WASTE CONNECTIONS INC/DE Form T-3 June 16, 2004

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM T-3

APPLICATION FOR QUALIFICATION OF INDENTURE

UNDER THE TRUST INDENTURE ACT OF 1939

WASTE CONNECTIONS, INC.

(Name of Applicant)

35 Iron Point Circle, Suite 200 Folsom, CA 95630 (Address of Principal Executive Office)

SECURITIES TO BE ISSUED UNDER THE INDENTURE TO BE QUALIFIED

Title of Class Amount

Floating Rate Convertible Subordinated Notes due 2022

up to \$175,000,000 aggregate principal amount

Approximate date of proposed public offering: As soon as practicable after the date of this Application for Qualification.

Robert D. Evans, Executive Vice President and General Counsel
Waste Connections, Inc.
35 Iron Point Circle, Suite 200
Folsom, CA 95630
(916) 608-8200
(Address, including Zip Code and Telephone Number, including area code, of Agent for Service)

With copies to:
Tracy Edmonson, Esq.
Latham & Watkins LLP
505 Montgomery Street, Suite 1900
San Francisco, CA 94111

The obligor hereby amends this application for qualification on such date or dates as may be necessary to delay its

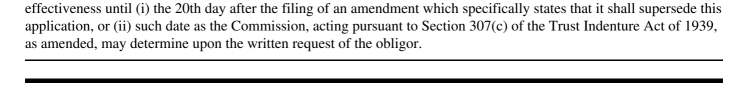


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GENERAL

1. General Information

- (a) Waste Connections, Inc. (the Company or Waste Connections) is a corporation.
- (b) The Company was organized under the laws of the State of Delaware.

2. Securities Act Exemption Applicable

Upon the terms set forth in an Offering Circular dated June 16, 2004 (the Offering Circular), the Company is offering to exchange its \$1,000 principal amount of its Floating Rate Convertible Subordinated Notes due 2022 (CUSIP No. 941053AE0) (the New Notes) for each \$1,000 principal amount of its currently outstanding Floating Rate Convertible Subordinated Notes due 2022 (CUSIP Nos. 941053AC4 and 941053AD2) (the Old Notes) (the Exchange Offer). If the Exchange Offer is completed, the New Notes will be governed by the indenture (the Indenture) to be qualified under this Application for Qualification on Form T-3.

As the New Notes are proposed to be offered for exchange by the Company with its existing noteholders exclusively and solely for outstanding Old Notes of the Company, the transaction is exempt from registration under the Securities Act of 1933, as amended (the Securities Act), pursuant to the provisions of Section 3(a)(9) thereof. No sales of securities of the same class as the New Notes have been or are to be made by the Company by or through an underwriter at or about the same time as the Exchange Offer for which the exemption is claimed. No consideration has been, or is to be given, directly or indirectly, to any person in connection with the transaction, except for the customary payments to be made in respect of preparation, printing, and mailing of the Offering Circular and related documents and the engagement of U.S. Bank National Association as Exchange Agent for the Company. No holder of the outstanding securities has made or will be requested to make any cash payment to the Company in connection with the Exchange Offer.

AFFILIATIONS

3. Affiliates

The following is a list of affiliates of the Company as of the date of this application. The Company owns, directly or indirectly, 100% of the capital stock or membership interests as the case may be, of each of its subsidiaries, except where otherwise indicated.

Affiliate Companies

Name	State of Incorporation / Organization	
Amador Services, LLC (51%)	California	
American Disposal Company, Inc.	Washington	
American Sanitary Service, Inc.	Oregon	
Arrow Sanitary Service, Inc.	Oregon	
Bandon Disposal & Recycling, Inc.	Oregon	
Bituminous Resources, Inc.	Kentucky	
Butler County Landfill, Inc.	Nebraska	
Camino Real Environmental Center, Inc.	New Mexico	

City Sanitation, Inc.UtahCoastal Rolloff ServiceCaliforniaCold Canyon Landfill, Inc.CaliforniaColumbia Resource Co., LPWashington

