

FRIEDLANDER 4 RBI; HOPLER, RAGAN RBI DOUBLES; LESO 2 RBI, PIRELLA 2 HITS, 2 RUNS

St. George Answers in Sixth, Raps St. Killian in Playoff, 9-5

By **DAVID B. CORBIN**

Specially Written for The Westfield Leader and The Times

Due to an enhanced level of concentration, most of the games in the St. Bart's Oldtimers Men's Softball League playoffs have been decidedly shorter than during the regular season. And that was the way it played out when St. George plated four runs in the bottom of the sixth inning and silenced St. Killian in the seventh to grab a 9-5 victory in just over an hour of playing time.

St. George team captain Jeff Friedlander took command and rapped a pair of two-run singles, while first mate Harry Hopler hammered an RBI double and added an RBI sacrifice fly. Mark Ragan rose to the occasion and drilled a key RBI double. Rick Wustefeld (RBI, 2 runs scored), Marty Marks and Pete Costello (each with a run scored) contributed to George's 15-hit attack with two hits apiece. Ron Labin (RBI), Nick Dinizo and Paul Ross each singled and scored once. Dave Roth and Steve McMahon each singled.

No member on the Killian squad had more than two plate appearances. Paul Leso (2 RBI) and Steve Pirella (2 runs scored) each had two singles. Scott Curtis doubled and scored. Steve Mavrakes (RBI), Lou Balestriere (run scored), Dan Margolis and Howie Bialos each singled. Karl Grossmann lofted an RBI sac fly, and Harry Semple scored once. St. George second baseman

Don Rinaldo made several fine scoops, including two in the top of the first inning to go with Marks' great grab in leftfield. St.

Eager for St. George to score more, Marks shouted to Steve McMahon as he stepped to the plate, "We need you on base!"

Grossmann at first for the double play. Grossmann then snagged a line drive for the third out. Killian tied the score in the third

With Wustefeld and Dinizo on base, Friedlander slashed his first two-run single to center in the fourth inning, hoisting the score to 5-1.

In the fifth, St. Killian had the top of the order approaching the plate.

"Top of the order! We want to shut them down right here," hollered Friedlander.

Rinaldo converted a pair of grounders to outs and Labin caught a popup.

"That's it Don! Everything in front of you," Dinizo said.

Killian's bats went to work in the sixth. Curtis slammed a lead-off double. Mavrakes ricocheted an RBI single off the first baseman. Next, Harry Semple reached safely, Balestriere singled to left and Pirella dropped a single into shallow right-center. Semple scored on an error and Leso poked a two-run single to right to tie the score, 5-5.

In the bottom of the inning, Labin said, "Let's Go! We know what to do! Let's hit!"

Hit they did! Costello and Marks singled, Hopler punched an RBI double, Wustefeld scribbled an RBI single, and Friedlander made the score 9-5 with his slashing two-run single past first.



David B. Corbin for *The Westfield Leader and The Times*

SCORING THE TYING RUN...St. Killian's Steve Pirella, center, scores the tying run in the sixth inning as St. George catcher Jeff Friedlander waits the throw. St. George answered with four runs in the sixth to win, 9-5

George answered with a run in the bottom of the inning. Labin and Marks singled and Hopler hit an RBI sac fly to center.

McMahon lined a single to center.

"That's the way to do it," Marks responded.

But St. Killian killed the inning. Bialos, on the mound, grabbed a grounder and threw to shortstop Mavrakes, who stepped on second for an out and fired to

when Pirella singled and scored on Grossmann's sac fly. In the George third, Ross hobbled a single past short, then Don Rinaldo came to bat.

"Don! Step into it! Use your legs," Marks suggested.

Rinaldo rapped a liner that was caught in leftfield, but Ragan whacked his RBI double to put the Georges up, 2-1, and Labin followed with an RBI sac fly.

St. Killian	001	004	0	5
St. George	102	204	x	9



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***Hurricane Stalls
Cranford High School
Sports Preview***



Set for Next Week

A River Runs Through it! – Hurricane Irene – August 28, 2011

Photos by David B. Corbin



Cranford Destruction from Hurricane Irene – August 28, 2011



Cranford Destruction from Hurricane Irene – August 28, 2011



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PUBLIC NOTICE

PUBLIC NOTICE

**UNION COUNTY BOARD OF CHOSEN FREEHOLDERS
ORDINANCE: 722-2011
FINAL READING: 8/25/2011**

Was introduced and passed on first reading by the Board of Chosen Freeholders at a REGULAR MEETING on **July 28th, 2011**, and said Ordinance has been published with Notice of Introduction thereof and of the time and place fixed for its further consideration and the Board has duly held a hearing thereof and has given all persons interested an opportunity to be heard. NOW, THEREFORE, BE IT RESOLVED, by the Board of Chosen Freeholders that said Ordinance be and the same hereby is finally passed and adopted, and be it FURTHER RESOLVED, that the Ordinance published herewith has been finally adopted on **August 25th 2011**, and the 20 day period of limitations within which a suit, action or proceeding questioning the validity of such Ordinance can be commenced has begun to run from the date of first publication of this statement.

A copy of this ordinance has been posted on the Bulletin Board upon which public notices are customarily posted in the Administration Building of the County, and a copy is available up to and including the time of such meeting to the members of the general public of the County who shall request such copies, at the office of the Clerk of the Board in said County Administration Building in Elizabeth, New Jersey.

