GLOBAL ECO-LOGICAL SERVICES, INC. FROM THE DESK OF

WILLIAM L. TUORTO, ESQ. 3 BROAD STREET, SUITE 300 CHARLESTON, SC 29401

Via Overnight Delivery

Florida Division of Corporations 409 E. Gaines Street Tallahassee, Florida 32399

March 12, 2002

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Re: Articles of Merger of Global Eco-Logical Services, Inc.

Dear Sirs:

Enclosed please find an original and one copy of Articles of Merger effecting the merger of Global Eco-Logical Services, Inc., a Florida corporation, with and into GECL Oklahoma, Inc., an Oklahoma corporation, together with a check in the amount of \$43.75 payable to the Florida Department of State, consisting of a filing fee of \$35 and an additional fee of \$8.75 to obtain a certified copy of the filed document.

Please feel free to contact me in the event you have any questions.

Very truly yours 'illiam I

Encl. cc: Robert Mottern, Esq.





www.globalecological.com

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ARTICLES OF MERGER Merger Sheet

MERGING:

GLOBAL ECO-LOGICAL SERVICES, INC., A FLORIDA CORP., #V09415

INTO

GECL OKLAHOMA, INC.. an Oklahoma entity not qualified in Florida

File date: April 15, 2002

Corporate Specialist: Anna Chesnut

ARTICLES OF MERGER

The following Articles of Merger are submitted by Global Eco-Logical Services, Inc., a Florida corporation, and GECL Oklahoma, Inc., an Oklahoma corporation, in accordance with Section 607.1104 of the Florida Business Corporation Act.

1. These Articles of Merger relate to the merger of Global Eco-Logical Services, Inc., a Florida corporation ("Global"), with and into GECL Oklahoma, Inc., an Oklahoma corporation ("GECL"), pursuant to an Agreement and Plan of Merger dated March 8, 2002 ("Merger Agreement"). Prior to the merger, GECL was a wholly-owned subsidiary of Global.

2. A copy of the Merger Agreement is attached hereto as Exhibit A.

3. The Merger Agreement was approved by Global by the consent of its board of directors. Shareholder approval of the Merger Agreement was not required pursuant to Section 607.1104 of the Florida Business Corporation Act since GECL is a wholly-owned subsidiary of Global, and the articles of incorporation of Global and GECL do not differ.

4. The Merger Agreement was approved by GECL by the consent of its board of directors. Shareholder approval of the Merger Agreement was not required pursuant to Section 1083 of the Oklahoma General Corporation Act since GECL is a wholly-owned subsidiary of Global.

5. The effective date of the merger will be the date of filing these Articles of Merger.

6. The surviving entity in the merger will be GECL. The principal office of GECL, is 3 Broad Street, Suite 300, Charleston, South Carolina 29401.

7. GECL hereby appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is a party to the merger.

IN WITNESS WHEREOF, Global Eco-Logical Services, Inc. and GECL Oklahoma, Inc. have caused these Articles of Merger to be executed by their President this 8th day of March, 2002.

GLOBAL ECO-LOGICAL SERVICES, INC.

By: William L. Tuorto

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GECL OKLAHOMA, INC.

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By: William L. Luorto Its: President and Chief Executive Officer

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER, dated as of March 11, 2002 (the "Merger Agreement"), between Global Eco-Logical Services, Inc., a Florida corporation ("GECL"), and GECL Oklahoma, Inc., an Oklahoma Corporation ("Oklahoma").

