY, That said corporation has complied with the laws of the State of Idaho, relating to corporations not created under the laws of the State, as contained in Chapter 5 of Title 30, Idaho Code, and is therefore duly and regularly qualified as a corporation in Idaho, having the same rights and privileges, and being subject to the same laws, as like domestic corporations.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State. Done at Boise City, the Capital of Idaho, this 21st day of December, A.D. 1859.

Washington

Secretary of State.

has fully

United States of America.

State of Mashington



TO ALL TO WHOM THESE PRESENTS SHALL COME VICTOR A. Meyers

Secretary of State of the

State of Mashington and custodian of the Scalof said State, do hereby cordify—that the annual to a true and correct copy of the Acticles of Incomparation and all amendments there is a CASCADE CONACCASCING COMPANY, which have been dily filled and record of a my office is accordance with law, I further contify that CACCADE CONACCASTING COMPANY has not been dissolved and is in good standing as a substitute comparation to the Crate of Vashington with all of its license fews paid to July 1, 1000; and I further certify that I am the officer having the logal distody of the official excord of the original Acticles of Incorporation and all a indocate to the Acticles of said

In Testimony Whereof, I have hereunto set my hand and affixed hereto the Scal of the State of Washington. Done at the Capitol, at Chympia, this day of second AG. 1950.

By Assistant Secretary of State

ARTICLES

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of

INCORPORATION

of

CASCADE BROADCASTING CO. INC.

WILLIAMS & DAVIS, Attorneys at Law, 409 First National Bank Bldg., Everett, Washington.

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MINIST II. KUISCHULLON

ARTICLES OF INCORPORATION

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CASCADE BROADCASTING CO. INC.

WE, the undersigned, Dr. J. R. BINYON, L. E. WALLGREN and C. A. HAMPTON, being citizens of the United States and residents of the State of Washington, have voluntarily associated ourselves for the purpose of forming an incorporated company under the laws of the State of Washington, to that end do hereby make and publish these ARTICLES OF INCORPORATION, in triplicate, certifying as follows:

ARTICLE I.

The name of this corporation will be CASCADE BROADCASTING CO. INC.

ARTICLE II.

This corporation is formed with the objects and for the purposes following, to-wit:

where, in the business of maintaining and operating radio broadcasting stations and radio apparatus, and to carry on the business of radio broadcasting, transmitting and receiving in any
manner whatsoever, or for any purposes not prohibited by law,
and to build, purchase and otherwise acquire, equip, operate,
maintain or sell radio stations and plants, equipment, rights,
powers, franchises and immunities, and all the property or
appurtenances appertaining thereto, and to carry on the business
appurtenant thereto, and to do and perform all acts of every kind
connected with radio broadcasting, transmitting or receiving
Dusinesses.

- (b) To engage in the State of Washington, and elsewhere, in the business of owning, maintaining and operating any telephone or telegraph business, and of owning, operating, buying, selling, mortgaging or otherwise dealing in any real or personal property necessary in the furtherance of such business.
- (c) Of charging and collecting tolls, revenues or compensation for any services rendered pursuant to the powers herein granted.
- (d) To engage in the business of operating any other plant, station or business having to do with the distribution of any information or human knowledge through the instrumentality of electricity, or otherwise, and to do all things necessary and proper in acquiring, owning, handling or dealing in the facilities therefor.
- (e) To acquire, hold, own, convey, mortgage, lease or in any other manner handle or deal in real estate, and to construct thereon any structures or improvements deemed necessary or desirable in connection therewith.
- (f) To own, hold, use, mortgage, pledge or otherwise hypothecate or sell and convey choses in action, or personal property of any and all kinds, including bonds, franchises or stocks of any government, corporation or person whatsoever.
- (g) To borrow money for the purposes of its business, and to issue its notes, bonds or other obligations as evidence thereof, and to secure any of its indebtedness by mortgaging, pledging or otherwise hypethecating any of the property of the corporation.
- (h) To purchase, sequire, own, hold, sell or license the use of patents or articles protected by letters patent in

such manner as may be desirable by the corporation.

- (i) To loan the money of the corporation either with or without security, and to subscribe for, own, hold, sell, assign or otherwise transfer the shares of the capital stock of any corporation.
- (j) And in general to have all of the powers, franchises and functions granted to corporations by the laws of the State of Washington, and to do all things necessary in and about, or incident to the conduct of the business of the corporation.

ARTICLE III.

The time of existence of this corporation shall be

ARTICLE IV.

The principal place of businessof this corporation, which is also the location and post office address of its registered office, shall be 409 First National Bank Building, in the City of Everett, County of Snohomish and State of Washington.

ARTICLE V.

The total authorized number of par value shares of this corporation shall be TWO HUNDRED (200), and the par value of each share thereof shall be CHE HUNDRED DOLLARS (\$100.00). All of such shares shall be known as common stock and there shall be no other class of stock, and each of such shares shall have the same rights, powers, privileges and immunities as every other share.

