MUNICIPAL SOLID WASTE REGIONAL PLAN
FOR THE
CENTRAL TENNESSEE SOLID WASTE PLANNING REGION

APPENDICES

Draper Aden Associates
CONSULTING ENGINEERS

2214 METROCENTER BOULEVARD SUITE 100
NASHVILLE, TN 27228
(615) 259-3996 ph
(615) 259-4067 fax
Central Tennessee Solid Waste Plan

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I.1. RESOLUTIONS FORMING THE REGION
RE: RESOLUTION TO CREATE A MULTI-PLANNING REGION

PUBLIC WORKS COMMITTEE VICE CHAIRMAN GRANT KELLEY PRESENTED THE FOLLOWING RESOLUTION:

A RESOLUTION CREATING CANNON, COFFEE, WARREN AND RUTHERFORD COUNTIES' MUNICIPAL SOLID WASTE PLANNING REGION

WHEREAS, the adoption of the Subtitle B landfill regulations by the United States Environmental Protection Agency and companion regulations adopted by the Tennessee Solid Waste Control Board will impact on both the cost and method of disposal of municipal solid waste; and

WHEREAS, at the urging and support of a coalition of local government, environmental, commercial, and industrial leaders, the 97th Tennessee General Assembly enacted T.C.A. 68-211-801 et seq titled "Solid Waste Management Act of 1991"; and

WHEREAS, with the view that better planning for solid waste will help control the additional costs that will be imposed by the new landfill regulations, help protect the environment, provide an improved solid waste management system, better utilize our natural resources, and promote the education of the citizens of Tennessee in the areas of solid waste management including the need for and desirability of reduction and minimization of solid waste, local governments in Tennessee supported and work for the passage of this Act; and

WHEREAS, one of the stated public policies of this Act is to institute and maintain a comprehensive, integrated, statewide program for solid waste management; and

WHEREAS, as per T.C.A. 68-211-811, the nine development districts in the State of Tennessee have completed a district needs assessment which are inventories of the solid waste systems in Tennessee; and

WHEREAS, Rutherford County's Board of County Commissioners has given consideration to the needs assessment prepared by the development district of which it is a member; and

WHEREAS, T.C.A. 68-211-813, requires that counties in the State of Tennessee form municipal solid waste regions no later than December 31, 1992; and

WHEREAS, the Act's stated preference is the formation of multi-county regions with counties having the option of forming single or multi-county municipal solid waste regions; and

WHEREAS, the State of Tennessee will provide grant monies of varying amounts to single county, two county, and three or more county municipal solid waste regions to assist these regions in developing their municipal solid waste region plans; and

WHEREAS, the primary and prevailing purpose of the municipal solid waste regions are the preparation of municipal solid waste regions and the preparation of municipal solid waste regional plans which among other requirements must identify how each region will reduce its solid waste disposal per capita by twenty-five percent (25%) by December 31, 1995, and a planned capacity assurance of its disposal for a ten (10) year period; and

WHEREAS, the development of a municipal solid waste regional plan that results in the most cost effective and efficient management of municipal solid waste is in the best interest of the citizens of Rutherford County.

NOW, THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Rutherford County, Tennessee acting pursuant to T.C.A. 68-211-801 et seq., that there is hereby established a Municipal Solid Waste Region for and by Cannon, Coffee, Rutherford and Warren Counties, Tennessee.
BE IT FURTHER RESOLVED, that this resolution by the Boards of County Commissioners of Cannon, Coffee, Rutherford County Warren Counties evidences and constitutes the agreement of Cannon, Coffee, Rutherford and Warren Counties in the joint formation of a multi-county municipal solid waste region; and

BE IT FURTHER RESOLVED, that pursuant to T.C.A. 68-211-813 (b) (1) and as part of the participating counties' agreement, evidences and constituted by this resolution, the Municipal Solid Waste Region Board shall be composed of the following number of members representing their respective County and the Cities or Towns within that County which collects or provides disposal services through its own initiative or by contract:

- Cannon County: Two (2) Members
- Coffee County: Two (2) Members
- Rutherford County: Three (3) Members
- Warren County: Two (2) Members
- City of Manchester: One (1) Member
- City of McMinnville: One (1) Member
- City of Murfreesboro: One (1) Member
- City of Woodbury: One (1) Member

BE IT FURTHER RESOLVED, that the Municipal Solid Waste Region Board members shall be appointed by the County Executive of the respective county the member shall represent and by the Mayor of the respective city or town the member shall represent and that the members so appointed, shall be approved by the respective Board or County Commissioners and municipal governing bodies; and

BE IT FURTHER RESOLVED, that the members of the Board of the Municipal Solid Waste Region shall serve a six year term except that, as pursuant to T.C.A. 68-211-831(5)(1) and as part of the participating counties agreement, as evidenced and constituted by this resolution, the following shall be the initial terms of office: Cannon, Coffee, and Warren County shall each elect one (1) member for a two (2) year term; Cannon, Coffee and Warren Counties shall each elect one (1) member for a two (2) year term; and the cities or towns of Manchester, McMinnville, Murfreesboro and Woodbury, shall each elect one (1) member for a four (4) year term; and

BE IT FURTHER RESOLVED, that this Municipal Solid Waste Region Board shall have all powers and duties as granted it by T.C.A. 68-211-813 et seq., and, as part of the participating counties agreement, as evidenced and constituted by this resolution, it shall have the additional rights and is empowered to utilize existing governmental personnel, services, facilities and records of the counties which are parties to this agreement and to employ or contract with persons, private consulting firms, and/or governmental, quasi-governmental, and public entities and agencies in the performance of its duty to cause a municipal solid waste region plan to be produced; and

BE IT FURTHER RESOLVED, that at the Municipal Solid Waste Region Board's initial organization meeting it shall select from its members a chair, vice-chair and secretary; and
BE IT FURTHER RESOLVED, that at the Municipal Solid Waste Region Board's initial organization meeting or soon thereafter the Board shall cause the establishment of a municipal solid waste advisory committee whose duties are to assist and advise the Board and whose membership shall be chosen by the Board, but, as part of the participating counties' agreement as evidenced and constituted by this resolution, the Board is directed to select at least one member to the advisory committee from each county composing the municipal solid waste planning region and one member from each city or town within these counties, with no qualifications as to whether or not these cities or towns presently collect or dispose of municipal solid waste, and the Board may select other members to this committee from persons who have an interest in municipal solid waste management; and

BE IT FURTHER RESOLVED, that the Municipal Solid Waste Region Board, in the furtherance of its duty to produce a municipal solid waste region plan, is authorized to apply for and receive funds from the State of Tennessee, the federal government, the counties and municipalities that are within the region, and to apply for and receive donations and grants from private corporations and foundations; and

BE IT FURTHER RESOLVED, that as part of the participating counties' agreement as evidenced and constituted by this resolution, Rutherford County shall receive, disburse, and act as the fiscal agent for the administration of the funds of the Municipal Solid Waste Region and the Region's Board; and

BE IT FURTHER RESOLVED, that upon the passage of this resolution and at no later date than December 13, 1992, the County Clerk of Rutherford County shall transmit a copy of this resolution to the Tennessee State Planning Office.

RESOLVED by the Board of County Commissioners of Rutherford County, Tennessee, this 9th day of November, 1992, the welfare of the citizens of Rutherford County requiring it.

RUTHERFORD COUNTY, TENNESSEE

BY: /s/ JOHN B. MARTIN
    JOHN B. MARTIN, Chairman

ATTEST:

/s/ Ed Elam
ED ELAM, County Clerk

APPROVED AS TO FORM:

/s/ JAMES C. COPE
JAMES C. COPE, County Attorney

Commissioner Grant Kelley moved, seconded by Commissioner Carol Cock, to approve the Resolution.
Upon Roll Call Vote, the Commissioners voted as follows:


AGAINST: None (00)

PASS: None (00)

ABSENT: Steve Sandlin, Bill Katron (02)

APPROVED BY ROLL CALL VOTE.

4) RE: RESOLUTION APPROVING SANITARY SEWER EASEMENT

PUBLIC WORKS COMMITTEE VICE CHAIRMAN GRANT KELLEY PRESENTED THE FOLLOWING RESOLUTION:

RESOLUTION

WHEREAS, the attached sanitary sewer easement between Rutherford County and the City of Murfreesboro, a copy of said sanitary sewer easement being attached hereto as Exhibit "A" and incorporated herein at length verbatim; is in the best interest of the citizens and residents of Rutherford County for the County to enter into said sanitary sewer easement for the betterment of the community.

NOW, THEREFORE, BE IT RESOLVED by the Rutherford County Board of Commissioners, that the County Executive, and any and all other necessary County officers, be and they are hereby authorized to enter into and execute for and on behalf of Rutherford County, Tennessee the sanitary sewer easement with the City of Murfreesboro.

RESOLVED this 9th day of November, 1992.

RUTHERFORD COUNTY, TENNESSEE

BY: /s/ John B. Hanks
JOHN B. HANKS, Chairman

ATTEST:

/s/ Ed Glenn
ED GLENN, County Clerk
RESOLUTION NO. 92-50

A RESOLUTION
CREATING CANNON, COFFEE, RUTHERFORD AND WARREN
COUNTIES' MUNICIPAL SOLID WASTE PLANNING REGION

WHEREAS, the adoption of the Subtitle D landfill regulations by the United States Environmental Protection Agency and companion regulations adopted by the Tennessee Solid Waste Control Board will impact on both the cost and method of disposal of municipal solid waste; and

WHEREAS, at the urging and support of a coalition of local government, environmental, commercial, and industrial leaders, the 97th Tennessee General Assembly enacted T.C.A. §68-211-801 et seq. titled "Solid Waste Management Act of 1991"; and

WHEREAS, with the view that better planning for solid waste will help control the additional costs that will be imposed by the new landfill regulations, help protect the environment, provide an improved solid waste management system, better utilize our natural resources, and promote the education of the citizens of Tennessee in the areas of solid waste management including the need for and desirability of reduction and minimization of solid waste, local governments in Tennessee supported and work for the passage of this Act; and

WHEREAS, one of the stated public policies of this Act is to institute and maintain a comprehensive, integrated, statewide program for solid waste management; and

WHEREAS, as per T.C.A. §68-211-811, the nine development districts in the State of Tennessee have completed a district needs assessment which are inventories of the solid waste systems in Tennessee; and

WHEREAS, County's Board of County Commissioners has given consideration to the needs assessment prepared by the development district of which it is a member; and

WHEREAS, T.C.A. §68-211-813, requires that counties in the State of Tennessee form municipal solid waste regions no later than December 12, 1992; and

WHEREAS, the Act's stated preference is the formation of multi-county regions with counties having the option of forming single or multi-county municipal solid waste regions; and

WHEREAS, the State of Tennessee will provide grant monies of varying amounts to single county, two county, and three or more county municipal solid waste regions to assist these regions in developing their municipal solid waste region plans; and

WHEREAS, the primary and prevailing purpose of the municipal solid waste regions are the preparation of municipal solid waste regional plans which among other requirements must identify how each region will reduce its solid waste disposal per capita by twenty-five percent (25%) by December 31, 1995, and a planned capacity assurance of its disposal for a ten (10) year period; and

WHEREAS, the development of a municipal solid waste regional plan that results in the most cost effective and efficient management of municipal solid waste is in the best interest of the citizens of County.

NOW, THEREFORE BE IT RESOLVED, by the Board of County Commissioners of County, Tennessee, acting pursuant to T.C.A. §68-211-801 et seq., that there is hereby established a Municipal Solid Waste Region for and by Cannon, Coffee, Rutherford and Warren Counties, Tennessee; and

BE IT FURTHER RESOLVED, that this Resolution by the Boards of County Commissioners of Cannon, Coffee, Rutherford and Warren Counties evidences and constitutes the agreement of Cannon,
Coffee, Rutherford and Warren Counties in the joint formation of a multi-county municipal solid waste region; and

**BE IT FURTHER RESOLVED,** that pursuant to T.C.A. §58-211-813(b)(1), a Municipal Solid Waste Region Board is hereby established to administer the activities of this Region; and

**BE IT FURTHER RESOLVED,** that this Municipal Solid Waste Region Board shall be composed of thirteen (13) members; and

**BE IT FURTHER RESOLVED,** that pursuant to T.C.A. §58-211-813(b)(1) and as part of the participating counties' agreement, as evidenced and constituted by this Resolution, the Municipal Solid Waste Region Board shall be composed of the following number of members representing their respective County and the Cities or Towns within that County which collects or provides disposal services through its own initiative or by contract:

<table>
<thead>
<tr>
<th>County</th>
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<tbody>
<tr>
<td>Cannon County</td>
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</tr>
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</tr>
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</tr>
<tr>
<td>City of Woodbury</td>
<td>one (1) member</td>
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**BE IT FURTHER RESOLVED,** that the Municipal Solid Waste Region Board members shall be appointed by the County Executive of the respective county the member shall represent and by the Mayor of the respective city or town the member shall represent and, that the members so appointed, shall be approved by the respective Board of County Commissioners and municipal governing bodies; and

**BE IT FURTHER RESOLVED,** that the members of the Board of the Municipal Solid Waste Region shall serve a six year term except that, as pursuant to T.C.A. §58-211-813(b)(1) and as part of the participating counties agreement, as evidenced and constituted by this Resolution, the following shall be the initial terms of office: Cannon, Coffee, and Warren Counties shall each elect one (1) member for a two (2) year term; Cannon, Coffee, and Warren Counties shall each elect one (1) member for a six (6) year term; Rutherford County shall elect two (2) members for a (2) year term and one (1) member for a six (6) year term; and the cities or towns of Manchester, McMinnville, Murfreesboro, and Woodbury, shall each elect one (1) member for a four (4) year term; and

**BE IT FURTHER RESOLVED,** that this Municipal Solid Waste Region Board shall have all powers and duties as granted it by T.C.A. §58-211-813 et seq., and, as part of the participating counties agreement, as evidenced and constituted by this Resolution, it shall have the additional rights and is empowered to utilize existing governmental personnel, services, facilities, and records of the counties which are parties to this agreement and to employ or contract with persons, private consulting firms, and/or governmental, quasi-governmental, and public entities and agencies in the performance of its duty to cause a municipal solid waste region plan to be produced; and

**BE IT FURTHER RESOLVED,** that at the Municipal Solid Waste Region Board's initial organizational meeting it shall select from its members a chair, vice-chair, and secretary; and

**BE IT FURTHER RESOLVED,** that at the Municipal Solid Waste Region Board's initial organization meeting or soon thereafter the Board shall cause the establishment of a municipal solid waste advisory committee whose duties are to assist and advise the Board and whose membership shall be chosen by the Board, but, as part of the participating counties agreement, as evidenced and constituted by this Resolution, the Board is directed to select at least one member to the advisory committee from each county composing this municipal solid waste planning region and one member from each city or town within these counties, with no qualifications as to whether or not these cities or towns presently collect or dispose of municipal solid waste, and the Board may select other members to this committee from persons who have an interest in municipal solid waste management; and

**BE IT FURTHER RESOLVED,** that the Municipal Solid Waste Region Board, in the furtherance of its duty to produce a municipal solid waste region plan, is authorized to apply for and receive funds from
the State of Tennessee, the federal government, the counties and municipalities that are within the region, and to apply for and receive donations and grants from private corporations and foundations; and

BE IT FURTHER RESOLVED, that as part of the participating counties' agreement, as evidenced and constituted by this Resolution, Rutherford County shall receive, disburse, and act as the fiscal agent for the administration of the funds of the Municipal Solid Waste Region and the Region's Board; and

BE IT FURTHER RESOLVED, that upon the passage of this Resolution and at no later date than December 31, 1992, the County Clerk of Coffee County shall transmit a copy of this Resolution to the Tennessee State Planning Office.

RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF Coffee COUNTY, TENNESSEE, this ______ day of November, 1992, the welfare of the citizens of Coffee County requiring it.

Sponsor: David Welborn
County Commissioner

Attest:
Charles K. Well
County Clerk

Approved:
James R. Welcher
County Executive

Approved as to form:

County Attorney

Motion made by Welborn and seconded by Bryan the Resolution was approved by roll call.
RESOLUTION NO. 92-119

A RESOLUTION
CREATING CANNON, COFFEE, RUTHERFORD AND WARREN
COUNTIES' MUNICIPAL SOLID WASTE PLANNING REGION

WHEREAS, the adoption of the Subtitle D landfill regulations by the United States Environmental Protection Agency and companion regulations adopted by the Tennessee Solid Waste Control Board will impact on both the cost and method of disposal of municipal solid waste; and

WHEREAS, at the urging and support of a coalition of local government, environmental, commercial, and industrial leaders, the 97th Tennessee General Assembly enacted T.C.A. §68-211-801 et seq., titled "Solid Waste Management Act of 1991"; and

WHEREAS, with the view that better planning for solid waste will help control the additional costs that will be imposed by the new landfill regulations, help protect the environment, provide an improved solid waste management system, better utilize our natural resources, and promote the education of the citizens of Tennessee in the areas of solid waste management including the need for and desirability of reduction and minimization of solid waste, local governments in Tennessee supported and work for the passage of this Act; and

WHEREAS, one of the stated public policies of this Act is to institute and maintain a comprehensive, integrated, statewide program for solid waste management; and

WHEREAS, as per T.C.A. §68-211-811, the nine development districts in the State of Tennessee have completed a district needs assessment which are inventories of the solid waste systems in Tennessee; and

WHEREAS, CANNON County's Board of County Commissioners has given consideration to the needs assessment prepared by the development district of which it is a member; and,

WHEREAS, T.C.A. §68-211-813, requires that counties in the State of Tennessee form municipal solid waste regions no later than December 12, 1992; and

WHEREAS, the Act's stated preference is the formation of multi-county regions with counties having the option of forming single or multi-county municipal solid waste regions; and

WHEREAS, the State of Tennessee will provide grant monies of varying amounts to single county, two county, and three or more county municipal solid waste regions to assist these regions in developing their municipal solid waste region plans; and

WHEREAS, the primary and prevailing purpose of the municipal solid waste regions are the preparation of municipal solid waste regional plans which among other requirements must identify how each region will reduce its solid waste disposal per capita by twenty-five percent (25%) by December 31, 1995, and a planned capacity assurance of its disposal for a ten (10) year period; and

WHEREAS, the development of a municipal solid waste regional plan that results in the most cost effective and efficient management of municipal solid waste is in the best interest of the citizens of CANNON County.

NOW, THEREFORE BE IT RESOLVED, by the Board of County Commissioners of CANNON County, Tennessee, acting pursuant to T.C.A. §68-211-801 et seq., that there is hereby established a Municipal Solid Waste Region for and by Cannon, Coffee, Rutherford and Warren Counties, Tennessee; and

BE IT FURTHER RESOLVED, that this Resolution by the Boards of County Commissioners of Cannon, Coffee, Rutherford and Warren Counties evidences and constitutes the agreement of Cannon,
Coffee, Rutherford and Warren Counties in the joint formation of a multi-county municipal solid waste region; and

BE IT FURTHER RESOLVED, that pursuant to T.C.A. §68-211-813(b)(1), a Municipal Solid Waste Region Board is hereby established to administer the activities of this Region; and

BE IT FURTHER RESOLVED, that this Municipal Solid Waste Region Board shall be composed of thirteen (13) members; and

BE IT FURTHER RESOLVED, that pursuant to T.C.A. §68-211-813(b)(1) and as part of the participating counties' agreement, as evidenced and constituted by this Resolution, the Municipal Solid Waste Region Board shall be composed of the following number of members representing their respective County and the Cities or Towns within that County which collects or provides disposal services through its own initiative or by contract:

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BE IT FURTHER RESOLVED, that the Municipal Solid Waste Region Board members shall be appointed by the County Executive of the respective county the member shall represent and by the Mayor of the respective city or town the member shall represent and, that the members so appointed, shall be approved by the respective Board of County Commissioners and municipal governing bodies; and

BE IT FURTHER RESOLVED, that the members of the Board of the Municipal Solid Waste Region shall serve a six year term except that, as pursuant to T.C.A. §68-211-813(b)(1) and as part of the participating counties agreement, as evidenced and constituted by this Resolution, the following shall be the initial terms of office: Cannon, Coffee, and Warren Counties shall each elect one (1) member for a two (2) year term; Cannon, Coffee, and Warren Counties shall each elect one (1) member for a six (6) year term; Rutherford County shall elect two (2) members for a two (2) year term and one (1) member for a six (6) year term; and the cities or towns of Manchester, McMinnville, Murfreesboro, and Woodbury shall each elect one (1) member for a four (4) year term; and

BE IT FURTHER RESOLVED, that this Municipal Solid Waste Region Board shall have all powers and duties as granted by T.C.A. §68-211-813 et seq., and, as part of the participating counties agreement, as evidenced and constituted by this Resolution, it shall have the additional rights and is empowered to utilize existing governmental personnel, services, facilities, and records of the counties which are parties to this agreement and to employ or contract with persons, private consulting firms, and/or governmental, quasi-governmental, and public entities and agencies in the performance of its duty to cause a municipal solid waste region plan to be produced; and

BE IT FURTHER RESOLVED, that at the Municipal Solid Waste Region Board's initial organizational meeting it shall select from its members a chair, vice-chair, and secretary; and

BE IT FURTHER RESOLVED, that at the Municipal Solid Waste Region Board's initial organization meeting or soon thereafter the Board shall cause the establishment of a municipal solid waste advisory committee whose duties are to assist and advise the Board and whose membership shall be chosen by the Board, but, as part of the participating counties agreement, as evidenced and constituted by this Resolution, the Board is directed to select at least one member to the advisory committee from each county composing this municipal solid waste planning region and one member from each city or town within these counties, with no qualifications as to whether or not these cities or towns presently collect or dispose of municipal solid waste, and the Board may select other members to this committee from persons who have an interest in municipal solid waste management; and

BE IT FURTHER RESOLVED, that the Municipal Solid Waste Region Board, in the furtherance of its duty to produce a municipal solid waste region plan, is authorized to apply for and receive funds from
the State of Tennessee, the federal government, the counties and municipalities that are within the region, and to apply for and receive donations and grants from private corporations and foundations; and

BE IT FURTHER RESOLVED, that as part of the participating counties' agreement, as evidenced and constituted by this Resolution, Rutherford County shall receive, disburse, and act as the fiscal agent for the administration of the funds of the Municipal Solid Waste Region and the Region's Board; and

BE IT FURTHER RESOLVED, that upon the passage of this Resolution and at no later date than December 31, 1992, the County Clerk of CANNON County shall transmit a copy of this Resolution to the Tennessee State Planning Office.

RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF CANNON COUNTY, TENNESSEE, this 10 day of NOV., 1992, the welfare of the citizens of CANNON County requiring it.

Sponsor

County Commissioner

Attest:

Bobby Smith
County Clerk

Approved as to form:

[Signature]
County Attorney

Approved:

Bernard P. Pettit
County Executive

CERTIFICATE

STATE OF TENNESSEE
COUNTY OF CANNON

I, Bobby Smith, Clerk of the County Court in said State and County, do hereby certify that this is a true, complete and perfect copy of the above styled case as the same appears of record in my office in Page 27.

Witness my hand and seal of office in the County of TENNESSEE, this the 20 day of Nov., 1992.

Bobby Smith
Deputy Clerk
RESOLUTION NO. 4

A RESOLUTION CREATING CANNON, COFFEE, RUTHERFORD AND WARREN COUNTIES’ MUNICIPAL SOLID WASTE PLANNING REGION

WHEREAS, the adoption of theSubtitle D landfill regulationsbyp the United States Environmental Protection Agency and companion regulations adopted by the Tennessee Solid Waste Control Board will impact on both the cost and method of disposal of municipal solid waste; and

WHEREAS, at the urging and support of a coalition of local government, environmental, commercial, and industrial leaders, the 97th Tennessee General Assembly enacted T.C.A. Sub. 68-211-801 et seq., titled "Solid Waste Management Act of 1991;" and

WHEREAS, with the view that better planning for solid waste will help control the additional costs that will be imposed by the new landfill regulations, help protect the environment, provide an improved solid waste management system, better utilize our natural resources, and promote the education of the citizens of Tennessee in the areas of solid waste management including the need for and desirability of reduction and minimization of solid waste, local governments in Tennessee supported and worked for the passage of this Act; and

WHEREAS, one of the stated public policies of this Act is to institute and maintain a comprehensive, integrated, statewide program for solid waste management; and

WHEREAS, as per T.C.A. Sub. 68-211-811, the nine development districts in the State of Tennessee have completed a district needs assessment which are inventories of the solid waste systems in Tennessee; and

WHEREAS, Warren County's Board of County Commissioners has given consideration to the needs assessment prepared by the development district of which it is a member; and

WHEREAS, the Act’s stated preference is the formation of multi-county regions with counties having the option of forming single or multi-county municipal solid waste regions; and

WHEREAS, the State of Tennessee will provide grant monies of varying amounts to single county, two county, and three or more
county municipal solid waste regions to assist these regions in developing their municipal solid waste region plans; and

WHEREAS, the primary and prevailing purpose of the municipal solid waste regions are the preparation of municipal solid waste regional plans which, among other requirements, must identify how each region will reduce its solid waste disposal per capita by twenty-five percent (25%) by December 31, 1995, and a planned capacity assurance of its disposal for a ten (10) year period; and

WHEREAS, the development of a municipal solid waste regional plan that results in the most cost effective and efficient management of municipal solid waste is in the best interest of the citizens of Warren County;

NOW, THEREFORE, BE IT RESOLVED by the Legislative Body of Warren County, Tennessee, acting pursuant to T.C.A. Sub. 68-211-801 et seq., that there is hereby established a Municipal Solid Waste Region for and by Cannon, Coffee, Rutherford and Warren Counties, Tennessee; and

BE IT FURTHER RESOLVED, that this Resolution by the Boards of County Commissioners of Cannon, Coffee, Rutherford and Warren Counties evidences and constitutes the agreement of Cannon, Coffee, Rutherford and Warren Counties in the joint formation of a multi-county municipal solid waste region; and

BE IT FURTHER RESOLVED, that pursuant to T.C.A. Sub. 68-211-813(b)(1), a Municipal Solid Waste Region Board is hereby established to administer the activities of this Region; and

BE IT FURTHER RESOLVED, that this Municipal Solid Waste Region Board shall be composed of thirteen (13) members; and

BE IT FURTHER RESOLVED, that pursuant to T.C.A. Sub. 68-211-813(b)(1) and as part of the participating counties’ agreement, as evidenced and constituted by this Resolution, the Municipal Solid Waste Region Board shall be composed of the following number of members representing their respective County and the Cities or Towns within that County which collects or provides disposal services through its own initiative or by contract:

- Cannon County: two (2) members
- Coffee County: two (2) members
- Rutherford County: three (3) members
- Warren County: two (2) members
City of Manchester  one (1) member
City of McMinnville  one (1) member
City of Murfreesboro  one (1) member
City of Woodbury  one (1) member

BE IT FURTHER RESOLVED, that the Municipal Solid Waste Region Board members shall be appointed by the County Executive of the respective county the member shall represent and by the Mayor of the respective city or town the member shall represent and, that the members so appointed, shall be approved by the respective Board of County Commissioners and municipal governing bodies; and

BE IT FURTHER RESOLVED, that the members of the Board of the Municipal Solid Waste Region shall serve a six year term except that, as pursuant to T.C.A. Sub. 68-21-813(b)(1) and as part of the participating counties agreement, as evidenced and constituted by this Resolution, the following shall be the initial terms of office: Cannon, Coffee, and Warren Counties shall each elect one (1) member for a two (2) year term; Cannon, Coffee, and Warren Counties shall each elect one (1) member for a six (6) year term; Rutherford County shall elect two (2) members for a two (2) year term and one (1) member for a six (6) year term; and the cities or towns of Manchester, McMinnville, Murfreesboro, and Woodbury shall each elect one (1) member for a four (4) year term; and

BE IT FURTHER RESOLVED, that this Municipal Solid Waste Region Board shall have all powers and duties as granted it by T.C.A. Sub. 68-211-813 et seq., and as part of the participating counties agreement, as evidenced and constituted by this Resolution, it shall have the additional rights and is empowered to utilize existing governmental personnel, services, facilities, and records of the counties which are parties to this agreement and to employ or contract with persons, private consulting firms, and/or governmental, quasi-governmental, and public entities and agencies in the performance of its duty to cause a municipal solid waste region plan to be produced; and

BE IT FURTHER RESOLVED, that at the Municipal Solid Waste Region Board's initial organizational meeting it shall select from its members a chair, vice-chair, and secretary; and

BE IT FURTHER RESOLVED, that at the Municipal Solid Waste Region Board's initial organizational meeting or soon thereafter
the Board shall cause the establishment of a municipal solid waste advisory committee whose duties are to assist and advise the Board and whose membership shall be chosen by the Board, but, as part of the participating counties agreement, as evidenced and constituted by this Resolution, the Board is directed to select at least one member to the advisory committee from each county composing this municipal solid waste planning region and one member from each city or town within these counties, with no qualifications as to whether or not these cities or towns presently collect or dispose of municipal solid waste, and the Board may select other members to this committee from persons who have an interest in municipal solid waste management; and

BE IT FURTHER RESOLVED, that the Municipal Solid Waste Region Board, in the furtherance of its duty to produce a municipal solid waste region plan, is authorized to apply for and receive funds from the State of Tennessee, the federal government, the counties and municipalities that are within the region, and to apply for and receive donations and grants from private corporations and foundations; and

BE IT FURTHER RESOLVED, that as part of the participating counties’ agreement, as evidenced and constituted by this Resolution, Rutherford County shall receive, disburse, and act as the fiscal agent for the administration of the funds of the Municipal Solid Waste Region and the Region’s Board; and

BE IT FURTHER RESOLVED, that upon the passage of this Resolution, the County Clerk of Warren County shall transmit a copy of this Resolution to the Tennessee State Planning Office.

DULY PASSED AND ADOPTED this 25th day of January, 1993.

[Signature]
HARRY DUNN, COUNTY EXECUTIVE

ATTEST:

[Signature]
H. DAVID SMARTT, COUNTY COURT CLERK

STATE OF TENNESSEE
WARREN COUNTY
I, H. DAVID SMARTT, COUNTY CLERK FOR THE COUNTY, AFRESAID DO HEREBY CERTIFY THAT THE ABOVE AND FOREGOING IS A TRUE, CORRECT AND COMPLETE COPY OF THE ORIGINAL BY ME EXECUTED ON THE DATE STAMPED HEREON.

THIS 18 DAY OF AUG 1994

[Signature]
COUNTY CLERK
APPENDIX A

I.2.a LIST OF MEMBERS
The present Central Tennessee Solid Waste Planning Board consists of thirteen members. They are:

**Cannon County**

Greg Rogers, Cannon County (Two Year Term - 1993-1994)
Thea Prince, Cannon County (Six Year Term - 1993-1998)
W. Michael Corley, City of Woodbury/Secretary (Four Year Term - 1993-1996)

**Coffee County**

Fayna Walker, Coffee County (Two Year Term - 1993-1994)
David Welborn, Coffee County/Vice-Chairman (Six Year Term - 1993-1998)
Robert Smith, City of Manchester (Four Year Term - 1993-1996)

**Rutherford County**

Dr. George Eckles, Rutherford County/Chairman (Six Year Term - 1993-1998)
Dr. George Murphy, Rutherford County (Two Year Term - 1993-1994)
R. Pat Wallace, Rutherford County (Two Year Term - 1993-1994)
Rick Cantrell, City of Murfreesboro/Treasurer (Four Year Term - 1993-1996)

**Warren County**

Glenn Mitchell, Warren County (Six Year Term - 1993-1998)
Bill Moffitt, Warren County (Two Year Term - 1993-1994)
Robert Lee, City of McMinnville (Four Year Term - 1993-1996)
APPENDIX A

1.2.b. APPOINTMENT LETTERS FOR EACH MEMBER
employment. Sexual harassment is any verbal or physical conduct of a sexual nature, or of a sexual focus, which interferes with an individual’s work performance or which creates an intimidating, offensive, or hostile work environment.

Section 2003(c)(6) is amended to read:
Any aspect of employment including hiring, training, assignment, transfer, promotion, salary, benefits, job duties, disciplinary action, or termination.

Section 2003(a)(3)(5) is amended to read:
No employee shall, in any way, retaliate, harass or discriminate against a person making a complaint of sexual harassment or involved as a witness or otherwise with a complaint of sexual harassment.

Mr. Reeves made a motion to approve the revisions to "Section 2003 - Sexual Harassment" as outlined by the Assistant City Attorney. Mrs. Huhta seconded the motion and all members of the Council present voted "Aye".

Mayor Jackson informed the Council that the county's appointed task force on solid waste has brought to the attention of the County Committees a recommended multi-county planning region which includes Rutherford, Cannon, Warren, and Coffee counties. This formation is for planning purposes only and funding will be provided by the state in an amount of $20,000/count or towards the development of the required plan. Murfreesboro is allowed one member which is appointed by the Mayor and legislative body. Mayor Jackson said it is his recommendation to appoint Mr. Rick Cantrell as the representative for the city.

Mr. Wax made a motion to appoint Mr. Rick Cantrell as the City of Murfreesboro's representative on the Waste Management Task Force. Mrs. Huhta seconded the motion and all members of the Council present voted "Aye".

The following letter of recommendations from the Water and Sewer Director was presented to the Council:

Murfreesboro Water and Sewer Department

November 5, 1992

Honorable Mayor and Members of the City Council:

The 1992 Capital Plan for the Murfreesboro Water and Sewer Department included bond issue proceeds for the relocation of the Operation and Maintenance Facilities now located at Southeast Broad and Main Avenue. From this complex the field service crews provide support for the water distribution system and sewer collection system. In addition our tapping crews, construction crews and sewer rehabilitation crews work out of this area. Since 1982 we have grown from 22 employees and 16 major pieces of equipment to 36 employees and 48 major pieces of equipment. Presently there is inadequate parking, warehouse space, office space, employee facilities and training area to support the men and equipment working out of this location.
e) RE: CONSERVATION BOARD VACANCIES ANNOUNCED

Steering Committee Chairman Ernest K. Johns announced that two (2) vacancies on the Conservation Board would be filled at the February 8, 1993 Board of Commission Meeting.

f) RE: REGIONAL SOLID WASTE PLANNING BOARD ELECTION

Steering Committee Chairman Ernest K. Johns reported that the Steering, Legislative and Governmental Committee recommended the appointment of George Murphy, George Eckles, Jr. and Pat Wallace to serve on the Regional Solid Waste Planning Board and so moved, seconded by Commissioner Steve Sandlin.

APPROVED BY ORAL VOTE.

g) RE: JUDICIAL COMMISSIONER ELECTION

Steering Committee Chairman Ernest K. Johns reported that the Steering, Legislative and Governmental Committee recommended the election of Renee Fann to serve as Judicial Commissioner for Rutherford County for a term not to exceed four years and such term to conclude and terminate if and when the term is concluded or the service with Rutherford County is terminated and so moved, seconded by Commissioner Buddy Woodson.

APPROVED BY ORAL VOTE.

11) RE: SMYRNA AIRPORT REPORT

Jack Weatherford and Steve Fitzhugh gave a brief presentation relative to the progress of the Smyrna Airport and the future plans.
JUDICIAL COMM: Bill Bass and Tony Jones.

Upon motion made and seconded elected to the original Solid Waste Board are as follows: David Welborn for 6 years, Payna Walker for 4 years, John Cummings for 2 years.

Motion made by Furlong and seconded by Hinch the County General Fund Budget Amendments were approved by roll call.

Motion made by Hinch and seconded by Walker the Coffee County General Fund Budget Transfers were approved by roll call.

Motion made by Sims and seconded by Walker the Coffee County Board of Education Budget Amendments were approved by roll call.

Motion made by Sims and seconded by Walker the Coffee County Board of Education Budget Amendments were approved by roll call.

Motion made by Alford and seconded by Coulter Young the Resolution to approve or disapprove the proposed reappraisal plan was approved by roll call.

Motion made by Horace Wilhoite and seconded by Murray for a Resolution applying to the Tennessee State Legislature asking for a change in the boundary line between Franklin and Coffee Counties was approved by roll call.

Motion made by McCullough and seconded by Panning the Resolution to adhere to the guidelines of the Americans with Disabilities Act and appoint an ADA Grievance Committee was approved by voice vote.

Motion made by Sims and seconded by Bryan the Resolution to support the continuance of the 1/2 cent sales tax by the State of Tennessee for the purpose of Education. Amendment by Welborn and seconded by Alford to change the word permanent to temporary. Upon roll call the amendment carried by voice vote and upon roll call the Resolution was approved as amended.

Motion made by Alford and seconded by Bricken there were 2 amendments offered to the Resolution to change the purchasing guideline to place all expenditures of one thousand five hundred dollars ($1,500) or more on sealed bid and exempt perishable commodities from the requirements of sealed or competitive bidding, but both amendments failed by roll call and upon roll call the Resolution was adopted.

Motion made by Alford and seconded by Walker the Resolution to apply for a $20,000 grant from South Central Development District to be designated to the Manchester Girls' Softball League for installation of electric lights on the remaining two ball fields was adopted by roll call.

Motion made by Duke and seconded by Alford the Resolution to grant franchise to the West Warren-Viola Utility District of Warren County, Tennessee was approved by roll call.

Motion made by Alford and seconded by Trail and after a lengthy discussion the Resolution in support of Prayer in Schools, Public Assemblies, and Sporting Events failed on roll call.

Motion made by Wilhoite and seconded by Murray to disapprove the Resolution requesting Senator Tommy Burks and Representative Butch Lewis to sponsor Legislation relative to Delinquent Property taxes. Upon roll call the motion carried and the resolution was disapproved.

There being no further business the County Legislative Body adjourned.

Respectfully submitted this 25th day of January, 1993.

Charles E. Wells, County Clerk
OFFICE OF THE MAYOR
Manchester, Tennessee 37355

March 25, 1993

Mr. Robert E. Smith, Jr.,
1207 Sycamore Circle
Manchester, Tennessee 37355

Dear Bob:

This letter is to advise you of your appointment to the Central Tennessee Regional Solid Waste Planning Board, as a representative of the City of Manchester.

I had originally appointed John Cummins to this Board, however I find I need John to serve on other projects for the city and I would like to relieve him of this appointment.

I hope you will serve on this Board and if the city can help you please let us know.

Sincerely,

Lonnie J. Norman
Mayor

cc Ald. John Cummins
James Wilhelm, Co. Executive
ROLL CALL  

July 17  
TERM, 1993

COUNTY COMMISSION — CANNON COUNTY, TENNESSEE

RESOLUTION RE: Central Tennessee Solid Waste Board
BY COMMISSIONER  
Joe Wimberly  
SECONDED BY COMMISSIONER  
Jim Bud

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ROLL CALL  

DECember 21  

TERM, 1992  

COUNTY COMMISSION — CANNON COUNTY, TENNESSEE  

RESOLUTION RE:  APPROVE 2 MEMBERS TO REGIONAL SOLID WASTE BOND  

BY COMMISSIONER  

J Wimberly  

SECONDED BY COMMISSIONER  

M Gannon  

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all ayes
The Board of Mayor and Aldermen for the Town of Woodbury met in regular session on Tuesday, February 2, 1993 at 7:00 p.m. at Town Hall. Board members present were Mayor Smith, Aldermen Cope, Nichols, and Hollandsworth, and Alderperson Goins. Absent was Alderman Todd. There being a quorum present, the Mayor declared the meeting open for business.

The first order of business was to approve the minutes of the January 5, 1993 regular meeting. Motion was made by Nichols, seconded by Cope to approve the minutes as presented. Ayes: 4. Nays: 0. Motion carried.

In the second order of business Mayor Smith appointed Mr. John Barrett Melton, Jr. to the Woodbury Housing Authority. Motion was made by Nichols, seconded by Goins to approve the Mayor's appointment of Mr. Melton. Ayes: 4. Nays: 0. Motion carried.

In the next order of business Mayor Smith appointed Mr. Mike Corley to serve on the multi-county solid waste planning committee. Motion was made by Nichols, seconded by Goins to approve the Mayor's appointment of Mr. Corley. Ayes: 4. Nays: 0. Motion carried.

In the next order of business Mayor Smith read a letter received from the Lebanon-Wilson County Chamber of Commerce concerning a reunion of World War II Tennessee Maneuvers. It was suggested that this letter be published in the local newspaper for those persons who might be interested in this event.

In the next order of business Mayor Smith reported a complaint concerning the Police Department not conducting traffic at the Cannon County High School. No action was taken.
MINUTES – JANUARY 25, 1993
STATE OF TENNESSEE
COUNTY OF WARREN

BE IT REMEMBERED that the Board of Commissioners of Warren County, Tennessee met in regular session at the Warren County Courthouse in McMinnville, Tennessee, on the 25th day of January, 1993 at 7:00 P.M. it being the fourth Monday Night in said month and a regular quarterly meeting of the Commissioners.

Opening of Court – J. D. Green, Court Officer.

Present and presiding the Hon. Harry Dunn, County Executive.

Roll Call – H. David Smartt, Warren County Clerk.

County Commissioners present were:


County Commissioners absent were:


Adoption of Docket – Motion was made by Comm. Melvin Maxwell and seconded by Comm. George Smartt to amend the docket by adding Item #12A to Consider Beer Permits and to change the wording of Resolution #8 and Resolution #9 to read Comm. Bill Ward instead of Bill Zechman. The amended docked passed by voice vote.

Reading of Minutes – Motion was made by Comm. George Smartt and seconded by Comm. Janice Breadlove to dispense with the reading of the minutes of the previous term as all members were mailed copies. Motion passed by voice vote.

DEPARTMENTAL REPORTS

Upon motion made by Comm. Melvin Maxwell and seconded by Comm. Harold McGee the following Departmental Reports were approved.

Finance – Mrs. Jimmie Brock, Director of Accounts.
Self Insurance Program – Melvin Maxwell, Chairman.
Public Schools – Pedro Paz, Supt. of Schools.
Agriculture – Dale Beaty, County Agent.
Health – Mrs. Shirley Messela, County Director.
Child Welfare – Mrs. Marie Blair, County Director.
County Welfare – Jack Jones, Chairman.
Airport Commission – Joe Lane Howard, Chairman.

Mr. Howard introduced the Airport Working Committee who were present.

Sheriff’s Department – Mason Black, Sheriff.
Ambulance Service – Leonard Madewell, Director.
Fair – Mr. Clifford McClain, President.

Mr. McClain introduced the working committee members of the Warren County Fair who were present, and emphasised the importance of the committee members from the beginning to the present #1 Fair in the State.

Industrial Development – Michael Chisum.

Mr. Chrisum explained that Industrial development was slow during 1992 due to election year and recession and that Tennessee was not competitive with its surrounding states. He explained that they were continuing to run ads in the market place.

