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MERGER OR SHARE EXCHANGE

WASTE MANAGEMENT INC. OF FLORIDA

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ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
Waste Management Inc. of Florida	Florida	279946
Second: The name and jurisdiction	of each merging corporation:	
<u>Name</u>	Jurisdiction	Document Number (If known/applicable)
Reuter Recycling of Florida, Inc.	Florida	G\$7157
,		
	<u> </u>	<u> </u>
		
Third: The Plan of Merger is attach	ned.	
Fourth: The merger shall become e Department of State.	effective on the date the Articles of	Merger are filed with the Florida
OR 06 / 30 / 2007 (Emer	a specific date. NOTE: An effective dat 90 days after merger file date.)	e cannot be prior to the date of filing of mor
Fifth: Adoption of Merger by surv The Plan of Merger was adopted by		
The Plan of Merger was adopted by June 25, 2007 and shar	the board of directors of the surviveholder approval was not required	
Sixth: Adoption of Merger by merg The Plan of Merger was adopted by	zing corporation(s) (COMPLETE Of the shareholders of the merging co	NLY ONE STATEMENT) Orporation(s) on
The Plan of Merger was adopted by June 25, 2007 and shar	the board of directors of the mergi eholder approval was not required	
	(Attach additional sheets if neces.	sary)

PLUGE - 12/NOS C T System Collec

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Waste Management Inc. of Florida Reuter Recycling of Florida, Inc.	Lose & Anith Jain & Anith	Linda J. Smith, V.P. and Secretary Linda J. Smith, V.P. and Secretary
,		
	,	

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PLAN OF MERGER

This Plan of Merger ("Plan of Merger"), dated as of June 25, 2007, by and among Reuter Recycling of Florida, Inc., a Florida corporation (the "Merging Corporation"), and Waste Management Inc. of Florida, a Florida corporation (the "Surviving Corporation");

WITNESSETH:

WHEREAS, Reuter Recycling of Florida, Inc. is a corporation organized and existing under and by virtue of the laws of the State of Florida; and

WHEREAS, Waste Management Inc. of Florida is a corporation organized and existing under and by virtue of the laws of the State of Florida; and

WHEREAS, the sole shareholder of the Merging Corporation is the Surviving Corporation and the sole shareholder of the Surviving Corporation is Waste Management Holdings, Inc., a Delaware corporation; and

WHEREAS, the Boards of Directors of all of the parties hereto deem it desirable and in the best interests of the respective corporations and their sole shareholders that the Merging Corporation be merged into and with the Surviving Corporation, such that the Surviving Corporation will be the surviving corporation of the merger and consolidation, whose name upon giving effect to such merger shall be "WASTE MANAGEMENT INC. OF FLORIDA" as authorized by the statutes of the State of Florida and under and pursuant to the terms and conditions herein set forth, and each such Board of Directors has duly approved of and authorized the terms and conditions of this Plan of Merger and consolidation.

NOW, THEREFORE, in consideration of the mutual promises and covenants, and subject to the terms and conditions herein set forth, the parties hereto hereby agree as follows:

1. The name and state of incorporation of each of the corporations proposing to merge and consolidate are:

Name
Waste Management Inc. of Florida
Reuter Recycling of Florida, Inc.

State of Incorporation
Florida
Florida

2. The parties hereto shall be merged into a single corporation by the Merging Corporation merging with and into the Surviving Corporation, which surviving corporation shall survive the merger pursuant to, and shall be deemed to continue to exist under and be governed by, the provisions of the laws of the State of Florida, and whose name, upon and after the effectiveness of the merger, shall be "WASTE MANAGEMENT INC. OF FLORIDA." The address of the registered agent or principal office of the Surviving Corporation in its state of incorporation shall continue to be the same address as prior to the

effectiveness of the merger. Upon such merger, the separate corporate existence of the Merging Corporation shall cease and terminate, and the Surviving Corporation shall become the owner, without other transfer, of all the rights, franchises and properties, of every type and nature, of the Merging Corporation, and shall become subject to all the debts and liabilities of the Merging Corporation to the extent such companies were subject to such debts and liabilities.

- 3. The Articles of Incorporation and Bylaws of the Surviving Corporation shall, upon the merger becoming effective, be the Articles of Incorporation and Bylaws, respectively, of the Surviving Corporation as in effect immediately prior to the effective date of the merger and without any further changes therein until the same shall be altered, amended, or repealed or until new Articles of Incorporation or Bylaws are adopted as provided therein and by law.
- 4. The names and addresses of the persons who shall constitute the Board of Directors and officers of the Surviving Corporation are those names and addresses of the persons who constitute the Board of Directors and officers, respectively, of the Surviving Corporation immediately prior to the effective date of the merger.
- 5. Shares of stock of each of the Merging Corporation and the Surviving Corporation shall be converted, exchanged or cancelled as follows:
- (a) Outstanding Shares of the Merging Corporation: The shares of common stock of the Merging Corporation that are issued and outstanding on the effective date of the merger, shall together and in the aggregate be automatically cancelled.
- (b) Outstanding Shares of the Surviving Corporation: The shares of common stock of the Surviving Corporation that are issued and outstanding on the effective date of the merger, shall remain outstanding as shares of common stock of the Surviving Corporation, which shares of the Surviving Corporation shall continue to be issued, outstanding, fully paid and non-assessable.
 - 6. This Plan of Merger may be terminated and abandoned by action of the Board of Directors of either party at any time prior to the filing and recording of all required documents under the laws of the State of Florida, whether before or after approval by the respective sole shareholders of the corporate parties hereto.