

Exhibit D

Articles of Incorporation of
Missionary Action Projects

UNITED STATES OF AMERICA
State of Louisiana



James H. "Jim" Brown
SECRETARY OF STATE

01171818

As Secretary of State, of the State of Louisiana, I do hereby Certify that

a copy of the Articles of Incorporation of

MISSIONARY ACTION PROJECTS

Domiciled at Shreveport, Louisiana, Parish of Caddo,

A corporation organized under the provisions of R.S. Title 12, Chapter 2, as amended,

By Act before a Notary Public in and for the Parish of Caddo, State of Louisiana, on November 30, 1987,

Was filed and recorded in this Office on December 14, 1987, the date when corporate existence began, and filed in the Record of Non-Profit Corporations Book 342,

And all fees having been paid as required by law, the corporation is authorized to transact business in this State, subject to the restrictions imposed by law, including the provisions of R. S. 1950, Title 12, Chapter 2, as amended.

In testimony whereof, I have hereunto set my hand and caused the Seal of my Office to be affixed at the City of Baton Rouge on.

December 14, 1987

Jim Brown

DS

Secretary of State

FILED & RECORDED
PARISH OF CADDO
JAN 17 2 05 PM '88
DEPUTY CLERK & RECORDER



ARTICLES OF INCORPORATION
OF
MISSIONARY ACTION PROJECTS

STATE OF LOUISIANA

PARISH OF CADDO

BE IT KNOWN, that on this 30 day of November, 1987, before me, the undersigned Notary Public, in and for the said Parish and State, personally came and appeared the several parties of the full age of majority whose signatures are subscribed who declare, in the presence of the undersigned competent witnesses that, availing themselves to the provisions of the Louisiana Nonprofit Corporation law, to-wit, Louisiana R. S. 12:201-12:269 (1950 as amended), they do hereby organize a nonprofit corporation under and in accordance with these articles of incorporation as follows:

ARTICLE I.

The name of this corporation is MISSIONARY ACTION PROJECTS.

ARTICLE II.

This corporation is organized and it shall be operated exclusively for religious purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE III.

The corporation shall enjoy perpetual corporate existence unless sooner dissolved in accordance with law.

ARTICLE IV.

The location of its registered office is 937 Huntington Lane, Shreveport, Louisiana 71106.

The mailing address is 937 Huntington Lane, Shreveport, Louisiana 71106.

ARTICLE V.

The names and addresses of its registered agents are as follows:

William D. Franks, 937 Huntington Lane, Shreveport, LA 71106.

ARTICLE VI.

This corporation shall be a non-profit corporation and shall have no capital stock. It shall be operated and maintained by such membership dues and assessments and endowments as the board of directors shall determine to be necessary or acceptable for the proper functioning of the corporation. Under no circumstances shall any of the net earnings or assets of the corporation inure or be distributed to the benefit of its members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Two hereof. The corporation shall neither participate in, nor intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE VII.

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any such assets not so disposed of by the district court of the parish in which the principal office of shall be disposed of the corporation is then located, exclusively for such purposes or to such organization, as said Court shall determine, which are organized and operated exclusively for such purposes.

The members of this corporation shall consist of all persons who have paid all current fees, dues and/or assessments of this corporation as assessed by the Board of Directors, which membership shall be evidenced by a receipt for the fees and due aforesaid. Each member shall have one vote and all members shall have equal rights and privileges, provided, however, in no event shall there be more than one vote per member.

ARTICLE VIII.

The amount of the levy and the method of collection of fees, dues and/or assessments shall be fixed by the Board of Directors from time to time. Membership shall be cancelled for failure to pay fees, due and/or assessments after reasonable notice from the Board of Directors.

ARTICLE IX.

A member may vote personally or by proxy appointed in writing.

ARTICLE X.