COMMITTEE REPORTS
Standing Committee

Comm. Harold Laws, Chairman of Budget & Finance Committee reported that Total Property Tax Collections were down over the same 6 mo. period a year ago. Sales Tax Collections, Gas Tax Collections, Wheel Tax Collections and Hotel/Motel Tax Collections showed an increase over the same period a year ago. Total Interest on Investments since the beginning was $5,708,679.29. Motion was made by Comm. Bill Ward to approve the report with Comm. Bob Mason seconding. Motion passed by voice vote.
Standing Committee -

Comm. William Ward, Chairman of Educational Committee introduced Mr. Stanley Barnes of the Building Committee who reported on the progress of the two new schools. He reported that the elementary school was complete except for the landscaping and the security lighting and that they were approximately $100,000 in the black on this building.

On the new high school they had let about 36% of the contracts. Weather conditions were slowing work down. They are going to start a road into this building immediately so that they can get started on the building. The projected budget for this building is 15.2 million. It cost approximately $225,000 to fill the cavity.

Motion was made by Comm. Bill Ward and seconded by Comm. Bob Mason to approve this report. Motion passed by a voice vote.

Special Committee Reports - None

OLD BUSINESS - None

NEW BUSINESS

ITEM #1
APPOINT 1 MEMBER TO
AIRPORT COMMISSION


ITEM #2
APPOINT MEMBERS TO
AGRICULTURE COMMITTEE

Comm. Carl Huletts moved to reappoint George Smartt, Jack Smithson and Judy Grissom and appoint Phillip Prater to take the place of Maurice Blair as members of the Agriculture Committee. Comm. Jimmy Barnes seconded. Motion passed by a voice vote.

ITEM #3
APPOINT MEMBERS TO
WORKHOUSE COMMISSION


ITEM #4
RESOLUTION #1
CONGRATULATIONS TO
CHAD WELLS AND THE PPA

Motion was made by Comm. Carl Huletts and seconded by Comm. Harold McGee to adopt Resolution #1 expressing the congratulations of Warren County for the outstanding accomplishments of Chad Wells and the PPA. Motion passed by a voice vote.

ITEM #5
RESOLUTION #2
EMPLOY AND FIX COMPENSATION OF DIRECTOR OF ACCOUNTS

Motion was made by Comm. Melvin Maxwell and seconded by Comm. Janice Breedlove to adopt Resolution #2 to employ and fix compensation of Director of Accounts. David W. Melton to be employed at $24,300.00 annually and to assume his duties effective on February 1, 1993. Motion passed by a roll call vote of 20 ayes with 4 absent.

ITEM #6
RESOLUTION #3
APPLY FOR GRANT FOR COLLECTION AND DISPOSING OF WASTE TIRES

Motion was made by Comm. Wayne Pryor and seconded by Comm. Edwin Grissom to adopt Resolution #3 authorizing the County Executive to apply for a State Grant to finance the collecting and disposing of Waste Tires. Motion passed by a roll call
vote of 20 ayes with 4 absent.

ITEM #7
RESOLUTION #4
CREATING MUNICIPAL SOLID WASTE PLANNING REGION

Motion was made by Comm. Wayne Pryor and seconded by Comm. Edwin Grissom to adopt Resolution #4 creating Cannon, Coffee, Rutherford and Warren Counties' Municipal Solid Waste Planning Region. Motion passed by a roll call vote of 20 ayes with 4 absent.

County Executive, Harry Dunn called for a 10 min. recess.

Court reconvened at 8:30 P.M.

APPOINT 2 MEMBERS TO MUNICIPAL SOLID WASTE REGION BOARD

Motion was made by Comm. Jack Jones and seconded by Comm. Jerry Hildreth to appoint Glenn Mitchell for 6 year term and Bill Hoffitt for 2 year term to the Municipal Solid Waste Region Board. Motion passed by voice vote.

ITEM #8
RESOLUTION #5
REQUESTING STATE APPROPRIATE FUNDS FOR INDUSTRIAL DEVELOPMENT

Comm. Jerry Stubblefield moved and Comm. Melvin Maxwell seconded to adopt Resolution #5 requesting the State of Tennessee budget and appropriate funds for Industrial Development purposes in the State Growth Fund. Motion passed by a voice vote.

ITEM #9
RESOLUTION #6
GIVING COUNTY EXECUTIVE AUTHORITY TO SIGN CONSTRUCTION AGREEMENT FOR A NATIONAL GUARD ARMORY

Motion was made by Comm. Jerry Stubblefield and seconded by Comm. Edwin Grissom to adopt Resolution #6 giving the County Executive authority to sign a construction agreement for a National Guard Armory.

Comm. Harold McGee moved to defer action on this resolution. After discussion Comm. McGee withdrew his motion. Motion to adopt Resolution #6 passed by a roll call vote of 20 ayes 1 passing and 3 absent.

ITEM #10
RESOLUTION #7
SUPPORT PRAYER IN SCHOOLS


ITEM #11
RESOLUTION #8
TO EXTEND ONE-HALF CENT STATE SALES TAX FOR BENEFIT OF LOCAL K-12 EDUCATION

Comm. Bill Ward moved to adopt Resolution #8 to urge the General Assembly to extend the one-half cent State Sales Tax for the benefit of Local K-12 Education. Comm. Bill Zechman seconded. Motion passed by a voice vote.

ITEM #12
REFUND OF TAXES

Motion was made by Comm. Bill Ward and seconded by Comm. Edwin Grissom to refund taxes doubly assessed or erroneously collected in the total amount of $507.10. Motion passed by a roll call vote of 21 ayes with 3 absent.
ITEM #12A  
BEER PERMITS  


ITEM #13  
ELECT NOTARIES  

Upon motion made by Comm. Harold McGee and seconded by Comm. Carl Huett the following were elected Notaries:

Alma Greene (At Large)  
Barbara Page (At Large)  
Debra L. Gray (At Large)  
Amy E. Depiero  
Inez C. Fields  
Robert L. Miller (At Large)  
Ginger Orton (At Large)  
Susan C. Stewart (At Large)  
Dennis W. Baird (At Large)  
Joan C. Holt (At Large)  
Marcia A. Whitworth (At Large)  
Robbie Davis  
James R. Fuller  
J. R. Morgan  
Lydia P. Crim (At Large)  
Linda Sue Brown  
Angel Hillis  
Charles Jacobs  
Quita Roberts  
William J. Redmon (At Large)  
Jerry Ashford  
Cindy Swan  

Brent Foster  
Kathy E. Pults  
Linda Faye Hill (At Large)  
Charlotte Underhill  
Lynn Greenwell (At Large)  
Brenda J. McBride (At Large)  
Charles W. Jones  
Ada Mai Church  
Claude B. Vinson  
Doris Wilcher  
Brenda K. Mincey  
Pam Walker  
Levoy Knowles (At Large)  
Orbin L. Hutchins  
Yvonne Roberts  
Jack Smalley  
Lotty F. Beechum  
Jana Wilson (At Large)  
John Pelham  
Barbara Sanders  
Linda Hale

ITEM #14  
RESOLUTION #9  
HONORING MRS. JIMMIE H. BROCK  

Comm. Bill Zachman moved and Comm. Melvin Maxwell seconded to adopt Resolution #9 acknowledging the gratitude and expressing the commendations of the county commission for the excellent service of Jimmie Brock as Director of Accounts and extending best wishes for her good health and happiness in her retirement. Motion passed by voice vote.

Comm. Harold Laws presented her with a plaque for her outstanding service to the County.

ITEM #15  
ADJOURNMENT  


HARRY DUNN  
COUNTY EXECUTIVE

ATTEST:

H. DAVID SMARTT  
WARREN COUNTY CLERK
January 21, 1993

Honorable Harry Dunn
Warren County Executive
Warren County Court House
McMinnville, Tennessee 37110

Dear Harry:

This is to inform you that the Board of Mayor and Aldermen have appointed Mr. Robert Lee as the City's representative on the Solid Waste Committee.

Sincerely,

\[Signature\]

Norman W. Rone, O.D.
Mayor

NWR/jlw

cc: Bob Lee
    Bill Brock
    Tom Sprowl
APPENDIX A

1.2.c LIST OF CURRENT OFFICERS
List of Officers as of August, 1994

Dr. George Eckles, Rutherford County/Chairman
David Welborn, Coffee County/Vice-Chairman
W. Michael Corley, City of Woodbury/Secretary
Rick Cantrell, City of Murfreesboro/Treasurer
APPENDIX A

1.5.a. ADVISORY COMMITTEE LIST OF MEMBERS
Central Tennessee Regional Solid Waste Plan

List of Advisory Committee Members

Cannon County
Danny Vythoulkas
David Bragg
Clayton Glenn
W.T. Todd
Lou Goins

Coffee County
Mary Jo Brinkman
Johnny Clouse
Ted Hackney
Tim Mahar
Sandra Powers
Nancy Underwood

Agriculture
Local Government
Industry
Education
Education
Recycling

Rutherford County
Allen Howell
Larry Elkins
Ed Jordan
Joe Nunley
Dr. Patrick Doyle
Harold Sansing
Donna Hastings
Suma Clark

Smyrna Airport
Bridgestone Tire
Rutherford County Farm Bureau
Riverdale High School
MTSU
U.S. Army Corps of Engineers
Jobe, Turley, & Assoc.
Recycle Rutherford

Warren County
Donna Trevathan
George Smartt
Wayne Pryor
Joe Eaton
Rob Jones

Education
Agriculture
Government
Industry
Media
APPENDIX A

1.5.b. ADVISORY COMMITTEE MISSION STATEMENT
Central Tennessee Regional Solid Waste Plan

Advisory Board Mission Statement

It is the mission of the Central Tennessee Solid Waste Citizen’s Advisory Board to provide a sounding board for the Solid Waste Planning Board which represents a cross section of the Central Tennessee community. The Citizen’s Advisory Board is to be comprised of a membership which represents Education, Industry, Government, Recycling, and Agriculture.

Further, it is the mission of the Central Tennessee Solid Waste Citizen’s Advisory Board to provide a means of disseminating information concerning the solid waste planning process throughout the Central Tennessee community.

Further, it is the mission of the Central Tennessee Solid Waste Citizen’s Advisory Board to provide feedback and input into the planning process from the different economic sectors throughout the Central Tennessee community.
ADDENDA A

1.5.c. ADVISORY COMMITTEE ACTIVITIES DURING PLAN DEVELOPMENT
Central Tennessee Regional Solid Waste Plan

Advisory Board Activities During Plan Development

The Central Tennessee Citizen's Advisory Board was divided into county units during the planning process. The county members of the Planning Board met independently with the county Advisory Board members to update them on the planning process.

In addition, the Advisory Board members attended the two planning workshops which were held in each county.

In addition, the Advisory Board members were given an opportunity to comment on the 10-Year Solid Waste Plan in draft form.

In addition, several members of the Advisory Board attended most of the Planning Board meetings.

Finally, the Advisory Board members attended the public hearings which were held in each county.
APPENDIX A

1.5.d. ADVISORY COMMITTEE PROBABLE ROLE IN IMPLEMENTATION
Central Tennessee Regional Solid Waste Plan

Advisory Board Role in Implementation

The Citizen’s Advisory Board will continue to fulfill its mission as per the mission statement and will be advised of all meetings of the Solid Waste Planning Board.
APPENDIX A

II. FINANCIAL ACCOUNTING REQUIREMENT LETTERS
August 18, 1994

Mr. Paul Evan Davis
Solid Waste Assistance Division
14th Floor, L & C Tower
401 Church Street
Nashville, TN 37243-0455

Dear Mr. Davis:

This letter is to certify that Coffee County has complied with the financial accounting requirements of T.C.A. 68-31-874 (a), as amended.

Sincerely,

James R. Wilhelm
County Executive

JRW:ppl
August 20, 1994

Mr. Paul Evan Davis
Solid Waste Assistance Division
14th Floor, L&C Tower
401 Church Street
Nashville, TN 37243-0455

Dear Mr. Davis:

This letter is to certify that Cannon County has complied with the financial accounting requirements of T.C.A. 68-31-874(a), as amended.

Sincerely,

[Signature]
Harold Patrick,
County Executive

HP/cst
August 19, 1994

Mr. Paul Evan Davis
Solid Waste Assistance Division
14th Floor, L & C Tower
401 Church Street
Nashville, TN 37243-0455

Dear Mr. Davis:

This letter is to certify that Warren County has complied with the financial accounting requirements of T.C.A. 68-31-874(a) as amended.

Yours truly,

[Signature]
Harry Dunn
County Executive

HD:ew
September 2, 1994

Mr. Paul Evan Davis  
Solid Waste Assistance Division  
14th Floor, L & C Tower  
401 Church Street  
Nashville, TN 37243-0455

Dear Mr. Davis:

In response to your letter of August 16, 1994 regarding the Central Tennessee Solid Waste Plan, please be advised the Rutherford County Finance Director, Mr. Randall Matlock, and I have reviewed TCA 68-211-874 (formerly TCA 68-31-874(a). Enclosed please find a copy of Mr. Matlock's memo to me in this regard which states our position.

If you have any questions, please feel free to call.

Sincerely,

Nancy R. Allen  
Nancy R. Allen  
County Executive

NRA:vht

Enclosure
Date: September 2, 1994

To: Nancy Allen, County Executive

From: Randall E. Matlock, Finance Director

Subject: Draper Aden letter of August 16, 1994

I have reviewed TCA 68-211-874 (formerly 58-31-874(a)) and am certifying to you that we are in compliance with this code section relative to our fund accounting methods for solid waste.

Since we do not have a class 1 landfill we elected to set up our fund accounting for our class 3 landfill as a special revenue fund. I have discussed this with the comptroller's office and they agree that we are not required to have an enterprise fund for a class 3 landfill.

Should you have additional questions please let me know.
APPENDIX B

COFFEE COUNTY BASE YEAR ADJUSTMENT
May 26, 1994

George L. Eckles, M.D., Chairman
Central TN Solid Waste Planning Board
P.O. Box 1139
Murfreesboro, TN 37133-1139

Dear Dr. Eckles:

We have received and reviewed your request for a base year adjustment of Coffee County's annual per capita disposal rate from 0.71 tons (the rate calculated from the 1989 U.T. survey) to 0.78 tons. This figure is based on the more accurate disposal records from 1988 and the more accurate population estimate of 24,387 persons for Coffee County excluding the city of Tullahoma's population in Coffee County for that year. It appears that you have a valid concern for correction of your base year data. Therefore, Coffee County's base year data is approved to reflect an annual per capita disposal rate of 0.78 tons.

Should you require any further assistance on this or other matters, please do not hesitate to contact us.

Sincerely,

Paul Evan Davis
Director
Division of Solid Waste Assistance

PED:GHD:dhm
March 31, 1994

George L. Eckles, M.C., Chairman
Central TN Solid Waste Planning Board
P.O. Box 1139
Murfreesboro, TN 37133-1139

Dear Dr. Eckles:

We have received and reviewed your request per Mr. Gary Lide's letter of March 14, 1994, regarding a collection variance for Coffee County's base year from 1989 to 1988. Unfortunately, only counties which did not have collection as of January 1, 1991 are eligible for a variances to change the base year. Coffee County, according to the U.T. report "Managing Our Waste: Solid Waste Planning for Tennessee", had a collection system in place in 1989; and therefore, would not be eligible for this type of variance.

However, it does appear that you have a valid concern for correction of your base year data. And, you do have the option for a base year adjustment. A base year adjustment could be approved through an official request from you that would:

1. substitute the more accurate population figure established for 1989 minus the City of Tullahoma's estimated population for that year;

2. adjust the annual per capita disposal rate from 0.71 tons to 0.78 tons based on the more accurate disposal records from 1988 minus the City of Tullahoma's municipal solid waste disposed in that year at the Coffee County Joint Landfill; and

3. apply the revised annual per capita disposal rate to the revised 1989 population estimate.

We look forward to approving and processing your request upon receipt of this corrected, official request and information.

Sincerely,

[Signature]

Paul Evan Davis
Director
Division of Solid Waste Assistance

PED:GHDD:dhm

cc: Gary Lide, Draper Aden Associates
February 17, 1994

Mr. Paul Evan Davis  
Tennessee Division of Solid  
Waste Assistance  
L&C Tower, 14th Floor  
401 Church Street  
Nashville, TN 37243-0455

RE: Variance Request from 1990 UT Study Numbers for Calculation of 25% Reduction Requirements--Coffee County, Tennessee

Dear Mr. Davis:

On behalf of Coffee County, Tennessee, we are submitting this request for a variance from the waste tonnage and population figures given in the 1990 UT study of solid waste management in Tennessee. We are hereby requesting approval of the calculations given in the following pages.

As a portion of the solid waste planning process, the Central Tennessee Solid Waste Planning Board has carefully scrutinized the waste generation figures and the population estimates for Coffee County given in the 1990 UT Study. After intensive research which was provided by Mr. Robert Smith and Mr. David Welborn of the Board, it was determined that an alternate base year of 1988 would provide much more accurate accounting of the per capita waste generation for the county. This coincides with the recommendation of the South Central Tennessee Development District in the Needs Assessment Summary for Coffee County (See Appendix 2). The following is a brief synopsis of the reasoning behind this request and the proposed quantities.

Alternate Base Year

The Coffee County Joint Landfill served the county throughout 1988 and closed on February 14, 1989. During the year 1988, all of the waste generated within the county was disposed of at this facility. In 1989, the waste from the different municipalities and industries within the county was disposed of at various out-of-county locations. This remains the situation at the present time. During the year 1988, the Joint Landfill operated scales and weighed all incoming waste. This information was broken down for billing purposes by municipality and industry. In an effort to verify the 1989 data listed in the UT Study, Mr.
Smith, Mr. Welborn, and myself spoke with several members of the original team that prepared the UT Study and were unable to verify that field information was utilized in the determination of the numbers incorporated within that study. It is therefore felt that the year 1988 will be a vastly more accurate base year than any year from 1989 to present due to the accurate records available.

**Proposed Waste Generation Numbers**

Enclosed as Appendix 3 to this document is the Coffee County Joint Landfill Tonnage Reports for 1988. As can be seen from that table, the waste generation is broken down by months and into the following categories: Tullahoma, Manchester, Rural, State, and Air Force. The Tullahoma, Manchester, and Rural categories include all waste generated within the listed governmental boundaries. The "State" category includes roadside clean-up performed by the Tennessee Department of Transportation. The "Air Force" category includes all class I waste generated by Arnold Engineering Development Center (AEDC). AEDC had an operating demolition/debris landfill during 1988. The AEDC demolition disposal facility dates back prior to 1985 and therefore is not a factor in these calculations.

Please note that the data for the "State" and Air Force" categories is unavailable for the second quarter (April, May, and June) of 1988. This data was estimated by averaging the waste generated in the first quarter (January, February, March) and that generated in the Third Quarter (July, August, September). Please refer to Appendix 1 for the methodology used to calculate the second quarter data for the "State" and "Air Force" categories. It is our assertion that the potential deviation of 0.4% that was determined (see Appendix 1) is acceptable in a study of this genre as well as being a dramatic improvement over any other data available.
The following table lists the 1988 data which is proposed to be used as the base year for calculation of the 25% reduction requirement for Coffee County:

<table>
<thead>
<tr>
<th>Generator</th>
<th>Annual Waste Generation (1988)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tullahoma</td>
<td>13,282.0</td>
</tr>
<tr>
<td>Manchester</td>
<td>8,001.5</td>
</tr>
<tr>
<td>Rural County</td>
<td>8,803.5</td>
</tr>
<tr>
<td>State</td>
<td>705</td>
</tr>
<tr>
<td>Air Force</td>
<td>1,377</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>32,169</strong></td>
</tr>
</tbody>
</table>

Due to the unusual fact that the City of Tullahoma is planning with a region separate from the remainder of Coffee County, the calculations are included below for waste generation for the county less Tullahoma.

<table>
<thead>
<tr>
<th>Waste Generator</th>
<th>Annual Waste Generated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Coffee County</td>
<td>32,169</td>
</tr>
<tr>
<td>Tullahoma</td>
<td>13,282</td>
</tr>
<tr>
<td><strong>Coffee County less Tullahoma</strong></td>
<td><strong>18,887</strong></td>
</tr>
</tbody>
</table>
Revisions to Population Estimates

In order to revise the base year calculations, it is necessary to estimate the county population for 1988. A straight line projection was utilized between the 1980 census figures and the 1990 census figures. The following table gives the straight line estimates for each year between those dates. It should be noted that population estimates are usually assumed to be logarithmic as opposed to straight line. However, comparing the population census data for 1970, 1980, and 1990 shows that straight line data has proven to be the closer model in terms of the Coffee County population growth.

Table 3
Population Interpolation for Coffee County (Straight Line)

<table>
<thead>
<tr>
<th>Year</th>
<th>Estimated Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>1980$^1$</td>
<td>38,311</td>
</tr>
<tr>
<td>1981</td>
<td>38,514</td>
</tr>
<tr>
<td>1982</td>
<td>38,717</td>
</tr>
<tr>
<td>1983</td>
<td>38,919</td>
</tr>
<tr>
<td>1984</td>
<td>39,122</td>
</tr>
<tr>
<td>1985$^1$</td>
<td>39,325</td>
</tr>
<tr>
<td>1986</td>
<td>39,528</td>
</tr>
<tr>
<td>1987</td>
<td>39,731</td>
</tr>
<tr>
<td>1988$^2$</td>
<td>39,933</td>
</tr>
<tr>
<td>1989</td>
<td>40,136</td>
</tr>
<tr>
<td>1990$^1$</td>
<td>40,339</td>
</tr>
</tbody>
</table>

$^1$ Census Data
$^2$ Proposed Base Year Data
Again due to the unusual fact that the City of Tullahoma is planning with a region separate from the remainder of Coffee County, the calculations are included below for population estimates for the county less Tullahoma.