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Name	State of Incorporation / Organization
Community Refuse Disposal, Inc.	Nebraska
Contractors Waste Services, Inc.	Kentucky
Corral De Piedra Land Company	California
Curry Transfer and Recycling, Inc.	Oregon
DM Disposal Co., Inc.	Washington
Denver Regional Landfill, Inc.	Colorado
El Paso Disposal, LP	Texas
Environmental Trust Company	Tennessee
Environmental Waste Systems, Inc.	Oregon
ETC of Georgia, Inc.	Georgia
Finley-Buttes Limited Partnership	Oregon
Finney County Landfill, Inc.	Delaware
G&P Development, Inc.	Nebraska
Island Disposal, Inc.	Washington
J Bar J Land, Inc.	Nebraska
Lealco, Inc.	Texas
Les County Sanitary, Inc.	Oregon
Les Sanitary Service, Inc.	Oregon
Madera Disposal Systems, Inc.	California
Mammoth Disposal Company	California
Management Environmental National, Inc.	Washington
Mason County Garbage Co., Inc.	Washington
Millenium Waste Incorporated	Indiana
Mission Country Disposal	California
Morro Bay Garbage Service	California
Murrey s Disposal Company, Inc.	Washington
Nebraska Ecology Systems, Inc.	Nebraska
Nobles County Landfill, Inc.	Minnesota
North Bend Sanitation Service, Inc.	Oregon
Northern Plains Disposal Inc.	Delaware
Oklahoma City Waste Disposal, Inc.	Oklahoma
Oklahoma Landfill Holdings, Inc.	Delaware
Osage Landfill, Inc.	Oklahoma
Pierce County Landfill Management, Inc. (51%)	Delaware
Pierce County Recycling Composting & Disposal, LLC (51%)	Washington
Red Carpet Landfill, Inc.	Oklahoma
RH Financial Corporation	Washington
Rhino Solid Waste, Inc.	New Mexico
San Luis Garbage Company	California
Santek Environmental of Mississippi, L.L.C.	Mississippi
Scott Solid Waste Disposal Company	Tennessee
South County Sanitary Service, Inc.	California
Southern Plains Disposal, Inc.	Delaware
Tacoma Recycling Company, Inc.	Washington
Tennessee Waste Movers, Inc.	Delaware
Wasco County Landfill, Inc.	Delaware
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Waste Connections Management Services, Inc.	Delaware
Waste Connections of Alabama, Inc.	Delaware
Waste Connections of Arizona, Inc.	Delaware
Waste Connections of Arkansas, Inc.	Delaware
Waste Connections of California, Inc.	California
Waste Connections of Colorado, Inc.	Delaware
Waste Connections of Illinois, Inc.	Delaware
Waste Connections of Iowa, Inc.	Iowa
Waste Connections of Kansas, Inc.	Delaware

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Name	State of Incorporation / Organization	
Waste Connections of Kentucky, Inc.	Delaware	
Waste Connections of Minnesota, Inc.	Minnesota	
Waste Connections of Mississippi, Inc.	Delaware	
Waste Connections of Missouri, Inc.	Delaware	
Waste Connections of Montana, Inc.	Delaware	
Waste Connections of Nebraska, Inc.	Delaware	
Waste Connections of New Mexico, Inc.	Delaware	
Waste Connections of Oklahoma, Inc.	Oklahoma	
Waste Connections of Oregon, Inc.	Oregon	
Waste Connections of South Dakota, Inc.	South Dakota	
Waste Connections of Tennessee, Inc.	Delaware	
Waste Connections of Texas, LLC	Delaware	
Waste Connections of the Central Valley, Inc.	California	
Waste Connections of Utah, Inc.	Delaware	
Waste Connections of Washington, Inc.	Washington	
Waste Connections of Wyoming, Inc.	Delaware	
Waste Connections Transportation Co., Inc.	Oregon	
Waste Services of Mississippi, LLC	Mississippi	
Waste Services of N.E. Mississippi, Inc.	Mississippi	
WCI of Georgia, Inc.	Delaware	
West Coast Recycling and Transfer, Inc.	Oregon	

MANAGEMENT AND CONTROL

4. Directors and Executive Officers

The following table lists the names of all directors and executive officers of the Company as of May 31, 2004. The mailing address of each director and executive officer is: c/o Waste Connections, Inc., 35 Iron Point Circle, Suite 200, Folsom, California 95630.

