

Exhibit No. 7

CONSENT OF MEMBERS OF THE NORTHWEST
MISSOURI STATE COLLEGE EDUCATIONAL
FOUNDATION, INC. TO AMENDMENT OF
ARTICLES OF INCORPORATION

WHEREAS, at a meeting of the Board of Directors of The Northwest Missouri State College Educational Foundation, Inc. at Maryville, Missouri, on August 1, 1972, the following resolution was adopted by the Board of Directors, to-wit:

"Resolved, that Article I of the Articles of Incorporation be amended by changing it to read as follows:

"Article I
Name

The name of the corporation is The Northwest Missouri State University Educational Foundation, Inc.

Resolved further, that this proposed amendment be submitted to the members of the corporation for their written approval. "

NOW, THEREFORE, the undersigned, being members of the said corporation, The Northwest Missouri State College Educational Foundation, Inc. do hereby consent to said proposed amendment in writing by affixing their signatures hereto and do hereby adopt such amendment to the Articles of Incorporation.

Harold Saylor
J. Norvel Saylor

B. J. Alcott
B. J. Alcott

Paul Fields
Paul Fields

Everett W. Brown
Everett W. Brown

Elbert Barrett
Elbert Barrett

James Cline
James Cline

ARTICLES OF INCORPORATION
OF
THE NORTHWEST MISSOURI STATE COLLEGE
EDUCATIONAL FOUNDATION, INC.

We, the undersigned,

| <u>NAME</u> | <u>ADDRESS</u> |
|------------------|--|
| J. Norvel Sayler | 3 Elm Square, Maryville, Missouri 64468 |
| Leigh Wilson | 938 South Main Street Maryville, Missouri 64468 |
| James E. Cline | 123 North Country Club Road Maryville, Missouri 64468 |

being natural persons of the age at twenty-one years or more and citizens at the United States for the purpose of forming a corporation under the "General Not For Profit Corporation Law" of the State of Missouri, do hereby adopt the following Articles of Incorporation:

ARTICLE I.
NAME

The name of the corporation is THE NORTHWEST MISSOURI STATE COLLEGE EDUCATIONAL FOUNDATION, INC.

ARTICLE II.
DURATION

The period of duration of the corporation is perpetual

ARTICLE III.
REGISTERED OFFICE AND AGENT

The address of its initial Registered Office in the State of Missouri is Suite One, 324 1/2 North Main Street, Maryville, Missouri, and the name of its initial Registered Agent at said address is Everett W. Brown.

ARTICLE IV.
FIRST BOARD OF DIRECTORS

The first Board of Directors of the corporation shall be three in number, their names and addresses being as follows:

| <u>NAME</u> | <u>ADDRESS</u> |
|------------------|--|
| J. Norvel Sayler | 3 Elm Square, Maryville, Missouri 64468 |
| Leigh Wilson | 938 South Main Street Maryville, Missouri 64468 |

James E. Cline

123 North Country Club Road
Maryville, Missouri 64468

ARTICLE V. PURPOSES

The purpose or purposes for which the corporation is organized are strictly educational, charitable, benevolent, cultural, scientific and not for profit. Its general purpose shall be for the promotion of the welfare, goals and programs of the Northwest Missouri State College at Maryville, Missouri, including the following purposes:

1. To receive, hold and administer gifts for charitable and educational purposes; to act without profit as trustee of educational or charitable trusts; to administer gifts, grants or loans of money or property, real or personal, whether made by or for the benefit of public governmental bodies, state or national, or by or for the benefit of corporations or natural persons, and whether in the form of conventional express trusts or otherwise, to invest and reinvest the funds held in trust; to become a party to contracts, trust instruments and agreements or any type or description, and to buy, sell, lease, own, manage, convey and mortgage real estate, to grant or acquire easements or other interests in land, and otherwise to deal in real estate; to execute negotiable obligations, as treats or otherwise, in order to effectuate either the creation or organization of trusts, or the execution of the purposes thereof.

Where the terms and conditions imposed by the donors of any forms of gifts or bequests make immediate transfer to the Board of Regents for the Northwest Missouri State College right and proper, the corporation shall transfer absolutely and in full right, title to and interest in such property, real and personal, transferred, assigned or conveyed by any and all persons whatsoever, whether such property be in the form of money, manuscripts, works of art, or otherwise, for the use and benefit of the Northwest Missouri State College, subject to said terms and conditions of said donors and subject also to the right of the Board of Regents for the Northwest Missouri State College to refuse such proffered gifts, if conditions attached thereto be deemed unsatisfactory or unacceptable.

Whenever such gifts or bequests, when made as memorials, involve maintenance, provisions for such maintenance shall be included in the gift unless this requirement is waived by the Board of Regents for the Northwest Missouri State College.

2. To deposit forthwith in the archives of the library of the Northwest Missouri State College whatever articles or manuscripts, having scientific or educational value, which may be loaned the Foundation by the owners or by persons in legal custody thereof, subject to the approval of the Board of Regents for the Northwest Missouri State College.

3. To act as the business agent of the Board of Regents for the Northwest Missouri State College in performing any other services for said Board not herein specifically mentioned, if said Board so desires and so specifies, and said services properly come within the scope of the Foundation.

4. To do such other acts and undertake such other enterprises as in the judgment of the Board of Trustees shall tend to promote the interests, purposes and welfare of the Northwest Missouri State College of Maryville, Missouri.

