

Clerk's Contract and Agreement Cover Page

Year: 2010

Legistar File ID#: 2010-0448

Multi Year: ☒

Amount \$5,000,000.00

Contract Type:

Services

Contractor's Name:

Waste Management of Illinois, Inc.

Contractor's AKA:

Execution Date:

10/20/2010

Termination Date:

10/31/2013

Renewal Date:

10/31/2013

Department:

Finance

Originating Person:

Annmarie Mampe/Ed Wilmes

Contract Description: Scavenger Services/Street Sweeping 2010-2013



Monday, November 15, 2010

MAYOR
Daniel J. McLaughlin

VILLAGE CLERK
David P. Maher

14700 S. Ravinia Ave.
Orland Park, IL 60462
(708) 403-6100

November 15, 2010

Mr. Jim Karls
Waste Management of Illinois
11601 S. Austin
Alsip, Illinois 60803



VILLAGE HALL

TRUSTEES
Bernard A. Murphy
Kathleen M. Fenton
Brad S. O'Halloran
James V. Dodge
Edward G. Schussler III
Patricia Gira

RE: *NOTICE TO PROCEED*
Waste Management Contract 2010-2013

Dear Mr. Karls:


This notification is to inform you that the Village of Orland Park has received all necessary paperwork (contract, certifications, insurance documents and bonds) in order for work to commence on the above stated project as of November 1, 2010.

Please note the changes to this contract:

- ☐ WM will furnish a statement monthly indicating the number of residential units from which pick-up has been made;
- ☐ Village will provide WM with a list of uncollectable accounts and apply a credit against the invoice;
- ☐ WM will provide a Monthly Waste Disposal Report summarizing recyclables processed;
- ☐ WM will pay Village a Customer Loyalty payment of \$5,000 per month; and
- ☐ WM will provide Village with Industry Best Practices Reporting twice a year

For your records, I have enclosed one (1) original executed contract dated October 20, 2010. If you have any questions, please call me at 708-403-6173.

Sincerely,


Denise Domalewski
Contract Administrator

cc: Ed Wilmes
Debbie Gerwatowski

VILLAGE OF ORLAND PARK
Scavenger Services
(Contract for Services)

This Contract is made this 20th day of October, 2010 by and between The Village of Orland Park (hereinafter referred to as the "VILLAGE") and Waste Management of Illinois, Inc. (hereinafter referred to as the "CONTRACTOR").

WITNESSETH

In consideration of the promises and covenants made herein by the VILLAGE and the CONTRACTOR (hereinafter referred to collectively as the "PARTIES,") the PARTIES agree as follows:

SECTION 1: THE CONTRACT DOCUMENTS: This Contract shall include the following documents (hereinafter referred to as the "CONTRACT DOCUMENTS") however this Contract takes precedence and controls over any contrary provision in any of the CONTRACT DOCUMENTS. The Contract, including the CONTRACT DOCUMENTS, expresses the entire agreement between the PARTIES and where it modifies, adds to or deletes provisions in other CONTRACT DOCUMENTS, the Contract's provisions shall prevail. Provisions in the CONTRACT DOCUMENTS unmodified by this Contract shall be in full force and effect in their unaltered condition.

This Contract

The Terms and Conditions

Attachment A – Scavenger Services

Attachment B – Street Sweeping

The Proposal submitted by Contractor on May 21, 2010, to the extent it does not conflict with this contract.

All Certifications required by the Village

Certificates of insurance

Performance and Payment Bonds as may be required by the VILLAGE

SECTION 2: SCOPE OF THE WORK AND PAYMENT: The CONTRACTOR agrees to provide labor, equipment and materials necessary to provide the services as described in the CONTRACT DOCUMENTS and further described below:

CONTRACTOR shall provide pick-up, collection, removal and disposal of garbage and refuse, recyclables, and yard waste from all residential units, including single family residences, row-type housing, and multiple family residences within the corporate limits of the Village of Orland Park, Illinois, as further described in Attachment A. CONTRACTOR shall also provide Street Sweeping services as further described in Attachment B

(hereinafter referred to as the "WORK") and the VILLAGE agrees to pay the CONTRACTOR pursuant to the provisions of the Local Government Prompt Payment Act (50 ILCS 505/1 *et seq.*) the

following amount for performance of the described services:

Monthly base collection and disposal fee per residential unit for contract years November 1, 2010 through midnight October 31, 2013 shall be:

REFUSE/RECYCLE/YARD WASTE

<u>YEAR</u>	<u>Monthly Residential Unit Rate</u>
November 1, 2010 – October 31, 2011	\$18.55 per residential unit
November 1, 2011 – October 31, 2012	\$18.97 per residential unit
November 1, 2012 – October 31, 2013	\$19.40 per residential unit

(2.25% increase in years 2012 and 2013)

CONSTRUCTION DEBRIS IN EXCESS OF TWO YARDS

<u>YEAR</u>	<u>RATE</u>
November 1, 2010 – October 31, 2011	\$15.50/Cubic Yard
November 1, 2011 – October 31, 2012	\$15.85/Cubic Yard
November 1, 2012 – October 31, 2013	\$16.21/Cubic Yard

(2.25% increase in years 2012 and 2013)

- CONTRACTOR will furnish a statement within five days after the last day of each month end to VILLAGE indicating the number of residential units from which pick-up, collection, removal and disposal of garbage and refuse has been made. VILLAGE will pay such statement as soon as possible after opportunity by the Finance Department of VILLAGE to verify the accuracy of said statement and present same for approval to the VILLAGE Board of Trustees at a regular meeting, while adhering to the clerical process of making payment required by law. The VILLAGE will reconcile on a quarterly basis the preceding three (3) month billing period with Village records. In the event of any discrepancy in said reconciliation between CONTRACTOR and VILLAGE, an adjustment will be applied to the next billing period.
- The VILLAGE will provide CONTRACTOR with a list of uncollectable accounts and apply a credit against the monthly invoice for those units that were uncollectable.

STREET SWEEPING:

- The fee for sweeping services is included in the monthly Refuse/Recycle/Yard Waste fee paid by VILLAGE to CONTRACTOR as stated above.
- For the purpose of the hourly cost charges that may be billed during the performance of this Agreement, the hourly rate for services shall be \$78.00 with a three (3) hour minimum.

REVENUE SHARING FROM RECYCLING

The revenues generated from the sale of the recyclables shall be calculated and paid to the VILLAGE by CONTRACTOR as follows:

- CONTRACTOR will rebate back to the VILLAGE fifty percent (50%) of any net revenue received from the processing/sale of recyclables.
- CONTRACTOR will provide VILLAGE with a "Monthly Waste Disposal Report" summarizing recyclables processed during the month. This report shall be provided whether or not revenue is generated from the sale of recyclables.

CUSTOMER LOYALTY REBATE

CONTRACTOR will provide a monthly payment of Five Thousand and No/100 (\$5,000.00) Dollars to the VILLAGE as a customer loyalty rebate.

INDUSTRY BEST PRACTICES REPORTING

Whereas both parties agree that adoption of industry best practices is a desirable outcome, and that further value is added when the public is informed of emerging technologies in waste hauling and recycling, Waste Management agrees to provide two reports per calendar year to the Village, set at a time and venue established by the Village. One presentation shall provide reporting data and information on statistics and trends in waste collection and recycling specific to the Village of Orland Park, including benchmarking and comparable data with similarly-sized communities. The other presentation shall provide a structural review of emerging technologies in all aspects of waste avoidance, collection, hauling, and recycling.

SECTION 3: ASSIGNMENT: CONTRACTOR shall not assign the duties and obligations involved in the performance of the WORK which is the subject matter of this Contract without the written consent of the VILLAGE.

SECTION 4: TERM OF THE CONTRACT: This Contract shall commence on the date of its execution. The WORK shall commence November 1, 2010 and continue expeditiously for three (3) years from that date until final completion on October 31, 2013. This Contract shall terminate October 31, 2013, with the option to negotiate an additional three (3) year extension or such other agreed period, but may be terminated by either of the PARTIES for default upon failure to cure after ten (10) days prior written notice of said default from the aggrieved PARTY. The VILLAGE, for its convenience, may terminate this Contract with thirty (30) days prior written notice.

SECTION 5: INDEMNIFICATION AND INSURANCE: The CONTRACTOR shall indemnify and hold harmless the VILLAGE, its trustees, officers, directors, agents, employees and representatives and assigns, from lawsuits, actions, costs (including attorneys' fees), claims or liability of any character, incurred due to the alleged negligence of the CONTRACTOR, brought because of any injuries or damages received or sustained by any person, persons or property on

account of any act or omission, neglect or misconduct of said CONTRACTOR, its officers, agents and/or employees arising out of, or in performance of any of the provisions of the CONTRACT DOCUMENTS, including any claims or amounts recovered for any infringements of patent, trademark or copyright; or from any claims or amounts arising or recovered under the "Worker's Compensation Act" or any other law, ordinance, order or decree. In connection with any such claims, lawsuits, actions or liabilities, the VILLAGE, its trustees, officers, directors, agents, employees, representatives and their assigns shall have the right to defense counsel of their choice. The CONTRACTOR shall be solely liable for all costs of such defense and for all expenses, fees, judgments, settlements and all other costs arising out of such claims, lawsuits, actions or liabilities.

The CONTRACTOR shall not make any settlement or compromise of a lawsuit or claim, or fail to pursue any available avenue of appeal of any adverse judgment, without the approval of the VILLAGE and any other indemnified party. The VILLAGE or any other indemnified party, in its or their sole discretion, shall have the option of being represented by its or their own counsel. If this option is exercised, then the CONTRACTOR shall promptly reimburse the VILLAGE or other indemnified party, upon written demand, for any expenses, including but not limited to court costs, reasonable attorneys' and witnesses' fees and other expenses of litigation incurred by the VILLAGE or other indemnified party in connection therewith.

The indemnification obligation under this paragraph shall not be limited in any way by any limitations on the amount or type of damages, compensation or benefits payable by or for the benefit of Subcontractor or any indemnities under any Worker's Compensation Act, Occupational Disease Act, Disability Benefits Act, or any other employee benefits act. The Subcontractor further agrees to waive any and all liability limitations based upon the Worker's Compensation Act court interpretations or otherwise.

Execution of this Contract by the VILLAGE is contingent upon receipt of Insurance Certificates provided by the CONTRACTOR in compliance with the CONTRACT DOCUMENTS.

SECTION 6: COMPLIANCE WITH LAWS: CONTRACTOR agrees to comply with all federal, state and local laws, ordinances, statutes, rules and regulations including but not limited to the Illinois Human Rights Act as follows: CONTRACTOR hereby agrees that this CONTRACT shall be performed in compliance with all requirements of the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq., and that the CONTRACTOR and its subcontractors shall not engage in any prohibited form of discrimination in employment as defined in that Act and shall maintain a sexual harassment policy as the Act requires. The CONTRACTOR shall maintain, and require that its subcontractors maintain, policies of equal employment opportunity which shall prohibit discrimination against any employee or applicant for employment on the basis of race, religion, color, sex, national origin, ancestry, citizenship status, age, marital status, physical or mental disability unrelated to the individual's ability to perform the essential functions of the job, association with a person with a disability, or unfavorable discharge from military service. CONTRACTOR and all subcontractors shall comply with all requirements of the Act and of the Rules of the Illinois Department of Human Rights with regard to posting information on employees' rights under the Act. CONTRACTOR and all subcontractors shall place appropriate statements identifying their companies as equal opportunity employers in all advertisements for workers to be employed in work to be performed under this contract.

The CONTRACTOR shall obtain all necessary local and state licenses and/or permits that may be required for performance of the WORK and provide those licenses to the VILLAGE prior to commencement of the WORK.

SECTION 7: NOTICE: Where notice is required by the CONTRACT DOCUMENTS it shall be considered received if it is delivered in person, sent by registered United States mail, delivered by messenger or mail service with a signed receipt, sent by facsimile or e-mail with an acknowledgment of receipt, to the following:

To the VILLAGE:

Denise Domalewski
Contract Administrator
Village of Orland Park
14700 South Ravinia Avenue
Orland Park, Illinois 60462
Telephone: 708-403-6173
Facsimile: 708-403-9212
e-mail: ddomalewski@orland-park.il.us

To the CONTRACTOR:

Jim Karls
Municipal Marketing Manager
Waste Management of Illinois, Inc.
11601 S. Austin
Alsip, Illinois 60803
Telephone: 708-388-8855
Facsimile:
e-mail: jkarls@wm.com

or to such other person or persons or to such other address or addresses as may be provided by either party to the other party.

SECTION 8: STANDARD OF SERVICE: Services shall be rendered to the highest professional standards to meet or exceed those standards met by others providing the same or similar services in the Chicagoland area. Sufficient competent personnel shall be provided who with supervision shall complete the services required within the time allowed for performance. The CONTRACTOR'S personnel shall, at all times present a neat appearance and shall be trained to handle all contact with Village residents or Village employees in a respectful manner. At the request of the Village Manager or a designee, the CONTRACTOR shall replace any incompetent, abusive or disorderly person in its employ.

