

(Non-Profit)

ARTICLES OF INCORPORATION

These Articles of Incorporation are signed and acknowledged by the incorporators for the purpose of forming a non-profit corporation under the provisions of Act No. 327 of the Public Acts of 1931, as amended, as follows:

ARTICLE I.

The name of the corporation is CONTINENTAL FLYING GROUP OF MUSKEGON, INC.

(Please type or print corporate name)

ARTICLE II.

The purpose or purposes for which the corporation is formed are as follows:

To encourage interest in aviation to provide safe,
economical flight training and transportation for its
members; to advance the knowledge of its members in
aeronautical and navigation subjects and to bring to
more people the social benefits and pleasure of flying.

ARTICLE III.

Location of the first registered office is:

2384 Crozier Street Muskegon Muskegon Michigan
(No.) (Street) (City) (Zone) (County)

Postoffice address of the first registered office is:

2384 Crozier Street Muskegon Michigan
(No. and Street or P. O. Box) (City) (Zone)

ARTICLE IV.

The name of the first resident agent is FRANKLIN D. ZADONICK

ARTICLE V.

Said corporation is organized upon a NON-STOCK basis.
(Stock-share or non-stock)

(If upon a stock-share basis fill in the following)

The total number of shares of stock which the corporation shall have authority to issue is
(2)
of the par value of \$.....per share.
(No. shares)

A statement of all or any of the designations and the powers, preferences and rights, and the qualifications, limitations or restrictions thereof is as follows:

(b)

~~off upon a stock basis strike out paragraph (c) on the preceding page and fill in the following~~

The amount of assets which said corporation possesses is:
NONE

*Real property:

*Personal property: One Aeronca Champion Single-Eng. Aircraft -Value: \$1,300

One Cessna 120 Single Eng. Aircraft-Value: \$2200
National

Misc. Equipment: Books, spare parts, Lumbermans Bank Account, \$50.00

*(Give description and value—if none, insert "none")

Said corporation is to be financed under the following general plan: Monthly Dues of members of group, initiation fees, payment by members for

flying time, contributions, and assessments to members.

ARTICLE VI.

The names and places of residence, or business, of each of the incorporators and (if a corporation organized upon a stock-share basis) the number of shares of stock subscribed for by each are as follows:

(At least three required)

(Please type or print following information if possible)

NAMES	RESIDENCE OR BUSINESS ADDRESS			NUMBER OF SHARES
	(No.)	(Street)	(City) (State)	
W.D. Hathaway		1844 Leahy	Muskegon, Mich.	None
Ken Johnson		2820 Mason Blvd.	Muskegon Heights	None
R. Jerry LaBelle		3424 Hiawatha Dr.	Muskegon, Mich.	None
Al Gara		4824 S. Shore	Whitehall, Mich.	None
J. Tomanica		5060 Henry	Muskegon, Mich.	None
Ewing Collins		1622 Kregel	Muskegon, Mich.	None
Bernard Cooley		3048 Beach	Muskegon, Mich.	None
Frank Zadonick		2384 Crozier	Muskegon, Mich.	None
J. Snyder		2316 Maffett	Muskegon Hghts, Mich.	None
J. Jardine		149 E. Forest	Muskegon, Mich.	None
Herman W. Hendricks,		3851 Molly Blvd.	Muskegon, Michigan	
Jack R. Christensen,		1541 Ducey Avenue,	Muskegon, Michigan	
David G. White,		34 E. Main Street,	Fremont, Michigan	
William H. Stroven,		Greenwood Farms,	Fremont, Michigan	
Louis Mymel,		1105 Kampenga	Muskegon, Michigan	

ARTICLE VII.

The names and addresses of the first board of directors (or trustees) are as follows:

(At least three required)

NAME	ADDRESS			
	(No.)	(Street)	(City)	(State)
Ewing R. Collins	1622	Kregel Ave.	Muskegon	Michigan
Kenneth R. Johnson	2820	Mason Blvd.	Muskegon Hghts.	Michigan
Franklin D. Zadonick	2384	Crozier	Muskegon	Michigan
James M. Snyder	2316	Maffett St.	Muskegon Hghts.	Michigan
Joseph Tomanica	5060	Henry	Muskegon	Michigan
Bernard E. Cooley	3048	Beach St.	Muskegon	Michigan
Gerald LaBelle	3424	Hiawatha Dr.	Muskegon	Michigan

ARTICLE VIII.

The term of the corporate existence is 30 years.

~~ARTICLE IX~~

~~Here may be defined additional provisions authorized by the Act~~

We, the incorporators, sign our names this

24th day of July 19 61

(All parties appearing under Article VI are required to sign and acknowledge)

W.D. Hathaway	Joseph Tommanica
Bernard E. Cooley	Herman W. Hendricks
Franklin D. Zadonick	David G. White
James M. Snyder	William H. Stroven
Kenneth R. Johnson	
R. Jerry La Belle	
Al M. Gara	
Jack R. Christensen	
Louis O. Mymel	
Ewing R. Collins	
John B. Jardine	

STATE OF MICHIGAN)
COUNTY OF MUSKEGON) ss.