The powers of this corporation shall be exercised by a Board of Directors which shall consist of three (3) members in good standing of the corporation to be elected or chosen as follows:

(a) There shall be three directors elected by membership of the corporation at the annual meeting of the corporation. The Board of Directors shall elect a President, Vice-President, Secretary, and from the Board's membership annually to serve until the next board shall be duly elected as herein provided. Provided, however, that the first Board of Directors of this corporation shall be those persons stated in Article XIII hereof and they shall serve until the first annual meeting to be held as set out herein.

ARTICLE XI.

The annual meeting of the voting members of the corporation shall be held on the third (3rd) Tuesday of the month of October, or in the event that date is a legal holiday, on the first (1st) Tuesday thereafter which is not a legal holiday. It shall be the duty of the President, and upon his or her failure or neglect, then of the Secretary or any officer or member, to mail notices at least ten (10) days prior to this annual meeting to all members entitled to be present. Provided, however, that the Board of Directors may be two-thirds (2/3) vote elect to conduct the business of the association by mail ballot in lieu of any annual meeting. Provided further, however, that if fifty

(50%) percent or more of the members of the corporation demand in writing, served on the President of the corporation, that an annual meeting be held, then the President shall take such steps as are necessary to hold an annual meeting not more than forty-five (45) days from the date of the receipt of such notice but not sooner than ten (10) days from such receipt of such notice.

ARTICLE XII.

The Board of Directors shall have the power to make, amend, and repeal by-laws to govern this corporation provided they are in accordance with and do not conflict with these articles. Matters pertaining to captial outlay must be approved by two-thirds (2/3) vote of the Board of Directors. An amendment altering these articles may be adopted by two-thirds in interest of the voting members, at any annual or special meeting of members the notice of which set forth the proposed amendment or a summary of the change to be made thereby.

ARTICLE XIII.

The names and addresses of the first Board of Directors are as follows:

William D. Franks, 937 Huntington Lane, Shreveport, LA 71106

David Radford, 9284 Savanna Drive, Shreveport, LA

Kathy Sullivan, 733 Woodmont, Shreveport, LA

ARTICLE XIV.

The first officers of this corporation are:

President:

William D. Franks, 937 Huntington Lane, Shreveport, LA 71106

Vice-President:

David Radford, 9284 Savanna Drive, Shreveport, LA

Secretary-Treasurer:

Kathy Sullivan, 733 Woodmont, Shreveport, LA

The officers and directors of this corporation shall serve until their successors are elected in accordance with the provisions herein.

THUS DONE AND SIGNED in my office in the City of Shreveport, Parish of Caddo, State of Louisiana, on the day, month and year set forth above, in the presence of the undersigned competent witnesses and me, Notary, after due reading of the whole.

WITNESSES:

Ana M. Blundell
[Signature]

William D. Franks
WILLIAM D. FRANKS
David Radford
DAVID RADEFORD
Kathy Sullivan
KATHY SULLIVAN

[Signature]
NOTARY PUBLIC

Exhibit E

Amendment to Articles of Incorporation

UNITED STATES OF AMERICA
State of  Louisiana

Fox McKeithen
SECRETARY OF STATE

As Secretary of State of the State of Louisiana, I do hereby Certify that
a copy of an Amendment to the Articles of Incorporation of

MISSIONARY ACTION PROJECTS

A Louisiana corporation domiciled at Shreveport,

Said Amendment being by Act before a Notary Public in and
for the Parish of Caddo, on March 4, 1992, the date
Amendment became effective,

Was filed and recorded in this Office on March 5, 1992, in
the Record of Non-Profit Corporations Book 344,

*In testimony whereof, I have hereunto set
my hand and caused the Seal of my Office
to be affixed at the City of Baton Rouge on,*
March 5, 1992

Fox McKeithen

AH

Secretary of State



UNITED STATES OF AMERICA
State of Louisiana



Jox McKeithen
SECRETARY OF STATE

As Secretary of State, of the State of Louisiana, I do hereby Certify that the annexed transcript was prepared by and in this office from the record on file, of which purports to be a copy, and that it is full, true and correct.

