AMENDED AND RESTATED

ARTICLES OF INCORPORATION

OF

ARLINGTON COMMUNITY ACCESS CORPORATION

THE UNDERSIGNED for the purpose of forming a non-stock corporation pursuant to Chapter 2, Title 13.1 of the Code of Virginia of 1950, and acts as amendatory thereof (hereinafter the "Code"), do hereby certify:

ARTICLE I - NAME

The name of the Corporation shall be Arlington Community Access Corporation.

ARTICLE II - DURATION

The duration of the Corporation shall be perpetual.

ARTICLE III - PURPOSES

The Corporation is organized and shall be operated exclusively for charitable, scientific, literary and educational purposes as follows:

(1) To provide training in the fundamentals of the use of studio and other television program production and transmission equipment.

(2) To produce and encourage the production by others of programming for the public access channel(s) on the cable television system serving Arlington County, Virginia.

(3) To stimulate and promote use of the public access channel(s) and foster broad-based participation in such use.

(4) To schedule the use of and to make and administer appropriate regulations consistent with Article XI hereof governing the management, operation and use of the access channel(s).

(5) To schedule the use of and to make and administer appropriate regulations consistent with Article XI hereof governing the management, operation, maintenance,
and use of the television studio and other facilities and equipment of the Corporation.

(6) To serve as a vehicle for funding the management of the community access channel(s) and the production of programming therefore.

(7) To foster cooperation among governmental and other providers of community-based programming on the cable television system.

(8) To do those acts and deeds reasonably incidental to the foregoing purposes which:

- are not required to be stated in the Articles of Incorporation;
- may be lawfully undertaken by non-stock corporations under the laws of Virginia; and
- are consistent with Article XII hereof.

ARTICLE IV - POWERS

In furtherance of the foregoing purposes, the Corporation may, except as otherwise limited herein or in its By-laws, exercise all corporate powers enumerated in Section 13.1-826 of the Code.

ARTICLE V - MEMBERSHIP

A. Qualifications for Voting Membership

Voting Membership in the Corporation is open to individuals either residing in Arlington County or serving as the designated representative of a partnership, corporation or other legal entity having a place of business in Arlington County who demonstrate their interest in the affairs of the Corporation by:

(1) Completing and returning to the Corporation a Membership Enrollment Form: and

(2) Paying the prescribed membership dues as they are from time-to-time established by the Board of Directors. The initial membership dues shall be Twenty Dollars ($20.00) per year. Dues shall be maintained at a level reasonably intended to cover the direct costs of: maintaining the membership rolls; providing for participation by the Membership in the governance of the Corporation; and communicating the Corporation's activities to the Membership, including the use of printed materials such as a newsletter or a program guide.

B. Other Memberships

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The Board of Directors may establish honorary classes of membership to recognize those who have made special contributions, financial or otherwise, to the work of the Corporation.

C. Procedures for Voting

Voting members shall be entitled to vote in the election of Directors and in all other matters submitted to the Membership for approval. Voting for the Board of Directors shall be cumulative and may be by mail. Cumulative voting means that each Member has one vote for each position being filled and may cast all of his votes for any one candidate or divide the votes however the Member chooses except that only whole votes may be cast. The candidates with highest number of votes shall be the winners. On all other matters submitted to a vote of the Membership, each Member shall have one vote and shall vote either in person or by proxy. All proxies must be submitted to the secretary of the Corporation prior to the commencement of any meeting in which a proxy is to be voted. Each proxy must be in writing and shall be valid for no more than ninety (90) days from the date of its execution. No person may vote the proxies of more than two other persons at any meeting.

ARTICLE VI - BOARD OF DIRECTORS

A. General Provisions

The affairs of the Corporation shall be managed by a Board of Directors comprised of fourteen (14) persons. Except as provided in Section B of this Article VI, eleven (11) of the Directors shall be elected by the Membership, and three (3) Directors shall be appointed by the Arlington County Board after consultation with the Arlington County Information Technology Advisory Commission.

All Directors shall have an equal vote in the management of the affairs of the Corporation.

Except as provided in Section B of this Article VI relating to the Initial Board of Directors, all Directors shall serve for terms of three years, or until their successors are qualified.

The Board of Directors shall be divided into the following classes of Directors:

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<tr>
<th>Number of Directors in Class</th>
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<tr>
<td>Arlington</td>
</tr>
<tr>
<td>Class</td>
</tr>
<tr>
<td>-------</td>
</tr>
<tr>
<td>Group 1</td>
</tr>
<tr>
<td>Group 2</td>
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<td>Group 3</td>
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Each Group of Directors shall include one Appointed Director selected by the Arlington County Board.

B. The terms of members of the Board of Directors shall be for three year periods, or until their successors are qualified.

<table>
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<tr>
<th>Director Terms</th>
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<tr>
<td>Group Number</td>
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<td>--------------</td>
</tr>
<tr>
<td>Group 1</td>
</tr>
<tr>
<td>Group 2</td>
</tr>
<tr>
<td>Group 3</td>
</tr>
</tbody>
</table>

The rotating annual terms repeat in subsequent years.