Nicole L. DiRado, Clerk of the Board of Chosen Freeholders

AN ORDINANCE TO AMEND THE LAWS OF UNION COUNTY: ADMINISTRATIVE CODE AND POLICIES AND GENERAL LEGISLATION: BY AMENDING CHAPTER 107, RECREATION AND PARKS, ARTICLE IV-FEES FOR RECREATION FACILITIES AND ARTICLE XXII- DEPARTMENT OF RUNNELLS SPECIALIZED HOSPITAL

BE IT ORDAINED by the Board of Chosen Freeholders of the County of Union that the "Laws of Union County" are hereby amended as specified below:

**PART I - ADMINISTRATIVE CODE
Chapter 107, RECREATION AND PARKS**

ARTICLE IV - FEES FOR RECREATION FACILITIES:

[amended 3-10-2005 by Ord. No. 611; amended 2-16-2006 by Ord. No. 623-06; amended 5-10-2007 by Ord. No. 649-2007; amended 3-27-2008 by Ord. No. 666-2008; amended 5-29-2008 by Ord. 668-2008; amended 4-16-2009 by Ord. 683-2009; amended 8-20-2009 by Ord. 689-2009; amended 12-17-2009 by Ord. 697-2009; amended 2-11-2010 by Ord. 701-2010; Amended 6-10-2010 by Ord. 704-2010; Amended 2-10-2011 by Ord. 716-2011]

The Director of the Department of Parks and Community Renewal, with the written approval of the County Manager, is hereby authorized to amend or modify fees set forth in the fee schedule for special promotions at a rate of not less than 50 percent of the established fee. There shall be no more than 12 amendments or modifications to fees for special promotions in a calendar year. In the event that the Director shall amend or modify any fee he shall file a written notice of said amendment or modification with the Clerk of the Board of Chosen Freeholders and the Director of the Department of Finance, no less than five business days prior to the effective date of the amendment or modification.

Wild Earth Festival

- Admission \$3.00 per person/children 6 & under free
- Vendor Fee \$25.00 per table

Harvest Festival

- Vendor for Profit \$30.00 per space/Early Signup \$25.00 per space
- Vendor Non-profit \$20.00 per space
- Food Vendor \$85.00 per space
- Table & Chair Fee \$10.00 per table/2 chairs
- Admission \$4.00 per person/children 7 & under free
- Activity Tickets \$1.00 each/amount of tickets vary per activity/craft
- Demonstrator

Vendor for Profit \$25.00 per space

Wednesday Matinees

- Admission \$4.00 per person

- Pumpkin Sail
 - In County \$6.00 per family of four/\$1.00 each additional person
 - Out Of County \$12.00 per family of four/\$2.00 each additional person

- Hayrides and Campfires
 - In County \$5.00
 - Out of County \$10.00

- Haunted Hayrides
 - In County \$6.00
 - Out of County \$12.00

- Nature Craft Show
 - Vendor for Profit \$25.00 per table

- Archery
 - Group Lessons
 - In County
 - Adults \$20.00
 - Youth (17 & under) \$10.00
 - Seniors (55 & over) \$10.00
 - Group Lessons Out of County
 - Adults \$30.00
 - Youth (17 & under) \$15.00
 - Seniors (55 & over) \$15.00

*Residents of Edison Township pay Union County rates

- Kids Kingdom
 - Inflatable Rides \$1.00 per person
 - Other Rides \$3.00
 - Face Painting or other specials \$3.00 - \$5.00 per person

- Golf
 - Rental of Clubs From: \$15.00 to \$35.00 (includes a sleeve of balls and tees)
 - Same day Re-play - 18 holes \$15.00

- Advertising and Public Relations Photography
 - Commercial Organizations
 - 13 + person crews
 - Full Day (5 -8 hrs.): From: \$850.00 to: \$1,200
 - Full Day plus (8-12 hours) From: \$1,050 to: \$1,500

- Golf
 - Rental of Clubs From: \$15.00 to \$35.00 (includes a sleeve of balls and tees)
 - Same day Re-play - 18 holes \$15.00

- Outing Food Options
 - Quick Start: (\$2.95/pp)
 - Coffee and Assorted Donuts
 - Continental Breakfast: (\$6.95/pp)
 - Coffee, Orange Juice, Assorted Donuts, Bagels w/ Cream Cheese and Assorted Fresh Fruit
 - Early Bird Breakfast: (\$14.95/pp)
 - Coffee, Orange Juice, Scrambled Eggs, Bacon, Sausage, Toast, Fresh Fruit, Bagels and Cream Cheese and assorted donuts

- Boxed Lunch: (\$8.95/pp)
- Deli Sandwich or Hot Dog, Potato Chips, Piece of Fruit, Large Cookie or Brownie and a Fountain Soda
- Cold Cut Buffet: (\$10.95/pp)
- Ham and Turkey, Pasta Salad, Potato Chips, Cookies or Brownies, Breads, Condiments, Cheeses and Soft Drinks

- Cookout Buffet: (\$14.95/pp)
- Hamburgers, Hotdogs, Your choice of Italian Sausage w/ Peppers & Onions or Grilled Boneless Breast of Chicken, Pasta Salad, Cookies or Brownies, Breads, Condiments, Cheeses and Soft Drinks