MITIGIA VI.

This corporation will begin business with TWELVE THOUSAND FIVE HUMBRED BOLLARS (\$12,500.00) of paid-in capital.

ARTICLE VII.

The first directors of said corporation, and their post office addresses are as follows:

HAME

POST OFFICE ADDRESS

Dr. J. R. Binyon 1418 Hewitt Avenue, Everett, Washington. L. E. Wallgren 2124 Wetmore Avenue, Everett, Washington. C. A. Hampton 2811 Colby Avenue, Everett, Washington.

The term of office of said first directors is to be Six (6) months.

ARTICLE VIII.

The name and post office address of each of the incorporators and the number of shares subscribed by each, (all of which are common shares), are as follows:

NA

POST OFFICE ADDRESS

No. of SHARES

Dr. J. R. Binyon 1418 Hewitt Avenue, Everett, Wash.
L. E. Wallgren 2124 Wetmore Avenue, Everett, Wash.
C. A. Hampton 2811 Colby Avenue, Everett, Wash.

All of the above incorporators are citizens of the United States and of full legal age.

ARTICLE IX.

The number of directors who shall manage the affairs of the corporation after the term of those named herein, and their terms of office, together with any other rules and regulations for the government, control and management of the affairs of the corporation may be fixed and determined in the by-laws of the corporation; provided, however, that there be not less than Three (3) directors.

The Board of Directors is hereby expressly vested with the authority to make and, from time to time, amend by-laws consistent with law and these ARTHULES OF INCOMPORATION for the management of the affairs of the corporation, subject to the powers of the stockholders to change or repeal such by-laws.

IN WITHESS WHEREOF, we have hereunto subscribed our names and executed these ARTICLES OF INCORPORATION in TRIPLICATE this 3rd day of DECEMBER, A. D. 1937.

STATE OF WASHINGTON,)
COUNTY OF SMOHOMISH,)

I, the undersigned, a Notary Public, in and for the State of Washington, do hereby certify that on this Aday of DECEMBER, A. D. 1937, personally appeared before me Dr. J. R. BINYON, L. E. WALLGREN and C. A. HAMPTON, to me known to be the individuals described in, and the persons who executed the foregoing ARTICLES OF INCORPORATION of CASCADE BROADCASTING CO. INC., and acknowledged, each for himself, that he signed and executed the same as his free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal the date in this Certificate first above written.

Motary Public, in and for the State of Washington, residing at Everett.

NOTICE OF CHANGE OF REGISTERED OFFICE

NOTICE IS HEREBY GIVEN That, pursuant to a vote of the Board of Directors taken at a special meeting held this date, the registered office of CASCADE BROADCASTING CO., INC. has been changed to

Room 1325
Fourteen Eleven Fourth Avenue Building
Seattle 1, Washington

Seattle, Washington, January 14, 1947

CASCADE BROADCASTING CO., INC.

A.W. Mr. President Ву

By Mancemanghen Secretary

Subscribed and sworn to before me this 14th day • of January, 1947.

Notary Public in and for the State of Washington, residing at Seattle.

MAY 2 1 1952

OF ALLEDERIT OF INJORPORATION CENTIFICATE OF ARTICLES OF IN

OF STATE OF CASCADE BROADCASTING CO., INC.

IS HIL CORTIFY that at a special meeting of shareholders of CASCABE ENOADCASTING CO., INJ., held on April 08, 1952, by unanimous vote of all shareholders, the provisions of Article II (a) of the Articles of Incorporation were amended to read as follows:

"(a) To an age in the State of Mashington, and elsewhere, in the Euciness of nainteining and operating ratio in television broadcasting stations and radio and television broadcasting, transmitting and receiving in any manner whatsoever, or for any purpose not prohibited by law, and to build, purchase and otherwise accuire, equip, operate, maintain or sell vactoring the felevision stations and plants, equipment, rights, powers, franchises and immunities, and all the property or appurtuances apportaining thereto, and to carry on the business appurtuant thereto, and to do and perform all acks of every kind connected with radio and television broadcasting, transmitting or receiving businesses."

IN MIRMS MEADF, this certificate is executed in triplicate, oi mod and sworm to by the President and Secretary of CASCADE BROADJABTING JC., INC., a Washington corporation.

Dated this Ind day of May, 1950.

SHATH OF WASHINGTON JOURNAY OF KING

SS:

A. W. TALBOT and JATES D. ROLFE, being first duly sworn, each on oath deposes and says:

That they are, respectively, the President and Secretary of Cascade Broadcasting Co., Inc., a Washington corporation, and as such are authorized to and do make this verification of the amendment of its Articles of Incorporation. That they have read the foregoing statement and the certificate, know the contents thereof, and that

The same are true.

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Motory Public in and for the State of Washington, residing at sentul.

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

OF

CASCADE BROADCASTING CO., INC.