Name	Office	
Ronald J. Mittelstaedt	Director, President, Chief Executive Officer and Chairman	
Eugene V. Dupreau	Director and Vice President Western Region	
Robert H. Davis	Director	
Michael W. Harlan	Director	
William J. Razzouk	Director	
Steven F. Bouck	Executive Vice President and Chief Financial Officer	
Darrell W. Chambliss	Executive Vice President and Chief Operating Officer	
Robert D. Evans	Executive Vice President, General Counsel and Secretary	
Kenneth O. Rose	Senior Vice President Administration	
David G. Eddie	Vice President Corporate Controller	
Michael R. Foos	Vice President Chief Information Officer	
David M. Hall	Vice President Business Development	
Eric O. Hansen	Vice President Information Technology	
Jerri L. Hunt	Vice President Human Resources	
Worthing F. Jackman	Vice President Finance and Investor Relations	
James M. Little	Vice President Engineering	

5. Principal Owners of Voting Securities

As of May 31, 2004, to the best of the Company s knowledge, no person beneficially owned more than 10% of its outstanding voting securities.

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UNDERWRITERS

6. Underwriters

- (a) No person is acting as a principal underwriter of the New Notes proposed to be offered pursuant to the Indenture. No person, within the last three years, has acted as principal underwriter of any security of the Company which is outstanding as of the date of this application.
 - (b) Not applicable.

CAPITAL SECURITIES

7. Capitalization

(a) The authorized and outstanding capital stock and debt securities of the Company as of May 31, 2004 were as follows:

		Amount	
Title of Class	Amount Authorized	Outstanding	
Common Stock, par value \$0.01	100,000,000	31,918,262	
Preferred Stock, par value \$0.01	7,500,000	0	
Floating Rate Subordinated Notes due			
2022	\$175,000,000	\$175,000,000	

(b) Holders of common stock are entitled to one vote for each share held of record on all matters voted upon by stockholders, and a majority vote is required for all action to be taken by stockholders. Cumulative voting of shares is not permitted. No holder of any other securities of the Company is entitled to vote on matters submitted to a vote of stockholders, unless as expressly permitted by law or as may be determined by the Board of Directors in a certificate of designations, preferences and rights.

INDENTURE SECURITIES

8. Analysis of Indenture Provisions

The New Notes will be issued under the Indenture to be dated as of the consummation of the Exchange Offer and entered into between the Company and U.S. Bank National Association, as trustee (the Trustee). The following analysis is not a complete description of the Indenture provisions discussed and is qualified in its entirety by reference to the terms of the Indenture, a form of which is attached as Exhibit T3C hereto and incorporated by reference herein. The Company has not entered into the Indenture as of the date of this filing, and the terms of the Indenture are subject to change prior to its execution. Capitalized terms used below but not defined herein have the meanings assigned to them in the Indenture.

(a) Events of Default; Withholding of Notice

Each of the following is an Event of Default:

(1) a default in the payment of any interest upon any of the New Notes when due and payable, continued for a period of thirty (30) days;

(2) a default in the payment of the principal of and premium, if any, on any of the New Notes when due, including on a redemption date;

(3) failure to pay when due the principal of or interest on indebtedness for money borrowed by the Company or the Company s subsidiaries in excess of \$20.0 million, or the acceleration of that indebtedness that is not withdrawn within fifteen (15) days after the date of written notice to the Company by the trustee or to the Company and the trustee by the holders of at least 25% in principal amount of the outstanding New Notes;

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- (4) a default by the Company in the performance, or breach, of any of our other covenants in the Indenture which are not remedied by the end of a period of sixty (60) days after written notice to the Company by the trustee or to the Company and the trustee by the holders of at least 25% in principal amount of the outstanding New Notes; or
- (5) events of bankruptcy, insolvency or reorganization of Waste Connections or any Significant Subsidiary, as defined in Regulation S-X under the Exchange Act, of Waste Connections.

If an Event of Default described in clauses (1), (2), (3) or (4) occurs and is continuing, either the trustee or the holders of at least 25% in principal amount of the outstanding New Notes may declare the principal amount of, and accrued interest on, all New Notes to be immediately due and payable. This declaration may be rescinded if the conditions described in the Indenture are satisfied. If an Event of Default of the type referred to in clause (5) occurs, the principal amount of and accrued interest on the outstanding New Notes will automatically become immediately due and payable.