- Grilled Steak & Chicken Dinner: (\$26.95/pp)
- Grilled Marinated Steak, Grilled Boneless Breasts of Chicken, choice of Potato, Steamed Vegetables, Garden Salad, Cookies or Brownies and Soft Drinks

Beverage Options



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Par Selection:	(\$6.95/pp)
Soft Drinks Only (Including Soda, Bottled Water and Sports Drinks)	
Birdie Selection:	(\$12.95/pp)
Soft Drinks and Canned Beer (Domestic & Import)	
Eagle Selection:	(\$17.95/pp)
Soft Drinks, Canned Beer (Domestic & Import) Wine, Premium Liquor	
Keg Beer Pricing:	
¼ Keg of Beer (Domestic):	\$90
½ Keg of Beer (Domestic):	\$175
½ Keg of Beer (Import):	\$280
NJ State Sales tax and 15% gratuity will be added to each beverage package.	
Beverage packages are during play of the event.	

Private Lessons

All private lessons include video analysis and email review	
	1/2 hour - 1 hour - 2 people/1 hour
Head Professional	\$60 - \$110 - \$145
Assistant Professionals	\$50-55; \$95-100 - \$125
Junior Lesson Rate	\$45-\$65- \$90
10 Lesson Package:	\$585

Camps and Clinics

Adult Golf 101	4 weeks/\$100 per player
Ladies Golf 201	\$100 per player
Ladies 1/2 Day School	\$95 per player
1 Day Schools	\$175 per person
Short Game Schools	\$95 per person
Junior Development Program	\$120 per child
Junior Spring Break Camps	\$399/1 \$349/2 \$319/3+
Junior Intermediate 1/2 Day	\$75/1 \$65/2 \$55/3+
Walk-in Clinics	\$20 per person

ARTICLE XXII, Department of Runnells Specialized Hospital

[Amended 11-17-1986 by Ord. No. 257; 9-10-1987 by Ord. No. 275; 7-14-1988 by Ord. No. 301; 7-18-1991 by Ord. No. 337; 6-20-2002 by Ord. No 553]

§ 1-132. General purpose; Administrator; Associate Administrator; departmental organization.

- A. "No Change"
- B. "No Change"
- C. "No Change"
- D. "No Change"
- E. Associate Administrator. The Associate Administrator of the Department of Runnells Specialized Hospital shall:

(1) Under the direction and supervision of the Administrator of the Department of Runnells Specialized Hospital, assist in the orderly and efficient administration of the Department of Runnells Specialized Hospital, performing whatever supervisory or administrative duties the Administrator of Runnells Specialized Hospital deems necessary and proper, including but not limited to Physical, Occupational and Speech Therapy and "Minimum data set."

- (2) "No Change"
- F. "No Change"

§ 1-132.1. Trustees.
"No Change"

§ 1-133. Division of Nursing Services.

A. Under the direction and supervision of the Administrator of Runnells Specialized Hospital, the Division of Nursing Services' functions and responsibilities shall include:

- (1) "No Change"
- (2) Providing and being responsible for the Employee Health Clinic.
- (3) "No Change"
- (4) "No Change"
- (5) "No Change"
- (6) "No Change"
- (7) "No Change"
- (8) "No Change"

B. Division head. The Director of the Division of Nursing Services shall be the head of the Division and shall be responsible to the Administrator for its operation.

C. The Deputy Director of the Division of Nursing shall be responsible to carry out those functions of the Division of Nursing as assigned by the Director of the Division of Nursing and the Administrator.

§ 1-134. Division of Medical Services.

A. Under the direction and supervision of the Administrator of Runnells Specialized Hospital, the Division of Medical Services' functions and responsibilities shall include:

- (1) "No Change"
 - (2) Providing for an effective infection control program and be responsible for all Biomed Equipment.
 - (3) "No Change"
 - (4) "No Change"
 - (5) "No Change"
 - (6) "No Change"
 - (7) Being responsible for medical reports and medical records.
 - (8) "No Change"
- B. "No Change"

§ 1-135. Division of Professional and Support Services.

A. Under the direction and supervision of the Administrator of Runnells Specialized Hospital, the Division of Professional and Support Services functions and responsibilities shall include:

- (1) "No Change"
- (2) "No Change"
- (3) "No Change"
- (4) "No Change"
- (5) Providing for and being responsible for the Immunization Clinic.
- (6) Responsibility for providing for Risk Management.
- (7) Providing for and being responsible for all in service training and performance improvement.
- (8) Responsibility for the ambulance services provide for by the Hospital.
- (9) Responsibility for maintaining the Affiliation Agreements between the Hospital and outside agencies and organizations.
- (10) Performing such other duties as may be required by the Administrator.

B. Division head. The Director of the Division of Professional and Support Services shall be the head of the Division and shall be responsible to the Administrator for its operation.

§ 1-136. Division of Hospital Finance.

A. Under the direction and supervision of the Administrator of Runnells Specialized Hospital, the Division of Hospital Finance's functions and responsibilities shall include:

- (1) "No Change"
- (2) "No Change"
- (3) "No Change"
- (4) "No Change"
- (5) Be responsible for the provision of Information and Technology Services to the Hospital.
- (6) Have the responsibility for Admissions and Clinical Reimbursement.
- (7) Responsibility for Psychiatric Utilization Review.
- (8) Responsibility for Television billing and logistics.
- (9) Performing such other duties as may be required by the Administrator.