THIS WILL CERTIFY that at a special meeting of shareholders of CASCADE BROADCASTING CO., INC., held on July 12, 1952, by unanimous vote of all shareholders, the provisions of Article V of the Articles of Incorporation were amended to read as follows:

"The total authorized number of shares of this corporation shall be TWO THOUSAND (2000), all of such shares to be common stock having no par value, in the place of the previous TWO HUNDRED (200) authorized shares of common stock having a par value of each share of ONE HUNDRED (\$100.00) DOLLARS. Each share of \$100.00 par value stock now outstanding shall be changed into TEN(10) no par value shares of such new capital stock by the surrender of the certificates for the present outstanding shares in exchange for certificates representing TEN (10) such new authorized no par value shares for each share of \$100.00 par value stock now outstanding. The shares of no par stock remaining unissued after the exchange of all presently issued ONE HUNDRED (100) par value stock may be issued by the corporation from time to time for such consideration in labor, services, money or property as may be fixed by the Board of Directors.

"If any stockholder desires to sell or otherwise dispose of or transfer any of his stock in this corporation, before doing so he shall deliver to the President or Secretary of the corporation a written notice of such intention and the terms and price of any firm bona fide offer which he has received for said stock and plans to accept. Said officer shall, within 24 hours of receipt of said notice, mail to each of the stockholders of the company, at their address registered on the books of the corporation, a copy of said notice. If said stockholders, or any portion of them, are willing to purchase or acquire said stock so offered for sale or other disposition, each stockholder shall be entitled to acquire said stock upon the aforesaid terms and conditions, in the proportion that his shares bear to the total number of shares held by the stockholders accepting said offer, provided each of said stockholders, within 20 days from the mailing of said notice by the aforesaid officer, delivers to the Secretary or President of the corporation his written acceptance of said offer and, within 10 days after being notified by the Secretary or President of the amount of said stock to be acquired by him, he shall deliver to the said Secretary or President the written documents and cash required to comply with the terms of said offer, said officer to receive the same for the benefit of the stockholder selling or disposing of his stock. If the aforesaid conditions are not complied with within the time above specified, then the said stockholder offering said stock shall be free to sell or dispose of his stock for a period of 30 days thereafter upon the terms and conditions outlined in said notice, but not thereafter.

"No stock of the corporation shall be transferred without compliance with the terms of this section. However, the provisions of this section shall not be applicable to a sale or other disposition or transfer by an stockholder

to a wife, husband, parent, child, or grandchild; nor shall it be applicable to a transfer by Will or as the result of the laws of inheritance."

IN WITNESS WHEREOF, this certificate is executed in triplicate, signed and sowrn to by the President and Secretary of CASCADE BROADCASTING CO., INC., a Washington corporation.

Dated this 22 day of ly, 1952.

A. W. Fresident

Notary Public in and for the State of Washington, residing at Seattle.

STATE OF WASHINGTON) SS:

A. W. TALBOT and JAMES D. ROLFE, being first duly sworn, each on oath deposes and says:

That they are, respectively, the President and Secretary of Cascade Broadcas in the Articles of Incorporation, and as such are authorized to and do make this verification of the amendment of its Articles of Incorporation. That they have read the foregoing statement and the certificate, know the contents thereof, and that the same are true.

SUBSCRIBED AND SWORN TO before me this 22 day of

1952.

A F F I D A V I T

STATE OF WASHINGTON) SS.
COUNTY OF KING
James D. Rolfe being first duly sworn
on oath deposes and says:
That he is Secretary
(incorporator) (representative)
of Cascade Broadcasting Co Inc.
(name of corporation)
and that to the best of his knowledge and belief the value
received and to be received by said corporation in return
for the issuance of its non-par-value stock does not ex-
ceed the sum of \$87.500.00
Jan. S. Roy
SUBSCRIBED and sworn to before me this 23rd day of
July , 19 52 .
NOTARY PUBLIC in and for the State of Washington, residing at Seattle.
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CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

CASCADE BROADCASTING CO., INC.

This will certify that at a special meeting of share-holders of Cascade Broadcasting Co., Inc., held on August 8, 1955, by unanimous vote of the shareholders the provisions of Article I of the Articles of Incorporation were amended to read as follows:

"ARTICLE I.

"The name of this corporation will be Cascade Broadcasting Company."

IN WITNESS WHEREOF this certificate is executed in triplicate, signed and sworn to by the President and Secretary of Cascade Broadcasting Company, a Washington corporation.

Dated this 3/56 day of August, 1955.

President

Secretary

STATE OF WASHINGTON SS. COUNTY OF K I N G

A. W. TALBOT and JAMES D. ROLFE, being first duly sworn, each on oath deposes and says: That they are, respectively, the President and Secretary of Cascade Broadcasting Company, a Washington corporation, and as such are authorized to and do make this verification of the amendment of its Articles of Incorporation; that they have read the foregoing statement and certificate, know the contents thereof, and that the same are true.

SUBSCRIBED AND SWORN TO August, 1955.

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Notary Public in and for the State of Washington, residing at Seattle.

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