WHEREAS, on the date hereof, GECL has the authority to issue 50,000,000 shares of Common Stock, par value \$0.001 per share ("Florida Common Stock"), of which 24,238,826 shares are issued and outstanding;

WHEREAS, on the date hereof, Oklahoma has the authority to issue 50,000,000 shares of Common Stock, par value \$0.001 per share ("Oklahoma Common Stock"), of which 1,000 shares are issued and outstanding, all of which are held by GECL;

WHEREAS, the board of directors of GECL has determined that it is advisable and in its best interests for GECL to merge with and into Oklahoma for the purpose of changing GECL's state of incorporation from Florida to Oklahoma upon the terms and subject to the conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual agreements and covenants herein contained, Oklahoma and GECL hereby agree as follows:

1. Merger. GECL shall be merged with and into Oklahoma (the "Merger"), and Oklahoma shall be the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation"). The Merger shall become effective upon the date and time of filing an appropriate certificate of merger, providing for the Merger, with the Secretary of State of the State of Florida and an appropriate certificate of merger, providing for the Merger, with the Secretary of State of the State of Oklahoma, whichever later occurs (the "Effective Time").

2. Governing Documents. The Certificate of Incorporation of Oklahoma, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Corporation without change or amendment until thereafter amended in accordance with the provisions thereof and applicable law. The By-laws of GECL, as in effect immediately prior to the Effective Time, shall be the By-laws of the Surviving Corporation without change or amendment unless and until thereafter amended in accordance with the provisions thereof, the Certificate of Incorporation of the Surviving Corporation and applicable law.

3. Succession. At the Effective Time, the separate corporate existence of GECL shall cease, and Oklahoma shall succeed to all of the assets and property (whether real, personal or mixed), rights, privileges, franchises, immunities and powers of GECL and Oklahoma shall assume and be subject to all of the duties, liabilities, obligations and restrictions of every kind and description, including, without limitation, all outstanding indebtedness of GECL.

4. Directors. The directors of GECL immediately prior to the Effective Time shall be the directors of the Surviving Corporation at and after the Effective Time to serve until the expiration of their respective terms and until their successors are duly elected and qualified.

5. Officers. The officers of GECL immediately preceding the Effective Time shall be the officers of the Surviving Corporation at and after the Effective Time until their successors are duly elected and qualified.

6. Further Assurances. From time to time, as and when required by the Surviving Corporation or by its successors or assigns, there shall be executed and delivered on behalf of GECL such deeds and other instruments, and there shall be taken or caused to be taken by it all such further and other action, as shall be appropriate, advisable or necessary in order to vest, perfect or conform, of record or otherwise, in the Surviving Corporation, the title to and possession of all property, interests, assets, rights, privileges, immunities, powers, franchises and authority of GECL, and otherwise to carry out the purposes of this Merger Agreement, and the officers and directors of the Surviving Corporation are fully authorized, in the name and on behalf of GECL or otherwise, to take any and all such action and to execute and deliver any and all such deeds and other instruments.

7. Conversion of Securities. At the Effective Time, by virtue of the Merger and without any action on the part of the holder thereof:

- a) each share of Florida Common Stock issued and outstanding immediately prior to the Effective Time shall be changed and converted into and shall be one fully paid and nonassessable share of Oklahoma Common Stock;
- b) each option, warrant, purchase right, unit or other security of GECL issued and outstanding immediately prior to the Effective Time shall be changed and converted into and shall be an identical security of Oklahoma, and the same number of shares of Oklahoma Common Stock shall be reserved for purposes of the exercise of such options, warrants, purchase rights, units or other securities as is equal to the number of shares of Florida Common Stock so reserved as of the Effective Time;
- c) All shares of Oklahoma Common Stock owned by GECL shall be cancelled and retired.

8. Employee Option and Benefit Plans. Each option or other right to purchase or otherwise acquire shares of Florida Common Stock evidenced by an option agreement (an "Option") or granted under any employee option, stock purchase or other benefit plan of GECL (collectively, the "Plans") which is outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into and become an option or right to acquire (and Oklahoma hereby assumes the obligation to deliver) the same number of shares of Oklahoma Common Stock, at the same price per share, and upon the same terms, and subject to the same conditions, as set forth in the respective Plan as in effect immediately prior to the Effective Time. The same number of shares of Oklahoma Common Stock shall be reserved for purposes of the Plans as is equal to the number of shares of Florida Common Stock so reserved immediately prior to the Effective Time. Oklahoma hereby assumes, as of the Effective Time, (i) the Plans and all obligations of GECL under the Plans, including the outstanding options, stock purchase rights or awards or portions thereof granted pursuant to the Plans and the right to grant additional options and stock purchase rights thereunder, (ii) all obligations of GECL under all other benefit plans in effect as of the Effective

Time with respect to which employee rights or accrued benefits are outstanding as of the Effective Time and (iii) all obligations of GECL under any Options.