On this 24th day of July 19 61

before me personally appeared W.D. Hathaway, Bernard E. Cooley, Franklin D. Zadonick, James M. Snyder, Kenneth R. Johnson, R. Jerry LaBelle, Al Gara, Jack R. Christensen, Louis O. Mymel, Ewing R. Collins, John B. Jardine, Joseph Tomanica, Herman W. Hendricks, David G. White, William H. Stroven

to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

[Signature]
(Signature of Notary)
Nancy J. Bunks
(Print or type name of Notary)

Notary Public for Muskegon County, State of Michigan.

My commission expires May 4, 1962
(Notarial seal required if acknowledgment takes out of State)

FRANCHISE FEE \$10.00
FILING FEE \$10.00

ORIGINAL
(Non-Profit)
MICHIGAN
ARTICLES OF INCORPORATION

OF
CONTINENTAL FLYING GROUP, OF
MUSKEGON, INC.
(Please type or print corporate name)

Under Act 327, Public Acts of 1931, as amended
(This form prepared by Michigan Corporation and
Securities Commission.)

FILED

AUG 9 1961

Edward J. Blawie
COMMISSIONER
Michigan Corporation & Securities Commission

MAIL THREE STORED AND ACKNOWLEDGED
COPIES TO:
Michigan Corporation & Securities Commission
P. O. Box 898 Lansing 4, Michigan
Fees \$20.00
11

RECEIVED

JUL 25 1961

MICHIGAN CORPORATION AND
SECURITIES COMMISSION
RECEIVED

AUG 9 - 1961

MICHIGAN CORPORATION AND
SECURITIES COMMISSION
RECEIVED

AUG 9 - 1961

MICHIGAN CORPORATION AND
SECURITIES COMMISSION

MICHIGAN CORPORATION AND
SECURITIES COMMISSION

AUG - 9 1961

M. D. A.
Completed by

(For Use by Domestic Corporations)

**CERTIFICATE OF AMENDMENT TO THE
ARTICLES OF INCORPORATION OF**

CONTINENTAL FLYING GROUP OF MUSKEGON, INC.
(Name of Corporation)

The undersigned corporation executes the following Certificate of Amendment to its Articles of Incorporation pursuant to the provisions of Section 631, Act 284, Public Acts of 1972:

1. The name of the corporation is CONTINENTAL FLYING GROUP OF MUSKEGON, INC.

The location of the registered office is

1923 Crestwood Lane, Muskegon Michigan 49441
(No. and Street) (Town or City) (Zip Code)

2. The following amendment to the Articles of Incorporation was adopted by the shareholders of the corporation in accordance with Subsection (2) of Section 611, Act 264, Public Acts of 1972, on the 19th day of February, 1973:

Resolved, that Article I of the Articles of Incorporation be amended to read as follows: (Any article being amended is required to be set forth in its entirety.)

The name of the corporation is West Michigan Flying Club, Inc.

3. The necessary number of shares as required by statute were voted in favor of the amendment.

Dated this 30th day of March, 1973.

CONTINENTAL FLYING GROUP OF MUSKEGON, INC.
(Corporate Name)

BY Anthony Kenney
(Signature) Anthony Kenney
President

Judy Crago
(Type or Print Name and Title) Judy Crago
Secretary

(See Instructions on Reverse Side)

(Please do not write in spaces below -- for Department use)

MICHIGAN DEPARTMENT OF COMMERCE -- CORPORATION AND SECURITIES BUREAU	
Date Received MAY 4 1973	FILED MAY 14 1973 <i>Richard K. Hendricks</i> DIRECTOR Michigan Department of Commerce

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INFORMATION AND INSTRUCTIONS
Certificate of Amendment - Domestic Corporations

1. This form may be used by both profit and non-profit corporations. In case of a non-profit corporation organized on a non-stock basis, "shareholders" shall be construed to be synonymous with "members".
2. An effective date, not later than 90 days subsequent to the date of filing may be stated in the Certificate of Amendment.
3. The Certificate of Amendment is required to be signed in ink by the chairman or vice-chairman of the board of directors or the president or a vice-president of the corporation.
4. One original copy is required. A true copy will be prepared by the Corporation and Securities Bureau and returned to the person submitting the Certificate of Amendment for filing.
5. FEES: Filing Fee\$10.00
Franchise Fee (payable only in case of increase in authorized capital stock) - 1/2 mill on each dollar of increase over highest previous authorized capital stock
(Make fee payable to State of Michigan)
6. Mail form and fee to:
Michigan Department of Commerce
Corporation and Securities Bureau
Corporation Division
P. O. Drawer C
Lansing, Michigan 48904