B. Division head. The Director of the Division of Hospital Finance shall be the head of the Division and shall be responsible to the Administrator of Runnells Specialized Hospital for its operation.

§ 1-137. Division of Hospital Maintenance.

A. Under the direction and supervision of the Administrator of Runnells Specialized hospital, the Division of Hospital Maintenance's functions and responsibilities shall include:

- (1) Providing technical and mechanical services for the safe and efficient operation of heating, ventilating, air-conditioning, plumbing, and electrical, and elevator systems of Runnells Specialized Hospital.
 - (2) "No Change"
- B. Director of the Division of Hospital Maintenance.

CONTINUED ON PAGE 7

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- (1) "No Change"
- (2) The Director of the Division of Hospital Maintenance will provide for the internal organization of the Division and assign and delegate work of the Division among its employees; install and maintain such administrative and financial controls and procedures as may be required for the efficient management of the Division, including budget preparation activities, properties and equipment; prepare and submit such reports and recommendations with respect to the conduct, functioning and work of the Division as may be required. The Director of the Division of Hospital Maintenance shall also perform other such duties as may be required by the Administrator.
- C. Division Organization.
 - (1) Within the Division, there shall be the following Bureaus:
 - (a) Bureau of General Trades.
 - (b) Bureau of Stationary Engineers.
 - (2) "No Change"
 - (3) Bureau of General Trades' functions shall include providing technical and mechanical services for the safe and efficient operation of heating, ventilating, air-conditioning, plumbing, and electrical and elevator systems at Runnells Specialized Hospital.
 - (4) Bureau of Stationary Engineers' functions shall include maintaining and operating the heating, ventilating, air-conditioning, plumbing, and electrical and elevator systems at Runnells Specialized Hospital.
- § 1-137.1. Division of Ancillary Services.
 - A. Under the direction and supervision of the Administrator of Runnells Specialized Hospital, the Division of Ancillary Service's functions and responsibilities shall include:
 - (1) "No Change"
 - (2) "No Change"
 - (3) "No Change"
 - (4) "No Change"
 - (5) "No Change"
 - (6) Providing for wheelchair repair for Runnells Specialized Hospital.
 - (7) Providing for TV-Nurse Call System for Runnells Specialized Hospital.
 - (8) Providing for Medical Equipment Repair for Runnells Specialized Hospital..
 - (9) Providing for TV-Relocation for Runnells Specialized Hospital.
 - (10) Providing for Hospital Planning Services for Runnells Specialized Hospital.
 - (11) Providing for Safety and Security for Runnells Specialized Hospital.
 - (12) Providing for the fire suppression and alarm systems for Runnells Specialized Hospital.
 - (13) Performing such other duties as may be required by the Administrator.
 - B. "No Change"

1 T - 9/01/11, The Leader Fee: \$0.00

PUBLIC NOTICE

PUBLIC NOTICE

UNION COUNTY BOARD OF CHOSEN FREEHOLDERS ORDINANCE: 725-2011 FIRST READING: 8/25/2011

PLEASE TAKE NOTICE a Public Hearing will be held by the Union County Board of Chosen Freeholders on Thursday, September 15th, 2011, at 7:00pm at the Union County Administration Building, Freeholders' Meeting Room, 6th Floor, 10 Elizabethtown Plaza, Elizabeth, New Jersey or at such other time as may be scheduled by said Board of Chosen Freeholders, for the purpose of hearing persons interested in, or who are affected by, the adoption of an Amendment to the Solid Waste Management Plan of the Union County Solid Waste Management District. The Union County Utilities Authority is located at 1499 Routes 1&9 North, Rahway, New Jersey and Daniel P. Sullivan is the Executive Director, the Plan Amendment that is the subject of the Hearing has been prepared in accordance with the Solid Waste

Management Act (N.J.S.A. 13:1E-1 et seq.) For the purpose of providing that:
Nicole L. DiRado, Clerk of the Board Chosen Freeholders

AN ORDINANCE AMENDING THE UNION COUNTY DISTRICT SOLID WASTE MANAGEMENT PLAN *****

1) INCORPORATE EXTENSIONS OF AND MODIFICATIONS TO THE TERMS AND PROVISIONS OF THE FACILITY LEASE AGREEMENT AND THE AMENDED AND RESTATED WASTE DISPOSAL AGREEMENT WITH COVANTA UNION, INC. FOR THE OPERATION OF THE UNION COUNTY RESOURCE RECOVERY FACILITY, 2) INCORPORATE EXTENSIONS OF AND MODIFICATIONS TO THE TERMS AND PROVISIONS OF TO THE LOCAL WASTE AGREEMENTS WITH THE COUNTY OF UNION AND CERTAIN MUNICIPALITIES THEREIN AS PART OF THE UNION COUNTY SOLID WASTE SYSTEM, AND 3) REAFFIRM IMPLEMENTATION AND ENFORCEMENT OF REGULATORY WASTE FLOW CONTROL FOR PROCESSIBLE WASTE GENERATED IN UNION COUNTY

AS RECOMMENDED BY THE UNION COUNTY UTILITIES AUTHORITY

WHEREAS, pursuant to the Solid Waste Management Act, N.J.S.A 13:1E-1 et seq., the County of Union is designated as a Solid Waste Management District and by law did develop and prepare a District Solid Waste Management Plan ("County Plan") that was adopted by the Union County Board of Chosen Freeholders on June 7, 1979, pursuant to and in accordance with the Solid Waste Management Act, N.J.S.A. 13:1E-1 et seq.; and **WHEREAS**, the County Plan was approved, with modifications, by the Department of Environmental Protection ("NJDEP") on August 13, 1980, and has since been amended and modified from time to time; and