SECTION 9: PAYMENTS TO OTHER PARTIES: The CONTRACTOR shall not obligate the VILLAGE to make payments to third parties or make promises or representations to third parties on behalf of the VILLAGE without prior written approval of the Village Manager or a designee.

SECTION 10: COMPLIANCE: CONTRACTOR shall comply with all of the requirements of the CONTRACT DOCUMENTS, including, but not limited to, the Illinois Prevailing Wage Act where applicable and all other applicable local, state and federal statutes, ordinances, codes, rules and regulations.

SECTION 11: FREEDOM OF INFORMATION ACT COMPLIANCE: The Illinois Freedom of Information Act (FOIA) has been amended effective January 1, 2010. This amendment adds a new provision to Section 7 of the Act which applies to public records in the possession of a party with whom the VILLAGE has contracted. The VILLAGE will have only a very short period

of time from receipt of a FOIA request to comply with the request, and there is a significant amount of work required to process a request including collating and reviewing the information.

The undersigned acknowledges the requirements of FOIA and agrees to comply with all requests made by the VILLAGE for public records (as that term is defined by Section 2(c) of FOIA) in the undersigned's possession and to provide the requested public records to the VILLAGE within two (2) business days of the request being made by the VILLAGE. The undersigned agrees to indemnify and hold harmless the VILLAGE from all claims, costs, penalty, losses and injuries (including but not limited to, attorney's fees, other professional fees, court costs and/or arbitration or other dispute resolution costs) arising out of or relating to its failure to provide the public records to the VILLAGE under this agreement.

SECTION 12: LAW AND VENUE: The laws of the State of Illinois shall govern this Contract and the venue for legal disputes shall be Cook County, Illinois.

SECTION 13: MODIFICATION: This Contract may be modified only by a written amendment signed by both PARTIES.

SECTION 14: COUNTERPARTS: This Contract may be executed in two (2) or more counterparts, each of which taken together, shall constitute one and the same instrument.

This Contract shall become effective on the date first shown herein and upon execution by duly authorized agents of the parties.

FOR: THE VILLAGE

By: _____

Print Name: _____

Paul G. Grimes

Village Manager

Its: _____

Village Manager

Date: _____

11/12/10

FOR: THE CONTRACTOR

By: _____

Print Name: _____

Jim Kauls

Its: _____

Municipal Marketing Manager

Date: _____

November 1, 2010

ATTACHMENT A
SCAVENGER SERVICES
GARBAGE AND REFUSE, RECYCLABLES AND YARD WASTE

ARTICLE 1. GENERAL PERFORMANCE-GUIDELINES

1.1. CONTRACTOR shall make pickup, collection and removal of garbage, refuse, yard waste and recycling on a designated day of the week with respect to each residential unit. For purposes of this Agreement, Monday shall be the beginning of week. In the event a holiday (which the parties agree shall be New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day) shall occur on any day of the week, the designated pickup, collection and removal for residential units for the remainder of said week shall be one day later than the usual designated day. Pick-up schedules will be provided to the VILLAGE with frequencies of pick-ups as follows:

- a. One pick-up, collection and removal of garbage and refuse shall be made by CONTRACTOR each week from each residential unit according to the schedule provided during the contract period;
- b. One pick-up, collection and removal of totter cart and/or bagged yard waste shall be made by CONTRACTOR each week between April and November, according to the same schedule as garbage and refuse pick-up;
- c. One pick-up, collection, curbside chipping and removal of branches, brush and tree pieces shall be made during the first full week of each month between April and November, according to the schedule of garbage and refuse pick-up;
- d. A pick-up, collection, chipping and removal of Christmas trees shall be made the first two full weeks of each January on the regular day of scheduled garbage and refuse pick-up;
- e. Should the need arise to arrange for special pick-ups, or collection and removal, or placement of containers for storage and removal of garbage and refuse, compost waste, or branches and brush, schedule and collection arrangements may be coordinated through the Public Works Director or any other person designated by the VILLAGE MANAGER; and
- f. Collection of recyclable materials shall be in accordance with Section IV RECYCLING.

1.2. In the event CONTRACTOR is unable for a specific reason to make a scheduled pick-up of all or any part of the foregoing from any residential unit (which includes single family residences and multiple family residences), the CONTRACTOR shall notify the Department of Public Works of VILLAGE of said inability not later than the end of the pick-up day for said residential dwelling unit. If CONTRACTOR fails to provide the scheduled pick-up service, make up service

will be provided within 24 hours, or the cost for the VILLAGE to provide such service will be deducted from the amount due CONTRACTOR as shown on that month's billing. No improperly contained materials, mixed waste, hazardous substances, material improperly cut up, stone, dirt or metal (such as engine blocks, transmissions, axles, posts, rods and other non-recyclable heavy metal parts) will be required to be collected and removed by CONTRACTOR.

1.3. CONTRACTOR will perform the pickup, collection, removal and disposal of garbage, refuse, compost and recyclable materials in a prompt, orderly and professional manner.

1.4. CONTRACTOR warrants and guarantees that the approved and permitted landfill space required to receive the garbage and refuse from VILLAGE customers during the term of this Agreement is and will continue to be available.

1.5. CONTRACTOR will utilize only Illinois Environmental Protection Agency and U.S. Environmental Protection Agency (as relevant) approved and permitted facilities for incineration, processing, composting, landfilling, or other means of end disposal. It shall be the duty of the CONTRACTOR to make the VILLAGE aware of new collection, recycling or disposal technology that may provide benefits to the VILLAGE. The CONTRACTOR shall consider such technology and expeditiously work with the VILLAGE in a good faith effort to implement the agreed upon technology.

ARTICLE 2. BASIC COLLECTION, RECYCLING & DISPOSAL SERVICES

2.1. CONTRACTOR will furnish all equipment and labor required to pick-up, collect, remove and dispose of garbage and refuse and yard waste from all residential units including single family residences, which includes row type housing for definition purposes, and multiple family residences within the corporate limits of the Village of Orland Park, Illinois.

2.1.1. Residents of residential units shall be required to furnish their own garbage and refuse containers, being containers manufactured and made expressly for the purpose of holding and containing household garbage and refuse. Disposable plastic or other type bags designed and manufactured for refuse and garbage will be considered proper containers. Containers designed for manual tipping shall be no larger than 45 gallons in capacity. Residents may purchase or lease from CONTRACTOR dumping carts for garbage and refuse pick-up, no larger than 96 gallons in capacity, which will operate on a semi-automated dumping system. See Article 2.1.3 for pricing.

2.1.2. CONTRACTOR will make available to residents of Orland Park dumping carts for yard waste pick-up, no larger than 96 gallons in capacity, which will operate on a semi-automated dumping system. Such containers will be made available for purchase or lease to the resident and shall be used as a primary means of storage of compost waste between pick-ups. See Article 2.1.3 for pricing. As an alternate to dumping carts, residents may use Kraft paper degradable bags.

2.1.3 The semi-automated dumping containers which may be used for garbage/refuse and yard waste, shall be paid for as follows:

a. Rental Fee (Available for use with garbage/refuse, yard waste and additional recycle toter): Toter Cart rental fee shall be \$36.00 per year, payable in two \$18.00 installments. The amount shall be paid by the customer to the CONTRACTOR.

b. Purchase Fee (Available for use with garbage/refuse and yard waste):
A new toter cart shall be available to purchase for \$75.00. The amount is payable directly to the CONTRACTOR.

c. Delivery and Assembly Fee
Delivery, including assembly of a toter cart to a customer, whether rental or purchase, shall be free of charge.

d. Cart Replacement by CONTRACTOR
If a rented or owned cart is damaged, the Contractor will deliver a new cart to customer free of charge. Lost or stolen carts will be replaced free of charge if a police report is provided; otherwise new carts will have to be purchased or rented at the fees stated in Article 2.1.3a and 2.1.3b.

2.1.4. VILLAGE agrees that it will keep in force present ordinances or enact such ordinances as are necessary to prohibit use of oil drums, cardboard drums, burners and other containers fabricated by residents for the purpose of containing garbage and refuse. Maintaining such ordinances will efficiently carry out the obligations thereunder, as well as comply with requirements for hauling, storage and disposal, which may be enacted, by local, state or federal requirements.

2.2. CONTRACTOR will pick-up, collect, remove, and dispose of or recycle any and all household garbage and refuse, including the following:

- a. Newspapers bundled and tied;
- b. Recyclable refuse in proper container(s);
- c. Washer, dryers, hot water heaters, dishwashers, refrigerators, freezers, tires without rims, trash compactors, etc. Residents are required to give CONTRACTOR advanced notice, at least twenty-four (24) hours, by calling CONTRACTOR'S customer service department. Failure to give notice will result in delayed collection;
- d. Household furnishings such as sofas, chairs, televisions, beds, dressers, etc.;
- e. Swing sets cut into lengths not to exceed four feet;
- f. Carpeting, rolled and tied in lengths not to exceed four feet in length and one (1) foot (twelve inches (12")) in diameter.

2.3 In the event CONTRACTOR is unable for a specific reason to make pick-up of all or any part of the foregoing from any residential unit, the CONTRACTOR shall notify the Department of Public Works of VILLAGE of said inability not later than the end of the pick-up day and identify said residential dwelling unit(s). If CONTRACTOR failed to provide the scheduled pick-up service, make up service will be provided within 24 hours, or the cost incurred by VILLAGE to provide such service will be deducted from the amount due CONTRACTOR as shown on that month's billing.

2.4 No engine blocks, transmissions, axles, truck or commercial tires, heavy metal parts, broken concrete, stone, clay, dirt, metal, swimming pools, hazardous substances (as defined by State or Federal law), or refuse resulting from building construction which will cause damage to equipment or injury to drivers, will be required to be collected and removed by the CONTRACTOR.

2.5 VILLAGE agrees that residents of single-family residences shall be required to place containers and refuse at the curb line or on the shoulder of street or alley directly accessible by truck sufficiently in advance of the arrival of said truck. CONTRACTOR shall return containers, unless disposable, to the curb line or shoulder of the street.

2.6. Garbage and refuse from multiple family units will be collected and removed in the rear of the multiple family buildings or wherever possible if prior arrangements are made. The CONTRACTOR shall not be responsible, however, for damages to driveways or parking lots on rear pick-ups from multiple family units that are a part of this Agreement.

CONTRACTOR agrees to furnish containers to all multiple family dwelling unit buildings at no charge, provided that pick-up service frequency does not exceed one (1) time per week, and that all units contained within the multifamily service location are billed by the VILLAGE for refuse service via their water bill. CONTRACTOR must notify all multiple family dwelling owners of this no-charge rental program. CONTRACTOR will provide the VILLAGE with a listing of those accounts receiving this service. CONTRACTOR will repair or replace damaged containers at no cost. All such containers shall meet all requirements of Federal and State of Illinois laws and the ordinance specifications of the VILLAGE relating to construction and safety and shall be placed upon a hard level surface.

ARTICLE 3. ORGANIC WASTE COLLECTION & COMPOSTING

3.1. CONTRACTOR shall remove organic horticultural landscape waste in strict compliance with all applicable federal, state and local laws, ordinances and regulations as follows:

a. Leaves grass or garden waste properly contained in CONTRACTOR provided dumping carts or degradable bags. CONTRACTOR will not be required to pick up material in improper containers, (i.e., non-degradable bags, bushel baskets, boxes, grocery bags, "homemade" or fabricated for home use cans).

b. Small branches and limbs bundled with twine so that one man can load material. No such branch or limb shall exceed four (4) feet in length with individual pieces not to

exceed four (4) inches in diameter (no metal tie material may be used).

c. Large branches or logs must be stacked separately at the curb on pick-up day and cut into lengths not exceeding 24 inches with individual pieces not over eight (8) inches in diameter (no metal tie material may be used).

d. In addition to the services described in 1b and 1c above, CONTRACTOR shall provide one pick-up collection curbside chipping and removal of branches, brush and tree pieces to be made during the first full week of each month between April and November, according to the schedule of garbage and refuse pick-up. Should excessive volumes occur, pick-up may be delayed so that each day's work must be complete before the next scheduled day's work is begun.

e. Christmas trees may be set out for collection in their entirety during the first full two weeks of January each year and CONTRACTOR will provide a dedicated collection vehicle.

f. Stumps and roots will be picked up, provided that they are cut into lengths not exceeding 24 inches and with no piece exceeding eight (8) inches in diameter. No piece may have metal, stone or excessive dirt attached to it or embedded into it.

Yard waste as enumerated in items 3.1a to 3.1f above shall not exceed three (3) cubic yards per residence for each pick-up.

3.2. Proper containment of organic waste is basic to the operations of yard waste handling and containment will be as follows:

a. Semi-automated dumping containers which are no larger than 96 gallons in capacity and dump by a horizontal bar dumping system as well as an arm grab dumper. Such containers may be owned and/or rented by CONTRACTOR to customer as defined in ARTICLE 2.1.3. For identification purposes, the 96 gallon totes shall be green in color.

b. Kraft paper bags of a degradable type may be used in place of, or in addition to, the can system of collection. Bags shall be of a biodegradable type that will meet standards of degradability of the VILLAGE. Such bags when filled must not exceed 45 gallons in capacity or 35 pounds, whichever is greater and must be capable of storage, carrying and loading without breakage or product failure.