In testimony whereof, I have hereunto set my hand and caused the Seal of my Office to be affixed at the City of Baton Rouge on,

MAR 5 1992

Jox McKeithen

Secretary of State



AMENDMENT OF ARTICLES OF INCORPORATION
OF
MISSIONARY ACTION PROJECTS

STATE OF LOUISIANA

PARISH OF CADDO

BEFORE ME, the undersigned authority, personally came and appeared WILLIAM D. FRANKS, President and KATHY SULLIVAN, Secretary, after being duly sworn did depose and say:

That they are the President and Secretary of the MISSIONARY ACTION PROJECTS and that acting pursuant to the unanimous consent of the members of said corporation and by virtue of their unanimous consent of all members of said corporation, dated March 3, 1992, desire to amend the Articles of Incorporation of MISSIONARY ACTION PROJECTS by amending Article II of the Articles of Incorporation to read as follows:

ARTICLE II

This corporation is organized and it shall be operated for religious purposes and for the operation of non-commercial educational broadcasting facility conducting educational programs or activities, including, for such purposes, the making of distributions to organizations that qualify as exempt, organizations under Section 501(c)(3) of the Internal Revenue Code of 1954, or the corresponding provisions of any future United States Internal Revenue Law, and to engage in any lawful activity for which corporations may be formed under Chapter 2 of Title 12 of the Louisiana Revised Statutes.

That all of the remaining articles of the initial Articles of Incorporation shall remain unchanged.

Thus done and signed at my office in Shreveport, Caddo Parish, Louisiana in the presence of the two undersigned witnesses, this 4th day of March, 1992.

WITNESSES:

Linda K Lyon

William D. Franks
WILLIAM D. FRANKS, President

Wanda Gould

Kathy Sullivan
KATHY SULLIVAN, Secretary

F. W. ... Jr.
NOTARY PUBLIC

Exhibit F

Declaration of William D. Franks

April 16, 1992

DECLARATION OF WILLIAM D. FRANKS

I, William D. Franks, president of Missionary Action Projects hereby declare under penalty of perjury that this statement is true and correct to the best of my knowledge:

I have read the Hearing Designation Order concerning the Missionary Action Projects (MAP) application for a new noncommercial FM station in Alexandria, Louisiana. I understand that this declaration will be attached to our Motion for Summary Decision. I have also reviewed my Declaration dated December 20, 1990 and the MAP application dated September 5, 1990. The representations contained in those documents remain true and correct.

I have addressed the noncommercial aspects of the operation of our proposed station in Alexandria in prior statements and I reiterate our commitment to the educational needs and goals we have enumerated. MAP will operate the station as a noncommercial broadcast station abiding by all FCC rules and policies.

As I have stated , MAP is an established community service organization and we have been incorporated as a Louisiana nonprofit corporation since 1987. We have assisted in fundraising for construction of a number of schools and

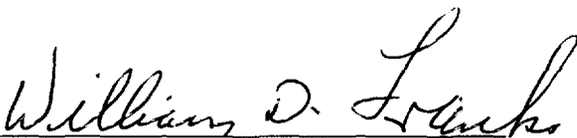
colleges. On an individual basis, I have been pastor of the Oakmont Church of God in Shreveport, Louisiana for thirty five years and during a portion of that time we operated the Oakmont Christian School. I also have served on the Board of Trustees of the Mid-America Bible College in Oklahoma City, Oklahoma for thirteen years. I am on the Executive Committee and have served as Vice-Chairman of the Board. I believe that my background enables me to assess the educational needs of Alexandria.

As a nonprofit entity, MAP believes that we can utilize the FM radio station in Alexandria to bring a tremendous educational programming service to residents of the area. We intend to use the station to ascertain, among other things, what additional educational programs are needed in the area, and we will attempt to provide them.