ARTICLE VI. POWERS

In carrying out its purposes and subject only to the limitations expressed in Article VII, this corporation shall have all the powers granted by the laws of Missouri to corporations of this type and all powers incidental to the powers hereinafter enumerated which enumeration shall be considered to be by way of example and not of limitation.

The corporation shall have the power to solicit and receive gifts, bequests, grants and devises of property of any kind, and to incur and pay such expenses as such solicitation and the administration of the assets of the corporation may reasonably require.

The corporation shall also have the power to hold, manage, operate, buy, sell, lease, exchange, invest and reinvest property of all kinds, vote shares of stock or other securities, and exercise rights of all sorts in connection with the ownership of securities, name a nominee to hold securities for its use, enter into joint undertakings and partnerships, operate businesses, hold and convey real estate, enter into contracts and undertakings of all sorts including 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).

(b) 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 organized and operated exclusively for charitable, educational or scientific purposes as shall at the time qualify as an exempt 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 of such assets not so disposed of shall be disposed of by the court of general jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes, annuity contracts, and in all ways deal with the property of the corporation consistent with the purposes stated above.

ARTICLE VII.

NON-PROFIT CORPORATION

This corporation shall be a non-profit corporation without capital stock and may not declare or distribute dividends; it shall not operated for the pecuniary benefit of its officers, directors or members; any income received by the corporation from the ownership, management, operation, leasing, lending, selling, or otherwise disposing of any of its property, after the payment of the expense of the maintenance and operation of said corporation, shall be devoted exclusively to the promotion of the general purpose of the corporation. If the corporation should be dissolved at any time, no part of the assets, funds or property of the corporation may be distributed to, or become the property of any director, officer, or member of the corporation or of any individual but shall be devoted exclusively to promotion of the general purposes of the corporation as expressed in these Articles of Incorporation.

(a) No part of the net earnings of the corporation shall insure to the benefit of, or be distributable to, 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 V 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 distribution of statements) any political activities.

ARTICLE VIII. MEMBERSHIP

Membership in this corporation shall consist of the incorporators, the directors and such other persons who shall become members pursuant to provisions of the by-laws adopted by the Directors concerning members. The members and directors of the corporation shall not be individually or personally liable for the debts, liabilities or obligations of the corporation.

ARTICLE IX. BOARD OF DIRECTORS

The business affairs of the corporation shall be conducted and managed by a Board of Directors consisting of not less than three and not more than twenty-one members of the corporation who shall be selected in a manner and for such terms as may be provided by by-law.

ARTICLE X. BY-LAWS

By-laws of the corporation shall be adopted by the Board of Directors and may be amended by the Board of Directors at any duly called or regular meeting of the directors.

STATE OF MISSOURI)
) ss.
COUNTY OF NODAWAY)

I, Larry L. Zahnd, a Notary Public, do hereby certify that on the 7th day of April, 1971, J. Norvel Sayler, Leigh Wilson and James E. Cline personally appeared before me and being first duly sworn by me severally acknowledged that they signed as their free act and deed the foregoing document in the respective capacities therein set forth and declared that the statements therein contained are true, to their best knowledge and belief.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year above written.

Larry L. Zahnd
NOTARY PUBLIC
Nodaway County, Missouri

My Commission Expires
September 26, 1972

FILE # 5633

STATE OF MISSOURI)
) ss.
COUNTY OF NODAWAY)

I, Clarice Clemons, Recorder of said county, do hereby certify that the within Instrument of writing was on the 28th day of April A.D. 1971 at 9 o'clock 28 minutes A.M. duly filed for record and is recorded in the records of this office in Book 309 at Page 104.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in Maryville, Missouri, this 28th day of April A.D. 1971.
Clarice Clemons, Recorder

FILED AND CERTIFICATE OF
INCORPORATION ISSUED
APR 12 1971

NORTHWEST FOUNDATION, INC.
Northwest Missouri state University
Maryville, Missouri 64468

Proposed Programming Schedule for Low Power FM Radio Station

Northwest Foundation, Incorporated

Monday through Friday

- 6 a.m. - 6 p.m. Local origination programming: music, local news, local sports, Maryville and Northwest Missouri State University (NWMSU) community announcements
- 6 p.m. - 8 p.m. Local origination talk, information, and entertainment programming: live interview programs focusing on issues affecting the Maryville community and NWMSU, live high school sports broadcasts, live listener phone-in talk shows, live remote broadcasts
- 8 p.m. - 12 p.m. Local origination programming: music, local news

Saturday and Sunday

- 6 a.m. - 12 midnight Local origination programming (specialty music and block music programs, local community announcements)

The philosophy driving programming on the low power FM radio station will emphasize opportunities for people in the Maryville, Missouri and NWMSU community to discuss issues of local importance. A variety of talk shows and listener phone-in programs will be aired each weeknight. Also a priority will be coverage of news events such as meetings of local government bodies and school boards, coverage of NWMSU news and events, coverage of civic events such as parades and festivals, and coverage of Maryville high school athletics. Whenever appropriate, the coverage will be live and will originate from the location of the event.

SUPPORTING DOCUMENTATION

At the request of the commission, the applicant will provide additional supporting documentation of its community involvement.

Samples of newsletters, magazine articles and other documents are available in hard copy.