ARTICLE 4. RECYCLING

4.1. The VILLAGE will utilize curbside recycling for the purpose of diverting materials herein specified from any other form of disposal and said diverted materials shall be recycled, sold for recycling or reused. Further, CONTRACTOR shall provide VILLAGE with a "Monthly Waste Disposal Report." Said report shall be provided within thirty (30) calendar days after the last working day of each calendar month, whether or not revenue is generated from the sale of

recyclables. The report shall be signed by the General Manager certifying that the report is correct and accurate. CONTRACTOR shall not receive payment for the reporting month until the report is received by the VILLAGE. The "Monthly Waste Disposal Report" shall serve as the official VILLAGE record for showing compliance with existing or future county, state, or federal laws or regulations covering solid waste monitoring, recycling programs, proof of diversion records, and Environmental Protection Agency or other agency requirements that are currently in effect or will be in effect. CONTRACTOR agrees to promptly notify VILLAGE of any changes in reporting requirements.

4.2. Recycling Containers

Each new residential household account will receive a 96 gallon blue recycling cart/toter, with the option to exchange their toter for a different size once within a 6-month period free of charge. All recyclable materials shall be placed inside the 96 gallon blue cart/toter and placed curbside next to the refuse container. CONTRACTOR will empty the blue cart/toter of all recyclables on a bi-weekly basis. Established residents (those receiving service from Waste Management for more than 6 months) may request Waste Management to replace cart/toter with a different size cart/toter for a fee of \$25.

CONTRACTOR shall supply, deliver and maintain the CONTRACTOR owned recycling cart/toter supplied to each single family and multiple family residence. Additional recycling cart/toter may be rented from CONTRACTOR for \$3.00 per month, charged directly by CONTRACTOR to the resident.

4.3. Pilot Programs and Future Materials

Pilot programs and future recyclable materials may be proposed by the VILLAGE and/or CONTRACTOR. Such programs may include, but are not limited to, additional recycling materials, source reduction, commercial and industrial solid waste programs

4.3.1. Education - Annual presentations will be developed for the area grammar schools. Specific programs will educate the students to teach their families.

4.3.2. Solar Powered Compactors – CONTRACTOR will provide VILLAGE with four (4) solar powered compactors at no cost for strategic placement throughout the community. These compactors demonstrate the VILLAGE's commitment to sustainable solutions.

4.3.3. WM Think Green from Home CFL Recycling Kits – CONTRACTOR will provide VILLAGE with 100 Waste Management Think Green from Home CFL Recycling Kits at no cost to the VILLAGE. These are to be distributed to residents at the Village's discretion.

4.3.4. Battery Tracker Recycling Buckets – CONTRACTOR will supply VILLAGE with five (5) WM Battery Tracker 3.5 gallon Battery Recycling Buckets at no cost to the VILLAGE to house at a public location to promote environmental awareness allowing residents to bring their household-use dry cell batteries to the Village for proper recycling.

4.4. Curbside Recycling Fee

Monthly curbside recycling fees while the program is in effect during the contract years shall be included in the basic rate of residential collection and disposal service as provided in **SECTION 2: SCOPE OF THE WORK AND PAYMENT:** of Scavenger Services Agreement. All recycling materials shall be collected on the same day as refuse service.

4.5. Multi-Family Recycling Program

The CONTRACTOR shall establish an effective system for the bi-weekly pick-up of recyclable items at all condominium and apartment buildings not already part of the single family curbside recycling pick-up. This recycling program shall be available to multi-family residential buildings in the VILLAGE. No extra service fees shall be charged to the VILLAGE to perform this service. (Reasonable fees shall be determined for the use and service of the recyclable container(s)). The fee shall be mutually determined by the VILLAGE and the CONTRACTOR. The fee shall be paid by the property owner directly to the CONTRACTOR.)

ARTICLE 5. OTHER SERVICES

5.1. CONTRACTOR agrees to participate in Special Projects with the VILLAGE.

5.1.1. CONTRACTOR agrees to maintain its quality level of participation and to proportionately increase its participation in relation to VILLAGE population growth in the VILLAGE'S spring and fall clean-up programs, which are sponsored by the VILLAGE and its community organizations.

5.1.2. CONTRACTOR shall maintain and proportionately increase, based upon VILLAGE population growth, the availability of dumpsters, availability of chipping equipment, availability of packer trucks, and manpower to the VILLAGE for use on special projects in addition to the spring and fall cleanups.

5.1.3. CONTRACTOR shall participate through its manpower, expertise and other resources in VILLAGE waste programs, special VILLAGE community projects, recycling projects, and other solid waste disposal program needs identified by the VILLAGE and/or CONTRACTOR.

5.2. As part of this Scavenger Services Agreement, the CONTRACTOR will provide appropriately sized containers and schedule route pick-ups at public locations designated for VILLAGE facilities, VILLAGE Library and the Orland Fire Protection District without additional cost for pick-up and servicing.

Large rolloff containers, up to 15 containers per month, on average for a calendar year, or up to 180 containers per calendar year, to be used at the discretion of the Public Works Director, will be provided for the VILLAGE at the Public Works facility for clean-up hauling for the Public Works Department.

5.3. Residents may independently hire the CONTRACTOR for services beyond the scope of this Agreement. A schedule of services for residents includes but is not limited to the following:

- a. Clean up of 3 cubic yards of debris at the curb so that one person can quickly and safely load the material. Charge will be \$10.00 per cubic yard. If customer wants clean up on a day other than regularly scheduled pick-up day, an additional \$30.00 off-route cost will be charged
- b. Rolloff containers will be provided at the scheduled costs and conditions of the CONTRACTOR.

5.4. CONTRACTOR shall assist the VILLAGE, free of charge, to pursue grant opportunities from governmental and private sources and other income sources or money saving programs related to the waste collection and disposal services CONTRACTOR performs for the VILLAGE. Said services include identification of possible grants and other income sources and the provision of reasonable technical data and other information necessary to complete any relevant applications and exhibits thereto. Further, CONTRACTOR shall maintain and expend public awareness and education regarding environmental matters relevant to municipalities generally and/or VILLAGE specifically. The CONTRACTOR shall meet with the VILLAGE on a regular basis as necessary to mutually determine the timing, method and cost of such programs and related components thereof.

CONTRACTOR will keep all of its equipment used in the performance of the work aforesaid in a clean, safe and sanitary condition. All refuse trucks shall be of the covered, all-metal type, and no garbage or refuse shall be permitted to fall or blow from such vehicle.

5.5. It shall be the resident's responsibility to set out refuse according to a defined schedule (by 6:00 AM. of scheduled pick-up day), as determined by both parties to this Agreement and to promptly remove empty containers. Any contents that may be spilled on the parkway or street from an approved container or from CONTRACTOR'S vehicle are to be cleaned up and disposed of immediately by CONTRACTOR in a workman like manner. The collection and disposal of garbage, rubbish and refuse is a service that seriously affects the general health and safety of the public.

ATTACHMENT B STREET SWEEPING

The CONTRACTOR shall provide the VILLAGE with street sweeping services as defined below:

ARTICLE 1: DEFINITIONS AND GENERAL INFORMATION

1.1 The VILLAGE has approximately 200 centerline miles of roadway and ten (10) public parking areas to be swept, as well as perimeter roads maintained by other agencies.

1.2. The sweeping season shall comprise approximately forty (40) weeks from March 1 to November 30 of each year. The CONTRACTOR may be required to continue to sweep beyond the designated sweeping season, maintaining the frequency as closely as possible, as directed by the Director of Public Works. Sweeping during the period from November 30 to March 1 of the following year will be paid on a per-hour basis consistent within the terms of this Agreement. The VILLAGE may delay or start early the normal forty (40) hour week schedule without penalty.

1.3. The term debris shall mean all materials normally picked up by a mechanical or vacuum sweeper, such as sand, salt, glass, paper, cans, and other materials. It will also include large items such as stones, tree limbs, wood, cable, and other such materials in the areas to be swept on the day or in the routing of regularly scheduled sweeping.

1.4. The term street shall mean the paved area between the normal curb line of a roadway whether an actual curb line exists or not. It shall not include any ways that would cause damage to the equipment used. It does not include sidewalks, areas adjacent to the roadway, or parking lots other than the VILLAGE parking lots specified in this Agreement or added during the terms of this agreement. If other paved areas are to be included other than VILLAGE owned parking lots, they shall be added to this Agreement by mutual agreement.

1.5. VILLAGE parking lots shall mean the VILLAGE'S ten (10) publicly owned parking areas as listed below by the following known names and addresses:

- a. Village Hall Parking Lot 14700 South Ravinia Avenue
- b. John Humphrey Complex 14700 South West Avenue
- c. Village Facility at 14600 South Ravinia Avenue
- d. Village Center 14700 South Ravinia Avenue
- e. Commuter Parking Lot 10300 West 153rd Street
- f. Centennial Park 15700 South West Avenue
- g. Public Works Employee Lot 15655 South Ravinia Avenue
- h. Commuter Parking Lot 179th and Southwest Highway

- i. Commuter Parking Lot 143rd and Southwest Highway
- j. Sportsplex 11351 West 159th Street

1.6. Adverse weather conditions shall mean heavy rains, below freezing temperatures, snow, and other inclement weather conditions, as well as, those reasons to be designated by the Director of Public Works. Any work delayed for reasons so indicated will start again as soon as adverse weather conditions no longer exist and shall be caught up within ten (10) working days after the condition no longer exists, which had created such a delay in services provided.

1.7. Holidays shall be New Year's Day, Memorial Day observed, Fourth of July observed, Labor Day, Thanksgiving Day, and Christmas Day. The preceding will vary according to state and local holiday designations, which are in accordance with the prevailing labor agreements that the CONTRACTOR may have, as well as those the municipality may so designate.

ARTICLE 2: SCOPE OF WORK

2.1 The CONTRACTOR will sweep as needed to completely clean all streets currently owned and maintained by the VILLAGE or designated for sweeping as a part of this Agreement as well as the VILLAGE'S public parking areas as listed in the Definitions and General Information. Repetitive sweeping to remove all debris is required unless such debris is excluded in ARTICLE 2.7 below.

2.2. Frequency

2.2.1. The CONTRACTOR will sweep each street in the VILLAGE four (4) times per year unless otherwise specified, at an interval of 40 days minimum, 60 days maximum.

2.2.2. The following streets will be swept at a frequency of eight (8) times per year at an interval of 20 days minimum, 35 days maximum.

- a. West Avenue from 143rd Street to Ravinia Avenue
- b. LaGrange Road from 131st Street to 171st Street
- c. John Humphrey Drive from 143rd Street to Orland Square Drive
- d. 147th Street from John Humphrey Drive to Ravinia Avenue
- e. 94th Avenue from 151st Street to 159th Street
- f. 151st Street from Harlem Avenue to Dead End
- g. 143rd Street from Harlem Avenue to Will-Cook Road
- h. Harlem Avenue from 143rd Street to 159th Street
- i. 159th Street from 70th Avenue to Will-Cook Road
- j. 153rd Street from Route 45 to Wolf Road

- k. Southwest Highway from 143rd Street to 131st Street
- l. 149th St. from LaGrange Road to Ravinia Avenue
- m. 144th Place from John Humphrey Drive to West Avenue
- n. 151st Street from Wolf Road to Will-Cook Road
- o. Main Street Triangle Roadways (Village Downtown area)

2.2.3 Public parking lots to be swept four (4) times per year at times specified by the Director of Public Works are defined in ARTICLE 1.5 above.

2.3. Street sweeping shall be done at the hours most convenient to CONTRACTOR and agreed to by VILLAGE on scheduled days of sweeping at no additional cost to the Village. Parking Lots shall be swept during hours that Lots are clear of vehicles.

2.4. The CONTRACTOR shall supply and maintain all equipment necessary to accomplish these sweepings.

2.5. The CONTRACTOR may be required to sweep certain areas at times during off-season months from November 10th to March 1st. Compensation during off-season months shall be paid on an hourly basis for sweeping performed according to the terms of this Agreement.

2.6. All streets shall be swept in such a manner as not to impede normal traffic or traffic patterns. The Department of Public Works shall be provided a map and notified of the scheduling of sweeping to be done. A bi-monthly report shall be provided detailing all pertinent information from the preceding sweeping period.

2.7. CONTRACTOR shall not be required as part of this Agreement to sweep streets which have dirt, clay, stone or sand which is due to area construction and is in excess of one (1) inch in depth. CONTRACTOR shall immediately notify the VILLAGE of streets with an excess of one (1) inch of dirt, clay or sand build-up.