Within ninety (90) days after a default, the trustee must give to the registered holders of New Notes notice of all uncured defaults known to it. The trustee will be protected in withholding the notice if it in good faith determines that the withholding of the notice is in the best interests of the registered holders, except in the case of a default in the payment of the principal of, or premium, if any, or interest on, any of the New Notes when due or in the payment of any redemption obligation.

The holders of not less than a majority in principal amount of the outstanding New Notes may direct the time, method and place of conducting any proceedings for any remedy available to the trustee, or exercising any trust or power conferred on the trustee. Subject to the provisions of the Indenture relating to the duties of the trustee, if an Event of Default occurs and is continuing, the trustee will be under no obligation to exercise any of the rights or powers under the Indenture at the request or direction of any of the holders of the New Notes unless the holders have offered to the trustee reasonable indemnity or security against any loss, liability or expense. Except to enforce the right to receive payment of principal, premium, if any, or interest when due or the right to convert a New Note in accordance with the Indenture, no holder may institute a proceeding or pursue any remedy with respect to the Indenture or the New Notes unless it complies with the conditions provided in the Indenture, including: (i) holders of at least 25% in principal amount of the outstanding New Notes have requested the trustee to pursue the remedy and (ii) holders have offered the trustee security or indemnity satisfactory, to the trustee against any loss, liability or expense.

(b) Authentication and Delivery of New Notes; Use of Proceeds

The New Notes to be issued under the Indenture may be executed by manual or facsimile signature on behalf of the Company by any two of the following officers of the Company: the Chairman of the Board of Directors, the President, the Chief Executive Officer, the Chief Financial Officer, the General Counsel, the Treasurer or the Secretary (individually, an Officer), and delivered to the Trustee.

The Trustee will authenticate and make available for delivery New Notes for original issue, upon a written order or orders of the Company signed by two Officers or by an Officer and an Assistant Treasurer or Assistant Secretary of the Company. Such order of the Company must specify the amount of Securities to be authenticated and the date on which the original issue of New Notes is to be authenticated.

The New Notes will not be valid until an authorized signatory of the Trustee manually signs the certificate of authentication on the New Notes. The signature will be conclusive evidence that the New Notes have been authenticated under the Indenture.

There will be no proceeds from the issuance of the New Notes because the New Notes are being issued in exchange for the Old Notes.

(c) Release and Substitution of Property Subject to the Lien of the Indenture

The New Notes are unsecured obligations of the Company. As such, the new Notes are not secured by any lien on any property.

(d) Satisfaction and Discharge of the Indenture

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The Company may terminate all of its obligations under the New Notes and the Indenture if all New Notes previously authenticated and delivered (other than destroyed, lost or stolen New Notes which have been replaced or paid or New Notes for whose payment money has been held in trust and thereafter repaid to the Company) have been delivered to the Trustee for cancellation and the Company has paid all sums payable by it hereunder, or if the Company irrevocably deposits in trust with the Trustee money or U.S. Government Obligations maturing as to principal and interest in such amounts and at such times as are sufficient, without consideration of any reinvestment of such interest, to pay the principal of and premium, if any, and interest on the New Notes then outstanding to maturity or to the date fixed for redemption and to pay all other sums payable by it hereunder. The Company may make an irrevocable deposit only if at such time it is not prohibited from doing so under the provisions of Article 5 (Subordination) of the Indenture and the Company will have delivered to the Trustee an officers certificate and opinion of counsel to that effect and that all other conditions to such deposit have been complied with.

The Company s obligations in paragraphs 8 (Conversion) and 12 (Unclaimed Money) of the New Notes, in Sections 6.1 (Payment of Securities), 6.2 (SEC Reports), 9.7 (Compensation and Indemnity), 9.8 (Replacement of Trustee) and 10.4 (Reinstatement), and in Articles 2 (The Securities) and 4 (Conversion) of the Indenture will survive until the Securities are no longer outstanding. Thereafter, the Company s obligations in such paragraph 12 and in Sections 3.8 (Conversion Arrangement on Call for Redemption) and 9.7 will survive.