We intend to provide general educational programming to the black population of Alexandria as well as Spanish language educational programming to the Hispanic population. We plan to associate with Alexandria's black educational institutions and determine what educational needs of the area are currently unaddressed by the existing media in Alexandria. MAP currently perceives a strong need for educational programs for black and Hispanic audiences. In 1990, MAP proposed a list of daily and weekly programs that

we would seek to broadcast on the station, many of which we consider general educational programs.

MAP's affiliation with the Church of God of Anderson, Indiana permits us to accept donations pursuant to Section 501(c)(3) of the Internal Revenue Code. Our operation of the radio station will also carry this tax exempt status. We will establish and maintain close contacts with the community to determine areas in which we may serve educational needs and we will operate the station on a nonsectarian basis.


William D. Franks

April 16, 1992
Date

Exhibit G

Excerpt from application of
Dry Prong Educational Broadcasting Foundation

Section I

Approved by OMB
3060-0034
Expires 9/30/85

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

APPLICATION FOR AUTHORITY TO CONSTRUCT OR MAKE
CHANGES IN A NONCOMMERCIAL EDUCATIONAL
BROADCAST STATION

INSTRUCTIONS

A. This form is to be used only in applying for authority to construct a new noncommercial educational TV, FM or AM broadcast station or to make changes in an existing station. This form consists of this part, Section I, and the following sections:

- Section II. Legal Qualifications of Broadcast Applicant
- Section III. Financial Qualification of Broadcast Applicant
- Section IV. Statement of Program Service of Broadcast Applicant
- Section V-A. AM Broadcast Engineering Data
- Section V-B. FM Broadcast Engineering Data
- Section V-C. TV Broadcast Engineering Data
- Section V-G. Antenna and Site Information
- Section VI. Equal Employment Opportunity Program

RECEIVED
FEB 10 1984
Office of the Secretary

B. PREPARE THREE COPIES of this form and all exhibits. Sign one copy of Section I. Prepare one additional copy (a total of four) of Section V-G and associated exhibits. File all the above with the Federal Communications Commission, Washington, D.C. 20554. APPLICANTS FILING FOR FINANCIAL ASSISTANCE FROM NATIONAL TELECOMMUNICATIONS AND INFORMATION ADMINISTRATION (NTIA) SHOULD SUBMIT THIS APPLICATION TO THE FCC AT LEAST 90 DAYS PRIOR TO FILING WITH NTIA. Applicants filing with the FCC after this time should not expect FCC approval in time to receive NTIA funding. Applicants should check with NTIA for proper NTIA filing dates. Applicants applying for funding from other government agencies should check with that agency and the FCC to determine filing deadlines for both that agency and the FCC.

C. Number exhibits serially in the space provided in the body of the form and list each exhibit in the space provided on page 2 of this Section. Show date of preparation of each exhibit, antenna pattern, and map, and show date when each photograph was taken.

D. The name of the applicant stated herein shall be the exact corporate name, if a corporation; if an unincorporated association, the exact name of the association; if a governmental or public educational agency, the exact name of such agency. The applicant must notify the Commission of any change of address.

E. Information called for by this application which is already on file with the Commission (except that called for in Section III which is more than 90 days old and in Section V-G) need not be refiled in this application provided (1) the information is now on file in another application or FCC form filed by or on behalf of this applicant; (2) the information is identified FULLY by reference to the file number (if any), the FCC form number, and the filing date of the application or other form containing the information and the page or paragraph referred to, and (3) after making the reference, the applicant states: "No change since date of filing." Any such reference will be considered to incorporate into this application all information, confidential or otherwise, contained in the application or other form referred to. The incorporated application or other form will thereafter, in its entirety, be open to the public. (See Section 73.3526 of the Commission's Rules and Regulations, "Records to be maintained locally for public inspection by commercial applicants, permittees, and licensees.")

