



03318101

AZ CORPORATION COMMISSION  
FILEDDO NOT PUBLISH  
THESE DOCUMENTS

**ARTICLE 1:**  
 If you are the holder  
 assignee of a  
 instrument, attach a  
 copy of the instrument  
 certificate.

**ARTICLE 2:**  
 The Internal Revenue  
 Code places certain  
 restrictions upon the  
 purpose of a tax  
 exempt, non-profit,  
 corporation. Please  
 refer to Federal  
 Publication 5507.  
 Before completing this  
 article.

**ARTICLE 3:**  
 The terms cannot imply  
 that the corporation is  
 organized for any  
 character of affairs  
 other than the stated  
 business indicated in  
 this article.

**ARTICLE 4:**  
 This Article is included  
 for the purpose of  
 establishing tax-exempt  
 status with the IRS and  
 to comply with A.R.S.  
 §10-3202. If the  
 corporation intends to  
 apply for tax-exempt  
 status, you will need to  
 cite the specific Section  
 of the IRS code, as  
 amended, under which  
 the corporation plans to  
 organize. For further  
 information please  
 refer to publication  
 5507.

**ARTICLE 5:**  
 If not applicable  
 Section number of the  
 IRS Code.

**ARTICLE 6:**  
 This provision is not  
 mandatory. See  
 A.R.S. §10-3202(16).

JAN 11 2011

## ARTICLES OF INCORPORATION

## OF A TAX-EXEMPT

Pursuant to A.R.S. §10-3202

NO. 165170749 (Arizona Non-Profit Corporation)

1. Name: The Name of the Corporation Is:

San Tan Educational Media

2. Purpose: The purpose for which the corporation is organized is:

Operation Of Educational Non Commercial Radio

3. Character of Affairs: The character of affairs of the corporation will be:

The formation of a Non Commercial Educational  
radio station

4. No part of the net earnings of the corporation shall inure 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 to furtherance of the purposes set forth in Article 2. 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 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 United States Internal Revenue Code (or the corresponding provision of any future United States Internal Revenue Law); or: (b) by a corporation, contributions to which are deductible under Section 501(c)(3) of the United States Internal Revenue Code (or the corresponding provisions of any future United States Internal Revenue Law).

5. 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 its assets exclusively for the purposes of the corporation in such a manner, or to such organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the United States Internal Revenue Code (or the corresponding provision of any future United States Internal Revenue Law); as the Board of Directors shall determine. Any such assets not disposed of shall be disposed of by the Superior Court of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purpose.

6. The power of indemnification under the Arizona Revised Statutes shall not be denied or limited by the bylaws.

**DO NOT FURNISH  
THIS SECTION**

**ARTICLE 7**  
A minimum of 1  
director is required.

7. **Board of Directors:** The initial board of directors shall consist of 2 director(s). The name(s) and address(es) of the person(s) who is(are) to serve as the director(s) until the first annual meeting of the members, if a member corporation, or Board of Directors, if the corporation has no members, or until Nether(ther) successor(s) is(are) elected and qualified is(are):

Name: Christopher White Name: Robert D. Geiser

Address: 1952 E. Desert Moon Trl Address: 2325 E. Carol

City, State, Zip: San Tan Valley AZ 85143 City, State, Zip: Mesa, AZ 85204

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

City, State, Zip: \_\_\_\_\_

City, State, Zip: \_\_\_\_\_

The number of persons to serve on the board of directors thereafter shall be fixed by the Bylaws.

8. **Known Place of Business:** (In Arizona) The street address of the known place of business of the Corporation is:

2325 E. Carol Mesa AZ 85204

\_\_\_\_\_

\_\_\_\_\_

9. **Statutory Agent:** (In Arizona) The name and address of the statutory agent of the Corporation is:

Name: Christopher White

Address: 1952 E. Desert Moon Trl

City, State, Zip: San Tan Valley AZ 85143

10. **Incorporators:** The name(s) and address(es) of the incorporator(s) is (are):

Name: Christopher White

Name: ROBERT D. GEISER

Address: 1952 E. Desert Moon Trl

Address: 2325 E. Carol

City, State, Zip: San Tan Valley AZ 85143 City, State, Zip: Mesa, AZ 85204

All powers, duties and responsibilities of the incorporators shall cease at the time of delivery of these Articles of Incorporation to the Arizona Corporation Commission.

11. **10<sup>th</sup>** Check this box, if this provision will apply to your corporation.

**DISCRIMINATION:** The Corporation will not practice or permit discrimination on the basis of race, color, national origin, religion, physical handicap or disability.

DO NOT FURNISH  
THIS SECTION

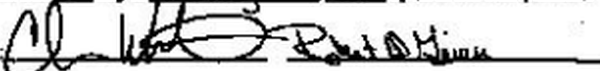
Article II:  
The Articles must  
indicate if the  
corporation will, or will  
not have members.

