HY300007258 UNITED FINANCIAL BUSINESS SERVICES, INC. 620 Cranes Way, Suite #207

Altamonte Springs, FL 32701

RONALD LAURIA, MBA, CTP C.E.O. Phone (407) 331-0576 Fax (407) 331-0729 Mobile (407) 256-3228

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December 17, 1998

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

(407) 331-0576

SUBJECT: AMENDMENTS TO GALLO AND SCHILLING REAL ESTATE, INCORPORATED NEW NAME: GALLO & BROWN REAL ESTATE, INC.

Enclosed please find an original and one (1) copy of the Amendments to the Articles of Incorporation for the above corporation and a check in the amount of \$35.00.

From: 1 10nall United Financial Business Services ຜ Att: Ronald G. Lauria 620 Crañes Way # 207 P Altamonte Springs, FI 32701 ç

Anund + N. C. 1-6-99 CC

ARTICLES OF AMENDMENT TO

ARTICLES OF INCORPORATION

<u>OF</u>

GALLO AND SCHILLING REAL ESTATE, INCORPORATED

PURSUANT TO THE PROVISIONS OF SECTION 607.1006, FLORIDA STATUTES, THIS PROFIT CORPORATION ADOPTS THE FOLLOWINGS ARTICLES OF AMENDMENT TO ITS ARTICLES OF INCORPORATION. FIRST: AMENDED ARTICLES:

ARTICLE I: NAME

The name of the corporation shall be: GALLO & BROWN REAL ESTATE, ING.

ARTICLE II: PRIMARY LOCATION

The Primary address and place of doing business is: 3213 THISTLE HILL DRIVE WINTER PARK, FL 32792

ARTICLE V BOARD OF DIRECTORS

This corporation shall have two directors constituting the Board of Directors. The number of directors may be either be increased of decreased from time to time by the by-laws; however, there shall never be less than one director. The name and address of the Directors are:

PRESIDENT GERRI G. GALLO 8112 PAMLICO STREET ORLANDO, FL 32817 SECRETARY/TREASURER ELEANOR G. BUNCE 3213 THISTLE HILL DRIVE WINTER PARK, FL 32792

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SECOND: NOT APPLICABLE

THIRD: This amendment was adopted December 10th, 1998

FOURTH: Adoption of amendment(s)(check one)

- ____ The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
- The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):

"The number of votes cast for the amendment(s) was/were sufficient for approval by _____

voting group

X The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.

___ The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signed this 17th day of December 1998.

June - Secretary Signature: ana ELEANOR G. BUNCE