Table 4a

<table>
<thead>
<tr>
<th>Percent Population of Coffee County in Tullahoma</th>
<th>1980</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coffee County Total¹</td>
<td>100.0</td>
<td>100.0</td>
</tr>
<tr>
<td>Rural County¹</td>
<td>40.6</td>
<td>41.8</td>
</tr>
<tr>
<td>Manchester¹</td>
<td>18.9</td>
<td>19.1</td>
</tr>
<tr>
<td>Tullahoma²</td>
<td>40.5</td>
<td>39.1</td>
</tr>
</tbody>
</table>

¹ Census Data

² Calculations for Tullahoma population made via this method due to the fact that the census data for Tullahoma includes those portions of the city which lie outside of Coffee County. The following table represents the annual estimated population of the Coffee County portions of Tullahoma assuming a straight line relationship between 1980 and 1990 for percent of total county population.

Table 4b

<table>
<thead>
<tr>
<th>Estimated Tullahoma Population in Coffee County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year</td>
</tr>
<tr>
<td>------</td>
</tr>
<tr>
<td>1980</td>
</tr>
<tr>
<td>1981</td>
</tr>
<tr>
<td>1982</td>
</tr>
<tr>
<td>1983</td>
</tr>
<tr>
<td>1984</td>
</tr>
<tr>
<td>1985</td>
</tr>
<tr>
<td>1986</td>
</tr>
<tr>
<td>1987</td>
</tr>
<tr>
<td>1988²</td>
</tr>
<tr>
<td>1989</td>
</tr>
<tr>
<td>1990</td>
</tr>
</tbody>
</table>

¹ The utilization of two significant digits in the interpolation of these percentages is mathematically incorrect. The second significant digit was retained in order to create a more linear relationship in the final calculations.

² Proposed Base Year
Table 4c
Calculation of Coffee County Population less Tullahoma

<table>
<thead>
<tr>
<th>Year</th>
<th>Total County Population</th>
<th>Tullahoma Population on County</th>
<th>Coffee County Population less Tullahoma</th>
</tr>
</thead>
<tbody>
<tr>
<td>1980</td>
<td>38,311</td>
<td>15,516</td>
<td>22,795</td>
</tr>
<tr>
<td>1981</td>
<td>38,514</td>
<td>15,544</td>
<td>22,970</td>
</tr>
<tr>
<td>1982</td>
<td>38,717</td>
<td>15,572</td>
<td>23,145</td>
</tr>
<tr>
<td>1983</td>
<td>38,919</td>
<td>15,599</td>
<td>23,320</td>
</tr>
<tr>
<td>1984</td>
<td>39,122</td>
<td>15,625</td>
<td>23,497</td>
</tr>
<tr>
<td>1985</td>
<td>39,325</td>
<td>15,651</td>
<td>23,674</td>
</tr>
<tr>
<td>1986</td>
<td>39,528</td>
<td>15,677</td>
<td>23,851</td>
</tr>
<tr>
<td>1987</td>
<td>39,731</td>
<td>15,702</td>
<td>24,029</td>
</tr>
<tr>
<td>1988&lt;sup&gt;1&lt;/sup&gt;</td>
<td>39,933</td>
<td>15,726</td>
<td>24,207</td>
</tr>
<tr>
<td>1989</td>
<td>40,136</td>
<td>15,749</td>
<td>24,387</td>
</tr>
<tr>
<td>1990</td>
<td>40,339</td>
<td>15,772</td>
<td>24,567</td>
</tr>
</tbody>
</table>

<sup>1</sup> Proposed Base Year
Synopsis of Proposed Base Year Figures

Table 5
1988 Waste Generation and Population Figures for Coffee County

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Coffee County</td>
<td>32,169</td>
<td>39,933</td>
<td>0.81</td>
</tr>
<tr>
<td>Tullahoma (Coffee County Portion)</td>
<td>13,282</td>
<td>15,726</td>
<td>0.84</td>
</tr>
<tr>
<td>Coffee County less Tullahoma</td>
<td>18,887</td>
<td>24,207</td>
<td>0.78</td>
</tr>
</tbody>
</table>

Please review the above numbers and call me with any questions or comments which you might have. Due to time constraints in meeting the 1 July 1994 deadline, we are proceeding with these numbers in the planning process until further notification from you.

Thank you for your assistance with our variance request.

Sincerely
Draper Aden Associates

Gary L. Lide, P.E.
Manager, Civil/Environmental Engineering
Appendix 1

Calculations


Table Appendix 1-1

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2) State</th>
<th>(3) Col.2 * 3</th>
<th>(4) Air Force</th>
<th>(5) Col. 4 * 3</th>
<th>(6) Col. 3 + Col. 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Monthly Generation</td>
<td>39.7</td>
<td>119</td>
<td>94.0</td>
<td>282</td>
<td>401</td>
</tr>
<tr>
<td>Average Utilized</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>159</td>
<td></td>
<td>349</td>
<td>508</td>
</tr>
<tr>
<td>Maximum Monthly Generation</td>
<td>79.8</td>
<td>239</td>
<td>130.4</td>
<td>391</td>
<td>630</td>
</tr>
</tbody>
</table>

Table Appendix 1-2

<table>
<thead>
<tr>
<th></th>
<th>Total Deviation from Average Utilized</th>
<th>Total Estimated Waste Generation</th>
<th>Percent Potential Deviation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Monthly Generation</td>
<td>107</td>
<td>32,169</td>
<td>0.3%</td>
</tr>
<tr>
<td>Maximum Monthly Generation</td>
<td>122</td>
<td>32,169</td>
<td>0.4%</td>
</tr>
</tbody>
</table>

It is our assertion that the potential deviation of 0.4% is acceptable in a study of this genre as well as being a dramatic improvement over any other data available.
Appendix 2

Needs Assessment Summary

Prepared by the South Central Tennessee Development District
SUMMARY: COFFEE

PRIMARY SOLID WASTE CONTACTS:

Mr. James Wilhelm
Coffee County Executive
300 Hillsboro Blvd., Ste. 8
Manchester, TN 37355
723-5100

Mr. Rennie Bell
Coffee County Solid Waste Supervisor
1005 Madison
Manchester, TN 37355
723-5139

Ms. Debbie Moffitt
City of Manchester
200 W. Fort Street
Manchester, TN 37355
728-6903

Ms. Jana Vosika
Tullahoma City Administrator
Carol Ivey
Sanitation Supervisor
P.O. Box 807
Tullahoma, TN 37388
455-2648

Mr. Mike Russell
BFI Waste Systems
Rt. 2, Box 2254-B
Manchester, TN 37355
728-0644

Mr. David Hollinshead
Chairman
Joint Landfill Committee
Tullahoma City Hall
123 North Jackson Street
Tullahoma, TN 37388
455-6400

GENERATION AND WASTE CHARACTERIZATION

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTAL COUNTY POPULATION:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>42,560</td>
<td>40,591</td>
<td>42,903</td>
</tr>
</tbody>
</table>

**TOTAL COUNTY GENERATION:**

|                          |                |                       |                |
| Tons per year            | 30,030         | 30,574                | 28,421         |
| Tons per day (365/year)  | 82             | 84                    | 77             |
* The population projections were compiled by the University of Tennessee. Waste Generation projections assume a 25% reduction/diversion rate per capita by the year 2000.

** Generation for purposes of the Needs Assessment is equal to the amount of waste picked up in the County and disposed of in a Class I Landfill (waste requiring the 85 cent per ton State surcharge in 1991). Keep in mind that operators were not required to keep records until July of 1991 and many still do not have scales. Thus, the figures represent best estimates.

COMMENTS: All County garbage has been exported to private landfills since prior to 1989. Waste amounts are kept at a minimum and diversions at a maximum to avoid the relatively high tipping fees at Sanifill Quail Hollow and BFI Middlepoint. Both Tullahoma and Manchester basically accept household garbage only (no tires, no sludge, no demolition debris, very little white goods and brush). Tullahoma recycles at about 1.5%, the Coffee County Beautification Association does some recycling. White goods are recycled by Tullahoma and the County. Arnold Air Force Base accounts for a portion of the County's residential solid waste (there is a demolition landfill and an asbestos landfill on the base). Several industries report active recycling programs.

FUNDING

HOW IS SOLID WASTE COLLECTION AND DISPOSAL FUNDED IN THE COUNTY?

Manchester has signed a ten year contract (with an option to withdraw in 5 years) with BFI for hauling and disposal ($25 per ton). Monthly residential fees ($7.46) on utility bills pay BFI. Commercial accounts pay more by volume. BFI and the City work together on the billing.

In Tullahoma, residential collection is covered under the general fund. Commercial and residential garbage are budgeted separately. Commercial businesses pay about $10 per ton for pickup. Tullahoma is under contract to Sanifill Quail Hollow (Bedford County) for disposal at about $21 per ton.

The County has a $625,000 annual solid waste budget. Funds for the Convenience Center collection system come from rural property tax collection only, not the general fund. The County is also under contract to Sanifill Quail Hollow at $21 per ton.
COLLECTION

<table>
<thead>
<tr>
<th>COUNTY</th>
<th>Households</th>
<th>Businesses</th>
</tr>
</thead>
<tbody>
<tr>
<td>(convenience centers, county schools and some businesses)</td>
<td>5,197</td>
<td>16</td>
</tr>
</tbody>
</table>

CITIES WITH COLLECTION:

- Tullahoma: 7,318
- Manchester: 2,885

PRIVATE HAULERS: 100

TOTAL KNOWN RESIDENTIAL COVERAGE: 15,500
TOTAL COUNTY HOUSEHOLDS: 15,500

PERCENT OF TOTAL HOUSEHOLDS COVERED: 100%

COLLECTION COMMENTS: Manchester (BFI) and Tullahoma have house-to-house pick up service. The County operates eight convenience centers and two more are planned. The County hauls directly from the centers to Quail Hollow in Bedford County. The County also hauls for County schools and several businesses. Collection is available to 100% of County residents.

DISPOSAL

WHERE DO COUNTY RESIDENTS DISPOSE OF CLASS I GARBAGE?

All Class I garbage in the rural County and in Tullahoma goes to the private Sanifill Quail Hollow landfill in the southeast corner of Bedford County. The landfill has a general permit and is now serving Bedford, Warren, Moore, Coffee (County and Tullahoma only), and parts of Franklin. At the current rate of 300 tons per day (5 days a week), Sanifill believes it has five to ten years capacity with the possibility of at least some expansion. It is not up to Subtitle D standards, but Sanifill has said it intends to come up to standard by 1994.

All of Manchester's Class I garbage goes to the private BFI Middlepoint landfill just north of Murfreesboro (Rutherford County). BFI also has sufficient capacity to serve Manchester (and potentially many others) for at least ten years. It has also promised to bring the facility up to Subtitle D standards as required in 1994.
ARE THERE ADDITIONAL FACILITIES OR PROGRAMS IN THE COUNTY AVAILABLE TO DIVERT SOME ELEMENTS OF THE WASTE STREAM FROM CLASS I FACILITIES?

In Tullahoma, an aggressive recycling program recycles at 1.5% (this program has been scaled back somewhat due to budget concerns in 1992). Brush is pit-burned. During peak season, leaves are land disposed. White goods are recycled. Tires, sewage sludge, and demolition debris are not accepted.

Manchester diverts brush, limbs and white goods from the waste stream. It does not accept tires or sludge.

The County recycles white goods. It does not take brush, yard waste, demolition debris, or tires at the convenience centers.

Arnold Air Force Base operates a demolition (Class IV) landfill and an asbestos landfill. Lannom Industries has two industrial landfills permitted. It is not clear that any of these facilities represent a great reduction to the total waste stream.

DO YOU FORESEE THAT THE COUNTY WILL HOST A CLASS I, SUBTITLE D STANDARD, LANDFILL AFTER MARCH OF 1994?

Probably not, even if the entire County waste stream were going in the same direction, the total daily generation would only be about 84 t/d (close to $50 per ton to dispose by some estimates). If such a facility were to serve less than the total waste stream, the tipping fee would be even higher. Of course, it is always possible the County may elect to host a regional landfill for several counties.

RECYCLING

RESIDENTIAL RECYCLING PROGRAMS: Tullahoma has had a combination curbside and drop-off program but the curbside portion has been phased out due to budget restraints. Coffee County Beautification runs a drop-off program in cooperation with Manchester and the County in Manchester. The County is initiating drop-off recycling at the convenience centers in 1992. Alderman Jean Stillings in Manchester reports the City plans to do more recycling in cooperation with BFI.

MAJOR COUNTY MARKETS: Coca-Cola Bottling of Tullahoma (container glass), Cash for Cans (AL cans, glass containers, metal scrap, plastics, paper).

MAJOR INDUSTRIAL RECYCLING PROGRAMS REPORTED: PCA Apparel, Createc Corporation
DISCUSSION OF NEEDS

What is needed to bring the County into Compliance with current Solid Waste laws?

25% REDUCTION: By diverting most brush, yard waste, demolition debris, and white goods from the Class I solid waste stream, and by recycling at least 2%, Coffee is reducing by about 10% in 1992. By concentrating more on County drop-off recycling and industrial recycling (especially cardboard), it should be able to divert the necessary additional 15% by 1995. Three problems may arise as Coffee strives to reach its 25% goal. First, the generation figure reported by UT in 1989 is unusually low for the population. This is probably because the County was already relying on private landfills at that point and every effort to divert was being made. The County may want to try to switch to an earlier base year when basically all wastes were being accepted at the Joint landfill. Second, it is not clear whether diversions that can not be easily documented will count toward the 25% reduction. Thus, Coffee may be wise to open a Class IV (demolition and brush) landfill so that diversions can be measured and counted. Third, as it appears that Tullahoma will be planning with Franklin County, its reductions will not count toward Coffee’s goal.

COUNTY–WIDE COLLECTION SERVICE: Between the County, Tullahoma, and Manchester, 100% of County residents are served.

SOLID WASTE EDUCATION: The Coffee County Beautification Association (supported by both cities and the County) is certified by Keep America Beautiful and part of the Clean Tennessee System. Coordinator Teddy Murray concentrates on working with schools and teaching KAB and TVA curriculum. Both the Association and the Tullahoma recycling project publish promotional literature. County Executive James Wilhelm and Tullahoma Sanitation Supervisor Carol Ivey speak to groups and schools on solid waste education. Motlow College takes an active role in recycling and it has appointed a committee to study how solid waste education may best be approached. The Extension Service promotes recycling.

PROBLEM WASTE (Tires, Waste Oil, Batteries, Household Hazardous Waste): The County plans a tire storage facility. No other special provisions for problem wastes have been made by the County. Some gas stations take waste oil, and Walmart takes some batteries.

TEN-YEAR CAPACITY ASSURANCE: Sanifill Quail Hollow (or BFI Rutherford County) probably has ten years capacity to serve Coffee. Coffee has no permitted capacity at this time.
GENERAL DISCUSSION: County Executive James Wilhelm and County Solid Waste Director Rennie Bell have actively pursued their solid waste options. Wilhelm's involvement dates back to the TERRA incineration project, a regional solid waste solution explored in the 80's. When discussing the future of Coffee County, it is helpful to understand that three distinct governments are involved: Tullahoma (11,610 tons/year, 32 t/d), Manchester (9,235 tons/year, 25 t/d), and the County (6,160 tons/year, 22 t/d). Manchester has signed a ten year contract with BFI. The County is under contract to dispose at Sanifill Quail Hollow. Tullahoma is also under contract to Sanifill, but has recently signed an interlocal agreement with Coffee, Lincoln, and Giles County to explore common solid waste planning and disposal options. Thus, Tullahoma has exercised its legal right to choose to plan with Franklin County and it may or may not continue to dispose at Sanifill Quail Hollow. When Coffee County sets out to formulate a regional plan, it will be dealing with the County's waste and Manchester's waste only.

REGIONAL OPTIONS:

1. Plan as a single-county region. If Coffee decides to plan alone, it would be cost prohibitive to build a landfill to dispose of 22 tons per day ($80 per ton by some estimates). Thus, they would be forced to contract with a private landfill like Sanifill or BFI (or perhaps public regional landfills yet to be sited). This may work for Coffee. The drawbacks are that Coffee would have no voting power or input into the solid waste region hosting its disposal site (in fact the host region might shut Coffee out) and it would be subject to surcharges. Also, Coffee's bargaining power with private landfills would be limited by the small volume it has to offer.

2. Plan with all or some of the counties presently taking their garbage to Sanifill Quail Hollow -- Bedford (68 t/d), Moore (3 t/d), Coffee (22 t/d = County only), and Warren (60 t/d). With that much tonnage (153 t/d), the region could ask Sanifill and BFI (Rutherford County) to name their best price and their bargaining position would be very good. If neither of the private company offers were satisfactory, the group would have enough tonnage to build their own facility. Once the region was formed, they would have the option of limiting flow to the area.

3. Plan with the Franklin (99 t/d), Lincoln (76 t/d), Giles (42 t/d), and Tullahoma (32 t/d) Region. It appears Coffee may still have this option.
Appendix 3

Coffee County Landfill 1988 Tonnage Report
COFFEE COUNTY JOINT LANDFILL TONNAGE REPORTS - 1988*

<table>
<thead>
<tr>
<th></th>
<th>TULLAHOMA</th>
<th>MANCHESTER</th>
<th>RURAL</th>
<th>STATE</th>
<th>AIR FORCE</th>
<th>TOTAL</th>
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<td>1,028.0</td>
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</tbody>
</table>

Note for 2nd Qtr: +159 +349 +508 *

*1988 was the last full year of operation at the landfill.
N/A = Not Available

From: Lawrence Lynn
11/30/93

* See Estimate on 2nd Qtr Summ. AEDC + TN-Out = 508 Tons
## Daily Tonnage Sheet

**Coffee County**  
**Joint Sanitary Landfill**

**Date:** 1-4-98 - 1-26

### Tullahoma
- **Government**
- **Business**
- **Individual**

<table>
<thead>
<tr>
<th>Tonnage</th>
<th>Total</th>
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<tbody>
<tr>
<td>869.4</td>
<td>929.9</td>
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<tr>
<td>68.5</td>
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### Manchester
- **Government**
- **Business**
- **Individual**

<table>
<thead>
<tr>
<th>Tonnage</th>
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</thead>
<tbody>
<tr>
<td>494.2</td>
<td>616.6</td>
</tr>
<tr>
<td>122.4</td>
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### Rural County
- **Government**
- **Business**
- **Individual**

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<th>Tonnage</th>
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<tbody>
<tr>
<td>592.1</td>
<td>592.1</td>
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<td>0</td>
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### AEDC/Air Force

<table>
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<th>Tonnage</th>
<th>Total</th>
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<td>189.7</td>
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### State of Tennessee

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### Other

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<tbody>
<tr>
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### Grand Total

<table>
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<tr>
<th>Tonnage</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>2288.0</td>
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**Less AEDC State:** 149.4
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<tr>
<th>Location</th>
<th>Tonnage</th>
<th>Percentage</th>
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</thead>
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<td>Tullahoma</td>
<td>980.5</td>
<td>44.90%</td>
</tr>
<tr>
<td>Manchester</td>
<td>667.8</td>
<td>30.90%</td>
</tr>
<tr>
<td>Coffee County</td>
<td>587.5</td>
<td>26.90%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>2235.8</td>
<td>100.00%</td>
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**Tonnage Sheet**

**Coffee County**

**Joint Sanitary Landfill**

**Daily Tonnage Sheet**

<table>
<thead>
<tr>
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<th></th>
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</thead>
<tbody>
<tr>
<td>Government</td>
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<tr>
<td>Business</td>
<td>73.4</td>
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<td>Individual</td>
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<td><strong>Total</strong></td>
<td>980.5</td>
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</table>

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Government</td>
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<td>Business</td>
<td>172.3</td>
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<td><strong>Total</strong></td>
<td>667.8</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rural County</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Government</td>
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<tr>
<td>Business</td>
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</tr>
<tr>
<td>Individual</td>
<td>0</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>587.5</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>AEDC/Air Force</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>123.1</td>
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<table>
<thead>
<tr>
<th>Other</th>
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<tr>
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<td>2401.1</td>
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| **Total**          | 2235.8   |
COFFEE COUNTY
JOINT SANITARY LANDFILL

DAILY TONNAGE SHEET

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<th>Business</th>
<th>Individual</th>
<th>Tonnage</th>
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GRAND TOTAL

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<tr>
<th>Location</th>
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<tbody>
<tr>
<td>Tullahoma</td>
<td>11.45</td>
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<tr>
<td>Manchester</td>
<td>6.864</td>
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<td>7.762</td>
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<td>Total</td>
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Tons 43.90% State 172.3
Tons 30.90% 2577.1
Tons 100.00%
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<td></td>
<td>592.1</td>
<td>587.5</td>
<td>776.2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2138.</td>
<td>2235</td>
<td>2577</td>
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<td>28%</td>
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<td></td>
<td></td>
<td></td>
<td>100%</td>
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<p>| | | | |</p>
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<td>R</td>
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Bills to Sullivan & Marbach for Landfill
A: Landfill: CC  
B: Landfill: TNL  
H: Landfill: Men

<table>
<thead>
<tr>
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<th>Falla</th>
<th>March</th>
<th>CC</th>
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4631.9% 25.56% 28.19% 100%

1499.50 22,228.57 12,239.87 13,531.06 47,998.5

Interpolate between 1st & 3rd QTR totals to estimate missing values for AECC + TN-DOT.

