

Florida Department of State

Division of Corporations Electronic Filing Cover Sheet

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Division of Corporations

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FLORIDA PROFIT/NON PROFIT CORPORATION Gulf Coast Flying Club, Inc.

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COVER LETTER

Department of State. Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: Gulf Co.	ast Flying Club, Inc. (PROPOSED CORPOR	ATENAME – <u>Must inclu</u>	DE SUFFIX)	
		rticles of Incorporation and		
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
FROM	; Lacey Fuell, LegalZo	ADDITIONAL CO	DPY REQUIRED	,
	Name (100 W. Broadway, S Glendale, CA 91210	(Printed or typed)		SECRETARY OF ILEU SECRETARY OF COR
City, State & Zip 800-773-0888 Daytime Telephone number			- \(\frac{1}{2}\)	OF STATE RPORATIONS
	onlinefilings@legalzo E-mail address: (to be used for	or future annual report notificat	ion)	

NOTE: Please provide the original and one copy of the articles.

13239628300 From: Lecey Fuell

ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S., (Not for Profit)

FILED PARTIONS

	NAME corporation shall be: Gulf Coast Flying Club, Inc.		13 FEB 21 AM 10: 30
ARTICLE II	PRINCIPAL OFFICE		
	Principal street address		Mailing address, if different is:
	300 Branch Hill Park Niceville, Florida 32578	•	
		•	
ARTICLE III	PURPOSE		
The purpose for	which the corporation is organized is:		and the second of the second o
Please see	attached		
ARTICLE IV	MANNER OF ELECTION The manner in v	which the directo	ors are elected and appointed:
The method	by which the directors of the corporation are el	ected or appo	inted will be stated in the bylaws.
ARTICLE V	INITIAL OFFICERS AND/OR DIRECTOR	<u>RS</u>	
	Title: Christopher Glenn Dupin, President, Director	Name and Tit	le: Michael Pahel, Secretary, Director
Address:	300 Branch Hill Park	Address:	300 Branch Hill Park Niceville, Florida 32578
	Niceville, Florida 32578		Niceville, Florida 32576
	Title: David Marques, Treasurer, Director		le:
Address:	300 Branch Hill Park	_ Address:	
	Niceville, Florida 32578	-	
		-	
Name and	Title:	Name and Tit	le:
Address:		_ Address:	
		-	
A DOWNER DEED	DIGIGORDON AGRAM	-	
ARTICLE VI	REGISTERED AGENT Torida street address (P.O. Box NOT acceptable) of	the maistered or	cont ic
Name:	United States Corporation Agents, Inc.		50.1u is.
Address:	13302 Winding Oaks Blvd., Suite A		
	Tampa, FL 33612		
		_	
ARTICLE VII	INCORPORATOR		
	address of the Incorporator is:		
Name;	Lacey Fuell, Legalzoom.com, Inc.	•	
Address:	101 N. Brand Blvd., 11th Floor	_	•
	Glendale, CA 91203	- ,	
		-	
Having been no	med as registered agent to accept service of proce	ss for the above	e stated corporation at the place designated in this
certificate, 1 am	familiar with and accept the appointment as register	ea agent ana ag	ree to act ut uris capacity
	2 And	•	R/20/13
	Required Signature of Registered Agent		Date
	Lacey Fuell, United States Corporation A	gents, Inc.	
	cument and affirm that the facts stated herein are tr	ue. I am aware	that any false information submitted in a document
to the Departme	nt of State constitutes a third degrae felony as provid	ed for in s.817:)	155, F.S.
	2 has 1		2/20/12
	Required Signature of Incorporator		Data
	vedanca Signature of mentholism;		Date /

Lacey Fuell, LegalZoom.com, Inc., Assist. Secretary

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Attachment to

Articles of Incorporation of Gulf Coast Flying Club, Inc.

This Corporation shall be a nonprofit corporation. This corporation is organized exclusively for pleasure, recreation, and other similar non-profitable purposes, in the context of a social and recreational club as those terms are used in Section 501(c) (7) of the Internal Revenue Code of 1986 or any corresponding provision of any future United States Internal Revenue law. The specific purpose of this organization are to: provide general aviation recreation and education to members of the Gulf Coast with the benefits of shared aircraft ownership

Subject to such limitations and conditions as are or may be prescribed by law, or in the Corporation's Articles of Incorporation or Bylaws, the Corporation shall have all powers which now or hereafter are conferred by law upon a corporation organized for the purposes set forth above, or are necessary or incidental to the powers so conferred, or are conducive to the attainment of the Corporation's purposes.

The Corporation is organized exclusively as a social and recreation club as contemplated by Section 501(c) (7) of the Internal Revenue Code.

Not withstanding 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)(7) of the Internal Revenue Code of 1986 (or the corresponding provisions of any future United States Internal Law) (the "Code"); or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code (or the corresponding provision of any future United States Internal Revenue Law).

The Corporation shall not carry on or engage in any political campaign relating to the candidacy of any person or otherwise.

No part of the net income of the Corporation shall inure to the benefit of or be distributed to any member, director or officer of the corporation, or any other private individual other than as a legitimate object of the purposes stated in Article Four, but reimbursements for expenditures or the payment of reasonable compensation for services rendered shall not be deemed to be a distribution of income, earnings or principal.

Upon winding up and dissolution of the Corporation, any assets remaining after paying of all debts and obligations shall be distributed to another 501(c) (7) organization or other tax exempt non-profit organization with purposes consistent with the purposes of this Corporation.

All references to sections of the Internal Revenue Code shall include such sections as of the date hereof and the corresponding section of any future federal tax code.

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