12. MEMBERS (Check One)

The corporation  will have members  
 will not have members.

Executed this 8 day of January, 2011 by all of the incorporators.

Signed:



Christopher White

[Print Name Here]

Robert D. Geiser

[Print Name Here]

Phone and fax  
numbers are optional

The agent must  
consent to the  
appointment by  
executing the consent.

PHONE \_\_\_\_\_ FAX \_\_\_\_\_

Acceptance of Appointment By Statutory Agent:

The undersigned hereby acknowledges and accepts the appointment

as statutory agent of the above-named corporation effective

this 8 day of January, 2011.

Signed:



Christopher White

[Print Name Here]

The Articles must be  
accompanied by a  
Certificate of  
Completeness, executed  
within 30 days of  
delivery to the  
Commission, by all  
incorporators.

[If signing on behalf of a company serving as statutory  
agent, print company name here]

**CERTIFICATE OF DISCLOSURE**  
A.R.S. §10-202(C) (for-profit and financial institutions) or §19-3202(B) (nonprofits)

Santa Fe Educational Media  
EXACT CORPORATE NAME

- A. Has any person (i) who is currently an officer, director, trustee, incorporator, or (ii) (for-profit and financial institutions only) who controls or holds over 10% of the issued and outstanding common shares or 10% of any other proprietary, beneficial or membership interest in the corporation been:
- Convicted of a felony involving a transaction in securities, consumer fraud or conduct in any state or federal jurisdiction within the seven-year period immediately preceding the execution of this Certificate?
  - Convicted of a felony, the essential elements of which consisted of fraud, misrepresentation, bent by false pretenses, or restraint of trade or monopoly in any state or federal jurisdiction within the seven-year period immediately preceding the execution of this Certificate?
  - Subject to an injunction, judgment, decree or permanent order of any state or federal court entered within the seven-year period immediately preceding the execution of this Certificate wherein such injunction, judgment, decree or permanent order:
    - Involving the violation of fraud or regulation provisions of the securities laws of that jurisdiction; or
    - Involving the violation of the antitrust or restraint of trade laws of that jurisdiction; or
    - Involving the violation of the antitrust or restraint of trade laws of that jurisdiction?

Yes  No

B. IF YES, the following information MUST be attached:

- Pull name, prior names(s) and aliases, if used.
  - Full birth names.
  - Present home address.
  - Prior addresses (for immediate preceding 7-year period).
  - Date and location of birth.
6. The nature and details of each conviction or judicial action, including the date and location, the court and public agency involved and file or cause number of case.

- C. Has any person (i) who is currently an officer, director, trustee, incorporator, or (ii) (for-profit and financial institutions only) who controls or holds over twenty percent of the issued and outstanding common shares or twenty per cent of any other proprietary, beneficial or membership interest in the corporation served in any such capacity or held a twenty per cent interest in any other corporation in any jurisdiction or the bankruptcy or receivership of the same corporation?

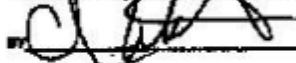
Yes  No

IF YOUR ANSWER TO THE ABOVE QUESTION IS "YES", YOU MUST ATTACH THE FOLLOWING INFORMATION FOR EACH CORPORATION:

- Name and address of the other corporation.
- Full name (including aliases) and address of each person involved.
- Capacity in which the other corporation:
  - Was incorporated.
  - Has transacted business.
- Date of corporate operation.
- Case information for bankruptcy or receivership (date, case number, court).

Under penalties of perjury, the undersigned incorporator(s)/officer(s)/director(s) declare(s) that they have executed this Certificate, including any attachments, and to the best of my/our knowledge and belief it is true, correct and complete, and hereby declare as indicated above.

THE SIGNATURE REQUIREMENT IS DESIGNATED WITHIN THIRTY (30) DAYS OF THE DELIVERY DATE.

  
by Christopher White

by Robert D. Geiser

PRINT NAME Christopher White PRINT NAME Robert D. Geiser  
TITLE Director DATE 1-3-2011 TITLE Director DATE 1-3-2011

NONRESIDENT CORPORATIONS: ALL INCORPORATORS MUST SIGN THE INITIAL CERTIFICATE OF DISCLOSURE. If within sixty days any person becomes an officer, director, trustee or (for-profit or financial institutions) person controlling or holding over 10% of the issued and outstanding shares or 10% of any other proprietary, beneficial, or membership interest in the corporation and the person was not included in this disclosure, the corporation must file a SUPPLEMENTAL certificate signed by at least one duly authorized officer of the corporation.

FOREIGN CORPORATIONS: MUST BE SIGNED BY AT LEAST ONE DULY AUTHORIZED OFFICER OF THE CORPORATION.  
FINANCIAL INSTITUTIONS: MUST BE SIGNED BY TWO (2) DULY AUTHORIZED OFFICERS OR DIRECTORS OF THE CORPORATION.