AECC 1st QTR 360 tons  
3rd QTR 339

Average = 349 = 246.5 tons

TN-DOT 1st QTR 127 tons  
3rd QTR 192

Average = 159 = 21.5 tons

Total AECC + TN-DOT 2nd QTR = 508 tons
<table>
<thead>
<tr>
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<th>Business</th>
<th>Individual</th>
<th>Total</th>
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<td>64.0</td>
<td>995.6</td>
</tr>
<tr>
<td>Manchester</td>
<td>573.1</td>
<td>53.7</td>
<td></td>
<td>626.8</td>
</tr>
<tr>
<td>Rural County</td>
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<td>781.0</td>
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<tr>
<td>AE-DC/Air Force</td>
<td>94.0</td>
<td>57.4</td>
<td></td>
<td>151.4</td>
</tr>
<tr>
<td>State of Tennessee</td>
<td>0</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td></td>
<td></td>
<td></td>
<td>2403.4</td>
</tr>
</tbody>
</table>

Tullahoma: 995.6 Tons, 41.4%  
Manchester: 626.8 Tons, 26.9%  
Coffee County: 781.0 Tons, 33.9%
## Daily Tonnage Sheet

### Tullahoma
- Government: 1105.1 tons
- Business: 82.5 tons
- Individual: 0 tons
- Total: 1187.6 tons

### Manchester
- Government: 718.3 tons
- Business: 16.2 tons
- Individual: 0 tons
- Total: 824.5 tons

### Rural County
- Government: 886.4 tons
- Business: 0 tons
- Individual: 0 tons
- Total: 886.4 tons

### AEDC/Air Force
- State of Tennessee: 130.4 tons
- Other: 0 tons
- Total: 130.4 tons

### Grand Total

<table>
<thead>
<tr>
<th>Location</th>
<th>Tonnage</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tullahoma</td>
<td>1187.6</td>
<td>41%</td>
</tr>
<tr>
<td>Manchester</td>
<td>824.5</td>
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</tr>
<tr>
<td>Coffee County</td>
<td>886.4</td>
<td>30%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2898.5</strong></td>
<td><strong>100%</strong></td>
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</tbody>
</table>

Date: Aug-31
## Daily Tonnage Sheet

**Coffee County**

**Joint Sanitary Landfill**

**Date:** Jan 30, 88

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Less AEDC State: 183.8

Tullahoma: 11252 Tons (44%)
Manchester: 6730 Tons (26%)
Coffee County: 7870 Tons (30%)
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- Grand Total:
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Coffee County - 7643 Tons

\[
\text{Total Tons} = \frac{1192.0 \times 46\% + 663.8 \times 25\% + 764.3 \times 29\%}{100\%} = 2620.1\text{ Tons}
\]
# Daily Tonnage Sheet

## Coffee County

### Joint Sanitary Landfill

**Tonnage**

<table>
<thead>
<tr>
<th>Tullahoma</th>
<th>Manchester</th>
<th>Rural County</th>
<th>AEDC/Air Force</th>
<th>State of Tennessee</th>
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## Grand Total

- **Tullahoma**: 1055.7 Tons (45%)
- **Manchester**: 608.1 Tons (26%)
- **Coffee County**: 696.2 Tons (29%)

**Total**: 2360.0 Tons (100%)
APPENDIX B

WARREN COUNTY BASE YEAR ADJUSTMENT
Mr. Gary L. Lide, P.E.
Draper Aden Associates
2214 MetroCenter Blvd., Suite 100
Nashville, Tennessee 37228

Dear Mr. Lide:

We have received your request for a population adjustment to Warren County's solid waste base year data. The information you have supplied is adequate for a determination to be made as to approval of this request; however, these requests must be made through the regional solid waste planning boards.

Upon receipt of this request from the Central Tennessee Solid Waste Planning Board, we look forward to processing it.

Sincerely,

Paul E. Davis
Director, Division of Solid Waste Assistance

PED:GHD:dhm
March 31, 1994

Dr. George Eckles Jr
Chairperson
Central Tennessee Planning Board
P. O. Box 1139
Murfreesboro, Tennessee 37133-1139

Dear Dr. Eckles:

We have received your request for a population and per capita disposal rate adjustment to Warren County's solid waste base year data. From the information provided, it appears that you have a valid concern for correction of the base year data. Therefore, Warren County's adjusted base year data is approved to reflect a 1989 population of 32,958 persons and an annual per capita disposal rate of 0.69 tons.

If we can be of further assistance on this or any other matter, please do not hesitate to contact us.

Sincerely,

Paul E. Davis
Director
Division of Solid Waste Assistance

PED:GHD:dhm
APPENDIX C

1. SUMMARY OF WORKSHOPS AND PUBLIC MEETINGS
Central Tennessee Regional Solid Waste Plan

Summary of Workshops and Public Meetings

Two workshops were held in each county during the planning process. Both workshops were advertised and well attended. The first (Kick-off) workshop was conducted at the beginning of the process and it involved a description of the requirements of the Solid Waste Act of 1991 and an overview of the proposed planning process. The second workshop occurred at the preliminary draft plan stage when Draper Aden Associates had developed a list of recommendations based upon the least costly means of meeting the Solid Waste Act of 1991 requirements. The Public Hearing was then the third meeting to be conducted in each county and it occurred after the Solid Waste Planning Board had approved a draft plan for that purpose. It should be noted that the public input received during the second workshop played a major role in a dramatic revision to the plan between that workshop and the final draft.

The dates for these public workshops are as follows:

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<thead>
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<th>Rutherford</th>
<th>Warren</th>
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<td>Kick-Off Workshop</td>
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<td>6/24/93</td>
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APPENDIX C

2. ATTENDANCE LISTS OF PUBLIC MEETINGS
Central Tennessee Regional Solid Waste Plan

Summary of Public Hearings

Cannon County

The Cannon County Public Hearing was held Saturday, June 25, 1994, at 10:00 A.M. at the Cannon County Courthouse. The following questions and comments were made at the hearing:

1. Question - Why does the transfer station use open top loading instead of a compactor? This question was answered from the floor by the present hauler that he does not have the capital available to make the conversion.

2. Question - To what was the per capita reduction between the 1989 numbers and the 1993 numbers attributed? The answer was given by the Planning Board that the reduction was due to diversion of demolition waste and yard waste and also some industrial setbacks in the county.

3. Question - Will scales be installed at the transfer station? Answer by the Planning Board, maybe.

4. Question - Where does the Class IV waste go? Answer by the Planning Board, the county will provide a container for such waste at the transfer station.

5. Comment - Glass is a large component of the waste stream by weight.

6. Comment - Composting is the way we should get rid of our waste.

Coffee County

Meeting minutes are attached
Rutherford County

The Rutherford County Public Hearing was held Tuesday, June 21, 1994, at 7:00 P.M. at the Murfreesboro City Hall. The following questions and comments were made at the hearing:

1. Comment - The present location for the BFI Middlepoint Landfill is inappropriate for a landfill. (Extended discussion followed this statement)

2. Comment - Rutherford County should open their own landfill and get back into the landfill business. (Extended discussion followed this statement.)

3. Comment - Composting should be pursued by Rutherford County.

Warren County

The Warren County Public Hearing was held Tuesday, June 28, 1994 at the Warren County Courthouse. The following questions and comments were made at the hearing:

1. Question - Is the City of McMinnville responsible for any reduction? The planning Board answered that McMinnville does have a responsibility toward reduction and that they are obligated to provide yard waste composting as a part of the plan. The majority of the reduction, however, is the responsibility of the county.

2. Question - Why does Warren County have to reduce more than other counties? The Planning Board answered that the comparison of the Warren County per capita generation figures for 1993 with those of 1989 show a larger increase than any other county in the Central Tennessee Region.
The meeting was opened by Fayna Walker. Seventeen persons present. Introductions were made, and the audience was informed of the purpose of the hearing. Background was given as to the work that has been done on the formation of the plan.

Meeting was then turned over to David Welborn. Preliminary plans were discussed, and he gave some examples of questions that were addressed at the Rutherford County Public Hearing which had been held on June 21, 1994. He then gave us a schedule of how the process will shape up after the hearings are completed (i.e., voted on by Boards of Mayor and Aldermen of the various municipalities involved and the County Commissions involved, when it will be submitted to the state,) and what happens when it goes before the state for approval, etc.

He then explained a little bit about the plan (how the numbers used in the plan were arrived at), goals of the plan, and different ways these goals can met. Meeting turned over to Bob Smith.

Bob discussed ways the plan is similar to the means we now use, the ways it is different, and how these differences will affect us. He then asked for questions from the audience.

James Wilhelm: Who will negotiate with Sanifill on behalf of Coffee County? Region did not go into individual contracting; counties will negotiate on their own.

Kevin Sipe: Does the 25% reduction apply only to those items that go to a Class I landfill? Yes. If the region reduces by 25%, but Coffee County reduces by 0%, are we in non-compliance? No.

David Welborn: How does Coffee County compare with the other three counties as far as meeting our reduction goals? Some other counties used "hocus pocus" as far as the original figures used. (Cannon County has done nothing, but says it has met its quota. This is due to the industry they had in 1989. Rutherford County's population has gone up since 1989.) Warren County will have a harder time than Coffee; we should easily get 20%, but the last 5% will be hard to do. A Bedminster type of system was looked at but found to be too expensive at the present time. Maybe later in time.

David Welborn: Can Tullahoma fit into our plan? If we site a Class III-IV landfill, will it be a county landfill? Tullahoma can participate unless they choose not to. We can charge a tipping fee to help defray costs.

Rush Bricken: Is Tullahoma committed to their landfill as far as Class III-IV debris? Don't know. When is the county contract with Sanifill up? December, 1994. Do we see any potential for the
county to regroup and join Tullahoma? We could join at some point in time, but at the present time we don't see that there would be any benefit to doing so.

Debbie Moffitt: Hazardous waste—Does this mean that each individual government will have to dispose of their own? State will fund until 1996. We can work with other counties (in our region) to take advantage of their HHW Collection Days. Manchester and County will share, but County is the dominant government. (County will be responsible for permanent site, etc.) Does this include tires, oil, as hazardous waste? Yes.

Nancy Underwood: Are fluorescent light bulbs considered hazardous waste? Yes. By 1997, county will have to have some sort of permanent site for collection of hazardous waste. Can contract to have it picked up. Need to educate the people on what constitutes hazardous waste.

Rush Bricken: What was Rutherford County's participation rate at their HHW Collection Day? Around 20,000 pounds. Class III & IV landfill—what is the recognition, approach and time frame for siting this? We will hire a consulting firm to site it and make the preliminary tests.

Nancy Underwood: Questions about time frame on several dates in the executive summary. These times are not starting times unless listed as such. They are the latest possible time for starting that particular activity.

Debbie Moffitt: Executive Summary mentions working with Warren County for composting. What if the people that handle our composting don't want to work with Warren County? That needs to be negotiated into the contract you have with that person/firm.

James Wilhelm: Do you foresee any problems with us using Sanifill for the next ten years? We have to submit written permission (maybe in the form of a resolution?) with our plan stating that Sanifill will import our waste for the next ten years. If we start out using Sanifill, but at some point in time have to switch to Middle Point, does the region protect us as to the price we would have to pay, i.e., can we lock in to the region's price? No.

Kevin Sipe: I read in the Tennessean that Coffee County had 7 landfills. This may be right. They were industrial landfills, and as far as we know, only one of them is still active. (AEDC) Can we enter into an agreement with AEDC as far as using their landfill? Probably not. Can be checked into.

James Wilhelm: When do you need agreement from Bedford County about importing our waste? August 1, 1994 (when plan has to be submitted.)

Kevin: Is this resolution good for the entire 10-year plan, or can it be rescinded at the next meeting (or whenever they choose)? It
should be included in Bedford County's plan for them to import waste for the next ten years. If so, then we should be covered under that, and a written agreement may be all that is necessary.

Rush Bricken: How protected is waste transportation equipment for leakage? Not very. Roll-off trucks don't have a lot of problems, but front and rear loaders do.

Meeting adjourned at 8:50 P.M.

Respectfully submitted,
Warren S. Fjeldinger, Recorder
Cannon County Public Hearing

June 25, 1994

List of Attendance

Joe Young
Archie Norwood
Wayne LeFever
Danny Nichols
Dave Bunge
David Bragg
Kevin Bragg
Harold Patrick
Greg Rogers
Elrena Parton
Danny Vythoulkas
Thea Prince
Enoch Jarrell
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<thead>
<tr>
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<td>Bill Brock</td>
<td>218 S. Chancoly St</td>
<td>473-256-3</td>
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<tr>
<td>Jerry Hildreth</td>
<td>11027 Green Hill Rd</td>
<td>934-2476</td>
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<tr>
<td>Carl E. Bouldin</td>
<td>816 Sioux Trail</td>
<td>473-4756</td>
</tr>
<tr>
<td>Wayne Pryor</td>
<td>21 Pryor Lane</td>
<td>668-4299</td>
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<tr>
<td>E. B. Malone</td>
<td>251 Clement Rd.</td>
<td>668-9369</td>
</tr>
<tr>
<td>Bill Moffett</td>
<td>3304 Hillcrest Rd</td>
<td>668-8065</td>
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<tr>
<td>Sandra Haynes</td>
<td>529 Cooper Dr.</td>
<td>668-2067</td>
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<tr>
<td>Tom M. Speck</td>
<td>211 W. Callville St.</td>
<td>473-1200</td>
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<tr>
<td>C. N. Woman</td>
<td>409 Oak Hill Dr.</td>
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<tr>
<td>Letha Cornell</td>
<td>704 Senegal Dr.</td>
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<tr>
<td>Ann Moore</td>
<td>110 Riverview Dr.</td>
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<tr>
<td>Pete Holt</td>
<td>120 Westhaven Dr.</td>
<td>473-5660</td>
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<tr>
<td>Ken Shepherd</td>
<td>Cookeville, TN</td>
<td>432-4111</td>
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<tr>
<td>Bob Lee</td>
<td>206 White St. Mattsville</td>
<td>473-2984</td>
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<tr>
<td>Jerry Dunn</td>
<td>L39 RO B. Mts. Minnerv</td>
<td>473-2505</td>
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<tr>
<td>Grace Farrell</td>
<td>Draper Aden Assoc.</td>
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RUTHERFORD COUNTY PUBLIC HEARING - 6/21/94

ATTENDANCE LIST

Ray C. Gilbert
Roy Dillon
Bob McGhee
Frank Dileonardo
Nancy Allen
Steve Sandlin
George Eller
George Murphey
Pat Wallace
Rick Cantrell
Surna Clark
Chuck Clark
David Welborn
Rob Owen
Thea Prince
Mr. & Mrs. James Richardson
COFFEE COUNTY PUBLIC HEARING  JUNE 23, 1994  7:00 PM
CENTRAL TENNESSEE SOLID WASTE PLANNING REGION

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<td>David Welborn</td>
<td>906 Rutledge Falls Rd, Thoma</td>
<td>455-5999</td>
</tr>
<tr>
<td>11</td>
<td>Erich Jarrell</td>
<td>Dreyfus, Nashville</td>
<td>259-3996</td>
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<td>Greg Rains</td>
<td>Independent</td>
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<tr>
<td>11</td>
<td>Debra Moffitt</td>
<td>Manchester, Public Works</td>
<td>728-6903</td>
</tr>
<tr>
<td>11</td>
<td>Nancy Underwood</td>
<td>P.O. Box 133, Manchester, TN</td>
<td>728-2100</td>
</tr>
<tr>
<td>11</td>
<td>Randi Smith</td>
<td>1207 Sycamore, Manchester, TN</td>
<td>728-3370</td>
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<tr>
<td>11</td>
<td>Mary Jane Bilbrey</td>
<td>P.O. Box 557, Manchester, TN</td>
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<tr>
<td>11</td>
<td>James Wilhelm</td>
<td>605 Long</td>
<td>728-4919</td>
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<td>Kennie Bell</td>
<td>615 Longbell Rd</td>
<td>728-5140</td>
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<td>Wann D. Johnson</td>
<td>1122 Mckandele Rd</td>
<td>454-9650</td>
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<tr>
<td>11</td>
<td>Barry Callin</td>
<td>612 Piedmont</td>
<td>393-8460</td>
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<td>John Byrce</td>
<td>304 Corrigan Bridge Rd, Mulberry</td>
<td>593-2608</td>
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<td>11</td>
<td>Bud Brister</td>
<td>310 Sherwood Rd</td>
<td>455-6993</td>
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<td>11</td>
<td>Ted Hackney</td>
<td>517 Henry St, Manchester</td>
<td>728-8233</td>
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<tr>
<td>11</td>
<td>Bill Long</td>
<td>Rt 1 Box 1116, Manchester</td>
<td>728-1625</td>
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<td>11</td>
<td>Patrick Nielsen</td>
<td>Rt 1 Box 1022, Manchester</td>
<td>728-7977</td>
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<td>Yvonne Welker</td>
<td>P.O. Box 6737, Manchester</td>
<td>728-2915</td>
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<td>11</td>
<td>Robert Strickly</td>
<td>1207 Sycamore Circle, Manchester</td>
<td>728-2270</td>
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GENERAL POLICY

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The Independent does not assume any responsibility for an ad beyond the cost of the ad itself. We are responsible for only the first incorrect insertion of an ad. Read your ad carefully the first day it appears, since we will not replace any errors committed. The Independent will not assume liability for advertising errors.

NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Regional Board announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requires the plan and describing its contents to be found in T.C.A. sections 68-31-814(a); 68-31-814(b); 68-31-815; 68-31-851; (b); 68-31-861 (f); 68-31-841; 68-31-871 (a) and (b). A copy of the regional municipal solid waste plan for Cannon, Coffee, Warren and Rutherford Counties will be available for review at the Coffee County Executive's Office and at the Manchester Branch of the Coffee County Public Library between June 8 and 23, 1994.

The hearing for public comment on the plan will be Thursday, June 23, 1994, at 7:00 P.M. in the Circuit Court Room of the Coffee County Office Building, 500 Hillsboro Avenue, Manchester, Tennessee.

FOR SALE: Spotted saddle horses, weanlings, yearlings, roan geldings, very gentle, black and white, chestnut, and white, easy to ride and board. 394-2338.

FREE: Adorable Shetland pony, 1 year old, for a good home. 596-3222.

FOR SALE: Spotted saddle horses, weanlings, yearlings, roan geldings, very gentle, black and white, chestnut, and white, easy to ride and board. 394-2338.

FREE: Greyhound to good home. Red & white female, has great disposition; call 723-2762 or 723-1245.

FOR SALE: Weimaraner male puppy, 7 months old with shots, registered, $175 firm; call 467-3600 or 467-3121.

FOR SALE: Miniature AMHA registered 4 year old stud, excellent, heathly, very gentle, good disposition, $1000 OBO; 596-2912.

FOR SALE: Horses, spotted & walking, also miniature. 723-4890.

FOR SALE: Dump truck, '72 Ford F-350, 11/2 ton, $1200; 723-2205.

FOR SALE: 1986 Chevrolet Caballero, new brakes & tires, runs good, locks good, $1600; 728-7714.

FOR SALE: 1984 Dodge pickup & camper top, fiberglass topper for S-10 short bed; alum top; dog bed corner post; 2 ford 6 cylinder engs.; 42 trans.; steering column; 14 ft. fiberglass fishing boat; 40 HP Johnson motor; 723-3792.

FOR SALE: 1988 Chevy Cheyenne pickup, black, may be seen at parking lot Comfort Inn; 728-2756 or 728-0800.

FOR SALE: 1978 Buick Century, runs, looks, drives great, make offer; 728-4615 evenings, days 728-2402 ask for Larry.

FOR SALE: 1973 Dodge pickup truck, $1800 or best offer. 723-2205.


WANTED: Set of 14", Pontiac Ralleye wheels; 728-2098.

FOR SALE: 1985 Ford Ranger, 5 speed, AC, $1850; 1984 Celica Supra, 5 speed, black, $1200; 728-2957.


FOR SALE: 1986 LeBaron 4 door, clean, AT & AC, $1450; 394-2502.

FOR SALE: 1969 Plymouth Reliant 4 door, AT, AC, 65,000 miles, clean; $2250; Brent 728-5724; Duke 394-2502.

FOR SALE: 1966 Red Firebird, 5 speed trans., V6, runs great; $1775; Brent 728-5724; Duke 394-2502.

FOR SALE: 1979 Ford p.u., 351 engine, A.T., P.S., P.B., A.C., good brakes, tires, fair body; engine weak; $1000 or best offer.

Service Directory & Display Rates
Available Upon Request
NOTE OF NOTICE OF SOLID WASTE PLAN REVIEW
AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region Board announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. sections 68-31-813(c); 68-31-814(e); 68-31-815; 68-31-816(f); 68-31-817(a) and (b).

A copy of the regional municipal solid waste plan for Cannon, Coffee, Warren and Rutherford Counties will be available for review at the Coffee County Executive Office and at the Manchester Branch of the Coffee County Public Library between June 8 and 23, 1994. The hearing for public comment on the plan will be Thursday, June 22, 1994, at 7:00 P.M. in the Circuit Court Room of the Coffee County Courthouse, 300 Hillsboro Highway, Manchester, Tennessee.

The Central Tennessee Solid Waste Planning Region Board announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. sections 68-31-813(c); 68-31-814(e); 68-31-815; 68-31-816(f); 68-31-817(a) and (b).