WHEREAS, on December 11, 1986, the Union County Board of Chosen Freeholders designated the Union County Utilities Authority ("UCUA") as the agency responsible for the implementation of the County Plan, as amended from time to time, and the UCUA is empowered to plan, acquire, construct, maintain and operate facilities for the processing, disposal and/or recycling of solid waste generated in the County; and

WHEREAS, the Authority previously recommended and the County adopted an amendment to the County Plan that was subsequently withdrawn by the County pursuant to correspondence, dated August 16, 2011, as a result of extensive discussions with NJDEP that required revisions to the amendments of the Facility Lease and Waste Disposal Agreement in order to obtain approval of the amendments from NJDEP and LGS pursuant to the McEnroe Act; and

WHEREAS, by Resolution No. 57-2011, duly adopted August 17, 2011, the UCUA has re-formulated a Plan Amendment, and recommends that this Board set a public hearing for the purpose of taking public testimony on the proposed plan amendment, and review and enact said amendment that is now on file with the Clerk of this Board and available for public inspection and is made a part hereof by reference; and

WHEREAS, the subject amendment is summarized as follows:

This Plan Amendment is prepared as a result of a determination by the UCUA to extend and modify the terms of the existing Amended and Restated Waste Disposal Agreement and the Facility Lease Agreement governing the operation by Covanta Union, Inc. of the UCUA's 1,540 tons-per-day resource recovery facility ("UCRRF") located in the City of Rahway, New Jersey. The proposed modifications are projected to result in substantial benefits from Covanta and the refinancing of existing debt that will be shared by all citizens of the County.

The purpose of this Plan Amendment is to incorporate the extensions of, and modifications to, the terms and provisions of the Facility Lease Agreement and the Amended and Restated Waste Disposal Agreement into the County Plan; incorporate the extensions of and modifications to the Local Waste Agreements with the County of Union and certain municipalities into the County Plan as part of the County Solid Waste System; and to reaffirm the implementation and enforcement of regulatory waste flow control for processible waste generated in the County.

WHEREAS, pursuant to the Solid Waste Management Act, the County's Solid Waste Advisory Committee ("SWAC") must be consulted with respect to amendment to the County Plan; and

WHEREAS, pursuant to and in accordance with the provisions of the Solid Waste Management Act, the Plan Amendment was presented to SWAC; and

NOW, THEREFORE, BE IT ORDAINED, by the Board of Chosen Freeholders of the County of Union, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.
2. The Plan Amendment, as prepared and recommended by the Union County Utilities Authority, is hereby adopted as an Amendment to the Union County District Solid Waste Management Plan.
3. Any provision of the County Plan that is inconsistent with the Plan Amendment is hereby repealed to the extent of said inconsistency and the provisions of the Plan Amendment shall be fully effective and shall control.
4. A certified copy of this Ordinance, as finally adopted, together with the Plan Amendment, shall be forwarded to the New Jersey Department of Environmental Protection, the County Clerk of the County of Union, and the Union County Utilities Authority.
5. The Clerk of this Board shall publish and disseminate notice of this Ordinance as provided by law.
6. The aforesaid Plan Amendment and a copy of the transcript of the public hearing to be held at such time as

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may be scheduled by said Board of Chosen Freeholders, and the necessary deliberations shall be submitted to the Commissioner of the New Jersey Department of Environmental Protection.

7. This Ordinance shall take effect in the manner prescribed by law.
1 T - 9/1/11, The Leader Fee: \$0.00

PUBLIC NOTICE

PUBLIC NOTICE

**UNION COUNTY BOARD OF CHOSEN FREEHOLDERS
ORDINANCE: 724-2011
FIRST READING: 7/28/2011
FINAL READING: 08/25/2011**

Was introduced and passed on first reading by the Board of Chosen Freeholders at a REGULAR MEETING on **July 28th, 2011**, and said Ordinance has been published with Notice of Introduction thereof and of the time and place fixed for its further consideration and the Board has duly held a hearing thereof and has given all persons interested an opportunity to be heard. NOW, THEREFORE, BE IT RESOLVED, by the Board of Chosen Freeholders that said Ordinance be and the same hereby is finally passed and adopted, and be it FURTHER RESOLVED, that the Ordinance published herewith has been finally adopted on **August 25th, 2011**, and the 20 day period of limitations within which a suit, action or proceeding questioning the validity of such Ordinance can be commenced has begun to run from the date of first publication of this statement.

A copy of this ordinance has been posted on the Bulletin Board upon which public notices are customarily posted in the Administration Building of the County, and a copy is available up to and including the time of such meeting to the members of the general public of the County who Shall request such copies, at the office of the Clerk of the Board in said County Administration Building in Elizabeth, New Jersey.