9. Dividends and Distributions. In the event that any dividend or other distribution shall hereafter be declared by the shareholders of GECL in respect of the outstanding Florida Common Stock payable subsequent to the Effective Time, the obligation to make payment of such dividend or other distribution shall, by virtue of the Merger, become the obligation of the Surviving Corporation and shall be satisfied in the manner specified in such declaration, except that, to the extent that such dividend or other distributions shall have been declared payable in whole or in part in Florida Common Stock, the Surviving Corporation shall issue, in place thereof, to the persons entitled thereto, the identical number of shares of Oklahoma Common Stock.

10. Condition to the Merger. The consummation of the Merger and the other transactions herein provided is subject to receipt prior to the Effective Time of the requisite approval of the Merger by the Board of Directors of GECL pursuant to the Florida Business Corporation Act.

11. Certificates. At and after the Effective Time, all of the outstanding certificates which immediately prior thereto represented shares of Florida Common Stock or other securities of GECL shall be deemed for all purposes to evidence ownership of and to represent the shares of Oklahoma Common Stock or warrants, units or other securities of Oklahoma, as the case may be, into which the shares of Florida Common Stock or other securities of GECL represented by such certificates have been converted as herein provided and shall be so registered on the books and records of the Surviving Corporation or its transfer agent. The registered for transfer or otherwise accounted for to the Surviving Corporation or its transfer agent, have and be entitled to exercise any voting and other rights with respect to, and to receive any dividends and other distributions upon, the shares of Oklahoma Common Stock or warrants, units or other securities of Oklahoma, as the case may be, evidenced by such outstanding certificate, as above provided.

12. Amendment. The parties hereto, by mutual consent of their respective boards of directors and members, may amend, modify or supplement this Merger Agreement prior to the Effective Time.

13. Termination. This Merger Agreement may be terminated, and the Merger and the other transactions provided for herein may be abandoned, at any time prior to the Effective Time, whether before or after approval of this Merger Agreement by the Board of Directors of GECL, by action of the Board of Directors of GECL if:

- a) the condition specified in Section 10 hereof shall not have been satisfied or waived; or
- b) the Board of Directors of GECL determines for any reason, in its sole judgment and discretion, that the consummation of the merger would be inadvisable or not in the best interests of GECL and its shareholders.

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14. Counterparts. This Merger Agreement may be executed in one or more counterparts, and each such counterpart hereof shall be deemed to be an original instrument, but all such counterparts together shall constitute but one agreement.

15. Descriptive Headings. The descriptive headings herein are inserted for convenience of reference only and are not intended to be part of or to affect the meaning or interpretation of this Merger Agreement.

16. Florida Appointment. The Surviving Corporation hereby agrees that it may be served with process in the State of Florida in any action or special proceeding for enforcement of any liability or obligation of GECL or the Surviving Corporation arising from the Merger. The Surviving Corporation appoints the Secretary of State of the State of Florida as its agent to accept service of process of any such suit or other proceeding.

17. Governing Law. This Merger Agreement shall be governed by and construed in accordance with the laws of the State of Oklahoma.

IN WITNESS WHEREOF, Oklahoma and GECL have caused this Merger Agreement to be executed and delivered as of the date first above written.

GLOBAL ECO-LOGICAL SERVICES, INC., a Florida corporation

By:

Name: William L. Tuorto

Title: President and Chief Executive Officer

GECL OKLAHOMA, INC., an Oklahoma corporation

Name: William L. Tuorto

Title: President and Chief Executive