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SECRETARY OF STATE
TALLAHASSEE FLORIDA



COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	FLORIDA	a CHAUTA	UQUA ASSEMB	<u> 1</u> 4
DOCUMENT NUMBER:	N0700	00035	<u>ی</u>	_
The enclosed Articles of Amendme	nt and fee are su	bmitted for filin	g.	
Please return all correspondence co	ncerning this ma	tter to the follow	ving:	
CRA	Name of Contac	BINSON ;	CPA	
	CSR-C		·	
<u>.</u>	38 S. 8 (Address			•
<u> </u>	(Address)		1
D	E FUNIAL	· SPRING.	s FL 32435	
	(City/ State and Z	Lip Code)		
For further information concerning	this matter, pleas	se call:		
CRAIG S. ROBINSO (Name of Contact Person	N, CPA	at (8 50) (Area Code	892-0888 & Daytime Telephone Number)	
Enclosed is a check for the following	ng amount:			
[4835 Filing Fee	te of Status Co (A		S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Mailing Address Amendment Section Division of Corporation P.O. Box 6327 Tallahassee, FL 32314		Division Clifton B	ent Section of Corporations	

Tallahassee, FL 32301

Articles of Amendment to **Articles of Incorporation** of

/Managa		QUA ASSET		INC. 9	
(Name o	of corporation as curr	ently filed with the Flo	orida Dept. of S	tate)	F1077
	N 0700	003565			ST.
		ber of corporation (if)	known)	•	
		006 Florida 06 (1)		1 N . E . B	a .
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poranon acopto ine to	mowing unionam	ends) to its innere	s of meorpor	alivii.	
EW CORPORATE NA	ME (if changing	<u>e):</u>			
ist contain the word "corpor	ration." "incorporated	l." or the abbreviation	"corn " or "inc '	or words of lik	e import in
uage; "Company" or "Co."	" may not be used in	the name of a not for	profit corporation	on)	e aapon a
			•		
<u>IENDMENTS ADOP</u>					
nber(s) and/or Article	Title(s) being am	ended, added or de	leted: (BE SI	PECIFIC)	
See ATTA	CHED -	ARTICLE	777	PURD	n CE
		711 <u>C 1 1 C C</u>		1 DICP	25
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(Attach additional pages if necessary) (continued)

FLORIDA CHAUTAUQUA ASSEMBLY, INC. AMENDMENT TO ARTICLES OF INCORPORATION

ARTICLE III

The specific purpose for which this corporation is organized shall be identical to that of the Chautauqua Institution, New York. To wit, it shall promote the intellectual, social, physical, moral and religious welfare of the people. And:

- A.. To carry out the corporation's purpose, the corporation may exercise the powers permitted not for profit corporations under Chapter 617 of the Florida Statutes; provided, however, that this Corporation, in exercising any one or more of such powers shall do so in furtherance of the exempt purpose for which it has been organized as described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended.
- B. The Corporation is irrevocably dedicated to and operated exclusively for not for profit purposes; and no part of the income or assets of the Corporation shall be distributed to, nor inure to the benefit of any member, director, officer, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of its exempt purposes.
- C. In the event of dissolution, winding up, or other liquidation of the assets of this Corporation, the residual assets of the Corporation will be turned over only to one or more organizations created and operated for non-profit purposes similar to those of the Corporation other than one created for religious purposes and which themselves are exempt as organizations described in Section 501(c)(3) and 170(c)(2) of the Internal Revenue code of 1986, as amended, or corresponding sections of any or future law, or to the Federal, State, or local government for exclusive public purpose.
- D. Notwithstanding any other provisions of these articles, this Corporation will not carry on any other activities not permitted to be carried on by (a) a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue law or (b) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or any other corresponding provision of any future United States internal revenue law.

The date of adoption of the amendment(s) was: 04-09-07
Effective date if applicable: 04-09-07 (no more than 90 days after amendment file date)
(no more than 70 days area amonament me date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.
Signature (By the chairman or fice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)
CRAIG S. ROBINSON
(Typed or printed name of person signing)
SECRETARY-TREASURER
(Title of person signing)

FILING FEE: \$35