Nicole L. DiRado, Clerk of the Board of Chosen Freeholders

ORDINANCE OF THE COUNTY OF UNION, NEW JERSEY, AUTHORIZING A DEFICIENCY AGREEMENT AND A LIMITED DEFICIENCY AGREEMENT BETWEEN THE COUNTY OF UNION, NEW JERSEY, AND THE UNION COUNTY UTILITIES AUTHORITY RELATING TO THE DISPOSAL OF SOLID WASTE BY THE AUTHORITY OR THE DISPOSAL OF SOLID WASTE ORIGINATING IN THE COUNTY, PROVIDING FOR PAYMENT OF A PORTION OF THE COST AND EXPENSE THEREOF AND CONSENTING TO THE ISSUANCE OF BONDS BY THE UNION COUNTY UTILITIES AUTHORITY TO BE SECURED BY THE COUNTY OF UNION PURSUANT TO THE DEFICIENCY AGREEMENT AND THE LIMITED DEFICIENCY AGREEMENT

WHEREAS, pursuant to the Municipal and County Utilities Authorities Law, constituting Chapter 183 of the Pamphlet Laws of 1957 of New Jersey and the acts amendatory thereof and supplemental thereto (herein called the "Act"), the Union County Utilities Authority (the "Authority") has been created by virtue of an ordinance of the County of Union, New Jersey (the "County") finally adopted on June 5, 1986, by the Board of Chosen Freeholders of the County; and

WHEREAS, pursuant to the Act, the Authority is authorized to provide solid waste services and facilities within or without the district of the Authority, in a manner consistent with the Solid Waste Management Act (N.J.S.A. 13:1E-1 *et seq.*) and in conformance with the "solid waste management plan" of the County formulated thereunder; and

WHEREAS, the Authority has heretofore proceeded with the development and construction of a solid waste system (the "System"), including a mass-burn solid waste disposal, resource recovery and electric generation facility (the "Facility") constructed and operated on behalf of the Authority by Covanta Union, Inc. (formerly Ogden Martin Systems of Union, Inc.) (the "Company"); and

WHEREAS, the Authority has heretofore issued various series of long term bonds in order to, among other things, finance and refinance costs of acquisition and construction of the Facility and ancillary facilities, certain recycling and landfill costs, and additional costs of the Facility and other parts of the System; and

WHEREAS, the Authority and the County have determined to refund the outstanding long-term bonds of the Authority as part of a plan of refinancing involving the issuance, in one or more series and under one or more security structures, of (i) long-term bonds of the Authority to be secured by lease payments to be made by the Company in respect to the Facility under a lease agreement to be entered into between the Authority

and the Company (the "Lease Agreement Bonds"), and (ii) long-term bonds of the Authority to be secured primarily by certain revenue of the System collected by the Authority (the "System Bonds"); and WHEREAS, the Authority cannot economically undertake such plan of refinancing unless the Authority is aided and assisted by the County, and the County desires to aid and assist the Authority and to make it economically feasible for the Authority to proceed with such plan of refinancing.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF CHOSEN FREEHOLDERS OF THE COUNTY OF UNION, NEW JERSEY, AS FOLLOWS:

Section 1. The Board of Chosen Freeholders, as the governing body of the County of Union, New Jersey (the "County"), hereby finds and determines that it will promote the public health and welfare and that it is in the public interest and in the best interests of the County and of the inhabitants thereof to aid and assist the Authority in the exercise and fulfillment of its corporate and statutory purposes, and in the refinancing by the Authority of the long-term bonds of the Authority which financed and refinanced the System, and that it will be economical and otherwise advantageous to the County and the Authority and to the residents and property owners of the County for the County and the Authority to enter into: (i) a County Deficiency Agreement providing for and relating to the disposal of solid waste originating in the territorial area of the County and, as provided in the County's solid waste management plan, solid waste originating outside of Union County by means of the System or any solid waste facilities of the County, and the payment of debt service and other costs relating to System Bonds, and (ii) a Limited Deficiency Agreement providing for and relating to the disposal of solid waste received by (or for the account of) the Authority by means of the System, the payment of certain administrative and operating expenses (including host community fees) of the Authority, the payment of disposal fees payable by the Authority to the Company and the repayment of withdrawals from the Debt Service Reserve Fund created in the Authority's bond resolution pertaining to the Lease Agreement Bonds. The County Manager is hereby authorized and directed on behalf of the County to execute such County Deficiency Agreement and such Limited Deficiency Agreement under the corporate seal of the County, which shall be affixed and attested by the Clerk of the Board of Chosen Freeholders, and to deliver such agreements to the Authority on behalf of the County.

Section 2. Said County Deficiency Agreement and said Limited Deficiency Agreement, copies of which are attached hereto and by this reference are made a part hereof as if set forth in full herein, are hereby approved. The County Manager is hereby authorized to execute the County Deficiency Agreement and the Limited Deficiency Agreement on behalf of the County in substantially the forms thereof attached hereto, with such changes, variations, omissions and insertions as the County Manager shall approve. The execution thereof by the County Manager shall constitute conclusive evidence of such approval and no further action of the Board of Chosen Freeholders is required.

Section 3. The County Manager, the Clerk of the Board of Chosen Freeholders and any and all other officers and employees of the County are hereby empowered and directed to do such acts and things as may be necessary for the proper performance of the agreements hereinabove set forth and for carrying into effect of all the provisions or matters set forth in this ordinance.

Section 4. The County Manager, the Clerk of the Board of Chosen Freeholders and any and all other officers and employees of the County are hereby empowered and directed, to the extent necessary or desirable, to enter into, execute and deliver in the name of the County and on its behalf, one or more Continuing Disclosure Agreement(s) or other instruments(s) undertaking the secondary market disclosure obligations of the County required by Rule 15c2-12 of the United States Securities and Exchange Commission.