2.8. CONTRACTOR shall be responsible for removal of all collected debris. Such debris shall be unloaded into a container provided by the CONTRACTOR for such use which will be taken from the VILLAGE when full or debris will be hauled from the VILLAGE and carried with sweeping equipment. Debris that is collected will be hauled to an Illinois Environmental Protection Agency (IEPA) permitted transfer facility or disposal site.

2.9. The CONTRACTOR shall notify the VILLAGE in writing within 24 hours of any personal injury or of any street or property damages which may occur during the performance of this Agreement.

2.10. The CONTRACTOR shall secure permission for street sweeping from the appropriate jurisdiction on all streets defined for sweeping within this Agreement.

ARTICLE 3: CONTRACTOR OBLIGATIONS

3.1. The CONTRACTOR shall furnish proof of ownership, or a signed lease for the duration of the Contract, of adequate motorized machines suitable for meeting the requirements of this Agreement.

3.2. Equipment or machines which are used in the performance of this Agreement must meet the following qualifications:

3.2.1. Machines shall be equipped with an efficient water spray system for dust control, and the spray system must be maintained in good operating condition.

3.2.2. Machines shall be of dual steering, truck mounted, vacuum operating type and must be equipped with a main broom and dual gutter brooms capable of sweeping at a minimum of an eight (8) foot path and full sweeping of gutters of cul-de-sacs without over-running curb lines.

3.2.3. Machines must be properly registered and insured in accordance with the motor vehicle Laws of the State of Illinois and the VILLAGE. The same insurance provisions as set forth in **SECTION 5: INDEMNIFICATION AND INSURANCE**; of the Scavenger Services Agreement between the VILLAGE and the CONTRACTOR shall apply to this Agreement.

3.2.4. Machines must be in good working condition and be maintained in good working order throughout the life of this Agreement.

3.2.5. A sufficient supply of spare brooms and equipment parts must be kept on hand to insure the timely and continuous fulfillment of this Agreement.

3.2.6. Equipment must be capable of removing litter, leaves and debris sufficiently to meet VILLAGE cleanliness standards.

3.2.7. Equipment must conform to all federal, state and local safety standards and regulations.

3.2.8. The CONTRACTOR will provide fuel and maintenance for all vehicles and for equipment.

3.2.9. The CONTRACTOR must have a capable operator available at all times to direct operations. This operator will report to the Director of Public Works or his designee any problems that occur, and provide daily progress reports and a progress report after each sweeping cycle.

3.2.10. The CONTRACTOR shall maintain the agreed upon frequency of sweeping as closely as possible, subject to adverse weather conditions, defined under the terms of this Agreement. The CONTRACTOR will not be required to do any hand sweeping or to

return to sweep an area previously blocked by illegally parked vehicles unless requested and paid at the regular hourly rate of this Agreement.

3.2.11. The CONTRACTOR agrees **not** to sublet or assign this Agreement in whole or in part without the written authorization of the VILLAGE.

3.2.12. The CONTRACTOR shall make the equipment maintenance records, time sheets, mileage records, or any other reports pertinent to the requirements of this Agreement, available to the VILLAGE upon request.

ARTICLE 4: VILLAGE OBLIGATIONS

4.1. The VILLAGE shall provide adequate water supply and access in the VILLAGE for filling equipment water systems and equipment wash-down. Such water supply locations will be designated by the Director of Public Works, which will be predetermined and agreeable to the VILLAGE and CONTRACTOR.

4.2. If residents of the VILLAGE are to be notified in advance of sweeping, it shall be the responsibility of the VILLAGE to provide for its residents posted signs, a description or map of areas to be swept, and enact such ordinances which shall keep roadways clear of all excess parking on regularly scheduled days of sweeping.

4.3. If the VILLAGE shall require no parking in areas that are to be swept, it shall be the responsibility of the VILLAGE to enforce no parking ordinances in areas so designated in order to allow orderly and effective performance of this Agreement.

ARTICLE 5: DETERMINATION AND HANDLING OF SERVICE DISCREPANCIES

5.1. The VILLAGE shall designate a person who shall be responsible for inspection of completed work and notify the CONTRACTOR of person's identity.

5.2. Any work done by the CONTRACTOR which is inadequate or not reasonably satisfactory to said designated person shall be reswept at no charge to the VILLAGE.

5.3. In the event of a disagreement between the said designated person and the CONTRACTOR, the designated person and CONTRACTOR shall each make a report to the Village Manager who shall decide said dispute.

5.4. If, in the reasonable opinion of the VILLAGE, the CONTRACTOR has failed in the performance of this Agreement or is unable to complete this Agreement, the VILLAGE may notify CONTRACTOR of its intention to terminate this Agreement by giving thirty (30) days written notice. If at the end of said 30-day period, adequate corrective actions have not been satisfactorily made and taken, this Agreement shall be considered as terminated.



WASTE MANAGEMENT

11601 S. Austin
Alsip, IL 60803
(708) 388-8855

May 21, 2010

Mr. Paul G. Grimes, Village Manager
Village of Orland Park
14700 S. Ravinia Avenue
Orland Park, Illinois 60462

Dear Mr. Grimes:

Based upon our discussions, this correspondence is made to respectfully submit for your consideration a three year contract extension proposal, as provided for in the current contract addendum.

In addition to the current services provided to the Village by Waste Management, which includes shared recycling revenue, projected to generate in excess of \$ 81,000 for the Village during 2010, we propose the following:

- The current rate of \$18.55 per residence will remain fixed for the first year of the extension beginning on November 1, 2010 thru October 31, 2011. This will represent a savings to the Village of \$132,000, as compared to what an annual increase would be if based upon the current CPI of 2.7%. For the remaining two years of the extension, we propose that the rate adjustment be based on the CPI published by the U.S. Department of Labor for all urban consumers for all items for the Chicago Illinois / Gary Indiana areas as reflected in the August report, as published. This annual CPI adjustment shall be not less than 2%, nor greater than 4%.
- To provide a new revenue source for the Village, Waste Management offers our "Bagster Program" to the Village as a means of generating revenue. Distribution to residents at the Retail Price of \$30 per "Bagster", based upon a cost to the Village of \$18 each, would yield \$12 to the Village for every "Bagster" sold. If every resident in the Village purchases just one "Bagster" over the three year extension period, this enhancement to the contract will generate in excess of \$264,000 for the Village.
- Waste Management will provide at "no cost" to the Village four WM Solar Powered Compactors for strategic placement throughout the community, per your desire. The value of this benefit exceeds \$16,000.



WASTE MANAGEMENT

11601 S. Austin
Alsip, IL 60803
(708) 388-8855

Additionally, Waste Management, under the direction of the Village, commits to examine and research any and all possible alternatives to the current "take all" program.

Thank you for your confidence and opportunity to submit this proposal for your consideration. Please don't hesitate to call me with any questions or concerns.

Sincerely,

A handwritten signature in dark ink, appearing to be "Jim Karls", written over a circular scribble.

Jim Karls
Municipal Marketing Manager

Attachment

cc: Daniel J. McLaughlin, Village President

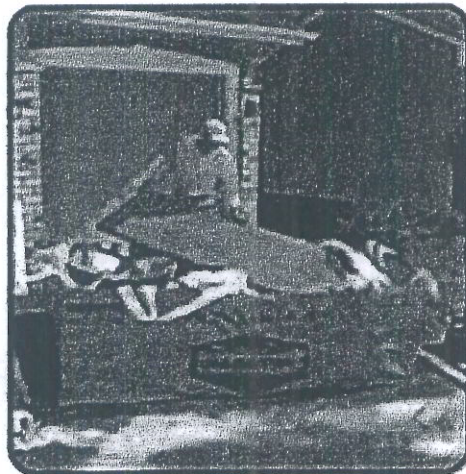
Additional Services to be Provided to the Village of Orland Park

In conjunction with the contract for collection of refuse, recyclables, and yard waste from the Village of Orland Park, Waste Management will provide the following value-added services to the Village:

1. Bagster

Waste Management recently rolled out an innovative new waste disposal and recycling service called "Bagster". This service provides economical and efficient solutions to residents, community beautification projects, and Village sponsored events. This service also provides a convenient, affordable disposal solution to residents and businesses that periodically generate more material than typically allowed in their residential or commercial containers. The Bagster service is great for home renovation projects, landscaping projects or any other activity that generates large volumes, but not large enough to require a roll off box. It is easy to use, convenient, and the service is flexible to meet customer needs. The product is ideal for community beautification efforts and could be distributed by the Village staff to community groups working together and committed to promoting beautification efforts and unity, and could even be utilized as revenue generating resource for the Village by means of direct sales to area residents. Bagster can even be utilized in support of Village programs .

The Bagster product provides a unique Revenue Generating Opportunity for the Village, as Waste Management will sell the Bagster product to the Village at a discount, allowing the Village to sell it to their residents at the retail price (as sold in local Home Depot, Lowes, Menards, and other home improvement stores), providing a significant revenue generating opportunity for the Village, simply by acting as a convenient 'point of sale' for the product.



2. Waste Management Solar Powered Compactors

Municipalities have many public areas such as parks, beaches, stadiums, facilities and sidewalks and have much in common when it comes to trash. Village departments that are charged with keeping them clean are facing tighter budgets and a growing demand for clean community resources. Waste Management's Solar-Powered Trash Compactors provides municipalities a solution for public spaces, keeping them clean, while vastly reducing waste collection costs and providing a recycling option. These unique compactors are vermin proof, and hold as much as five times more refuse than a standard 35-gallon trash barrel, so they don't need to be emptied as often. In addition, we can also offer a kiosk unit that facilitates recycling by offering receptacles for plastic bottles, newspapers, glass and other recyclables. Other features include graffiti resistant wraps and advertising panels. The graffiti resistant wrap will assist in maintaining the beauty of Orland Park. As part of this new agreement, solar powered trash compactors are included in a new agreement and significantly decrease the collection responsibility that Village Staff performs, reduce landfill costs. The units also provide an advertising medium to promote community events, local businesses, and brand Village initiatives.

Waste Management will provide the Village with four (4) Waste Management Solar Powered Compactors at "no cost", providing Orland Park the opportunity to demonstrate their commitment to the sustainable solutions, as well as generate recurring advertising revenues by selling the advertising space available on the display panels on the sides of the unit.



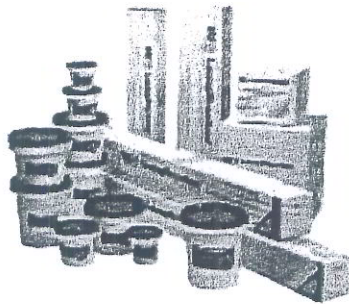
3. Waste Management Think Green From Home CFL Recycling Kits

Waste Management will supply the Village with 100 Waste Management Think Green from Home CFL Recycling Kits, at "no cost", for the Village to distribute to residents at its discretion (e.g., associated with a Village-wide environmental awareness event).



4. Waste Management Battery Tracker Recycling Buckets

Waste Management will supply the Village with 5 Waste Management Battery Tracker 3 ½ gallon Battery Recycling Buckets, at "no cost", for the Village to house at a public location (e.g., Village Hall), to promote environmental awareness allowing residents to bring their household-use dry cell batteries to the Village for proper recycling.

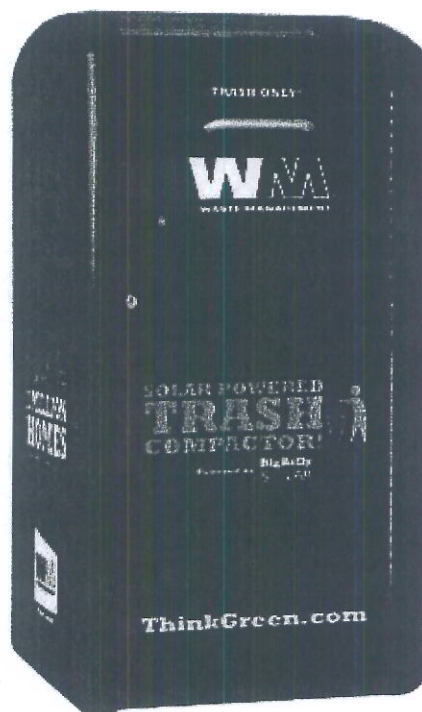




SOLAR-POWERED TRASH COMPACTOR

Powered by BigBelly® Solar

The Waste Management Solar-Powered Trash Compactor uses renewable energy to turn public spaces into clean, eco-friendly zones. Powered by the sun, it encourages recycling and reduces both greenhouse gas emissions and trash collection expenses. So it's good for the environment – and the economy.



A better way to keep public spaces clean.

Ordinary municipal trash barrels often overflow. The Waste Management Solar-Powered Trash Compactor holds five times as much refuse – and signals when it's ready for pick-up.



Vastly reduces waste collection expenses.

Because it has five times greater capacity, the compactor can reduce the number of collection trips by 80%. Fewer collections mean 80% savings in fuel, labor and maintenance costs, and an 80% reduction in greenhouse gas emissions.



Affordable lease options.

Municipalities can opt for a convenient leasing program that provides an affordable alternative to purchase. Leasing lets customers achieve immediate savings instead of expending major cash resources.



