2 3 4 5 6 7 8 BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION 9 In Re Application of 10 Docket No. TG-120033 WASTE MANAGEMENT OF 11 WASHINGTON, INC. NOTICE OF ERRATA RE DECLARATION d/b/a WM Healthcare Solutions OF JIM SELLS IN SUPPORT OF JOINT 12 MOTION FOR EXTENSION OF TIME of Washington 720 4th Ave. Ste 400 13 Kirkland, WA 98033-8136 14 15 Attached please find the Declaration of James Sells In Support of Joint Motion for 16 Extension of Time. Counsel for Stericycle of Washington, Inc. has discovered that it 17 inadvertently omitted to include this Declaration with the Joint Motion for Extension of Time, 18 which was filed yesterday, February 26, 2013. DATED this 27th day of February, 2013. 19 20 Respectfully submitted, 21 **GARVEY SCHUBERT BARER** 22 23 Stephen B. Johnson, WSBA #6196 24 Jared Van Kirk, WSBA #37029 Attorneys for Protestant Stericycle of 25 Washington, Inc. 26

GARVEY SCHUBERT BARER A PARTNERSHIP OF PROFESSIONAL CORPORATIONS eighteenth floor
ll91 second avenue
seattle, washington 98101-2939
206 464-3939

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CERTIFICATE OF SERVICE

2	I, Dominique Barrientes, certify under penalty of perjury under the laws of the State of	
3	Washington that, on February 27, 2013, I caused to be served on the person(s) listed below in	
4	the manner shown a copy of NOTICE OF ERRATA RE DECLARATION OF JIM SELLS IN	
5	SUPPORT OF JOINT MOTION FOR EXTENSION OF TIME:	
6	Vi	a Legal Messenger
7	7 1300 S. Evergreen Park Dr. SW	a Facsimile
8	Olympia, WA 98504-7250	a FedEx
9		a Email
10	0	
11	1 Tamimonan Vauge	a Email
12	I Gregory Konta	
13	3	
14		a Legal Messenger
15	POLIV L. McNettl	a Facsimile
16	Seattle, WA 98104	a U.S. Mail, First Class, Postage Prepaid
17	7 pollym@summitlaw.com Vi	ia Email
18	8 kathym@summitlaw.com deannas@summitlaw.com	
19		
20	Attorney at Law	a Legal Messenger
21	Gig Harbor, WA 98335	a Facsimile a U.S. Mail, First Class,
22	22 <u>jamessells@comcast.net</u> cheryls@rsulaw.com	Postage Prepaid
23	Rubatino, Consolidated, Murrey's and	a Email
24	Pullman 24	
25	25	

NOTICE OF ERRATA RE DECLARATION OF JIM SELLS IN SUPPORT OF JOINT MOTION FOR EXTENSION OF TIME - 2

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1 2 3 4 5	Steven W. Smith Office of the Attorney General Utilities and Transportation Division 1400 S. Evergreen Park Drive SW PO Box 40128 Olympia, WA 98504-0128 (360) 586-5522 Fax ssmith@utc.wa.gov Via Legal Messenger Via Facsimile Via U.S. Mail, First Class, Postage Prepaid Via Email	
6		
7	Dated at Seattle, Washington this 27 th day of February, 2013.	
8	1 David St.	
10	Dominique Barrientes	
11	dbarrientes@gsblaw.com	
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BEFORE THE WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

In Re Application of Waste Management of Washington, Inc. d/b/a WM Healthcare Solutions of Washington

Docket TG-120033

DECLARATION OF JAMES K. SELLS

JAMES K. SELLS declares and states as follows:

I am of legal age and make the following declaration of my personal knowledge.

I am attorney for five parties, WRRA; Rubatino Refuse Removal, Inc.; Consolidated Disposal Services, Inc; Murrey's Disposal, Inc.; and Pullman Disposal Service, Inc. I have received instructions from my clients to file a Petition for Administrative Review. As one would expect, it takes a while to get all involved together (including WRRA's Board of Trustees), even by conference call. That has now been done.

In view of the nature of the Initial Order, and the Findings and Conclusions, we have deemed it necessary to associate additional counsel to assist with the Petition. We expect that arrangement to be finalized in a matter of days, if not sooner. That attorney will need additional time to get "up to speed" on the case, and certainly to review the transcript.

I have spoken with Mr. Smith, Staff Counsel, who indicated he will not object to this Motion. I have also spoken with Ms. McNeill and am waiting for a response. If she has an objection to the continuance, I expect I will hear

Declaration of James K. Sells - 1

JAMES K. SELLS

Attorney at Law
PMB 22, 3110 Judson St., Gig Harbor, WA 98335
360.981.0168 / e-mail: jamessells@comcast.net

from her promptly; but we did not want to wait any longer to make this motion, in consideration of all parties and Judge Kopta. I declare under penalty of perjury of the laws of the State of Washington that the foregoing is true and correct. DATED this 2013 at Silverdale, Washington. б JAMES K. SELLS WSBA No. 6040 Attorney for "WRRA Protestants"

JAMES K. SELLS