Section 5. Pursuant to the provisions of Section 8 of County Ordinance 246-86, as amended by County Ordinance 261-86, the County hereby consents to the issuance by the Authority of not exceeding \$150,000,000 in aggregate principal amount of Lease Agreement Bonds to be secured by the County pursuant to the Limited Deficiency Agreement and \$75,000,000 in aggregate principal amount of System Bonds to be secured by the County pursuant to the County Deficiency Agreement.

Section 6. The Clerk of the Board of Chosen Freeholders is hereby authorized to publish a notice in the appropriate newspaper of the introduction hereof and of a public hearing on August 25, 2011 and shall forward one certified copy, upon final passage, to each Clerk of all Municipalities located in the County of Union.

Section 7. This ordinance shall take effect at the time and in the manner provided by law.
1 T - 8/11/11, The Leader Fee: \$0.00

PUBLIC NOTICE

PUBLIC NOTICE

**UNION COUNTY BOARD OF CHOSEN FREEHOLDERS
BOND ORDINANCE STATEMENT AND SUMMARY
ORDINANCE: 723-2011
FINAL READING: 8/25/2011**

The bond ordinance, the summary terms of which are included herein, has been finally adopted by the Board of Chosen Freeholders of the County of Union, State of New Jersey on August 25, 2011 and the 20-day period of limitation within which a suit, action or proceeding questioning the validity of such ordinance can be commenced, as provided in the Local Bond Law, has begun to run from the date of the first publication

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of this statement. Copies of the full ordinance are available at no cost and during regular business hours, at the Clerk of the Board of Chosen Freeholders' office for members of the general public who request the same. The summary of the terms of such bond ordinance follows:

TITLE: BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY, NEW AUTOMOTIVE VEHICLES, INCLUDING ORIGINAL APPARATUS AND EQUIPMENT, NEW ADDITIONAL FURNISHINGS, NEW COMMUNICATION AND SIGNAL SYSTEMS EQUIPMENT AND NEW INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS EQUIPMENT IN, BY AND FOR THE COUNTY OF UNION, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$49,557,455 TO PAY THE COST THEREOF, TO APPROPRIATE STATE GRANTS, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

The purposes, appropriations, bonds/notes authorized and grants appropriated in this multipurpose bond ordinance are as follows:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

A. Department of Parks and Community Renewal, Division of Information Technologies - Acquisition of new information technology and telecommunications equipment for the use of various County departments, offices and agencies, as set forth on a list on file with the Clerk of the Board of Chosen Freeholders and hereby approved and incorporated herein by this reference thereto.

Appropriation and Estimated Cost	\$ 275,010
Down Payment Appropriated	\$ 13,751
Bonds and Notes Authorized	\$ 261,259
Period of Usefulness	5 years

B. Runnells Specialized Hospital – (i) Replacement of roof top A/C units and (ii) acquisition of new additional or replacement equipment and machinery consisting of (a) patient room heating and A/C units, (b) patient lifts and (c) an exercise machine.

Appropriation and Estimated Cost	\$ 548,000
Down Payment Appropriated	\$ 27,400
Bonds and Notes Authorized	\$ 520,600
Period of Usefulness	15 years

C. Runnells Specialized Hospital – Acquisition of new additional or replacement equipment and machinery and new information technology equipment consisting of (i) hospital beds and mattresses and (ii) computers and printers.

Appropriation and Estimated Cost	\$ 50,000
Down Payment Appropriated	\$ 2,500
Bonds and Notes Authorized	\$ 47,500
Period of Usefulness	5 years

D. Department of Engineering, Public Works and Facilities, Division of Engineering - Undertaking of road, intersection, bridge and culvert improvement projects at various locations, as set forth on a list on file with the Clerk of the Board of Chosen Freeholders and hereby approved and incorporated herein by this reference thereto.

Appropriation and Estimated Cost	\$ 3,500,000
State Grant Appropriated	\$ 3,500,000
Period of Usefulness	10 years

E. Department of Engineering, Public Works and Facilities, Division of Engineering – Improvement of a culvert on Vaux Hall Road in Union.

Appropriation and Estimated Cost	\$ 381,000
State Grant Appropriated	\$ 381,000
Period of Usefulness	15 years

F. Department of Engineering, Public Works and Facilities, Division of Engineering – Replacement of the Raymond Avenue Bridge in Plainfield.

Appropriation and Estimated Cost	\$1,000,000
State Grant Appropriated	\$1,000,000
Period of Usefulness	30 years

G. Department of Engineering, Public Works and Facilities, Division of Engineering – Undertaking of various engineering services in connection with various infrastructure and building projects.

Appropriation and Estimated Cost	\$ 1,000,000
Down Payment Appropriated	\$ 50,000
Bonds and Notes Authorized	\$ 950,000
Period of Usefulness	15 years

H. Department of Engineering, Public Works and Facilities, Division of Engineering – Improvements to various dams, including at Lake Surprise.

Appropriation and Estimated Cost	\$ 2,060,000
Down Payment Appropriated	\$ 103,000
Bonds and Notes Authorized	\$ 1,957,000
Period of Usefulness	15 years

I. Department of Engineering, Public Works and Facilities, Division of Engineering - Undertaking of (i) environmental monitoring and remediation (including permit applications) at various underground storage tank sites, former landfill sites and other County facilities, (ii) removal of underground storage tanks and (iii) inspection of underground storage tanks.

