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MICHAEL A. FISCHLER* CIRCUIT COURT MEDIATOR FAMILY COURT MEDIATOR QUALIFIED ARBITRATOR HOWARD S. FRIEDMAN*

LISA K. BENNETT" ASSOCIATE

ALSO MEMBER FEDERAL BAR

January 24, 2008

BY FEDERAL EXPRESS - AIRBILL # 8626 8122 1118

Florida Department of State Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301

Attention: Karen Gibson, Amendment Section

RE: A TREEMAN, INC.

Dear Ms. Gibson:

We are enclosing an original and one copy of Articles of Amendment to Articles of Incorporation for A TREEMAN, INC. along with the Articles of Amendment to the Articles of Incorporation of LEE H ENTERPRISES, INC. We are also enclosing our firm's Check No. 6843 in the amount of \$70.00, representing the fee for filing same.

Please note, as we discussed, that LEE H ENTERPRISES, INC. purchased, pursuant to an Asset Sale, the name "A TREEMAN" from A TREEMAN, INC.. Accordingly, A TREEMAN, INC. is changing its name to facilitate LEE H ENTERPRISES, INC., changing its name to A TREEMAN, INC.

Please return a clocked-in copy of both Amendments to our office in the self-addressed stamped envelope enclosed herein. If any further information is required concerning this matter, please do not hesitate to contact me.

Thank you for your cooperation in processing these Amendments..

Very truly yours,

FISCHLER & FRIEDMAN, P.A.

MICHAEL A. FISCHLER For the Firm MAF/dhs/Enc./CC: A TREEMAN, INC.

FISCHLER & FRIEDMAN, P.A.

ATTORNEYS AT LAW 1000 SOUTH ANDREWS AVENUE FORT LAUDERDALE, FLORIDA 33316

> TELEPHONE (954) 763-5778

> FACSIMILE (954) 763-3238

ARTICLES OF AMENDMENT

TO

OB JAN 28 PM 2: 54 SECRETARY OF STATE

ARTICLES OF INCORPORATION

OF

A TREE MAN, INC.

Pursuant to the provisions of Section 607.1006, Florida Statutes, this Florida profit corporation adopts the following Articles of Amendment to its Articles of Incorporation:

FIRST: Amendment adopted:

I

ARTICLE I is amended to read:

The name of this Corporation shall be:

A TREE MAN OF BROWARD, INC.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD: The date of each amendment's adoption: January 22, 2008

FOURTH: Adoption of Amendment:

The Amendment was adopted by the Board of Directors without shareholder action and shareholder action was not required.

, day of January, 2008, Signed this TAEL A. FISCHLERZESO. Sole/Director