F. This application shall be personally signed by the applicant, if the applicant is an individual; by one of the partners, if the applicant is a partnership; by an officer, if the applicant is a corporation; by a member who is an officer, if the applicant is an unincorporated association; by such duly elected or appointed officials as may be competent to do so under the laws of the applicable jurisdiction, if the applicant is an eligible government entity; or by the applicant's attorney in case of the applicant's physical disability or absence from the United States. The attorney shall, in the event she/he signs for the applicant, separately set forth the reason why the application is not signed by the applicant. In addition, if any matter is stated on the basis of the attorney's belief only (rather than knowledge), she/he shall separately set forth reasons for believing that such statements are true.

G. Before filling out this application, the applicant should be familiar with the Communications Act of 1934, as amended, Parts 1, 2, 17, and 73 of the Commission's Rules and Regulations.

H. BE SURE ALL NECESSARY INFORMATION IS FURNISHED AND ALL PARAGRAPHS ARE FULLY ANSWERED. IF ANY PORTIONS OF THE APPLICATION ARE NOT APPLICABLE, SPECIFICALLY SO STATE. DEFECTIVE OR INCOMPLETE APPLICATIONS MAY BE RETURNED WITHOUT CONSIDERATION.

THIS BLOCK FOR COMMISSION USE ONLY

File No. 840210 REC

1. NAME OF APPLICANT (See Instruction D)
Dry Prong Educational Broadcasting Foundation

STREET ADDRESS
P.O. Box 246

CITY STATE ZIP CODE
Dry Prong LA 71423

TELEPHONE NO. (Include area code)
(318) 899-5837

2. NAME OF PERSON TO WHOM COMMUNICATIONS SHOULD BE SENT IF DIFFERENT FROM ITEM 1: Stuart Mitchell & Associates

STREET ADDRESS
803 West Broad Street, Suite 240

CITY STATE ZIP CODE
Falls Church VA 22046

TELEPHONE NO. (Include area code)
(703) 241-3770

3. (a) PURPOSE OF APPLICATION (Put "X" in appropriate box)

Change in existing station facilities:
 New Station Major Minor

(b) If this application is for a change in existing facilities, complete Section I plus any other Sections necessary to show all substantial changes in information previously filed with the Commission. (Indicate below the Sections completed and filed with this application.)

Section
 II III IV
 V-A V-B V-C V-G VI

(c) In the space below refer to information already on file with the Commission which, in accordance with Instruction E, may be incorporated in this application by proper reference.

File or Form No. and Date	Section No.	Paragraph No.

4. REQUESTED FACILITIES

TYPE OF STATION
 AM FM TELEVISION

FREQUENCY CHANNEL NO. CALL SIGN
89.1 206 New

HOURS OF OPERATIONS POWER IN KILOWATTS
24 NIGHT .383 DAY .383

ANTENNA HEIGHT ABOVE AVERAGE TERRAIN IN FEET (FM and TV only)
158 ft.

STATION LOCATION
CITY STATE
Dry Prong LA

Section II

LEGAL QUALIFICATIONS
OF BROADCAST APPLICANTName of Applicant
Dry Prong Educational
Broadcasting Foundation

FOR COMMISSION USE ONLY

File No.

INSTRUCTIONS

As used in this Section, the words "party to this application" mean: (1) in the case of a corporate applicant with outstanding stock, all officers, directors, stockholders of record, persons owning the beneficial interest in any stock, subscribers to any stock, and persons who voted any of the voting stock at the last stockholders meeting; (2) in the case of any other applicant which is not a governmental or public educational agency, all executive officers, members of the governing board; and owners or subscribers to any membership or ownership interest in the applicant; (3) in the case of an applicant which is a governmental or public educational agency, the members of the governing board and chief executive officers thereof.

1. Describe clearly and in detail the character and legal nature of the applicant (a corporation, unincorporated legal entity, or public body; a public or private educational institution; a State, county, city or other political subdivision, a board of education, school board or district, board of regents or trustees, or other department or unit of a state or one of its political subdivisions; a nonprofit corporation or unincorporated association formed for the purpose of operating a noncommercial educational broadcasting station) including the State, District, Territory or Possession under the laws of which the applicant is organized.

