N/30000000091

(Requestor's Name)				
(Address)				
(Address)				
(City/State/Zip/Phone #)				
PICK-UP	WAIT	MAIL.		
(Business Entity Name)				
(Document Number)				
Certified Copies	_ Certificates of Status			
Special Instructions to Filing Officer:				
! !				

Office Use Only



200245275642

03/04/13--01046--014 **78.75

SECRETARY OF STATE
DIVISION OF CORPURATIONS

PS 3/1-13

enitia corporation

enitia corporation p.o. box 495

dexter, mi 48130

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

February 25, 2013

Re: Clearwater Flying Club, Inc.

Dear Sir or Madam:

Enitia Corporation has been authorized by Peter Hunt to file the enclosed Articles for Clearwater Flying Club, Inc..

If you need any additional information, you can reach us at

1-877-281-6496 (toll free) documents@directincorporation.com

We have enclosed an additional \$8.75 for one "Certificate of Status". For your convenience, I have enclosed a self-addressed envelope.

Thank you,

Ed Stahlin Enitia Corporation

COVER LETTER

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

SUBJECT: Clearwate	er Flying Club, Inc. (PROPOSED CORPORAT	E NAME – <u>MUST INCLUI</u>	DE SUFFIX)	
Enclosed is an original a	and one (1) copy of the Artic	cles of Incorporation and	a check for :	
□ \$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	□ \$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	Direct Incorporation Name (Pri	nted or typed)	-	
	123 N Ashley St STE	123		
Address				
	Ann Arbor, MI 48104			
	877-281-6496	tate & Zip		
	Daytime Tel	ephone number	-	

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

E-mail address: (to be used for future annual report notification)

13 MAR -4 PM 1:48

ARTICLES OF INCORPORATION

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

The undersigned incorporator(s), for the purpose of forming a not-for-profit 501(c)7 Corporation under the state of Florida Statutes, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation shall be: Clearwater Flying Club, Inc.

Article II

The street address of the principal office of the corporation is: 849 Harbor Island, Clearwater, FL 33767

Article III

The purpose for which the corporation is organized is: to form and maintain a social club for acquiring, owning, operating, maintaining and disposing of aircraft which are flown only by its members or by such individuals as the Board of Directors may designate pursuant to any bylaws which may hereafter be adopted, and flown only for recreational purposes. Membership in this corporation is limited to only twenty (20) individuals for each aircraft owned by the corporation.

Article IV

The manner in which directors are elected or appointed is set out in the bylaws.

Article V

The name and address of the initial officers and/or Board of Directors shall be:

Name and Title: Peter Hunt, President/Director Address: 849 Harbor Island, Clearwater, FL 33767

Name and Title: George McKenna, Vice-President/Director Address: 90 Highland Ave. #14, Tarpon Springs, FL 34689

Name and Title: Jim Porter, Secretary/Director Address: 2819 Saber Drive, Clearwater, FL 33759

Name and Title: Jeanne Burklund, Treasurer/Director Address:1659 Palmwood Drive, Clearwater, FL 33756

Name and Title: Bob Gibson, Director

Address: 2374 Wind Gap Place, Clearwater, FL 33765

Article VI

The name and Florida street address of the registered agent is:

Name: Peter Hunt

Address: 849 Harbor Island, Clearwater, FL 33767

SECRETARY OF STATE DIVISION OF CORPORATIONS
13 MAR - 4 PM 1: 48

Article VII

The name and address of the Incorporator is:

Name: Peter Hunt

Address: 849 Harbor Island, Clearwater, FL 33767

Article VIII

This corporation shall commence existence upon the date of filing with the Division of Corporations, state of Florida, and shall have perpetual existence.

Article IX

In conducting the business of this corporation, this corporation may borrow money, contract debts, make contracts and exercise any and all other powers as a natural person could lawfully make, do, perform or exercise which may be necessary, convenient or expedient for the accomplishment of any of its objectives or purposes, providing the same shall not be inconsistent with the laws of the State of Florida.

The property rights of the members of this corporation shall be equal. The corporation shall be operated not-for-profit, and no part of the net earnings of the corporation will inure to the benefit of any member.

Article X

Upon dissolution of the corporation as provided by the laws of the state of Florida, three members of this corporation shall be designated as trustees who shall liquidate the assets thereof and, after paying all the debts and liabilities of the corporation, shall distribute the surplus equally among the members thereof.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Required Signature of Registered Agent

Feb. 18, 2013

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator

7eb. 18,2013