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| (Re | equestor's Name) | |
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| PICK-UP | ☐ WAIT | MAIL |
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| certified Copies | _ Certificates | , s of Status |
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SECRETARY OF STATE
TALLAHASSEE FLORID

Amend Cuss Manu Ch8

TO: Amendment Section Division of Corporations

| NAME OF CORF | PORATION: | Immobiliare Investors, Inc. | <u>.</u> |
|----------------------|--|---|-------------|
| DOCUMENT NU | MBER: | P10000054968 | · · · · · · |
| The enclosed Artic | les of Amendment and fee a | are submitted for filing. | |
| Please return all co | rrespondence concerning th | is matter to the following: | |
| | | Lee Segal | |
| | | Name of Contact Person | |
| | 0 | - I & Cabula I aux Casus | |
| | Sega | al & Schuh Law Group | |
| | | Firm/ Company | |
| | 13575 | 58th Street N. Suite 140 | • |
| | • | Address | |
| | • | | • |
| • | | 1 | • |
| , | | learwater, FL 33760 | . The |
| , | . • | City/ State and Zip Code | |
| | | | |
| · | lee@ | segalschuh.com ed for future annual report notification) | |
| | E-man address. (to be use | ed for future annual report notification) | |
| For further informa | ation concerning this matter, | , please call: | |
| • | | 707 004 5775 | |
| | Lee Segal | at (| <u>-</u> |
| Name | of Contact Person | Area Code & Daytime Telephone Number | |
| Enclosed is a check | k for the following amount r | made payable to the Florida Department of State: | , |
| \$35 Filing Fee | ✓ \$43.75 Filing Fee & Certificate of Status | □\$43.75 Filing Fee & □\$52.50 Filing Certified Copy (Additional copy is enclosed) Certificate o Certified Co (Additional | f Status |
| P.O. Box 6 | t Section Corporations | Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301 | |

Articles of Amendment to Articles of Incorporation of

| Immobili | are investors, | inc. | | _ |
|---|----------------------|------------------------|-------------------|----------------------|
| (Name of Corporation as cur | rently filed with th | <u>ne Florida Dep</u> | t. of State) | 10, |
| P10 | 0000054968 | , | • | 10/01 |
| (Document Nu | mber of Corporation | on (if known) | | |
| Pursuant to the provisions of section 607.10 amendment(s) to its Articles of Incorporation: | | s, this <i>Florida</i> | Profit Corpora | tion adopts the fol |
| A. If amending name, enter the new name | of the corporation | <u>:</u> . | | |
| Immobiliare | Global Investme | ents, Inc. | | . The new |
| name must be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or th name must contain the word "chartered," "pr | ne designation "Co | rp," "Inc," or | "Co". A profe. | ssional corporation |
| B. Enter new principal office address, if ap Principal office address <u>MUST BE A STRE</u> | | | | · |
| • | | • | | : |
| | | | | |
| C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF | | | | |
| | • | ٠. | | |
| | - | | | <u> </u> |
| D. If amending the registered agent and/or new registered agent and/or the new reg | | | rida, enter the n | ame of the |
| | | | | |
| New Registered Office Address: | (Floria | la street addres | (s) | |
| | • | | . Flori | do |
| | (City) | | (Zip Code) | |
| New Registered Agent's Signature, if chang | | romt. | | , , |
| hereby accept the appointment as registered | | | cept the obligati | ons of the position. |
| | , | | _ | • |
| • | Signature of New I | Pagistavad Aga | nt if ahanaina | <u> </u> |

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

| Title . | <u>Name</u> | Address | Type of Action |
|--------------------------|---|---------------------------------------|-----------------------|
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| | | | Remove |
| | | | |
| E. <u>If amend</u> | ding or adding additional Article | s, enter change(s) here: | |
| (attach ad Article IV | dditional sheets, if necessary). (I shall be amended to read: (S | Be specific) ee Attached) | · |
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| <u>provisi</u> | nendment provides for an exchai ons for implementing the amendi | nent if not contained in the ame | ndment itself: |
| (if n | ot applicable, indicate N/A) | | |
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Preferred Stock: The Corporation is authorized to issue 100,000,000 shares of \$.0001 par value Preferred Stock. The Board of Directors is expressly vested with the authority to divide any or all of the Preferred Stock into or series and to fix and determine the relative rights and preferences of the shares of each series so established, provided, however, that the rights and preferences of various series may vary only with respect to:

- (a) the rate of dividend;
- (b) whether the shares maybe called and, if so, the call price and the terms and conditions of call;
- (c) the amount payable upon the shares in the event of voluntary and involuntary liquidation;
- (d) sinking fund provisions, if any, for the call or redemption of the shares;
- (e) the terms and conditions, if any, on which the shares may be converted;
- (f) voting rights; and
- (g) whether the shares will be cumulative, noncumulative or partially cumulative as to dividends and the dates from which any cumulative dividends are to accumulate.

The Board of Directors shall exercise the foregoing authority by adopting a resolution setting forth the designation of each series and the number of shares therein, and fixing and determining the relative rights and preferences thereof. The Board of Directors may make any change in the designation, terms, limitations and relative rights or preferences of any series in the same manner, so long as no shares of such series are outstanding at such time.

Within the limits and restrictions, if any, stated in any resolution of the Board of Directors originally fixing the number of shares constituting any series, the Board of Directors is authorized to increase or decrease (but not below the number of shares of such series then outstanding) the number of shares of any series subsequent to the issue of shares of such series. In case the number of shares of any series shall be so decreased, the share constituting such decrease shall resume the status which they had prior to the adoption of the resolution originally fixing the number of shares of such series.

Common Stock: The Corporation is authorized to issue 400,000,000 shares of \$.001 par value Common Stock.

| The date of each amendment | t(s) adoption: 10/28/2010 | |
|-------------------------------|--|---------|
| Effective date if applicable: | (date of adoption is required) | |
| | (no more than 90 days after amendment file date) | |
| | | |
| Adoption of Amendment(s) | (<u>CHECK ONE</u>) | |
| | ere adopted by the shareholders. The number of votes cast for the amendm vere sufficient for approval. | ient(s) |
| | ere approved by the shareholders through voting groups. The following stated for each voting group entitled to vote separately on the amendment(s): | itement |
| "The number of votes | s cast for the amendment(s) was/were sufficient for approval | |
| by | " | |
| | (voting group) | • |
| action was not required. | ere adopted by the board of directors without shareholder action and shareholder action and shareholder action and shareholder action and shareholder | |
| Dated 10/2 | 28/2010 | |
| Signature _ | Name Millton | |
| sel | y a director, president or other officer – if directors or officers have not been lected, by an incorporator – if in the hands of a receiver, trustee, or other copointed fiduciary by that fiduciary) | |
| | | |
| • | Wayne Middleton | |
| · | (Typed or printed name of person signing) | , |
| | President | |
| | (Title of person signing) | • |
| | | |