Powered by the sun.

Made from recycled materials, the Waste Management Solar-Powered Trash Compactor works even in areas that don't receive direct sunlight.



Small, but with huge capacity.

About the same size as a standard 35-gallon trash barrel, the compactors have a small footprint. But, thanks to patented solar-powered compression technology, they can hold about five times as much trash.



So tech-savvy it tells you when it's full.

When a unit reaches capacity, sensors trigger an internal compactor that flattens the contents, converting 180 gallons of waste into easy-to-collect bags. A wireless system then signals that the can is ready to be picked up.



Recycling functionality.

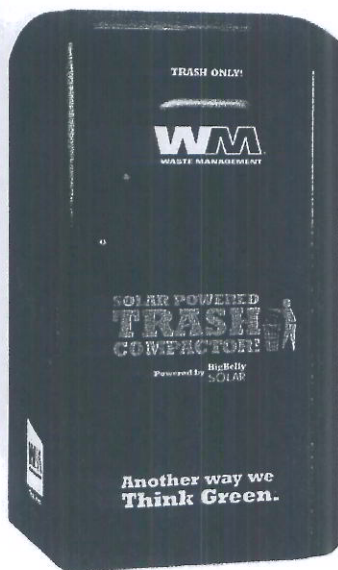
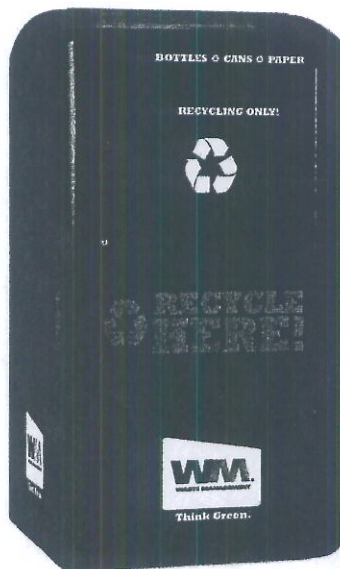
The kiosk unit includes receptacles for collecting plastic bottles, newspapers, glass and other recyclables. By making recycling easy, it improves recycling rates, helps keep recyclables clean, and preserves valuable resources.

WM's Solar Powered Compactor

Powered by
BigBelly
SOLAR

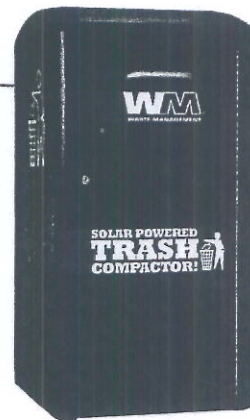
The Waste Management Solar Compactor Is A Powerful Promotional Tool

An innovative and highly visible application of renewable energy, the Waste Management Solar Compactor powered by BigBelly Solar attracts attention wherever it is deployed. Get your message across with custom decals, silk screens, ad panels and wraps. Perfect for your business, school, city or town.



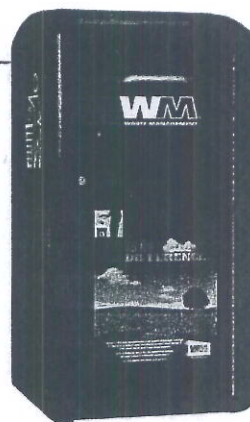
SILK SCREEN

- Custom silk screening is applied in the factory
- Durable and weather resistant treatment



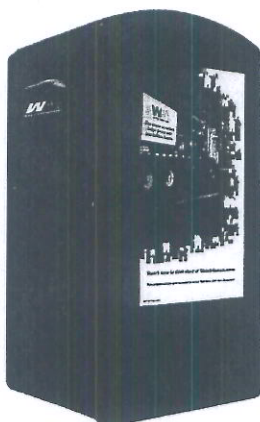
DECAL

- 18" x 22" front decal or 18" x 30" side decal, contains vinyl coating for durability and weather resistance
- Decal can be applied in the factory or in the field



WRAP

- Waste Management Solar Compactor can be wrapped just like a bus or automobile
- Wrap applied in the factory using customer-supplied artwork

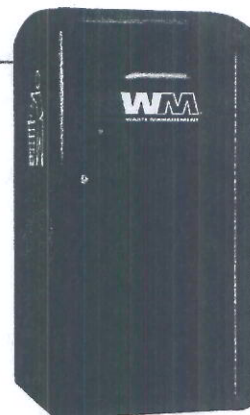


AD PANELS

- Framed graphic dimensions are 18" x 30"
- Tamper-Resistant Torx screws secure top of frame for easy change of graphics
- Powder coated aluminum with clear polycarbonate face for durability & weather resistance

COLOR

- Black is standard color and contains 80-100% post consumer recycled content!



Helping the environment is just a click away.

Think Green® From Home
[Home](#) | [Contact](#) | [Log In](#)

Light the way.

Dispose of spent CFLs and household hazards responsibly. From home.

[Learn How](#)

Box up and mail CFLs, batteries & electronics with Think Green® From Home recycling kits.

- ORDER ONLINE
- SET UP AND PACK
- MAIL BACK
- RECEIVE CONFIRMATION OF RECYCLING VIA EMAIL
- RECEIVE AUTOMATIC REPLACEMENT BOX

Closing the sustainability loop.

Energy Star Compact Fluorescent Lamps (CFLs) consume 75 percent less electricity than incandescent bulbs and last 10 times longer. One CFL can save \$30 in energy costs over its lifetime, reduce coal consumption by 200 pounds, and prevent more than 400 pounds of greenhouse gas emissions.

But sustainability is about more than using energy efficient products. It also carries a responsibility to prevent waste of useful materials and to reduce the impact of manufacturing on the environment. For instance, producing an aluminum can from recycled cans consumes 95% less energy than making that same can with raw materials.

[Read More](#)

Products and Services

- CFL's, Fluorescents & Recycling
- Battery Recycling
- Electronics Recycling
- Home Recycling Solutions, a Complete Program for Non-Disposable Household Waste

Think Green AT WORK

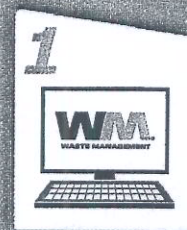
Safe, simple, and compliant recycling solutions for the lamps, batteries, and electronics at your place of business.

Items we use every day can now be **recycled safely**—including **compact fluorescent lamps (CFLs), fluorescent tubes, batteries, electronics and computers.**

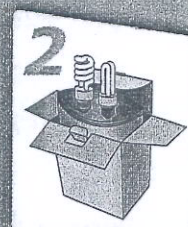
With a Think Green® From Home Recycling Kit, you can easily recycle these items after use, keeping the potentially harmful toxins they contain from entering the environment.

Visit **ThinkGreenFromHome.com** and order your postage-paid Recycling Kit today.

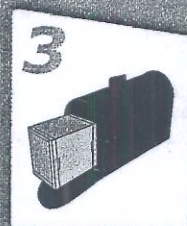
Think Green FROM HOME



**ORDER
ONLINE**



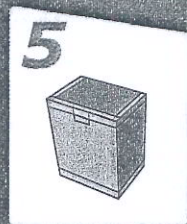
**SET UP
AND PACK**



**MAIL
BACK**



**RECEIVE
CONFIRMATION
OF
RECYCLING
VIA EMAIL**



**RECEIVE
AUTOMATIC
REPLACEMENT
BOX**



Printed on 100% recycled materials with 50% post consumer content.

Printed using 100% soy based inks. ©2008 Waste Management, Inc.



SW-CCC-002885



Village Manager's Office

AUG 24 2010

VILLAGE OF ORLAND PARK

WASTE MANAGEMENT

11601 S. Austin
Alsip, IL 60803
(708) 388-8855

August 23, 2010

Mr. Paul G. Grimes, Village Manager
Village of Orland Park
14700 South Ravinia Avenue
Orland Park, Illinois 60462

Dear Mr. Grimes:

As you have requested, I am respectfully submitting for your consideration the main points outlining the additional concession from Waste Management to provide container rental adjustments for multifamily accounts. All container rental fees currently being charged to multifamily accounts will be discontinued if the following criteria are satisfied:

- Any size container is applicable as long as the service frequency does not exceed one (1) time per week service.
- All units contained at each multifamily service location are being billed by the Village for refuse service via their water bill.

Going forward, Waste Management will work with the Village to determine those accounts which will receive this added benefit and generate an account listing agreed upon by the Village and Waste Management. The implementation of this benefit will begin on November 1, 2010, coinciding with year one (1) of the new three (3) year contract extension.

Sincerely,



Jim Karls

Municipal Marketing Manager

cc: Daniel J. McLaughlin, Village President

BUSINESS ORGANIZATION:

_____ Sole Proprietor: An individual whose signature is affixed to this proposal.

_____ Partnership: Attach sheet and state full names, titles and address of all responsible principals and/or partners. Provide percent of ownership and a copy of partnership agreement.

☒ Corporation: State of Incorporation: DELAWARE
Provide a disclosure of all officers and principals by name and business address, date of incorporation and indicate if the corporation is authorized to do business in Illinois.

In submitting this proposal, it is understood that the Village of Orland Park reserves the right to reject any or all proposals, to accept an alternate proposal, and to waive any informalities in any proposal.

In compliance with your Request for Proposals, and subject to all conditions thereof, the undersigned offers and agrees, if this proposal is accepted, to furnish the services as outlined.

Waste Management, Inc.
Business Name

(Corporate Seal)

[Signature]
Signature

Carl J. Niemann
Print or type name

Director - Public Sector Services
Title

November 1, 2010
Date

**CERTIFICATION OF ELIGIBILITY
TO ENTER INTO PUBLIC CONTRACTS**

IMPORTANT: THIS CERTIFICATION MUST BE EXECUTED.

I, Carl Niemann, being first duly sworn certify and say
that I am Director of Public Security Services
(insert "sole owner," "partner," "president," or other proper title)

of Waste Management, the Prime Contractor
submitting this proposal, and that the Prime Contractor is not barred from contracting with any unit of
state or local government as a result of a violation of either Section 33E-3, or 33E-4 of the Illinois
Criminal Code, or of any similar offense of "bid-rigging" or "bid-rotating" of any state or of the United
States.



Signature of Person Making Certification

Subscribed and Sworn To
Before Me This 2ND Day
of September, 2010.

Barbara Corriero
Notary Public



SEXUAL HARASSMENT POLICY

Please be advised that pursuant to Public Act 87-1257, effective July 1, 1993, 775 ILCS 5/2-105 (A) has been amended to provide that every party to a public contract must:

"Have written sexual harassment policies that shall include, at a minimum, the following information: (I) the illegality of sexual harassment; (II) the definition of sexual harassment under State law; (III) a description of sexual harassment, utilizing examples; (IV) the vendor's internal complaint process including penalties; (V) the legal recourse, investigative and complaint process available through the Department (of Human Rights) and the Commission (Human Rights Commission); (VI) directions on how to contact the Department and Commission; and (VII) protection against retaliation as provided by Section 6-101 of the Act. (Illinois Human Rights Act). (emphasis added)

Pursuant to 775 ILCS 5/1-103 (M) (2002), a "public contract" includes:

...every contract to which the State, any of its political subdivisions or any municipal corporation is a party."

I, Carl Niemann, having submitted a proposal for Waste Management
(Name) (Name of Contractor)

for Scavenger Services to the Village of Orland Park, hereby
(General Description of Work Proposed on)

certifies that said contractor has a written sexual harassment policy in place in full compliance with 775 ILCS 5/2-105 (A) (4).

By: 
Authorized Agent of Contractor

Subscribed and Sworn To
Before Me This 2ND Day
of September, 2010

Barbara Corriero
Notary Public



EQUAL EMPLOYMENT OPPORTUNITY

Section I. This EQUAL EMPLOYMENT OPPORTUNITY CLAUSE is required by the Illinois Human Rights Act and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, et seq.

Section II. In the event of the Contractor's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Right Act, or the Rules and Regulations for Public Contracts of the Department of Human Rights (hereinafter referred to as the Department) the Contractor may be declared non-responsible and therefore ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this agreement may be canceled or avoided in whole or in part, and such other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

During the performance of this Agreement, the Contractor agrees:

A. That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin or ancestry; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.

B. That, if it hires additional employees in order to perform this Agreement, or any portion hereof, it will determine the availability (in accordance with the Department's Rules and Regulations for Public Contracts) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.

C. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, marital status, national origin or ancestry, age, or physical or mental handicap unrelated to ability, or an unfavorable discharge from military service.

D. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations for Public Contract.

E. That it will submit reports as required by the Department's Rules and Regulations for Public Contracts, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and Department's Rules and Regulations for Public Contracts.

F. That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations for Public Contracts.

G. That it will include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Agreement obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Vendor will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Vendor will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

Section III. For the purposes of subsection G of Section II, "subcontract" means any agreement, arrangement or understanding, written or otherwise, between the Vendor and any person under which any portion of the Vendor's obligations under one or more public contracts is performed, undertaken or assumed; the term "subcontract", however, shall not include any agreement, arrangement or understanding in which the parties stand in the relationship of an employer and an employee, or between a Vendor or other organization and its customers.