A copy of the regional municipal solid waste plan for Cannon, Coffee, Warren and Rutherford Counties will be available for review at the Coffee County Executive Office and at the Manchester Branch of the Coffee County Public Library between June 8 and 23, 1994. The hearing for public comment on the plan will be Thursday, June 22, 1994, at 7:00 P.M. in the Circuit Court Room of the Coffee County Courthouse, 300 Hillsboro Highway, Manchester, Tennessee.

REQUEST FOR BIDS
The Coffee County Board of Education will accept sealed bids for refinishing the gymnasium floor at Coffee County Central High School until 2:00 p.m. on Friday, June 17, 1994. Bid documents are available upon request by contacting Kathy Parrish 615-723-5182.

FOUND: Large, black & tan Rottweiler/Blackmix, dumped off, needs home, good with children, needs shots, rides in car well: 728-8881.

ANIMALS
FREE: Beaver pond, small, $50; good condition, can be picked up.

AUTOADS
FOR SALE: 1973 Beetle, looks good, $1,500; 728-0416.

FOR SALE: 1989 Thunderbird, runs good, looks like new; 500-3477.

FOR SALE: 1990 Ford 8, 5 speed, runs great, can finance, 197 truck, cab and trailer, mission, V-8, runs great, will trade; call 895-7449.

FOR SALE: 1986 Honda Civic 4x4, white, good condition, good rubber, back rear window, no rust; 728-3999.

FOR SALE: 1986 Honda Accord, runs great, low miles, AC, $4,200; 728-1853.

FOR SALE: 1986 Honda Civic, runs great, low miles, great make, great color, great condition, good for everyday use; 728-0416.

FOR SALE: 1986 Honda Prelude, runs great, low miles, great color, great Make; 728-0416.

FOR SALE: 1986 Honda Accord, runs great, low miles, AC, $4,200; 728-1853.

FOR SALE: 1986 Honda Civic, runs great, low miles, great make, great color, great condition, good for everyday use; 728-0416.

FOR SALE: 1986 Honda Civic, runs great, low miles, great color, great Make; 728-0416.

FOR SALE: 1986 Honda Civic, runs great, low miles, great color, great Make; 728-0416.

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FOR SALE: 1986 Honda Civic, runs great, low miles, great color, great Make; 728-0416.
That 10-18 record was not the norm for Calhoun. The coach, Bob Shuttlesworth, has his teams winning at a 65 percent clip and Sutton said they felt like McCullough would help them get back to their winning ways.

"In three years, his team has been 90-9. That tells you he's doing play with the same type of intensity that we've had in these three previous playoff series. "The road has been hard for us but I think that it has made us a more basketball team." But the Knicks, like the Rockets, still have unfinished business.

"We didn't play just to get here," Knicks forward Anthony Mason said. "We plan to chase our dream to win the championship."

Countered Rockets rookie Sam Cassell: "I'm not excited yet. I'll get excited when we win it all."

McCullough is hoping to make an impact right away.

"There is always room for improvement, but I feel like I can step in and start or at least get some playing time," he said. "I'm just going to go down there and try my best to get the position."

---

NBA---

(Continued from page 1B) worry about whether or not we're going to get there," Riley said. "We're there and now we have the opportunity.

The Rockets are most concerned about the rash they've built up with two tense playoff series.

"They're coming in very focused," Rockets coach Rudy Tomjanovich said. "They've been under the conditions of being in a battle. You can't get the same pressure and you can't get the fans in the stands just working out."

The Rockets are making their third trip to the NBA finals. They previously reached the final in 1989 and 1999, losing both times in six games to the Boston Celtics. The Knicks have been in seven title series with NBA titles in 1970 and 1973.

"Houston is a great ballclub," Knicks guard John Starks said. "We still have to come out and

NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region Board announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. Sections 68-31-813 (c); 68-31-814(a); 68-31-814 (b) (c); 68-31-815; 68-31-851 (b); 68-31-861(f); 68-31-842; 68-31-871(a) and (b). A copy of the regional municipal solid waste plan for Cannon, Coffee, Warren and Rutherford Counties will be available for review at the Rutherford County Executive's Office and at the Linebaugh Public Library between June 8 and June 23, 1994. The hearing for public comment on the plan will be Tuesday, June 21, 1994, at 7:00 P.M. in Room 218 Murfreesboro City Hall.

6/7
NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region Board announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. Sections 68-31-813 (c); 68-31-814(a); 68-31-814 (b) (6); 68-31-815; 68-31-851 (b); 68-31-861(f); 68-31-842; 68-31-871(a) and (b). A copy of the regional municipal solid waste plan for Cannon, Coffee, Warren and Rutherford Counties will be available for review at the Rutherford County Executive's Office and at the Linebaugh Public Library between June 8 and June 23, 1994. The hearing for public comment on the plan will be Tuesday, June 21, 1994, at 7:00 P.M. in Room 218 Murfreesboro City Hall.

Solid Waste Planning Board

From The Best In Hometown News... The Rutherford Courier!

The Ruth thought. Then enjoy, too.

Whether you rolls, a new role? Out what's hap

WE'VE

Delivered in your
APPENDIX D

3. COFFEE COUNTY SOLID WASTE DISPOSAL CONTRACT
LANDFILL DISPOSAL AGREEMENT

THIS LANDFILL DISPOSAL RIGHTS AGREEMENT ("Agreement") is made this 1st day of July, 1992, by and among SANIFILL OF TENNESSEE, a Delaware corporation, doing business as QUAIL HOLLOW LANDFILL ("Quail Hollow"), and COFFEE COUNTY, a Tennessee corporation ("County").

WITNESSETH:

WHEREAS, Sanifill operates a sanitary landfill known as the Quail Hollow Landfill located in Tullahoma, Tennessee (the "Sanitary Landfill");

NOW, THEREFORE, in consideration of the mutual benefits to be derived from the Agreement and of the representations, warranties, covenants, conditions and provisions hereinafter set forth, the parties hereto hereby agree as follows:

1. Disposal Rights.

County and entities which are County's Affiliates at the time of their exercise of disposal rights hereunder shall have the right to dispose of Solid Waste at the Sanitary Landfill during the term of this Agreement, pursuant to the terms and conditions of this Agreement, and Quail Hollow agrees to accept for disposal all such Solid Waste delivered to the Sanitary Landfill by County and County agrees to deliver all waste generated and collected by the County. The term "Solid Waste" means any garbage, refuse or rubbish resulting from industrial and/or commercial activities, but shall not include any infectious waste, Hazardous Waste, Special Waste (unless specifically listed on attached addendum) or any garbage, refuse or rubbish which is required by any governmental authority or by its general nature to be handled or disposed of other than in accordance with the Sanitary Landfill's normal dump and fill operating procedures as exist on the date hereof. The term "Hazardous Waste" means waste listed or characterized as "hazardous" by the United States Environmental Protection Agency ("EPA") or the Department of Conservation and Environment pursuant to the Resource, Conservation and Recovery Act of 1976, as amended, including future amendments thereto, and applicable laws of the State of Tennessee, as amended from time to time, excluding
minimal quantities of such material typically found in municipal and household refuse which are permissible for disposal in the Sanitary Landfill under applicable laws and all presently existing governmental licenses, permits and approvals required for the operation of the Sanitary Landfill as currently operated. The term "Special Waste" means waste listed or characterized as "special" under the rules and regulations of the Department of Department of Conservation and Environment, as amended from time to time or waste requiring special handling.

2. Term.

The term of this Agreement shall be from the date first above written through December 31, 1994.

3. Disposal Price.

A. For Solid Waste delivered by County on all vehicles, the base rate shall be as follows, exclusive of any Extraordinary Levies described below:

<table>
<thead>
<tr>
<th>Date of Agreement</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Through December 31, 1992</td>
<td>$3.75 per cubic yard</td>
</tr>
<tr>
<td>January 1, 1993 - December 31, 1993</td>
<td>$4.50 per cubic yard</td>
</tr>
<tr>
<td>January 1, 1994 - December 31, 1994</td>
<td>$5.50 per cubic yard</td>
</tr>
</tbody>
</table>

Such extraordinary levies shall be calculated on an aggregate basis during the term of this Agreement. By way of example, if the company may properly assess an extraordinary levy of $.25 in 1992, and $.25 in 1993, than a total of $1.00 will be added to the applicable rate per yard.

B. Measurement. The rate based on cubic yards shall be determined based on the full rated capacity of each vehicle delivering such Solid Waste (regardless of whether the vehicle is only partially full).

C. Extraordinary Levies. Notwithstanding any other provision to the contrary contained herein, in the event that during the Term of this Agreement there is levied upon Sanifill or upon the operations of the Sanitary Landfill any extraordinary tax, assessment or charge by any governmental authority or substantial change in regulatory requirements related to the operation of Sanitary Landfill or the waste disposal business and having general applicability to a category of sanitary landfills or the waste disposal business which includes the Sanitary
Landfill (but not related to any action, omission or condition of Quail Hollow Landfill), which tax, assessment or charge increases in a material manner Quail Hollow’s annual cost to operate the Sanitary Landfill over Quail Hollow’s cost of operations of the Sanitary Landfill for the immediately preceding calendar year, such amounts shall be added to the disposal price to be paid by County hereunder.

4. **Cancellation.**

   In the event the County, in cooperation with other County and municipal governments, or if the County acts as an independent region, sites and permits a regional landfill within the boundaries of the participating counties and the sanitary landfill which is owned and operated by the Regional Landfill Commission of the respective municipal and county governments, Coffee County shall have the right to terminate this agreement with a ninety (90) day written notice of cancellation to Quail Hollow. In the event that Quail Hollow Landfill is no longer owned or operated by Sanifill of Tennesse, Inc., or an affiliate of Sanifill of Tennessee, Inc., the County shall have the right to terminate this Agreement with a twenty day (20) written notice.

5. **Renewal**

   At the end of this Agreement period, there are two additional twelve month Renewal Options available. Each twelve month option must be mutually agreed upon by the parties of this agreement. It is the responsibility of the County to notify Quail Hollow within thirty days prior to the expiration of the original term of this agreement (see Paragraph 3(A)) of the County’s intent to exercise its option for each additional twelve month renewal. The first available base rate Renewal Option is from January 1, 1995 through December 31, 1995. The applicable rate for the first Renewal Option is $5.85 per cubic yard. The second available Renewal Option is from January 1, 1996 through December 31, 1996. The applicable rate for the second Renewal Option is $5.85 per cubic yard plus 2% and Consumer Price Index percentage. During the period of the Renewal Options, all terms of the original Agreement shall be in full force and effect.

6. **Payment.**

   Quail Hollow shall issue a ticket to each County vehicle delivering Solid Waste to the Sanitary Landfill, which ticket shall show the date, vehicle number and quantity of Solid Waste to establish charges. Quail Hollow shall send a statement of charges. County agrees to pay such charges due and owing hereunder to Quail Hollow on or before the 15th day following the date of receipt of a statement of
charges. Without limitation, amounts outstanding for more than twenty-five (25) days shall accrue an immediately payable service charge at the rate of Eighteen Percent (18%) per annum, commencing with the date of receipt the original invoice.

7. **Title and Indemnity.**

Sanifill is the lawful owner of all the real property comprising the Sanitary Landfill, and has obtained or has lawful rights to use all federal, state and local licenses, permits and approvals required to operate the Sanitary Landfill as currently operated and as contemplated by this Agreement, and it is currently operating the Sanitary Landfill in full compliance with all such licenses, permits and approvals, all agreements relating to such licenses, permits and approvals, and all applicable federal, state and local laws, ordinances, requirements, orders, directives, rules and regulations.

County shall indemnify and hold harmless Sanifill and all affiliates, and their respective officers, directors and employees from and against all liabilities, expenses (including, but not limited to, reasonably attorneys' fees and expenses of investigation and litigation), claims and damages which any such person or entity may at any time suffer or sustain or become liable for by reason of any accidents, damages or injuries, including, without limitation, injuries resulting in death, either to persons or property, real or personal, or both, of Quail Hollow or of Sanifill or any Sanifill affiliates, or the employees of any such party, or to any other parties, in any manner caused by or resulting from any acts of County in violation of this Agreement, or any employees or agents of any such entities, or resulting from the breach by County of any representation, warranty or covenant set forth in this Agreement.

Sanifill shall indemnify and hold harmless County, and its respective officers, directors and employees from and against all liabilities, expenses (including, but not limited to, reasonably attorneys' fees and expenses of investigation and litigation), claims and damages which any such person or entity may at any time suffer or sustain or become liable for by reason of any accidents, damages or injuries, including, without limitation, injuries resulting in death, either to persons or property, real or personal, or both, of County or any employees of County, or to any other parties, in any manner caused by or resulting from any acts of Quail Hollow in violation of this Agreement, or any employees or agents of any such entities, or resulting from the breach by Quail Hollow of any representation, warranty or covenant set forth in this Agreement.
County and Sanifill understand and agree that the obligations set forth in this Section 7 shall survive the performance and termination of this Agreement.

8. **Insurance.**

At all times during the Term of this Agreement, County shall keep in force and effect, workers' compensation and general liability insurance either with an insurance company licensed to do business in the State of Tennessee or through a self-insurance program duly approved by the State of Tennessee in the amount required by law for workers' compensation and in an amount of at least One Hundred Thirty Thousand Dollars ($130,000) with respect to injury or death to any one person and Three Hundred Fifty Thousand Dollars ($350,000) with respect to injury or death to more than one person in any one accident or other occurrence, and Twenty Thousand Dollars ($20,000.00) with respect to damage to property. County shall provide Quail Hollow upon request, certificates or other evidence of such insurance and shall cause any such insurer to notify Quail Hollow at least 30 days prior to the cancellation of any such insurance.

9. **Unacceptable Waste.**

If County delivers to the Sanitary Landfill any material which does not conform to the definition of Solid Waste under this Agreement or to the requirements of any applicable governmental law, regulation, rule or order, and if Quail Hollow notifies County of the delivery of such nonconforming materials, County shall then promptly make available at the Sanitary Landfill a vehicle suitable for transporting such nonconforming material, and shall promptly load such nonconforming material on the vehicle, and County shall promptly remove such nonconforming material from the Sanitary Landfill.

10. **Miscellaneous.**

The execution, delivery and performance of this Agreement will not constitute a violation or breach of the Articles of Incorporation or Bylaws of Sanifill, or of any provision of any contract. At all times during the Term of this Agreement, County shall cause itself, in connection with all matters relating to collection, transportation and disposal of Solid Waste hereunder, to operate in material compliance with all applicable federal, state and local licenses, permits and approvals and all federal state and local laws, ordinances, requirements, orders, directives, rules and regulations.
County acknowledges the right of Quail Hollow to make and enforce reasonable rules and regulations regarding the disposal of Solid Waste at the Sanitary Landfill, and County shall abide by such rules as presently established (a copy of which are attached).

All notices, requests, demands and other communications required or permitted hereunder shall be in writing to:

Sanifill of Tennessee, Inc.
c/o Quail Hollow Landfill
6201 Powers Ferry Road
Suite 150
Atlanta, Georgia 30339

This Agreement supersedes any and all prior Agreements related to waste disposal at the Sanitary Landfill. Any conflict between the terms of this Agreement and the prior agreement shall be resolved in favor of this Agreement.

Sanifill shall be entitled to assign its rights and obligations hereunder, without the consent of County, to any Affiliate of Sanifill.

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed and delivered under seal by the duly authorized officers of each such party, all as of the day and year first above written.

SANIFILL OF TENNESSEE, INC.

ATTEST: Brenda Paton
Witness

BY: James R. Wilhelm

Coffee County

ATTEST: Paulita Lindsey
Witness

BY: James R. Wilhelm
**Quail Hollow Landfill**

**Rules and Regulations**

- No entry without tarps for all open top vehicles.
- No hazardous materials accepted.
- No scavenging permitted.
- Speed limits must be observed at all times.
- No drugs or alcohol allowed on premises.
- Entry allowed during posted hours only. NO EXCEPTIONS!
- Disposal and cleaning out of trucks are to be in designated areas only.
- Each driver must receive a copy of his dump ticket before going on to the dump area.
- No littering on landfill premises.
- Free and odiferous liquids are not permitted on site.
- Any roll-off compactor unit which must be turned around must do so in designated area.
- All drivers are requested to report any unsafe or discourteous acts to landfill supervisor.
- Sanifill shall have the right to periodically delay vehicles for the purpose of a random load inspection, as required by State regulations and Sanifill’s policies.
- In the event, a driver delivering waste to the landfill requests that his vehicle be pulled, the driver will be required to hook the cable to the truck.
- In the event, a driver delivering waste to the landfill requests that his vehicle be pushed, a Coffee County Supervisor must sign a release form.
None.
APPENDIX D

3. WARREN COUNTY SOLID WASTE DISPOSAL CONTRACT
LANDFILL DISPOSAL AGREEMENT

THIS LANDFILL DISPOSAL RIGHTS AGREEMENT ("Agreement") is made this 31st day of March, 1994 by and among Sanifill of Tennessee, Inc. ("Sanifill") and Warren County;

W I T N E S S E T H:

WHEREAS, Sanifill agrees to furnish landfill space at a sanitary landfill operated by Sanifill known as the Quail Hollow Landfill located in Tullahoma, Tennessee (the "Sanitary Landfill");

NOW, THEREFORE, in consideration of the mutual benefits to be derived from the Agreement and of the representations, warranties, covenants, conditions and provisions hereinafter set forth, the parties hereto hereby agree as follows:

1. DISPOSAL RIGHTS:

Warren County and entities which are Warren County Affiliates at the time of their exercise and disposal rights hereunder shall have the right to dispose of Solid Waste at the Sanitary Landfill during the term of this Agreement, pursuant to the terms and conditions of this Agreement, and Sanifill agrees to accept for disposal all such Solid Waste delivered to the Sanitary Landfill by Warren County and Warren County agrees to deliver all waste suitable for a Class One Landfill. The term "Solid Waste" means any garbage, refuse or rubbish resulting from industrial and/or commercial activities, but shall not include any infectious waste, Hazardous Waste, Special Waste (unless specifically listed on attached addendum) or any garbage, refuse or rubbish which is required by any governmental authority or by its general nature to be handled or disposed of other than in accordance with the Sanitary Landfill's normal dump and fill operating procedures as exist on the date hereof. The term "Hazardous Waste" means waste listed or characterized as "hazardous" by the United States Environmental Protection Agency ("EPA") or the Tennessee Department of Health pursuant to the Resource Conservation and Recovery Act of 1976, as amended from time to time, excluding minimal quantities of such material typically found in municipal and household refuse which are permissible for disposal in the Sanitary Landfill under
applicable laws and all presently existing governmental licenses, permits and approvals required for the operation of the Sanitary Landfill as currently operated. The term "Special Waste" means listed or characterized as "special" under the rules and regulations of the Department of Conservation, as amended from time to time.

2. TERM:

The term of this Agreement shall be for a period of ten (10) years. However, either party shall have the right to cancel this contract by giving the other party sixty (60) days' written notice.

3. PRICE:

A. Disposal Price.

The price for solid waste delivered by Warren County on all vehicles whether owned or hired, shall be as follows:

- Base Price: $5.00 Per Cubic Yard
- State Fee: $ .22 Per Cubic Yard
- Host Fee: $ .75 Per Cubic Yard
- Inspection Fee: $ .03 Per Cubic Yard

Warren County would also agree to a CPI increase annually or 5% whichever is greater.

B. Measurement.

The Rate based on cubic yards shall be determined based on the full capacity of each vehicle delivering such Solid Waste (regardless of whether the vehicle is only partially full).

C. Extraordinary Levies.

Notwithstanding any other provision to the contrary contained herein, in the event that during the Term of this Agreement there is levied upon Quail Hollow or upon the operations of the Sanitary Landfill any extraordinary tax, assessment or charge by any governmental authority or substantial change in regulatory requirements related to the operation of the Sanitary Landfill or the waste disposal business and having general applicability to a category of sanitary landfills or the waste business which includes the Sanitary Landfill (but not related to any action, omission or condition of Quail Hollow), which tax, assessment or charge increase in a material manner Quail Hollow Landfill's annual cost.
to operate the Sanitary Landfill over Quail Hollow Landfill’s cost of operation of the Sanitary Landfill for the immediately preceding calendar year, such amounts shall be added to the disposal price to be paid by Warren County hereunder. These levies include the solid waste tax being implemented by the Department of Environment and Conservation (Public Chapter 451, Section 54). It is understood the tax as it presently stands has been added to the disposal price described above. A ratio of 4:1 will be used for a ton to yard conversion. For example, if the tax is calculated at .85 cents per ton, the yardage rate would be .2125 cents per cubic yards.

4. PAYMENT.

Quail Hollow shall issue a ticket to each Warren County vehicle delivering Solid Waste to the Sanitary Landfill, which ticket shall show the date, vehicle number and quantity of Solid Waste to establish charges. Sanifill shall send a statement monthly based on the sum of the monthly tickets. Warren County agrees to pay such charges due and owing hereunder to Sanifill on or before the 15th day following the date of receipt of a statement of charges. Without limitation, amounts outstanding from Warren County to Sanifill for more than twenty-five (25) days shall accrue an immediately payable service charge at the rate of Eighteen Percent (18%) per annum, commencing with the date of receipt of the original invoice.