After such irrevocable deposit, the Trustee upon request will acknowledge in writing the discharge of the Company s obligations under the New Notes and this Indenture, except for those surviving obligations specified above.

(e) Evidence Required to be Furnished by the Company to the Trustee as to Compliance with the Conditions and Covenants Provided for in the Indenture

The Company is required to deliver to the Trustee within 105 days after the end of each fiscal year of the Company, an officers—certificate as to the signer—s knowledge of the Company—s compliance with all conditions and covenants on its part contained in the Indenture and stating whether or not the signer knows of any default or Event of Default. If such signer knows of such a default or Event of Default, the officers—certificate must describe the default or Event of Default and the efforts to remedy the same.

9. Other Obligors

None.

Contents of application for qualification. This application for qualification comprises:

- (a) Pages numbered 1 to 9, consecutively.
- (b) The statement of eligibility and qualification on Form T-1 of U.S. Bank National Association, Trustee under the Indenture to be qualified (included as Exhibit T3G hereto).
- (c) The following Exhibits in addition to those filed as part of the Form T-1 statement of eligibility and qualification of the trustee:

Exhibit T3A* Amended and Restated Certificate of Incorporation of the Company, in effect as of the

date hereof.

Exhibit T3B Amended and Restated Bylaws of the Company, in effect as of the date hereof

(incorporated by reference to Exhibit 3.2 to the Registration Statement on Form S-1

(File No. 333-48029)).

Exhibit T3C* Form of Indenture between the Company and U.S. Bank National Association, as

Trustee.

Exhibit T3D Not applicable.

Exhibit T3E-1* Offering Circular dated June 16, 2004.

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Exhibit T3E-2* Letter of Transmittal.

Exhibit T3E-3* Letter to Broker-Dealers.

Exhibit T3E-4* Letter to Clients.

Exhibit T3E-5* Notice of Guaranteed Delivery.

Exhibit T3F* Cross-reference sheet showing the location in the Indenture of the provisions inserted

therein pursuant to Sections 310 through 318(a), inclusive of the Trust Indenture Act of

1939 (included as part of Exhibit T3C herewith).

Exhibit T3G* Statement of eligibility and qualification of the Trustee on Form T-1.

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^{*} Filed herewith.

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SIGNATURE

Pursuant to the requirements of the Trust Indenture Act of 1939, the applicant, Waste Connections, Inc., a corporation organized and existing under the laws of Delaware, has duly caused this application to be signed on its behalf by the undersigned, thereunto duly authorized, and its seal to be hereunto affixed and attested, all in the City of Folsom and State of California, on the 16th day of June, 2004.

(Seal) Waste Connections, Inc.

Attest: /s/ Patrick Shea By: /s/ Steven F. Bouck

Name: Patrick Shea Name: Steven F. Bouck

Title: Corporate Counsel

Title: Executive Vice President and

Chief Financial Officer

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EXHIBIT INDEX

Exhibit No.	Description
Exhibit T3A*	Amended and Restated Certificate of Incorporation of the Company, in effect as of the date hereof.
Exhibit T3B	Amended and Restated Bylaws of the Company, in effect as of the date hereof (incorporated by reference to Exhibit 3.2 to the Registration Statement on Form S-1 (File No. 333-48029)).
Exhibit T3C*	Form of Indenture between the Company and U.S. Bank National Association, as Trustee.
Exhibit T3D	Not applicable.
Exhibit T3E-1*	Offering Circular dated June 16, 2004.
Exhibit T3E-2*	Letter of Transmittal.
Exhibit T3E-3*	Letter to Broker-Dealers.
Exhibit T3E-4*	Letter to Clients.
Exhibit T3E-5*	Notice of Guaranteed Delivery.
Exhibit T3F*	Cross-reference sheet showing the location in the Indenture of the provisions inserted therein pursuant to Sections 310 through 318(a), inclusive of the Trust Indenture Act of 1939 (included as part of Exhibit T3C herewith).
Exhibit T3G*	Statement of eligibility and qualification of the Trustee on Form T-1.
* Filed herewith	

^{*} Filed herewith.