**ARTICLE VII - PRINCIPAL OFFICE**

The principal office of the Corporation shall be located in Arlington County, Virginia.

**VII - INCORPORATORS**

The names and residence addresses of the incorporators are as follows:

Hilary Freer  
2000 N. Adams St. #513  
Arlington, VA 22201

Charles D. Smith  
750 Dickerson Apt. 314  
Arlington, VA 22204

**ARTICLE VII - INDEMNIFICATION OF OFFICERS AND DIRECTORS**

Each Officer, and Director of the Corporation shall be indemnified by the Arlington
Corporation against any and all claims and liabilities to which he becomes subject by reason of his being or having been an Officer or Director, whether or not he continues to be an Officer or Director at the time of the adjudication of such claim or liability. The Corporation shall also indemnify each such Officer or Director for any and all legal and other expenses reasonably incurred by him in connection with any actual or threatened action, suit or proceeding to which he may be made a party by reason of his being or having been such an Officer or Director, whether or not he continues to be an officer or Director at the time of incurring such expenses. No Officer or Director shall be indemnified against any action, claim suit or proceeding in which he shall be finally adjudged liable by reason of his own negligence or willful misconduct; and no such Officer or Director shall be indemnified against the cost of any compromise or settlement of any such alleged claim or liability, unless said compromise or settlement shall be approved in advance by the Board of Directors.

ARTICLE VIII - AVAILABILITY AND UTILIZATION OF THE PUBLIC ACCESS CHANNEL(S) AND THE CORPORATION'S FACILITIES AND EQUIPMENT

Each week the Corporation shall make available program time on the access channel(s) for any non-commercial program use by anyone eligible for membership in the Corporation. The Board of Directors shall determine the total amount of time to be made available each week and the maximum time increment available to each user; provided, however, that the time made available shall be sufficient to meet the reasonably anticipated demand from persons wishing to present such programs. The maximum time available to any one user shall not be less than five (5) minutes unless reduced amounts of time are approved by affirmative vote of two-thirds of all Directors holding office at the time. The Corporation shall provide program production assistance, as it shall reasonably deem appropriate and without charge, to any prospective user of this time who is not readily able to make his own arrangements for program production.

In administering the public access channel(s), the Corporation shall at all times assure compliance with the Fairness Doctrine and Personal Attack Rule of the Federal Communications Commission ("Commission") as set forth in the Commission's "Fairness Report" of July 12, 1974 (39 Fed. Reg. 26372) and its March 24, 1976 "Memorandum Opinion and Order on Reconsideration of the Fairness Report" (41 Fed. Reg. 13399).

Except as necessary to comply with the Fairness Doctrine and the Personal Attack Rule and to provide the community access time described in the preceding paragraph, the Corporation's regulations governing the availability of program time and
the Corporation's equipment and facilities shall provide for non-discriminatory access and use; provided, however, that the regulations may restrict use of equipment and facilities to Members of the Corporation who are qualified to use them.

ARTICLE IX - CERTAIN ACTIVITIES/TRANSACTIONS PROHIBITED

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its Members, Directors, Officers or any 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 111.

No substantial part of the activities of the Corporation shall be devoted to carrying on propaganda or otherwise attempting to influence legislation at any level of government 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 of Incorporation, the Corporation shall not carry on any activities not permitted to be carried on:

- by a corporation exempt from federal income tax under Section 501 (C) (3) of the Internal Revenue Code of 1954 (or corresponding provisions of any future federal tax laws); or
- by a corporation, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future federal tax laws).

ARTICLE X - AMENDMENT OF ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended only in the following manner: an amendment may be introduced at any meeting of the Board of Directors; if approved by two-thirds of the Directors in office, it shall then be presented at the next meeting of the Membership. More than two-thirds of the Members present or twenty-five percent (25%) of the total Membership, which ever is greater, must approve the amendment in order for it to be adopted.

Specific notice of the proposed amendment shall be included in the notice of the meeting at which the Membership is to vote on the proposed amendment.

ARTICLE XI - DISPOSITION OF ASSETS UPON DISSOLUTION OF CORPORATION

Upon the dissolution of the Corporation, the Board of Directors shall, after

Arlington
paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of its assets in the following manner:

Any assets received from an Arlington County Cable Television Certificate-Holder and any assets received by the Corporation through Arlington County and which can be identified as such shall be returned to Arlington County.

Any remaining assets may be donated to Arlington County or to one or more other organizations selected by the Corporation's Board of Directors; provided, however, that any such other donee shall be established and operated exclusively for charitable, educational, literary or scientific purposes and shall, at the time, qualify as an exempt organization under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future federal tax laws).

THE UNDERSIGNED, being the incorporators hereinbefore named, hereby declare and certify that this is their free act and deed and that the facts herein stated are true as of this January 23, 2012.

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Articles amended and restated, October 2020.