5. TITLE AND INDEMNITY.

Sanifill is the lawful owner of all the real property comprising the Sanitary Landfill, and has obtained or has lawful rights to use all federal, state and local licenses, permits and approvals required to operate the Sanitary Landfill as currently operated and as contemplated by this Agreement; and it is currently operating the Sanitary Landfill in full compliance with all such licenses, permits, and approvals, all agreements relating to such licenses, permits and approvals, and all applicable federal, state and local laws, ordinances, requirements, orders, directives, rules and regulations.

Warren County shall indemnify and hold harmless Sanifill and all affiliates, and their respective officers, directors and
employees from and against all liabilities, expenses (including, but not limited to, reasonable attorney's fees and expenses of investigation and litigation), claims and damages which any such person or entity may at any time suffer or sustain or become liable for by reason of any accidents, damages or injuries, including, without limitation, injuries resulting in death, either to persons or property, real or personal, or both, of Warren County or of Sanifill or any of Sanifill affiliates, or the employees of any such party, or to any other parties, in any manner caused by or resulting from any acts of Warren County or its contractors in violation of this Agreement, or any employees or agents of any such entities, or resulting from the breach by Warren County of any representation, warranty or covenant set forth in this Agreement.

Warren County understands and agrees that the obligations set forth in this Section 5 shall survive the performance and termination of this Agreement.

6. INSURANCE.

At all times during the Term of this Agreement, Warren County shall keep in force and effect workers compensation and general liability insurance through a self-insurance program duly approved by the State of Tennessee in the amount required by law for workers' compensation. Warren County shall provide Sanifill, upon request, certificates or other evidence of such insurance and shall cause any such insurer to notify Sanifill at least 30 days prior to the cancellation of any such insurance.

7. UNACCEPTABLE WASTE.

If Warren County delivers to the Sanitary Landfill any material which does not conform to the definition of Solid Waste under this Agreement or of the requirements of any applicable governmental law, regulation, rule or order, and if Sanifill or Quail Hollow notifies Warren County of the delivery of such nonconforming materials, Warren County shall promptly make available at the Sanitary Landfill a vehicle suitable for transporting such nonconforming material, and shall promptly load such nonconforming materials on the vehicle, and Warren County shall promptly remove such nonconforming materials from the
Sanitary Landfill.

8. MISCELLANEOUS.

At all times during the Term of this Agreement, Warren County shall cause itself, in connection with all matters relating to collection, transportation and disposal of Solid Waste hereunder, to operate in material compliance with all applicable federal, state and local licenses, permits and approvals and all federal, state and local laws, ordinances, requirements, orders, directive, rules and regulations.

Warren County acknowledges the right of Quail Hollow to make and enforce reasonable rules and regulations regarding the disposal of Solid Waste at the Sanitary Landfill, and Warren County shall abide by such rules as presently established (a copy of which are attached).

All notices, request, demands, and other communications required or permitted hereunder shall be in writing to:

SANIFILL OF TENNESSEE, INC.
ROUTE 2, BOX 69, MOORESEVILLE HIGHWAY
LEWISBURG, TENNESSEE 37091

AND

WARREN COUNTY EXECUTIVE
P. O. BOX 639
MCMILLAN, TENNESSEE 37110

Sanifill shall be entitled to assign its rights and obligations hereunder, without the consent of Warren County, to any Affiliate of Sanifill or third party of Sanifill's choice, so long as there is no significant addition to travel.

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed and delivered under seal by the duly authorized officers of each such party, all as of the day and year first above written.

ATTEST:

Michael D. Beale

SANIFILL OF TENNESSEE, INC.
BY: __________________________
TITLE: ________________________

ATTEST:

Tate D. Webb

WARREN COUNTY, TENNESSEE
BY: __________________________
TITLE: ________________________
APPENDIX D

3. McMinnville Solid Waste Disposal Contract
LANDFILL DISPOSAL AGREEMENT

THIS LANDFILL DISPOSAL RIGHTS AGREEMENT ("Agreement") is made this 1st day of July, 1993, by and among Sanifill of Tennessee, a Delaware Corporation, doing business as Quail Hollow Landfill and its affiliate Queen's Disposal Service, Inc. ("Queen's Disposal") and City of McMinnville, a Tennessee corporation ("City").

W I T N E S S E T H:

WHEREAS, Queen's Disposal Service, Inc.'s parent company, Sanifill of Tennessee, operates a Class I landfill known as the Quail Hollow Landfill located in Shelbyville, Bedford County, Tennessee (the "Class I Landfill");

NOW, THEREFORE, in consideration of the mutual benefits to be derived from the Agreement and of the representations, warranties, covenants, conditions and provisions hereinafter set forth, the parties hereto hereby agree as follows:

1. Disposal Rights.

City of McMinnville and entities which are City of McMinnville Affiliates hereunder shall have the right to dispose of Solid Waste at the Class I Landfill during the term of this Agreement, pursuant to the terms and conditions of this Agreement, and Queen's Disposal and its parent company, Sanifill of Tennessee, agree to accept for disposal all such Solid Waste delivered to the Class I Landfill by City of McMinnville. City of McMinnville and entities which are City of McMinnville Affiliates, agree to deliver all
Solid Waste collected by the City or delivered to the City transfer station so long as the transfer station continues to be operated by the City and collection of residential and commercial is performed by the City although the City does not guarantee or warrant any volumes. The City does not agree to deliver solid waste to the sanitary landfill that is required by law to be recycled or reduced or which the City on its own volition has established a plan to recycle or reduce such solid waste. Demolition materials may be disposed of at the Quail Hollow Landfill or a landfill owned and/or operated by the City of McMinnville or elsewhere, as long as it does not go to another Class I landfill operated for profit.

The term "Solid Waste" means any garbage, refuse or rubbish resulting from industrial and/or commercial activities, but shall not include any infectious waste, Hazardous Waste, Special Waste (unless specifically listed on attached addendum) or any garbage, refuse or rubbish which is required by any governmental authority or by its general nature to be handled or disposed of other than in accordance with the Class I Landfill's normal dump and fill operating procedures as exist on the date hereof. The term "Hazardous Waste" means waste listed or characterized as "hazardous" by the United States Environmental Protection Agency ("EPA") or the Tennessee Department of Environment and Conservation pursuant to the Resource, Conservation and Recovery Act of 1976, as amended, including future
amendments thereto, and applicable laws of the State of Tennessee, as amended from time to time, excluding minimal quantities of such material typically found in municipal and household refuse which are permissible for disposal in the Class I Landfill under applicable laws and all presently existing governmental licenses, permits and approvals required for the operation of the Class I Landfill as currently operated. The term "Special Waste" means waste listed or characterized as "special" under the rules and regulations of the Department of Environment and Conservation, as amended from time to time.

2. **Term.**

The term of this Agreement shall be for a period of three (3) years, beginning on July 1, 1993, with an option being granted by Queen's Disposal and its parent company, Sanifill of Tennessee, to the City to renew said agreement for one additional year at the expiration of said first three (3) year term, under the same terms and conditions as are herein set forth. City shall notify Queen's Disposal and/or its parent company, Sanifill of Tennessee, at least thirty days prior to the expiration of the initial term of this agreement of its desire to exercise its option to renew this agreement.

This agreement may be extended for a second one year option if agreeable to both parties, in the amount shown in the proposal submitted by Queen's Disposal in response to the City's RFP of $5.35 per cubic yard, and
under the same terms and conditions as are herein set forth. City shall notify Queen's Disposal at least thirty days prior to the expiration of the first renewal term of this agreement of its desire to exercise its option to renew this agreement for a second one year renewal term.

3. Cancellation.

In the event the City of McMinnville, in cooperation with other municipal and county governments, or if the City of McMinnville or Warren County, Tennessee acts as an independent region, sites and permits a regional landfill within the boundaries of the participating counties and the sanitary landfill which is owned and operated by the Regional Landfill Commission of the respective municipal and county governments, the City of McMinnville shall have the right to terminate this agreement with a sixty (60) day written notice of cancellation to Queen's Disposal and/or its parent company, Sanifill of Tennessee. In the event that Quail Hollow Landfill is no longer owned or operated by Sanifill of Tennessee and/or Queen's Disposal Service, Inc., or an affiliate of Sanifill of Tennessee, Inc., Sanifill of Tennessee and/or Queen's Disposal shall notify the City of McMinnville immediately of said change in ownership or operation, and the City of McMinnville shall have the right to terminate this agreement with a thirty (30) day written notice of such election.

4. Disposal Price.
A. For Solid Waste delivered by the City of McMinnville on all vehicles, the base rate shall be as follows, exclusive of any Extraordinary Levies described below:

Length of Contract

<table>
<thead>
<tr>
<th>Year 1</th>
<th>Year 2</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Date of Signing Through June 30 of each year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cost Per Cubic Yard $4.90</td>
<td>$4.90</td>
<td>$5.05</td>
</tr>
</tbody>
</table>

One Year Extension | Second One Year Extension
$5.20 | $5.35

B. Measurement. The rate based on cubic yards shall be determined based on the full rate capacity of each vehicle delivering such Solid Waste (regardless of whether the vehicle is only partially full).

C. Extraordinary Levies. Notwithstanding any other provision to the contrary contained herein, in the event that during the Term of this Agreement there is levied upon Queen’s Disposal and/or its parent company, Sanifill of Tennessee or upon the operations of the Class I Landfill any extraordinary tax, assessment or charge by any government authority or substantial change in regulatory requirements related to the operation of Class I Landfill or the waste disposal business and having general applicability to a category of Class I landfills or the waste disposal business which includes the Class I Landfill (but not related to any action, omission or condition of Queen’s Disposal Service,
Inc. and/or its parent company, Sanifill of Tennessee), which tax, assessment or charge increases in a material manner Queen’s Disposal and/or Sanifill of Tennessee Landfill’s annual cost to operate the Class I Landfill over Quail Hollow Landfill’s cost of operations of the Class I Landfill for the immediately preceding calendar year, such amounts shall be added to the disposal price to be paid by City of McMinnville hereunder. These levies include the solid waste tax being implemented by the Department of Environment and Conservation (Public Chapter 451, Section 54). It is understood the tax will be added to the disposal price described above. A ratio of 4:1 will be used for a ton to yard conversion. For example, if the tax is calculated at .85 cents per ton, the yardage rate would be .2125 cents per cubic yard. The Annual Maintenance fee being implemented by the Department of Environment and Conservation is also an extraordinary levy to be added to the above prices. City shall pay a pro-rated amount of the total fee. The proration will be based on the amount of waste delivered by the City and total amount received at the Landfill. Bedford County has also implemented an extraordinary levy.

For the purpose of this Agreement the Extraordinary Levies which are currently being charged are as follows:

Bedford County Host Fees  .75 cents Per Cubic Yard
State Fees  .2125 cents Per Cubic Yard
Other Fees - State Inspection  .03 cents Per Cubic Yard
4. **Payment.**

Queen's Disposal and/or its parent company, Sanifill of Tennessee shall issue a ticket to each City of McMinnville vehicle or contractor hired by the City of McMinnville delivering Solid Waste to the Class I Landfill, which ticket shall show the date, vehicle number and quantity of Solid Waste to establish charges. Queen's Disposal and/or its parent company, Sanifill of Tennessee shall send a statement of charges. City of McMinnville agrees to pay such charges due and owing hereunder to Queen's Disposal and/or its parent company, Sanifill of Tennessee on or before the 15th day following the date of receipt of a statement of charges. Without limitation, amounts outstanding from City of McMinnville to Queen's Disposal and/or its parent company, Sanifill of Tennessee for more than twenty-five (25) days shall accrue an immediately payable service charge at the rate of Eighteen Percent (18%) per annum, commencing with the date of receipt of the original invoice.

5. **Title and Indemnity.**

By signing this contract Queen's Disposal and Sanifill of Tennessee, Inc. agree that Sanifill of Tennessee is the lawful owner of all the real property comprising the Class I Landfill, and has obtained or has lawful rights to use all federal, state and local licenses, permits and approvals required to operate the Class I Landfill as currently operated and as contemplated by this Agreement,
and that Sanifill of Tennessee, Inc. is currently operating the Class I Landfill in full compliance with all such licenses, permits and approvals, all agreements relating to such licenses, permits and approvals, and all applicable federal, state and local laws, ordinances, requirements, orders, directives, rules and regulations.

Queen's Disposal and/or its parent company, Sanifill of Tennessee shall provide to the City of McMinnville a copy of the financial assurances provided to the State of Tennessee pursuant to Rule Chapter 1200-1-7-.03 of the Solid Waste Processing and Disposal Regulations as amended.

City of McMinnville shall indemnify and hold harmless Queen's Disposal and all affiliates, and their respective officers, directors and employees from and against all liabilities, expenses (including, but not limited to, reasonable attorneys' fees and expenses of investigation and litigation), claims and damages which any such person or entity may at any time suffer or sustain or become liable for by reason of any accidents, damages or injuries, including, without limitation, injuries resulting in death, either to persons or property, real or personal, or both, of City of McMinnville or of Queen’s Disposal or any Queen’s Disposal affiliates, or the employees of any such party, or to any other parties, in any manner caused by or resulting from any willful or negligent acts of City of McMinnville in violation of this Agreement, or any employees
or agents of any such entities, or resulting from the breach by City of McMinnville of any representation, warranty or covenant set forth in this Agreement, but only to the extent that such indemnification is consistent with the provisions of the governmental tort liability act, any constitutional provision or other general law.

City of McMinnville understands and agrees that the obligations set forth in this Section 5 shall survive the performance and termination of this Agreement.

6. **Insurance - City.**

A. **General Liability.** The City of McMinnville shall keep in force and effect insurance in the amounts required of municipal governments under the Tennessee Governmental/Tort Liability Act - Codified at Tennessee Code Annotated Section 29-20-101 et seq.

<table>
<thead>
<tr>
<th>Type of Coverage</th>
<th>Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tort Limits</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$130,000 each person BI</td>
</tr>
<tr>
<td></td>
<td>$350,000 per occurrence BI (all persons)</td>
</tr>
<tr>
<td></td>
<td>$20,000 per occurrence PD</td>
</tr>
<tr>
<td>General Liability</td>
<td>$350,000 Single Limits PD &amp; BI</td>
</tr>
<tr>
<td>(for each other loss -</td>
<td></td>
</tr>
<tr>
<td>that does not fall under tort limits)</td>
<td></td>
</tr>
<tr>
<td>Auto Liability Tort Limits</td>
<td>$130,000 each person BI</td>
</tr>
<tr>
<td></td>
<td>$350,000 each occurrence BI</td>
</tr>
<tr>
<td></td>
<td>$50,000 per occurrence PD</td>
</tr>
<tr>
<td></td>
<td>$350,000 - single limits - each other loss</td>
</tr>
</tbody>
</table>
B. **Workers' Compensation.** At all times during the Term of this Agreement, City of McMinnville shall keep in force and effect, workers' compensation and general liability insurance either with an insurance company licensed to do business in the State of Tennessee or through a self-insurance program duly approved by the State of Tennessee in the amount required by law for workers' compensation and in an amount of at least One Hundred Thirty Thousand Dollars ($130,000.00) with respect to injury or death to any one person and Three Hundred Fifty Thousand Dollars ($350,000.00) with respect to injury or death to more than one person in any one accident or other occurrence, and Twenty Thousand Dollars ($20,000.00) with respect to damage to property. City of McMinnville shall provide Quail Hollow upon request, certificates or other evidence of such insurance and shall cause any such insurer to notify Quail Hollow at least 30 days prior to the cancellation of any such insurance.

C. **Private Contractor's Insurance** when doing business with the City of McMinnville. The City of McMinnville shall provide Queen's Disposal and/or its parent company, Sanifill of Tennessee, upon request, a copy of the Certificate of Insurance of any contractor doing work for the City which would involve their operating at the Class I Landfill site.

D. **Insurance - Sanifill of Tennessee and Queen's Disposal.** A copy of the Sanifill of Tennessee and Queen's
Disposal insurance coverage for general liability, auto liability, property damage and environmental impairment insurance shall be provided to the City of McMinnville and shall be kept current.

7. **Unacceptable Waste.**

If City of McMinnville delivers to the Class I Landfill any material which does not conform to the definition of Solid Waste under this Agreement or to the requirements of any applicable governmental law, regulation, rule or order, and if Queen’s Disposal and/or its parent company, Sanifill of Tennessee, promptly notifies City of McMinnville of the delivery of such nonconforming materials, City of McMinnville shall then promptly make available at the Class I Landfill a vehicle suitable for transporting such nonconforming material, and shall promptly load such nonconforming material on the vehicle, and City of McMinnville shall promptly remove such nonconforming material from the Class I Landfill.

8. The City reserves the right to contact the disposal facility, permitting agency, or any reference so provided to obtain first hand knowledge of the facility, contractor’s performance, etc.

9. If applicable:

A. Queen’s Disposal and/or its parent company, Sanifill of Tennessee shall provide complete explanation of all past bankruptcies and criminal convictions (if any) of the proposer, its officers, partners and owners, affiliated
companies, subsidiaries, and key personnel in the State of Tennessee.

B. Queen's Disposal and/or its parent company, Sanifill of Tennessee shall provide explanation of all current outstanding civil suits and governmental investigations, claims, suits, administrative or court orders with regard to landfills operated by the contractor in the State of Tennessee.

10. Miscellaneous.

The execution, delivery and performance of this Agreement will not constitute a violation or breach of the Articles of Incorporation or Bylaws of Sanifill, or of any provision of any contract.

At all times during the Term of this Agreement, City of McMinnville shall cause itself, in connection with all matters relating to collection, transportation and disposal of Solid Waste hereunder, to operate in material compliance with all applicable federal, state and local licenses, permits and approvals and all federal, state and local laws, ordinances, requirements, orders, directives, rules and regulations.

City of McMinnville acknowledges the right of Queen's Disposal and/or its parent company, Sanifill of Tennessee to make and enforce reasonable rules and regulations regarding the disposal of Solid Waste at the Class I Landfill, and City of McMinnville shall abide by
such rules as presently established (a copy of which are attached).

All notices, requests, demands and other communications required or permitted hereunder shall be in writing to:

Sanifill, Inc.
c/o Quail Hollow Landfill
6201 Powers Ferry Road
Suite 150
Atlanta, Georgia 30339

Queen's Disposal and/or its parent company, Sanifill of Tennessee shall be entitled to assign its rights and obligations hereunder, without the consent of City of McMinnville, to any Affiliate of Queen's Disposal and/or Sanifill of Tennessee or third party of Sanifill's or Queen Disposal's choice. The City of McMinnville shall also be entitled to transfer or assign its rights and obligations hereunder, without the consent of Queen's Disposal to another entity at some time in the future.

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed and delivered under seal by the duly authorized officers of each such party, all as of the day and year first above written.

SANIFILL OF TENNESSEE

ATTEST: [Signature]
Witness

BY: [Signature]
QUEEN'S DISPOSAL SERVICE, INC.

ATTEST: Sandy D. Haston  BY:  F.E. Ringenberg
Witness               CITY OF McMinnville

ATTEST: Robert Peterson  BY: Norman W. Rowe, OD.
Witness               Mayor
APPENDIX D

4. LETTER FROM WHITE COUNTY GUARANTEING LANDFILL SPACE TO CANNON COUNTY
June 2, 1994

Draper Aden Associates
Consulting Engineers
Enoch E. Jarrell, Jr. P.E.
2214 MetroCenter Boulevard, Suite 100
Nashville, Tn 37228

To Whom It May Concern:

White County is presently accepting Solid Waste from Cannon County and the City of Woodbury, Tennessee and have every intention to continue accepting their solid waste in the future.

Sincerely,

Ernest Bennett, Jr.
White County Executive
APPENDIX E

LETTERS TO PLANNING COMMISSIONS
To Local Planning Commissions of Rutherford County:

NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. Sections 68-31-813(c); 68-31-814(a); 68-31-814(b)(6); 68-31-815; 68-31-851(b); 68-31-861(f); 68-31-842; 68-31-871(a) and (b).

A copy of the regional solid waste plan for Cannon, Coffee, Rutherford, and Warren Counties will be available for review at the Rutherford County Executive's Office and at the Linebaugh Public Library between June 8 and June 23, 1994.

The hearing for public comment on the plan will be Tuesday June 21, 1994 at 7:00pm in Room 218 of the Murfreesboro City Hall, 111 W. Vine St., Murfreesboro, Tn.

Questions may be referred to George Eckles, M.D., 1004 N. Highland Ave., Murfreesboro, Tn. 37130; (615) 893-4480.
To Local Planning Commission of Cannon County:

NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. Sections 68-31-813(c); 68-31-814(a); 68-31-814(b)(6); 68-31-815; 68-31-851(b); 68-31-861(f); 68-31-842; 68-31-871(a) and (b).

A copy of the regional solid waste plan for Cannon, Coffee, Rutherford, and Warren Counties will be available for review at the Cannon County Executive's Office and at the Public Library between June 8 and June 23, 1994.

The hearing for public comment on the plan will be Saturday, June 25, 1994 at 10:00am in The Courtroom of the Cannon County Courthouse.

Questions may be referred to George Eckles, M.D., 1004 N. Highland Ave., Murfreesboro, Tn. 37130; (615) 893-4480.
To Local Planning Commission of Warren County:

NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. Sections 68-31-813(c); 68-31-814(a); 68-31-814(b)(6); 68-31-815; 68-31-851(b); 68-31-861(f); 68-31-842; 68-31-871(a) and (b).

A copy of the regional solid waste plan for Cannon, Coffee, Rutherford, and Warren Counties will be available for review at the Warren County Executive’s Office and at the Public Library between June 8 and June 23, 1994.

The hearing for public comment on the plan will be Tuesday, June 28, 1994 at 7:00pm in The Circuit Courtroom of the Warren County Courthouse.