ACKNOWLEDGED AND AGREED TO:

BY:  _____

ATTEST:  _____

DATE: November 1, 2010

TAX CERTIFICATION

I, CARL NIEMANN, having been first duly sworn depose
and state as follows:

I, CARL NIEMANN, am the duly authorized
agent for WASTE MANAGEMENT, which has
submitted a proposal to the Village of Orland Park for

SCAVENGER SERVICE and I hereby certify
(Name of Project)

that WASTE MANAGEMENT is not

delinquent in the payment of any tax administered by the Illinois
Department of Revenue, or if it is:

a. it is contesting its liability for the tax or the amount of tax in accordance
with procedures established by the appropriate Revenue Act; or

b. it has entered into an agreement with the Department of Revenue for
payment of all taxes due and is currently in compliance with that
agreement.

By: [Signature]

Title: [Signature]

Subscribed and Sworn To
Before Me This 2ND Day
of September, 2010.

Barbara Corriero
Notary Public



INSURANCE REQUIREMENTS

WORKERS COMPENSATION & EMPLOYER LIABILITY

\$1,000,000 – Each Accident \$1,000,000 – Policy Limit

\$1,000,000 – Each Employee

Waiver of Subrogation in favor of the Village of Orland Park

AUTOMOBILE LIABILITY

\$1,000,000 – Combined Single Limit

Additional Insured Endorsement in favor of the Village of Orland Park

GENERAL LIABILITY (Occurrence basis)

\$5,000,000 – Each Occurrence \$5,000,000 – General Aggregate Limit

\$5,000,000 – Personal & Advertising Injury

\$5,000,000 – Products/Completed Operations Aggregate

Additional Insured Endorsement & Waiver of Subrogation in favor of the Village of Orland Park

EXCESS LIABILITY (Umbrella-Follow Form Policy)

\$5,000,000 – Each Occurrence \$5,000,000 – Aggregate

EXCESS MUST COVER: General Liability, Automobile Liability, Workers Compensation

Any insurance policies providing the coverages required of the Contractor shall be specifically endorsed to identify "The Village of Orland Park, and their respective officers, trustees, directors, employees and agents as Additional Insureds on a primary/non-contributory basis with respect to all claims arising out of operations by or on behalf of the named insured." If the named insureds have other applicable insurance coverage, that coverage shall be deemed to be on an excess or contingent basis. The policies shall also contain a Waiver of Subrogation in favor of the Additional Insureds in regards to General Liability and Workers Compensation coverage's. The certificate of insurance shall also state this information on its face. Certificates of insurance must state that the insurer shall provide the Village with thirty (30) days prior written notice of any change in, or cancellation of required insurance policies. The words "endeavor to" and "but failure to do so shall impose no obligation or liability of any kind upon the insurer, its agents or representatives" must be stricken from all Certificates of Insurance submitted to the Village. Any insurance company providing coverage must hold an A VII rating according to Best's Key Rating Guide. Permitting the contractor, or any subcontractor, to proceed with any work prior to our receipt of the foregoing certificate and endorsement however, shall not be a waiver of the contractor's obligation to provide all of the above insurance.

The bidder agrees that if they are the selected contractor, within ten days after the date of notice of the award of the contract and prior to the commencement of any work, you will furnish evidence of Insurance coverage providing for at minimum the coverages and limits described above directly to the Village of Orland Park, Denise Domalewski, Contract Administrator, 14700 S. Ravinia Avenue, Orland Park, IL 60462. Failure to provide this evidence in the time frame specified and prior to beginning of work may result in the termination of the Village's relationship with the selected bidder and the bid will be awarded to the next lowest bidder or result in creation of a new bid.

ACCEPTED & AGREED THIS 1st DAY OF NOVEMBER, 2010

Signature

Carl J. Neman
Printed Name & Title

Director
Public Works
Services

Authorized to execute agreements for:

WASTE MANAGEMENT
Name of Company

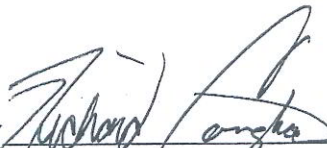
CONTINUATION CERTIFICATE

The Evergreen National Indemnity Company, as Surety on bond number 850128, in the amount of Four Million Six Hundred Thousand and 00/100 Dollars (\$4,600,000.00), on behalf of Waste Management of Illinois, Inc., in favor of the Village of Orland Park, Illinois, hereby continues said bond in the amount of Five Million and 00/100 Dollars (\$5,000,000.00), for the period beginning the 1st day of November 2010, and ending on the 31st day of October 2011, subject to all covenants and conditions as set forth and expressed in said bond.

This Continuation Certificate is executed upon the express condition that the Company's liability under said bond and this and all Continuation Certificates issued in connection therewith shall not be cumulative and shall not in any event exceed the sum of the said bond in force at the time of default.

Signed and sealed this 19th day of October, 2010.

Waste Management of Illinois, Inc.

By 
Richard Covington, Attorney-in-Fact (Title)

Evergreen National Indemnity Company

By 
Sandra D. Cikraji, Attorney-In-Fact

EVERGREEN NATIONAL INDEMNITY COMPANY

MAYFIELD HEIGHTS, OH
POWER OF ATTORNEY

POWER NO. 552804

KNOW ALL MEN BY THESE PRESENTS: That the Evergreen National Indemnity Company, a corporation in the State of Ohio does hereby nominate, constitute and appoint: *** SANDRA D. CIKRAJI ***

its true and lawful Attorney(s)-In-Fact to make, execute, attest, seal and deliver for and on its behalf, as Surety, and as its act and deed, where required, any and all bonds, undertakings, recognizances and written obligations in the nature thereof, PROVIDED, however, that the obligation of the Company under this Power of Attorney shall not exceed **TWO HUNDRED FIFTY THOUSAND and 00/100 DOLLARS (\$250,000.00)**

This Power of Attorney is granted and is signed by facsimile pursuant to the following Resolution adopted by its Board of Directors on the 23rd day of July, 2004:

"RESOLVED, That any two officers of the Company have the authority to make, execute and deliver a Power of Attorney constituting as Attorney(s)-in-fact such persons, firms, or corporations as may be selected from time to time.
FURTHER RESOLVED, that the signatures of such officers and the Seal of the Company may be affixed to any such Power of Attorney or any certificate relating thereto by facsimile; and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company; and any such powers so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the Evergreen National Indemnity Company has caused its corporate seal to be affixed hereunto, and these presents to be signed by its duly authorized officers this 1st day of June, 2009.

EVERGREEN NATIONAL INDEMNITY COMPANY



By: Charles D. Hamm Jr.
Charles D. Hamm Jr., President
By: David A. Canzone
David A. Canzone, CFO

Notary Public)
State of Ohio)

SS:

On this 1st day of June, 2009, before the subscriber, a Notary for the State of Ohio, duly commissioned and qualified, personally came Charles D. Hamm, Jr. and David A. Canzone of the Evergreen National Indemnity Company, to me personally known to be the individuals and officers described herein, and who executed the preceding instrument and acknowledged the execution of the same and being by me duly sworn, deposed and said that they are the officers of said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and signatures as officers were duly affixed and subscribed to the said instrument by the authority and direction of said Corporation, and that the resolution of said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Columbus, Ohio, the day and year above written.



PENNY M. BURNS
NOTARY PUBLIC
STATE OF OHIO
Comm. Expires
April 04, 2012

Penny M. Burns
Penny M. Burns, Notary Public
My Commission Expires April 4, 2012

State of Ohio)

SS:

I, the undersigned, Secretary of the Evergreen National Indemnity Company, a stock corporation of the State of Ohio, DO HEREBY CERTIFY that the foregoing Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth herein above, is now in force.

Signed and sealed in Mayfield Hts, Ohio this 19TH day of October 2010



Wan C. Collier
Wan C. Collier, Secretary

POWER OF ATTORNEY

KNOWN ALL MEN BY THESE PRESENTS that each of the entities listed on Exhibit A attached hereto (individually, the "Corporation"), has constituted and appointed and does hereby constitute and appoint Marc W. Boots, Richard Covington, Mark W. Edwards II, Robert R. Freel, Mary Ann Garcia, Vickie Lacy, P.T. Osburn, Alisa B. Pounders, Stephen R. Smith and Maria D. Zuniga of McGriff, Seibels & Williams of Texas, Inc., each its true and lawful Attorney-in-fact to execute under such designation in its name and to affix its corporate seal to deliver for and on its behalf as surety thereon or otherwise, bonds of any of the following classes, to wit:

1. Surety bonds to the United States of America or any agency thereof, including lease and miscellaneous surety bonds required or permitted under the laws, ordinances or regulations of any State, City, Town, Village, Board or any other body or organization, public or private.
2. Bonds on behalf of contractors in connection with bids, proposals or contracts.

The foregoing powers granted by the Corporation shall be subject to and conditional upon the written direction of any officer (or any designee of any such officer) to execute and deliver any such bonds.

The signatures and attestations of such Attorneys-in-fact and the seal of the Corporation may be affixed to any such bond, policy or to any certificate relating thereto by facsimile and any such bond, policy or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Corporation when so affixed.

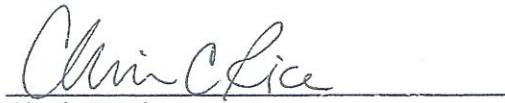
IN WITNESS WHEREOF, the Corporation has caused these presents to be signed by its Vice President, Finance and Treasurer, and its corporate seal to be hereto affixed this 14th day of October, 2010.

Witness:

Waste Management, Inc.



Donna L. Meals
Director, Financial Assurance



Cherie C. Rice
Vice President, Finance and Treasurer

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
Chesser Island Road Landfill, Inc.	58-2364490	Corporation	Georgia
City Disposal Systems, Inc.	38-3407001	Corporation	Delaware
City Environmental Services, Inc. of Waters	38-3020069	Corporation	Michigan
City Environmental, Inc.	38-3407576	Corporation	Delaware
Cleburne Landfill Company Corp.	59-3069374	Corporation	Alabama
Coast Waste Management, Inc.	95-2557952	Corporation	California
Connecticut Valley Sanitary Waste Disposal, Inc.	04-2796580	Corporation	Massachusetts
Conservation Services, Inc.	84-0915035	Corporation	Colorado
Continental Waste Industries Arizona, Inc.	22-3146904	Corporation	New Jersey
Corporate Housing Initiatives II Limited Partnership	52-1854657	Limited Partnership	Delaware
Coshocton Landfill, Inc.	31-1214800	Corporation	Ohio
Cougar Landfill, Inc.	76-0211843	Corporation	Texas
Countryside Landfill, Inc.	36-2838336	Corporation	Illinois
CR Group, LLC	87-0629120	Limited Liability Company	Utah
Cuyahoga Landfill, Inc.	76-0680495	Corporation	Delaware
CWM Chemical Services, L.L.C.	36-4203347	Limited Liability Company	Delaware
Dafter Sanitary Landfill, Inc.	38-2754804	Corporation	Michigan
Dauphin Meadows, Inc.	23-2390183	Corporation	Pennsylvania
Deep Valley Landfill, Inc.	23-2886200	Corporation	Delaware
Deer Track Park Landfill, Inc.	39-1802678	Corporation	Delaware
Del Almo Landfill, L.L.C.	74-3055347	Limited Liability Company	Delaware
Delaware Recyclable Products, Inc.	51-0334417	Corporation	Delaware
Dickinson Landfill, Inc.	76-0325384	Corporation	Delaware
Disposal Service, Incorporated	55-0618479	Corporation	West Virginia
DLA Investments, Inc.	20-4595489	Corporation	Florida
Doctor Bramblett Road, LLC	38-3699621	Limited Liability Company	Georgia
Dominium Opportunity Fund, A California Limited Partnership	95-4507794	Limited Partnership	California
Downtown Diversion Inc.	80-0069661	Corporation	California
E.C. Waste, Inc.	66-0523535	Corporation	Puerto Rico
Earthmovers Landfill, L.L.C.	61-1342591	Limited Liability Company	Delaware
East Liverpool Landfill, Inc.	34-1637446	Corporation	Ohio
Eastern One Land Corporation	76-0695122	Corporation	Delaware
Eco-Vista, LLC	72-1541909	Limited Liability Company	Arkansas
eCycling Services, L.L.C.	38-3684879	Limited Liability Company	Delaware
El Coqui Landfill Company, Inc.	66-0555785	Corporation	Puerto Rico
El Coqui Waste Disposal, Inc.	76-0480500	Corporation	Delaware
ELDA Landfill, Inc.	76-0639272	Corporation	Delaware
Elk River Landfill, Inc.	41-1283941	Corporation	Minnesota
Enerkem, Inc.		Corporation	Quebec
Envirofil of Illinois, Inc.	37-0957555	Corporation	Illinois
Evergreen Landfill, Inc.	76-0472693	Corporation	Delaware
Evergreen National Indemnity Company	UK-0000142	Corporation	Ohio
Evergreen Recycling and Disposal Facility, Inc.	76-0638587	Corporation	Delaware
Farmer's Landfill, Inc.	43-0863680	Corporation	Missouri
Feather River Disposal, Inc.	06-1479349	Corporation	California
G.I. Industries	87-0430285	Corporation	Utah
GA Landfills, Inc.	58-2293782	Corporation	Delaware
Gallia Landfill, Inc.	31-1509605	Corporation	Delaware
Garick, LLC	26-4094112	Limited Liability Company	Delaware
Garnet of Maryland, Inc.	52-1916417	Corporation	Maryland
Gartran, L.L.C.	55-0908146	Limited Liability Company	Ohio
Gateway Transfer Station, LLC	20-1457460	Limited Liability Company	Georgia

