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DIVISION OF CORPORATION

ACCOUNT NO. : 072100000032

RETERENCE # 797599 03740

AUTHORIZATION #

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ORDER DATE : January 10, 1996

ORDER TIPE : 11:04 AM

ORDER NO. : 797599

800001684818

CUSTOMER NO: 8374A

CUSTOMER: Laz L. Schneider, Esq

BERGER & DAVIS, P.A.

100 Northeast Third Avenue

Suite #400

Ft. Laudordale, FL 33301

DOMESTIC FILING

NAME: ATLAS-HOMESTEAD, INC.

XXX ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XXX CERTIFIED COFY _____PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING

CONTACT PERSON: GAIL WILLIAMS

EXAMINER'S INITIALS:

ARTICLES OF INCORPORATION

FILED 96 JM 10 M 8 35

OF

ATLAS-HOMESTEAD, INC.

The undersigned incorporator does hereby make, subscribe, file and acknowledge these Articles of Incorporation for the purpose of organizing a corporation under the Florida General Corporation Act.

ARTICLE I

NAME OF CORPORATION

The name of this Corporation shall be: ATLAS-HOMESTEAD, INC.

ARTICLE II

GENERAL NATURE OF BUSINESS

The general purpose for which this Corporation is organized shall be to engage in any lawful activity or to transact any lawful business for which a corporation may be incorporated under the Florida General Corporation Act.

ARTICLE III

AUTHORIZED SHARES

The total authorized capital stock of this Corporation shall consist of 100 shares of Common Stock, par value \$1.00 per share.

ARTICLE IY

CAPITAL TO BEGIN BUSINESS

The amount of capital with which this Corporation will begin business shall be determined by the initial Board of Directors.

ARTICLE V

ADDRESS OF PRINCIPAL OFFICE

Address of the principal office of this Corporation is 150 South Pine Island Road, Suite 100, Plantation, Florida 33324.

ARTICLE VI

TERM OF EXISTENCE

This Corporation shall exist perpetually.

ARTICLE VII

ADDRESS OF REGISTERED OFFICE IN THIS STATE

The street address of the initial registered office of this Corporation in the State of Florida is 100 Northeast Third Avenue, Suite 400, Fort Lauderdale, Florida 33301, and the initial registered agent of this Corporation at that address shall be Laz L. Schneider.

ARTICLE VIII

NUMBER OF DIRECTORS

This Corporation shall have not less than one (1) Director.

ARTICLE IX

INITIAL BOARD OF DIRECTORS

The names and street addresses of the initial members of the Board of Directors are:

Gary R. Kabot

150 South Pine Island Road

Suite 100

Plantation, FL 33324

ARTICLE X

INCORPORATOR

The name and street address of the person signing these Articles of Incorporation is:

Laz L. Schneider

100 N. E. 3 Avenue, Suite 400

Ft. Lauderdale, FL 33301

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this \underline{N} day of January, 1996.

LAZ L. (SCHNEIDER

THE UNDERSIGNED, named as the registered agent in Article VII of these Articles of Incorporation hereby consents to act as such registered agent.

LAZ L./SCHNEIDER

STATE OF FLORIDA **99:** COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this $\frac{\mathsf{M}}{\mathsf{day}}$ of January, 1996 by Laz L. Schneider, who is personally known to me.

NOTARY PUBLIC

My Commission Expires:

(SEAL)



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	(Corporation Name)	(Document #)		
2. <u>ATLAS</u>	-HOMESTEAD, INC. (Corporation Name)	(Document #)	,	P96000003
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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

ARTICLES OF MERGER Merger Sheet

MERGING:

HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY, A FLORIDA CORPORATION, P33000017179

INTO

ATLAS-HOMESTEAD, INC. which changed its name to

HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY, a Florida corporation, P96000003431

File date: January 25, 1996

Corporate Specialist: Nancy Hendricks

FILED

ARTICLES OF MERGER OF 96 JAN 25 M III 58 HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY AN III 58 WITH AND INTO TALLAHASSEE FER TO TALLAHASSEE FOR TALLAH TALLAHASSEE, FLORICA ATLAS-HOMESTEAD, INC.

Pursuant to Section 607.1105 of the Florida Business Corporation Act.

The merger of HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY, a Florida corporation, with and into ATLAS-HOMESTEAD, INC., a Florida corporation, is hereby effected in compliance with Section 607.1105 of the Florida Business Corporation Act:

The names of the constituent corporations now and under which each was formed is as follows:

HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY, a Florida corporation

and

ATLAS-HOMESTEAD, INC., a Florida corporation, surviving corporation

- (a) HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY has 1,000 shares of Common Stock, no par value, issued and entitled to vote; there is no other class of capital stock; the number of shares of Common Stock is not subject to change prior to the effective date of the merger.
- (b) ATLAS-HOMESTEAD, INC. has 100 shares of Common Stock, par value \$1.00 per share, issued and entitled to vote; there is no other class of capital stock; the number of shares of Common Stock is not subject to change prior to the effective date of the merger.
- (a) The merger was authorized by the Board of Directors of HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY by unanimous action on January 19, 1996, pursuant to Section 607.0821 of the Florida Business Corporation Act, and was unanimously approved by the shareholders on January 19, 1996, by a vote of 500 FOR and 0 OPPOSED, pursuant to Section 607.0704 of the Florida Business Corporation Act.

- (b) The merger was authorized by the Board of Directors of ATLAS-HOMESTEAD, INC. by unanimous action on January 19, 1996, pursuant to Section 607.0821 of the Florida Business Corporation Act, and was unanimously approved by the shareholders on January 19, 1996, by a vote of 100 FOR and 0 OPPOSED, pursuant to Section 607.0704 of the Florida Business Corporation Act.
- 4. The morger is permitted by Section 607.1101 of the Florida Business Corporation Act.
- 5. The effective date of the merger shall be January 19, 1996, notwithstanding the prior receipt and filing of these Articles of Merger by the Secretary of State of the State of Florida.
- 6. After the effective date of the merger, ATLAS ENVIRONMENTAL, INC., the sole shareholder of ATLAS-HOMESTEAD, INC., a Florida corporation, shall be the sole shareholder of the surviving corporation and shall retain 100 issued and outstanding share of Common Stock of ATLAS-HOMESTEAD, INC. held immediately prior to the filing of the Articles of Merger. All outstanding shares of capital stock of HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY shall, upon the effective date of the Articles of Merger, become null and void and shall no longer be deemed issued and outstanding.
- 7. Shareholders of HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY shall receive 562,500 shares of Common Stock, par value \$.001 per share, of ATLAS ENVIRONMENTAL, INC., a Colorado corporation, for each share of HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY held by them at the time of merger, in addition to certain cash consideration.
- 8. Pursuant to the plan of merger, Article 1 of the Articles of Incorporation of ATLAS-HOMESTEAD, INC. is hereby amended, as of the effective date of the merger, to read as follows:

"ARTICLE I

NAME

The name of the Corporation shall be HOMESTEAD LANDFILL AND RECYCLING MANAGEMENT COMPANY"

IN WITHESS WHEREOF, each of the undersigned corporations has caused these Articles of Merger to be executed in its name by its President as of the 19th day of January, 1996.

Witnesses:

ATLAS-HOMESTEAD, INC.,

a Florida corporation

GARY R. KABOT

Prosident

HOMESTEAD LANDFILL AND RECYCLING

MANAGEMENT COMPANY, a Florida corporation

STEVEN J. WESTON

President