Appropriation and Estimated Cost	\$ 206,000
Down Payment Appropriated	\$ 10,300
Bonds and Notes Authorized	\$ 195,700
Period of Usefulness	15 years

J. Department of Engineering, Public Works and Facilities, Division of Facilities Management - The undertaking of various improvements to public buildings consisting of (i) upgrading elevators at various public buildings, (ii) replacement or repair of roofs at various public buildings, (iii) plumbing, HVAC, pipefitting, control systems and electrical improvements at various public buildings, (iv) ADA-compliance upgrades at various public buildings, (v) upgrading mechanical and security systems at various public buildings and (vi) renovations to the locker rooms and pods at the Oriscello Correctional Facility. It is hereby determined and stated that said public buildings being improved are of "Class B" or equivalent construction as defined in Section 22 of the Local Bond Law (Chapter 2 of Title 40A of the New Jersey Statutes Annotated, as amended; the "Local Bond Law").

Appropriation and Estimated Cost	\$ 5,562,000
Down Payment Appropriated	\$ 278,100
Bonds and Notes Authorized	\$ 5,283,900
Period of Usefulness	15 years

K. Department of Engineering, Public Works and Facilities, Division of Facilities Management - Upgrading fire alarm systems and system controls in various public buildings.

Appropriation and Estimated Cost	\$ 309,000
Down Payment Appropriated	\$ 15,450
Bonds and Notes Authorized	\$ 293,550
Period of Usefulness	10 years

L. Department of Engineering, Public Works and Facilities, Division of Facilities Management – Fire safety renovations and upgrades at the Union County Courthouse Complex. It is hereby determined and stated that said public building being improved is of "Class B" or equivalent construction as defined in Section 22 of the Local Bond Law.

Appropriation and Estimated Cost	\$ 1,030,000
Down Payment Appropriated	\$ 51,500
Bonds and Notes Authorized	\$ 978,500
Period of Usefulness	15 years

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M. Department of Engineering, Public Works and Facilities, Division of Facilities Management – Acquisition of new furniture, carpet and window treatments for use in various public buildings.

Appropriation and Estimated Cost	\$ 515,000
Down Payment Appropriated	\$ 25,750
Bonds and Notes Authorized	\$ 489,250
Period of Usefulness	5 years

N. Department of Engineering, Public Works and Facilities, Division of Facilities Management - Undertaking of various engineering, architectural and other services in connection with various building and infrastructure projects.

Appropriation and Estimated Cost	\$ 250,000
Down Payment Appropriated	\$ 12,500
Bonds and Notes Authorized	\$ 237,500
Period of Usefulness	15 years

O. Department of Parks and Community Renewal - The undertaking of various park and recreation improvements consisting of (i) implementation of the Union County Parks Master Plan – Phase I, (ii) implementation of the Oak Ridge Park Master Plan – Phase I, (iii) infrastructure and course improvement projects at Ash Brook and Galloping Hill Golf Courses, (iv) upgrading of Wheeler Pool, (v) replacement of fencing at various pools and (vi) undertaking of various engineering, architectural and other services in connection with various park projects.

Appropriation and Estimated Cost	\$15,857,500
Down Payment Appropriated	\$ 792,875
Bonds and Notes Authorized	\$15,064,625
Period of Usefulness	15 years

P. Department of Parks and Community Renewal - Acquisition of new additional or replacement recreational and security equipment for use at various parks and recreation facilities, as set forth on a list on file with the Clerk of the Board of Chosen Freeholders and hereby approved and incorporated herein by this reference thereto.

Appropriation and Estimated Cost	\$ 659,200
Down Payment Appropriated	\$ 32,960
Bonds and Notes Authorized	\$ 626,240
Period of Usefulness	10 years

Q. Department of Engineering, Public Works and Facilities, Division of Park Maintenance - The undertaking of various park and recreation improvements consisting of (i) installation of synthetic turf athletic fields at various locations, (ii) replacement of pedestrian bridges at various locations, (iii) installation of spray pools at various locations, (iv) installation of benches, tables, water fountains and other park amenities at various locations and (v) installation of fencing at Mattano Park.

Appropriation and Estimated Cost	\$ 2,935,500
Down Payment Appropriated	\$ 146,775
Bonds and Notes Authorized	\$ 2,788,725
Period of Usefulness	15 years

R. Department of Parks and Community Renewal, Division of Park Maintenance – (i) Acquisition of new additional or replacement playground equipment, as set forth on a list on file with the Clerk of the Board of Chosen Freeholders and hereby approved and incorporated herein by this reference thereto, (ii) installation of synthetic surfacing at various basketball, tennis and volleyball courts and other facilities and (iii) paving and curbing improvements at Rahway, Warinanco, Echo Lake and other parks.

Appropriation and Estimated Cost	\$1,519,250
Down Payment Appropriated	\$ 75,963
Bonds and Notes Authorized	\$1,443,287
Period of Usefulness	10 years

S. Various Departments, Offices and Agencies - Acquisition of new automotive vehicles, including original apparatus and equipment, and new additional or replacement equipment and machinery, as set forth on a list on file with the Clerk of the Board of Chosen Freeholders and hereby approved and incorporated herein by this reference thereto.

Appropriation and Estimated Cost	\$ 1,967,400
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