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
Georgia Waste Systems, Inc.	58-1028526	Corporation	Georgia
Gestion Des Rebutis D.M.P. Inc.	NA-0000033	Corporation	Quebec
Giordano Recycling, L.L.C.	20-2098765	Limited Liability Company	Delaware
Glades Landfill, LLC	73-1630187	Limited Liability Company	Florida
Glen's Sanitary Landfill, Inc.	38-2065407	Corporation	Michigan
Grand Central Sanitary Landfill, Inc.	23-2049337	Corporation	Pennsylvania
Greenbow, LLC	05-0605713	Limited Liability Company	Alabama
Grupo WMX, S.A. De C.V.	NA-0000039	Corporation	Mexico
Guadalupe Mines Mutual Water Company	77-0398278	Not For Profit Corporation	California
Guadalupe Rubbish Disposal Co., Inc.	95-2746842	Corporation	California
Guam Resource Recovery Partners, L.P.	36-4149976	Limited Partnership	Delaware
Ham Lake Haulers, Inc.	41-1704537	Corporation	Minnesota
Harris Sanitation, Inc.	59-1219741	Corporation	Florida
Harvest Power, Inc.		Corporation	Delaware
Harwood Landfill, Inc.	52-1637402	Corporation	Maryland
Hedco Landfill Limited	NA-0000040	Corporation	England
High Mountain Fuels LLC	26-2268599	Limited Liability Company	Delaware
Hillsboro Landfill Inc.	93-0760239	Corporation	Oregon
Holyoke Sanitary Landfill, Inc.	04-2481863	Corporation	Massachusetts
IN Landfills, L.L.C.	61-1342588	Limited Liability Company	Delaware
Jahner Sanitation, Inc.	45-0410330	Corporation	North Dakota
Jay County Landfill, L.L.C.	61-1342592	Limited Liability Company	Delaware
JFS (UK) Limited	NA-0000044	Corporation	England
K and W Landfill Inc.	38-2504167	Corporation	Michigan
Kahle Landfill, Inc.	43-1682575	Corporation	Missouri
Keene Road Landfill, Inc.	59-2044226	Corporation	Florida
Kelly Run Sanitation, Inc.	25-1696669	Corporation	Pennsylvania
Key Disposal Ltd.	NA-0000045	Corporation	British Colum
KeyCorp Investment Limited Partnership	34-1783428	Limited Partnership	Ohio
King George Landfill Properties, LLC	27-0747734	Limited Liability Company	Virginia
King George Landfill, Inc.	54-1632805	Corporation	Virginia
La Quinta Medical/Commercial Plaza, Ltd.	95-4357859	Limited Partnership	California
Lakeville Recycling, L.P.	36-3730138	Limited Partnership	Delaware
Land Reclamation Company, Inc.	36-3640284	Corporation	Delaware
Land South Holdings, LLC	20-5908782	Limited Liability Company	Delaware
Landfill Services of Charleston, Inc.	55-0731302	Corporation	West Virginia
Laurel Highlands Landfill, Inc.	25-1640583	Corporation	Pennsylvania
LCS Services, Inc.	55-0673745	Corporation	West Virginia
Liberty Landfill, L.L.C.	61-1342590	Limited Liability Company	Delaware
Liberty Lane West Owners' Association	36-4163829	Not For Profit Corporation	New Hampshi
Liquid Waste Management, Inc.	95-2779930	Corporation	California
Longleaf C&D Disposal Facility, Inc.	59-3598129	Corporation	Florida
Longmont Landfill, L.L.C.	36-4551803	Limited Liability Company	Delaware
Looney Bins, Inc.	95-4704325	Corporation	California
M.S.T.S., Inc.	36-3542321	Corporation	Delaware
Mahoning Landfill, Inc.	34-1047662	Corporation	Ohio
Mass Gravel Inc.	04-3117495	Corporation	Massachusetts
Mc Ginnes Industrial Maintenance Corporation	74-1532790	Corporation	Texas
McDaniel Landfill, Inc.	45-0399545	Corporation	North Dakota
McGill Landfill, Inc.	38-3076718	Corporation	Michigan
Meadowfill Landfill, Inc.	31-1509701	Corporation	Delaware
Michigan Environs, Inc.	38-2434760	Corporation	Michigan

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
MicroGREEN Polymers, Inc.		Corporation	Washington
Midwest One Land Corporation	20-0606093	Corporation	Delaware
Minneapolis Refuse, Incorporated	41-0972178	Corporation	Minnesota
Modern-Mallard Energy, LLC	57-1161216	Limited Liability Company	Delaware
Modesto Garbage Co., Inc.	94-1643145	Corporation	California
Moor Refuse, Inc.	33-0622768	Corporation	California
Mountain High Medical Disposal Services, Inc.	20-2500293	Corporation	Utah
Mountain Indemnity Insurance Company	03-0328445	Corporation	Vermont
Mountainview Landfill, Inc. (MD)	25-1538716	Corporation	Maryland
Mountainview Landfill, Inc. (UT)	76-0548746	Corporation	Utah
Nassau Landfill, L.L.C.	37-1487482	Limited Liability Company	Delaware
National Guaranty Insurance Company of Vermont	36-3643755	Corporation	Vermont
New England CR L.L.C.	04-3735642	Limited Liability Company	Delaware
New Milford Connecticut Farms, LLC	20-5485974	Limited Liability Company	Delaware
New Milford Landfill, L.L.C.	76-0641312	Limited Liability Company	Delaware
New Orleans Landfill, L.L.C.	38-3699690	Limited Liability Company	Delaware
NH/VT Energy Recovery Corporation	02-0390004	Corporation	New Hampshi
North Manatee Recycling and Disposal Facility, L.L.C.	26-0283104	Limited Liability Company	Florida
Northwestern Landfill, Inc.	52-2023458	Corporation	Delaware
Nu-Way Live Oak Reclamation, Inc.	68-0236308	Corporation	Delaware
Oakridge Landfill, Inc.	25-1547187	Corporation	South Carolin
Oakwood Landfill, Inc.	57-0974474	Corporation	South Carolin
Okeechobee Landfill, Inc.	25-1628636	Corporation	Florida
Ozark Ridge Landfill, Inc.	71-0692520	Corporation	Arkansas
P & R Environmental Industries, L.L.C.	04-3735653	Limited Liability Company	North Carolin
Pacific Waste Management L.L.C.	98-0227312	Limited Liability Company	Delaware
Palmetto Seed Capital Fund	57-0889130	Trust	South Carolin
Palo Alto Sanitation Company	94-1075868	Corporation	California
Pappy, Inc.	52-1561430	Corporation	Maryland
Peltz H.C., LLC	UK-0000100	Limited Liability Company	Wisconsin
Pen-Rob, Inc.	86-0504613	Corporation	Arizona
Penuelas Valley Landfill, Inc.	66-0560251	Corporation	Puerto Rico
People's Landfill, Inc.	38-3406998	Corporation	Delaware
Peterson Demolition, Inc.	41-1625867	Corporation	Minnesota
Phoenix Resources, Inc.	23-2483102	Corporation	Pennsylvania
Pine Grove Landfill, Inc. (PA)	23-2388139	Corporation	Pennsylvania
Pine Tree Acres, Inc.	38-2544258	Corporation	Michigan
PPP Corporation	23-2146479	Corporation	Delaware
ProCentury Corporation	UK-0000026	Corporation	Ohio
Pulaski Grading, L.L.C.	76-0638043	Limited Liability Company	Delaware
Quail Hollow Landfill, Inc.	62-1727567	Corporation	Delaware
Questquill Limited	98-0221631	Corporation	United Kingdc
R & B Landfill, Inc.	25-1754371	Corporation	Georgia
RAA Colorado, L.L.C.	20-2587942	Limited Liability Company	Colorado
RAA Trucking, LLC	39-2040612	Limited Liability Company	Wisconsin
RCI Hudson, Inc.	04-3044820	Corporation	Massachusett
Recycle America Co., L.L.C.	04-3735636	Limited Liability Company	Delaware
Recycle America Holdings, Inc.	72-1541913	Corporation	Delaware
Redwood Landfill, Inc.	94-1443150	Corporation	Delaware
Refuse Services, Inc.	59-1098850	Corporation	Florida
Refuse, Inc.	88-0094235	Corporation	Nevada
Reliable Landfill, L.L.C.	73-1654400	Limited Liability Company	Delaware

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
Remote Landfill Services, Inc.	62-1421307	Corporation	Tennessee
Reno Disposal Co.	88-0087833	Corporation	Nevada
Resco Holdings L.L.C.	20-0584193	Limited Liability Company	Delaware
Resource Control Composting, Inc.	04-3044833	Corporation	Massachusetts
Resource Control, Inc.	04-2655361	Corporation	Massachusetts
Richland County Landfill, Inc.	58-1708996	Corporation	South Carolina
Riegel Ridge, LLC	56-2124210	Limited Liability Company	North Carolina
Riverbend Landfill Co.	93-0724866	Corporation	Oregon
Rolling Meadows Landfill, Inc.	76-0325383	Corporation	Delaware
RRT Design & Construction Corp.	16-1353118	Corporation	Delaware
RRT Empire of Monroe County, Inc.	16-1409567	Corporation	New York
RTS Landfill, Inc.	58-1924102	Corporation	Delaware
Rust Engineering & Construction Inc.	63-1081016	Corporation	Delaware
Rust Engineering (Thailand) Ltd	NA-0000162	Corporation	Thailand
Rust International Inc.	63-1081055	Corporation	Delaware
S & J Landfill Limited Partnership	76-0404581	Limited Partnership	Texas
S & S Grading, Inc.	58-1858013	Corporation	West Virginia
S. V. Farming Corp.	22-2976860	Corporation	New Jersey
S4 Columbia Ridge Recovery, LLC	27-1892156	Limited Liability Company	Delaware
S4 Energy Chambers Recovery, LLC	27-1372079	Limited Liability Company	Delaware
S4 Energy Solutions, LLC	26-4136359	Limited Liability Company	Delaware
Sanifill de Mexico (US), Inc.	76-0419331	Corporation	Delaware
Sanifill de Mexico, S.A. de C.V.	NA-0000070	Corporation	Mexico
Sanifill Power Corporation	76-0496422	Corporation	Delaware
SC Holdings, Inc.	36-2898300	Corporation	Pennsylvania
Serubam Servicos Urbanos E Ambientais Ltda	NA-0000077	Corporation	Brazil
SES Bridgeport L.L.C.	36-4057298	Limited Liability Company	Delaware
Shade Landfill, Inc.	23-2886198	Corporation	Delaware
Shanghai Environment Group Company Limited		Joint Venture	People's Rep
Sierra Estrella Landfill, Inc.	86-0717293	Corporation	Arizona
Southern Alleghenies Landfill, Inc.	25-1249160	Corporation	Pennsylvania
Southern One Land Corporation	72-1534481	Corporation	Delaware
Southern Plains Landfill, Inc.	73-1384828	Corporation	Oklahoma
Southern Waste Services, L.L.C.	61-1342585	Limited Liability Company	Delaware
Spruce Ridge, Inc.	41-1591957	Corporation	Minnesota
Stony Hollow Landfill, Inc.	76-0638597	Corporation	Delaware
Suburban Landfill, Inc.	76-0638596	Corporation	Delaware
Terrabon, Inc.		Corporation	Delaware
Texarkana Landfill, L.L.C.	30-0239245	Limited Liability Company	Delaware
Texas Pack Rat - Austin #1 LLC	20-3668884	Limited Liability Company	Texas
Texas Pack Rat - Dallas #1 LLC	26-2054900	Limited Liability Company	Texas
Texas Pack Rat - Houston #1 LLC	20-4572488	Limited Liability Company	Texas
Texas Pack Rat - Houston #2 LLC	20-5227255	Limited Liability Company	Texas
Texas Pack Rat - Houston #3 LLC	20-5227324	Limited Liability Company	Texas
Texas Pack Rat - San Antonio #1 LLC	20-4572603	Limited Liability Company	Texas
Texas Pack Rat Service Company LLC		Limited Liability Company	Texas
The Peltz Group, LLC	05-0545181	Limited Liability Company	Wisconsin
The Waste Management Charitable Foundation	04-3073733	Not For Profit Corporation	Delaware
The Woodlands of Van Buren, Inc.	36-3791221	Corporation	Delaware
Thermal Remediation Solutions, L.L.C.	91-1865607	Limited Liability Company	Oregon
TN'T Sands, Inc.	57-0937314	Corporation	South Carolina
Trail Ridge Landfill, Inc.	36-3667296	Corporation	Delaware