Dry Prong Educational Broadcasting Foundation is a charitable trust organized to operate a non-profit educational broadcast station in Dry Prong, Louisiana, formed under the laws of the state of Louisiana.

2. a. State whether applicant is a nonprofit educational institution. Yes No

b. If the applicant is a nonprofit educational organization, describe in Exhibit No. 1 how the proposed station will be used for the advancement of an educational program. This does not apply if applicant is applying for change in facilities.

3. Attach as Exhibit No. 2 three copies, one of which must be properly certified of

(a) If applicant is a corporation, the articles of incorporation (or charter) and the by-laws (with amendments to both, if any), certified by the Secretary of State or other appropriate official.

(b) If applicant is an unincorporated association, or other legal entity, the articles of association or other legal instrument under which applicant is organized showing the purposes thereof, and the by-laws, if any (with amendments to both, if any).

(c) If applicant is a public educational institution, the laws (and amendments thereof) under which it was created with an appropriate citation as to the source thereof.

(d) If the applicant is a political subdivision, or a board, department or unit thereof, the laws (and amendments thereof) under which said subdivision, board, department or unit was created with an appropriate citation as to the source thereof.

4. Indicate specifically by reference to page and paragraph of the articles of incorporation or of association, or of the political subdivision, the charter powers relied upon by the applicant to show that it is legally empowered to construct and operate the proposed station. Paragraph Third

5. Are all parties to this application citizens of the United States? Yes No

If "No," state the name and citizenship of each party who is not a citizen of the United States.

6. a. Is applicant or any party to this application a representative of an alien or of a foreign government? Yes No

b. If applicant is a corporation, is more than 20 percent of the capital stock owned of record or may it be voted by aliens or their representatives, or by a foreign government or a representative thereof, or by any corporation organized under the laws of a foreign country? Yes No

c. If applicant is a corporation and is controlled by another corporation or corporations, is more than 25 percent of the capital stock of such controlling corporation or corporations owned of record or may it be voted by aliens, their representatives, or by any corporation organized under the laws of a foreign country? Yes No

d. If the answer to any of the foregoing parts of this paragraph is "Yes," attach as Exhibit No. N/A a full disclosure concerning the persons and matters involved.

7. a. Has the applicant or any party to this application been fully adjudged guilty by a Federal court of unlawfully monopolizing or attempting unlawfully to monopolize radio communications, directly or indirectly, through the control of the manufacture or sale of radio apparatus, through exclusive traffic arrangements, or by any other means, or to have been using unfair methods of competition? (See Section 313 of the Communications Act of 1934, as amended) Yes No

b. If "Yes," attach as Exhibit No. N/A a full disclosure concerning the persons and matters involved, identifying the court and the proceedings (by dates and file numbers) stating the facts upon which the proceeding was based or the nature of the offense committed, and the disposition of the matter.

EXHIBIT 1

The applicant, by its officers and trustees, is closely associated with a school in Dry Prong. In addition, the applicant will seek, at an appropriate time, to develop further relationships with other schools, educational institutions, and other traditionally, educationally oriented charitable and public service organizations.

The applicant will utilize the facilities of the station to support the educational programs of the community: by broadcasting instructional programming, by broadcasting programming of substantial educational value to the whole community, particularly seeking to present materials the applicant determines to be needed to bring balance to the educational needs of the community, and by utilizing the station as appropriate for training students in the skills necessary for service in the broadcasting industry.

CERTIFICATE OF SERVICE

I certify that on April 17, 1992, a true copy of the foregoing Motion for Summary Decision was mailed, first class, postage prepaid to the following:

Judge Edward J. Kuhlmann
Federal Communications Commission
2000 L Street, N.W., Room 220
Washington, D.C. 20554

Robert Zauner, Esq.
Federal Communications Commission
Mass Media Bureau, Hearing Branch
2025 M Street, N.W., Room 7212
Washington, D.C. 20554

A. Dale Smith, Esq.
P.O. Box 826
Ball, Louisiana 71405



F. Joseph Brinig