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
Transamerican Waste Central Landfill, Inc.	76-0463386	Corporation	Delaware
Trash Hunters, Inc.	64-0852590	Corporation	Mississippi
TrashCo Inc.	26-1885543	Corporation	Delaware
Tri-County Sanitary Landfill, L.L.C.	20-0937658	Limited Liability Company	Delaware
TX Newco, L.L.C.	61-1468715	Limited Liability Company	Delaware
United Waste Systems Leasing, Inc.	38-3324143	Corporation	Michigan
United Waste Systems of Gardner, Inc.	04-3320949	Corporation	Massachusetts
USA South Hills Landfill, Inc.	25-1139448	Corporation	Pennsylvania
USA Valley Facility, Inc.	23-2886199	Corporation	Delaware
USA Waste Geneva Landfill, Inc.	34-1802751	Corporation	Delaware
USA Waste Landfill Operations and Transfer, Inc.	76-0435557	Corporation	Texas
USA Waste of California, Inc.	68-0306154	Corporation	Delaware
USA Waste of Pennsylvania, LLC	74-2921886	Limited Liability Company	Delaware
USA Waste of Texas Landfills, Inc.	76-0322548	Corporation	Delaware
USA Waste of Virginia Landfills, Inc.	58-1932248	Corporation	Delaware
USA Waste Services of NYC, Inc.	11-3301808	Corporation	Delaware
USA Waste-Management Resources, LLC	13-3853086	Limited Liability Company	New York
USA-Crinc, L.L.C.	04-3735654	Limited Liability Company	Delaware
UWS Barre, Inc.	04-3320948	Corporation	Massachusetts
Valley Garbage and Rubbish Company, Inc.	95-2090787	Corporation	California
VaporLok Technology, LLC		Limited Liability Company	Delaware
Vern's Refuse Service, Inc.	45-0435644	Corporation	North Dakota
VFB, LLC	22-3842831	Limited Liability Company	New Jersey
VHG, Inc.	UK-0000023	Corporation	Minnesota
Vickery Environmental, Inc.	31-1153176	Corporation	Ohio
Vista Landfill, LLC	59-3652174	Limited Liability Company	Florida
Voyageur Disposal Processing, Inc.	41-1734827	Corporation	Minnesota
Warner Company	51-0281233	Corporation	Delaware
Warner Hill Development Company	34-1043478	Corporation	Ohio
Waste Away Group, Inc.	63-0898842	Corporation	Alabama
Waste Management Arizona Landfills, Inc.	86-0683003	Corporation	Delaware
Waste Management Buckeye, L.L.C.	26-0076809	Limited Liability Company	Delaware
Waste Management Collection and Recycling, Inc.	95-2621587	Corporation	California
Waste Management Disposal Services of Colorado, Inc.	84-1004487	Corporation	Colorado
Waste Management Disposal Services of Maine, Inc.	01-0392888	Corporation	Maine
Waste Management Disposal Services of Maryland, Inc.	36-2898301	Corporation	Maryland
Waste Management Disposal Services of Massachusetts, Inc.	04-2320990	Corporation	Massachusetts
Waste Management Disposal Services of Oregon, Inc.	36-3548405	Corporation	Delaware
Waste Management Disposal Services of Pennsylvania, Inc.	23-1655318	Corporation	Pennsylvania
Waste Management Disposal Services of Virginia, Inc.	36-3791008	Corporation	Delaware
Waste Management Financing Corporation	36-4200855	Corporation	Delaware
Waste Management Holdings, Inc.	36-2660763	Corporation	Delaware
Waste Management Inc. of Florida	59-1094518	Corporation	Florida
Waste Management Indycoke, L.L.C.	81-0640497	Limited Liability Company	Delaware
Waste Management International, Inc.	36-3255004	Corporation	Delaware
Waste Management Municipal Services of California, Inc.	77-0151385	Corporation	California
Waste Management National Services, Inc.	76-0686861	Corporation	Delaware
Waste Management New England Environmental Transport, Inc.	04-3509618	Corporation	Delaware
Waste Management of Alameda County, Inc.	94-0727420	Corporation	California
Waste Management of Alaska, Inc.	91-1879241	Corporation	Delaware
Waste Management of Arizona, Inc.	86-0198265	Corporation	California
Waste Management of Arkansas, Inc.	04-2814811	Corporation	Delaware

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
Wheelabrator Millbury Inc.	02-0412788	Corporation	Delaware
Wheelabrator Netherlands B.V.	26-4308579	Corporation	Netherlands
Wheelabrator New Hampshire Inc.	02-0390002	Corporation	Delaware
Wheelabrator New Jersey Inc.	02-0391598	Corporation	Delaware
Wheelabrator NHC Inc.	02-0393448	Corporation	Delaware
Wheelabrator North Andover Inc.	36-3062971	Corporation	Delaware
Wheelabrator North Broward Inc.	04-3030218	Corporation	Delaware
Wheelabrator Norwalk Energy Company Inc.	02-0395269	Corporation	Delaware
Wheelabrator Penacook Inc.	02-0393449	Corporation	Delaware
Wheelabrator Pinellas Inc.	36-3110153	Corporation	Delaware
Wheelabrator Portsmouth Inc.	27-1446081	Corporation	Delaware
Wheelabrator Putnam Inc.	36-3908789	Corporation	Delaware
Wheelabrator Ridge Energy Inc.	36-3820153	Corporation	Delaware
Wheelabrator Saugus Inc.	13-2740971	Corporation	Delaware
Wheelabrator Shasta Energy Company Inc.	02-0395274	Corporation	Delaware
Wheelabrator Sherman Energy Company, G.P.	02-0390349	General Partnership	Maine
Wheelabrator Sherman Station L.L.C.	76-0743287	Limited Liability Company	Delaware
Wheelabrator Sherman Station One Inc.	02-0390312	Corporation	Delaware
Wheelabrator South Broward Inc.	02-0410154	Corporation	Delaware
Wheelabrator Spokane Inc.	02-0416522	Corporation	Delaware
Wheelabrator Technologies Inc.	22-2678047	Corporation	Delaware
Wheelabrator Technologies International Inc.	36-3965264	Corporation	Delaware
Wheelabrator Westchester, L.P.	02-0367751	Limited Partnership	Delaware
White Lake Landfill, Inc.	38-1889893	Corporation	Michigan
Williams Landfill, L.L.C.	61-1342579	Limited Liability Company	Delaware
Willow Oak Landfill, LLC	20-1457518	Limited Liability Company	Georgia
WM Arizona Operations, L.L.C.	32-0112690	Limited Liability Company	Delaware
WM Asphalt Products, LLC	27-0675171	Limited Liability Company	Delaware
WM Bagco, LLC	26-4626312	Limited Liability Company	Delaware
WM Conversion Energy, LLC	26-4040670	Limited Liability Company	Delaware
WM Conversion Fund, LLC	27-1445960	Limited Liability Company	Delaware
WM Corporate Services, Inc.	27-3308922	Corporation	Delaware
WM Curbside, LLC	27-3473785	Limited Liability Company	Delaware
WM Emergency Employee Support Fund, Inc.	11-3758170	Not For Profit Corporation	Delaware
WM Energy Resources, Inc.	27-1184260	Corporation	Delaware
WM Energy Solutions, Inc.	76-0695139	Corporation	Delaware
WM Green Squad, LLC	26-1694369	Limited Liability Company	Delaware
WM GreenOps, LLC	26-4194066	Limited Liability Company	Delaware
WM GTL, Inc.	26-0294424	Corporation	Delaware
WM GTL, LLC	26-0294528	Limited Liability Company	Delaware
WM Healthcare Solutions, Inc.	20-3483524	Corporation	Delaware
WM Illinois Renewable Energy, L.L.C.	45-0512000	Limited Liability Company	Delaware
WM International Holdings, Inc.	76-0607203	Corporation	Delaware
WM International Services (UK) Limited	NA-0000098	Corporation	England
WM LampTracker, Inc.	26-2748613	Corporation	Delaware
WM Landfills of Ohio, Inc.	31-1509696	Corporation	Delaware
WM Landfills of Tennessee, Inc.	62-1462526	Corporation	Delaware
WM Leasing of Arizona, L.L.C.	20-4017719	Limited Liability Company	Delaware
WM Leasing of Texas, L.P.	20-4017724	Limited Partnership	Delaware
WM LNG, Inc.	26-2294125	Corporation	Delaware
WM Mercury Waste, Inc.	27-2289604	Corporation	Delaware
WM Middle Tennessee Environmental Center, L.L.C.	26-1946982	Limited Liability Company	Delaware

Affiliate Entity Report

Active Legal Entities

Name	Federal ID No.	Entity Type	State of Incorporation
WM Mobile Bay Environmental Center, Inc.	76-0638602	Corporation	Delaware
WM Nevada Renewable Energy, L.L.C.	27-1678300	Limited Liability Company	Delaware
WM of Texas, L.L.C.	26-0428868	Limited Liability Company	Delaware
WM Organic Growth, Inc.	20-4677155	Corporation	Delaware
WM PA Holdings, LLC	27-2335935	Limited Liability Company	Delaware
WM Pack-Rat of California, LLC	26-0380883	Limited Liability Company	Delaware
WM Pack-Rat of Illinois, LLC	26-0524082	Limited Liability Company	Delaware
WM Pack-Rat of Kentucky, LLC	26-2289448	Limited Liability Company	Delaware
WM Pack-Rat of Maryland, LLC	26-1411856	Limited Liability Company	Delaware
WM Pack-Rat of Massachusetts, LLC	26-1411946	Limited Liability Company	Delaware
WM Pack-Rat of Michigan, LLC	26-2289484	Limited Liability Company	Delaware
WM Pack-Rat of Nevada, LLC	27-0371504	Limited Liability Company	Delaware
WM Pack-Rat of Ohio, LLC	26-2289407	Limited Liability Company	Delaware
WM Pack-Rat of Rhode Island, LLC	26-1855760	Limited Liability Company	Delaware
WM Pack-Rat, LLC	26-0285281	Limited Liability Company	Delaware
WM Partnership Holdings, Inc.	36-3974344	Corporation	Delaware
WM Phoenix Energy Resources, LLC	27-2340971	Limited Liability Company	Delaware
WM Quebec Inc.	NA-0000041	Corporation	Canada
WM RA Canada Inc.	NA-0000172	Corporation	Ontario
WM Recycle America, L.L.C.	72-1541911	Limited Liability Company	Delaware
WM Recycle Europe, L.L.C.	20-0570245	Limited Liability Company	Delaware
WM Renewable Energy, L.L.C.	45-0511978	Limited Liability Company	Delaware
WM Resource Recovery & Recycling Center, Inc.	26-2289538	Corporation	Delaware
WM Resources, Inc.	25-1536159	Corporation	Pennsylvania
WM Safety Services, L.L.C.	20-3887188	Limited Liability Company	Delaware
WM Security Services, Inc.	20-3714754	Corporation	Delaware
WM Services SA	NA-0000108	Corporation	Argentina
WM Storage II, Inc.	27-1525390	Corporation	Delaware
WM Storage, Inc.	26-0285202	Corporation	Delaware
WM Texas Pack Rat, LLC	26-1442144	Limited Liability Company	Delaware
WM Trash Monitor Plus, L.L.C.	26-1436776	Limited Liability Company	Delaware
WM WY Energy Resources II, LLC	27-3555459	Limited Liability Company	Delaware
WM WY Energy Resources III, LLC	27-3555596	Limited Liability Company	Delaware
WM WY Energy Resources, LLC	27-1184329	Limited Liability Company	Delaware
WMI Medical Services of Indiana, Inc.	35-1724992	Corporation	Indiana
WMI Mexico Holdings, Inc.	36-3912290	Corporation	Delaware
WMNA Container Recycling, L.L.C.	04-3735649	Limited Liability Company	Delaware
WMRE of Kentucky, LLC		Limited Liability Company	Delaware
WMRE of Michigan, LLC	27-3334762	Limited Liability Company	Delaware
WMRE of Ohio, LLC		Limited Liability Company	Delaware
WMRE of Ohio-American, LLC		Limited Liability Company	Texas
WMSALSA, Inc.	20-2580150	Not For Profit Corporation	Texas
WMST Illinois, L.L.C.	94-3423874	Limited Liability Company	Illinois
WTI Air Pollution Control Inc.	36-4110833	Corporation	Delaware
WTI Financial L.L.C.	20-0584237	Limited Liability Company	Delaware
WTI International Holdings Inc.	36-3908839	Corporation	Delaware
WTI Rust Holdings Inc.	02-0351425	Corporation	Delaware
WTI UK LTD	98-0336025	Corporation	United Kingdom