Questions may be referred to George Eckles, M.D., 1004 N. Highland Ave., Murfreesboro, Tn. 37130; (615) 893-4480.
To Local Planning Commission of Coffee County:

NOTICE OF SOLID WASTE PLAN REVIEW AND PUBLIC HEARING

The Central Tennessee Solid Waste Planning Region announces the review and public hearing for a ten-year solid waste plan. The Statutory Authority requiring the plan and describing its content is found in T.C.A. Sections 68-31-813(c); 68-31-814(a); 68-31-814(b)(6); 68-31-815; 68-31-851(b); 68-31-861(f); 68-31-842; 68-31-871(a) and (b).

A copy of the regional solid waste plan for Cannon, Coffee, Rutherford, and Warren Counties will be available for review at the Coffee County Executive's Office and at the Manchester Branch of the Coffee County Public Library between June 8 and June 23, 1994.

The hearing for public comment on the plan will be Thursday June 23, 1994 at 7:00pm in The Circuit Courtroom of the Coffee County Office Building, 300 Hillsboro Highway, Manchester, Tn.
APPENDIX F

RESOLUTIONS ADOPTING THE 10-REGIONAL PLAN
RESOLUTION TO ADOPT MUNICIPAL SOLID WASTE REGIONAL PLAN

FOR THE CENTRAL TENNESSEE SOLID WASTE PLANNING REGION

WHEREAS, pursuant to T.C.A. Section 68-211-801, et seq., Cannon County, Coffee County, Rutherford County and Warren County, and the municipalities located therein, with the exception of the City of Tullahoma, have established themselves as the Central Tennessee Solid Waste Planning Region; and

WHEREAS, pursuant to T.C.A. 68-211-814 each region is required to submit a ten (10) year solid waste plan to the State Planning Office; and

WHEREAS, the ten year Municipal Solid Waste Regional Plan for the years 1994 through 2003, attached hereto and incorporated herein by reference, as fully as if set forth herein verbatim, has been approved by the Central Tennessee Solid Waste Planning Board; and

WHEREAS, pursuant to T.C.A. 68-211-814(a)(6) the Region held a public hearing on the Plan in each of the affected counties; and

WHEREAS, it is understood and accepted by all parties this Plan and Resolution are in no way binding on the municipal government of the City of Tullahoma; and

WHEREAS, it is in the best interest of the citizens and residents of Rutherford County, Tennessee to approve said Plan and have the same forwarded to the State Planning Office.

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of Rutherford County, Tennessee, that:

1. The Municipal Solid Waste Regional Plan for the Central Tennessee Solid Waste Planning Region, covering the ten (10) year period beginning 1994 and ending 2003 attached hereto and incorporated herein by reference, be, and hereby is, approved and adopted.

2. Rutherford County shall implement those portions of the attached Plan, as applicable.

3. All prior Resolutions, if any, in conflict with the terms of this Resolution be, and hereby are, rescinded to the extent of said conflict.

RESOLVED this 8th day of August, 1994.

RUTHERFORD COUNTY, TENNESSEE

ATTEST:

BY: John B. Mankin, Chairman

ED ELAM, Court Clerk

STATE OF TENNESSEE

COUNTY OF RUTHERFORD

THE CIRCUIT COURT OF RECORD FOR THE

IN THE COURT OF COMMON PLEAS

OF RUTHERFORD COUNTY

IN THE MATTER OF THE

PETITION FOR A MUNICIPAL SOLID WASTE REGIONAL PLAN

 Filed by

COFFEE COUNTY

CANNON COUNTY

RUTHERFORD COUNTY

WARRREN COUNTY

x

x

x

x

JUDICIAL CREDITOR

ED ELAM

COURT CLERK

RUTHERFORD COUNTY, TENNESSEE

[signature]
STATE OF TENNESSEE, COUNTY OF RUTHERFORD

The undersigned County Clerk of said County and State, hereby certifies that the foregoing is a true and correct copy of the original document filed in the office of the County Clerk.

This 17th day of Aug., 1994

ED ELAM, RUTHERFORD COUNTY CLERK

BY: [Signature]

DEPUTY CLERK
Resolution 94-R-31 to adopt Solid Waste Regional Plan for the Central Tennessee Solid Waste Planning Region.

WHEREAS, pursuant to T.C.A. Section 68-211-801, et seq., Cannon County, Coffee County, Rutherford County, and Warren County and the municipalities therein with the exception of the City of Tullahoma have established themselves as the Central Tennessee Solid Waste Planning Region; and

WHEREAS, pursuant to T.C.A. Section 68-211-801, et seq., each region is required to submit a ten (10) year (1994-2003) solid waste plan to the State Planning Office (revised by legislation to the State Division of Solid Waste Assistance); and

WHEREAS, the ten (10) year (1994-2003) Municipal Solid Waste Regional Plan attached hereto and incorporated herein has been approved by the Central Tennessee Solid Waste Planning Board; and

WHEREAS, it is understood and accepted by all parties that this plan and this resolution are in no way binding on the municipal government of the City of Tullahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MURFREESBORO, TENNESSEE, AS FOLLOWS:

SECTION 1. The Municipal Solid Waste Regional Plan for the ten (10) year period beginning in 1994 and ending in 2003 attached hereto is adopted.

SECTION 2. The City of Murfreesboro will faithfully cooperate and to the extent specified in the plan, implement those portions of the plan as applicable to its jurisdiction.

SECTION 3. All resolutions in conflict herewith by and the same are rescinded insofar as such conflict exists.

SECTION 4. This resolution shall take effect upon approval by each of the four (4) counties and each of the four (4) municipalities included within the region, the public welfare requiring it.

PASSED, ADOPTED AND SIGNED, 18th day of August, 1994.

[Signature]

MAYOR
ATTEST:

James B. Perini

CITY RECORDER

The foregoing Resolution approved as to form, this the 18th day of August, 1994.

Michael R. Carroll

CITY ATTORNEY
RESOLUTION 94-33

RESOLUTION TO ADOPT MUNICIPAL SOLID WASTE REGIONAL PLAN FOR THE CENTRAL TENNESSEE SOLID WASTE PLANNING REGION.

WHEREAS, pursuant to T.C.A. Section 68-211-801, et.seq., Cannon County, Coffee County, Rutherford County, and Warren County and the municipalities therein with the exception of the City of Tullahoma have established themselves as the Central Tennessee Solid Waste Planning Region; and

WHEREAS, pursuant to T.C.A. Section 68-211-801, et.seq., each region is required to submit a 10-year (1994 - 2003) solid waste plan to the State Planning Office (revised by legislation to the State Division of Solid Waste Assistance); and

WHEREAS, the 10-Year (1994 - 2003) Municipal Solid Waste Regional Plan attached hereto and incorporated herein has been approved by the Central Tennessee Solid Waste Planning Board; and

WHEREAS, it is understood and accepted by all parties that this plan and this resolution are in no way binding on the municipal government of the City of Tullahoma.

NOW, THEREFORE, be it resolved by the Commission of Coffee County meeting in regular session this 25th day of July, 1994, that:

1. The Municipal Solid Waste Regional Plan for the ten year period beginning in 1994 and ending in 2003 attached hereto is adopted;

2. Coffee County will faithfully implement those portions of the plan as applicable to its jurisdiction;

3. All resolutions in conflict herewith by and the same are rescinded insofar as such conflict exists;

4. This resolution shall take effect upon approval by each of the four (4) counties and each of the four (4) municipalities included within the region, the public welfare requiring it.

Duly passed and approved this 25th day of July, 1994.

APPROVED:  

James R. Wilhelm  
County Executive

ATTESTED:  

Charles E. Wells  
County Clerk

SPONSORS:  

Phyna Walker  
David Welborn

Motion made by Welborn and seconded by Walker, the Resolution was approved by roll call.
RESOLUTION NO.
Sponsor: John Cummins

A RESOLUTION OF THE BOARD OF MAYOR AND ALDERMEN OF THE CITY OF MANCHESTER, TENNESSEE ADOPTING A MUNICIPAL SOLID WASTE REGIONAL PLAN FOR THE CENTRAL TENNESSEE SOLID WASTE PLANNING REGION.

WHEREAS, pursuant to T.C.A. Section 68-211-801 et. seq., Cannon County, Coffee County, Rutherford County, and Warren County and the municipalities therein with the exception of the City of Tullahoma have established themselves as the Central Tennessee Solid Waste Planning Region; and

WHEREAS, pursuant to T.C.A. Section 68-211-801 et. seq., each region is required to submit a 10-year (1994-2003) solid waste plan to the State Planning Office (revised by legislation to the State Division of Solid Waste Assistance); and

WHEREAS, the 10-year (1994-2003) Municipal Solid Waste Regional Plan attached hereto and incorporated herein has been approved by the Central Tennessee Solid Waste Planning Board; and

WHEREAS, it is understood and accepted by all parties that this plan and this resolution are in no way binding on the municipal government of the City of Tullahoma.

NOW, THEREFORE, BE IT RESOLVED by the Board of Mayor and Aldermen of the City of Manchester, Tennessee:

(1) The Municipal Solid Waste Regional Plan for the ten year period beginning in 1994 and ending in 2003 attached hereto is adopted;

(2) The City of Manchester, TN will faithfully implement those portions of the plan applicable to its jurisdiction;

(3) All resolutions in conflict herewith by and the same are rescinded insofar as such conflict exists;

(4) This resolution shall take effect upon approval by each of the 4 counties and each of the four municipalities included within the region, the public welfare requiring it.

RESOLVED this the 19th day of July, 1994 by a vote of \text{\underline{4}} \text{\underline{7}} to \text{\underline{2}}.

ATTEST:

\[\text{\underline{Lonnie J. Norman, Mayor}}\]

\[\text{\underline{Nina Moffitt, Recorder}}\]
RESOLUTION NO. 94-114

RESOLUTION TO ADOPT MUNICIPAL SOLID WASTE REGIONAL PLAN FOR THE CENTRAL TENNESSEE SOLID WASTE PLANNING REGION

WHEREAS, pursuant to T.C.A. Section 68-211-801, et. seq., Cannon County, Coffee County, Rutherford County, and Warren County and the municipalities therein with the exception of the City of Tullahoma have established themselves as the Central Tennessee Solid Waste Planning Region; and

WHEREAS, pursuant to T.C.A. Section 68-211-801, et. seq., each region is required to submit a 10-year (1994-2003) solid waste plan to the State Planning Office (revised by legislation to the State Division of Solid Waste Assistance); and

WHEREAS, the 10-Year (1994 - 2003) Municipal Solid Waste Regional Plan attached hereto and incorporated herein has been approved by the Central Tennessee Solid Waste Planning Board; and

WHEREAS, it is understood and accepted by all parties that this plan and this resolution are in no way binding on the municipal government of the City of Tullahoma.

NOW, THEREFORE, be it resolved by the Commission of Cannon County meeting in regular session this 16 day of July, 1994 that:

(1) The Municipal Solid Waste Regional Plan for the ten year period beginning in 1994 and ending in 2003 attached hereto is adopted;

(2) Cannon County will faithfully implement those portions of the plan as applicable to its jurisdiction;

(3) All resolutions in conflict herewith by and the same are rescinded insofar as such conflict exists;

(4) This resolution shall take effect upon approval by each of the 4 counties and each of the four municipalities included within the region, the public welfare requiring it.

Duly passed and approved this 16 day of July, 1994.

APPROVED: [Signature]
COUNTY EXECUTIVE

ATTEST: [Signature]
COUNTY CLERK
August 22, 1994

Mr. Gary Lide
Draper Aden Associates
Suite 100
2214 Metrocenter Boulevard
Nashville, Tennessee 37228

Dear Mr. Lide:

The Board of mayor and Aldermen for the Town of Woodbury approved the Ten Year Solid Waste Plan as presented by the County.

Enclosed is a copy of the July 5, 1994, minutes. The board voted unanimously to approve this plan.

If I can be of further assistance, feel free to call me.

Sincerely,

Town of Woodbury

Frances Nichols
City Recorder

Enclosure
MINUTES

The Board of Mayor and Aldermen for the Town of Woodbury met in regular session on Tuesday, July 5, 1994 at 7:30 p.m. at Town Hall. Board members present were Mayor Harrell, Aldermen Cope, Todd, Hollandsworth, Davis, Vythoulkas, and Alderperson Duggin. There being none absent, Mayor Harrell called the meeting to order.

The first order of business was to approve the minutes of the June 7, 1994 meeting. Motion was made by Cope, seconded by Todd, to approve the minutes as presented. Ayes: 7. Nays: 0. Motion carried.

In the second order of business Mayor Harrell welcomed the visitors and asked that they bring their business before the board at this time. Several residents of McFerrin Subdivision expressed once again the urgent need of a bridge and the ditches to be cleaned out. They stated they will continue to be at all meetings until this is settled.

In the next order of business the budget was discussed. Motion was made by Cope, seconded by Davis to charge $3.50 per month for garbage pick-up and the revenue created to be used to build a bridge on College Street and buy (2) police cars; also delete the $4,000.00 requested by the Fire Department to purchase an air compressor and use this money to purchase a trailer to haul the backhoe on. Those voting aye were Davis, Cope, Todd and Hollandsworth. Opposed: Mayor Harrell, Alderman Vythoulkas, and Alderperson Duggin. Motion carried.

In the next order of business, motion was made by Duggin, seconded by Davis to pass Ordinance No. 251 (An ordinance to delete Chapter 2 of Title 8 of the Woodbury Municipal Code and replace it with a new chapter providing definitions, schedule of fees, and billing of fees for the collection of refuse.) Ayes: 7. Nays: 0. Motion carried. Ordinance No. 251 is found on pages 258 thru 267 of these minutes.

In the next order of business, a motion was made by Todd, seconded by Vythoulkas to adopt the budget on first reading. Ayes: 7. Nays: 0. Motion carried.
In the next order of business, Ms. Christine Mingle complained of disorderly conduct at the Housing Project and asked that something be done to evict those people who constantly cause a disturbance. Mayor Harrell suggested that she register her complaint with the Housing Authority.

In the next order of business, motion was made by Vythoulkas, seconded by Todd to approve House Bill No. 2916, Senate Bill No. 2887, (charter amendments). Upon the question being called, those voting aye were Mayor Harrell, Aldermen Hollandsworth, Vythoulkas, Todd, and Alderperson Duggin. Opposed: Davis and Cope. Motion carried. (See pages 258 thru 263).

In the next order of business, motion was made by Duggin, seconded by Vythoulkas to approve the Ten Year Solid Waste Plan as presented by the County. Ayes: 7. Nays: 0. Motion carried.

There being no further business, the meeting was adjourned.

Charlie Harrell
Mayor

Frances Nichols
Recorder
MINUTES - JULY 25, 1994
STATE OF TENNESSEE
COUNTY OF WARREN

BE IT REMEMBERED that the Board of Commissioners of Warren County, Tennessee, met in regular session at the Warren County Courthouse in McMinnville, Tennessee, on the 27th day of July, 1994, at 7:00 P.M. it being the fourth Monday Night in said month and a regular quarterly meeting of the Commissioners.

Opening of Court - J. D. Green, Court Officer.

Present and presiding the Hon. Harry Dunn, County Executive.

Roll Call - K. David Smartt, Warren County Clerk.

County Commissioners present were:


County Commissioners absent were:

Jimmy Blankenship

Invocation - Swanson Bennett, from First Baptist Church.

Reading of Minutes - Motion was made by Comm. George Smartt and seconded by Comm. Harold Laws to dispense with the reading of the minutes of the previous term as all members were mailed copies. Motion passed by a voice vote.

Adoption of Docket - Motion was made by Comm. Pat Brown and seconded by Comm. Frank Rice to amend the Docket to include:

Resolution #6A, A Resolution to Provide for an Appropriation to the McMinnville-Warren County Chamber of Commerce, Inc.

Resolution #6B, Resolution of the Governing Body of Warren County, Tennessee, Authorizing the Issuance, Sale and Payment of Interest-Bearing Sheriff's Vehicles and Other Law Enforcement Equipment Capital Outlay Notes Not to Exceed $87,500.00

Resolution #6C, Resolution of the Governing Body of Warren County, Tennessee, Authorizing the Issuance, Sale and Payment of Interest-Bearing Ambulance Service Equipment Capital Outlay Notes Not to Exceed $80,000.00

#Resolution #12A, A Resolution to Adopt Municipal Solid Waste Regional Plan for the Central Tennessee Solid Waste Planning Region.

Item #1A to adopt Sugar Creek Road into the County Road System.

Comm. Pat Brown moved to adopt the docket as amended and Comm. Frank Rice seconded. Motion passed by voice vote.

County Commissioner, Harry Dunn commended Sheriff Mason Black and Road Supt. Jack Atchley for the service they had done for the County.

DEPARTMENTAL REPORTS

Finance - David Melton, Director of Accounts.
Public Schools - Pedro Paz, Supt. of Schools.
Highways - Jack Atchley, Supt. of Roads.
Agriculture - Dale Beatty, County Agent.
Health - Mrs. Shirley Measles, County Director.
Child Welfare - Written Report adopted in the absence of Mrs. Marie Blair, County Director.
County Welfare - Jack Jones, Chairman.
Airport Commission - Joe June Howard, Chairman. He introduced Derek Ruhman, new manager.
Sheriff's Department - Mason Black, Sheriff.
Ambulance Service - Leonard Madall, Director.
Fair Association - Steve Grundy, President gave oral report on the progress of the paving of the midway and building of new fence in front of Grandstand.

Motion was made by Comm. Harold Laws and seconded by Comm. Melvin Maxwell to approve all Departmental Reports. Motion passed by voice vote.
COMMITTEE REPORTS

Standing Committee - Comm. Harold Laws, Chairman of Budget and Finance Committee gave a report of the tax collections as compared to a year ago and the Investment Program. Motion was made by Comm. Harold Laws and seconded by Comm. Melvin Maxwell to adopt the report. Motion passed by a voice vote.

Special Committee - None

OLD BUSINESS - None

NEW BUSINESS

ITEM #1
RESOLUTION #1
APPROPRIATION TO NON-PROFIT ORGANIZATIONS

Motion was made by Comm. Jack Jones and seconded by Comm. Wayne Pryor to adopt Resolution #1 making appropriation to Non-Profit Charitable Organizations of Warren County, Tennessee for the Fiscal Year beginning July 1, 1994 and ending June 30, 1995. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #2
APPOINT JUDICIAL COMMISSIONERS

Motion was made by Comm. Melvin Maxwell and seconded by Comm. Bill Ward to appoint Dewey Gay, Ray Barnes and Jimmy Griffths Judicial Commissioners full time for a period of one (1) year at a salary of $11,385.00 and Edward Griffin as part time Judicial Commissioner for one (1) year at a salary of $6,620.00. Motion passed by voice vote.

ITEM #3
ADOPTION OF SCHOOL BUDGET

Motion was made by Comm. Bill Ward and seconded by Comm. Sandra Haynes to adopt the General Purpose School Fund Budget for FY 94-95. Motion passed by a roll call vote of 23 ayes with 1 absent.

Motion was made by Comm. Bill Ward and seconded by Comm. Pat Brown to adopt Central Cafeteria Fund and School Federal Projects for FY 94-95. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #4
ADOPTION OF CONSOLIDATED COUNTY BUDGET

Motion was made by Comm. Harold Laws and seconded by Comm. Carl Bouldin to adopt the Consolidated County Budget for Fiscal Year 94-95. Motion passed by a roll call vote of 16 ayes with 1 absent, and 7 nays.

ITEM #5
APPROVE TAX LEVY

Motion was made by Comm. Harold Laws and seconded by Comm. Melvin Maxwell to approve the Tax levy at $2.34 for FY 94-95. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #6, RES. #2
FIX COMPENSATION OF DIRECTOR OF ACCOUNTS

Motion was made by Comm. Melvin Maxwell and seconded by Comm. Pat Brown to adopt Resolution 2 to Fix Compensation of Director of Accounts for FY 94-95 at $26,788.00. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #7
RESOLUTION #3
AUTHORIZED $3,000.00 IN GASOLINE TO UPPER CUMBERLAND AREA RURAL TRANSIT SYSTEM

Motion was made by Comm. Pat Brown and seconded by Comm. Eugene Milstead to adopt Resolution #3 to Authorize the County Road Superintendent to provide $3,000.00
in Gasoline to the Upper Cumberland Area Rural Transit System for FY 94-95. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #7A
ADOPT ROAD INFO
COUNTY SYSTEM

Motion was made by Comm. Pat Brown and seconded by Comm. Janice Breedlove to add Sugar Creek Dr. off Gillespie Road and Verville Road and Hwy. 55 into the County Road System. Motion passed by a voice vote.

ITEM #8
RESOLUTION #4
AUTHORIZING AMBULANCE BUILDING
ADDITION CAPITAL OUTLAY NOTES

Motion was made by Comm. Pat Brown and seconded by Comm. Jimmy Barnes to adopt Resolution #4 Authorizing the Issuance, Sale and Payment of Interest-Bearing Ambulance Building Addition Capital Outlay Notes not to exceed $80,000.00. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #9
RESOLUTION #5
AUTHORIZING TRUSTEE TO
ROUND OFF TO NEAREST
FULL DOLLAR TAX STATEMENTS

Motion was made by Comm. Harold Laws and seconded by Comm. Bill Zechman to adopt Resolution #5 Authorizing the Warren County Trustee to prepare all Future Tax Statements "Rounded Off" to the Nearest Full Dollar Amount. Motion passed by a roll call vote of 23 ayes with 1 absent.

ITEM #10
RESOLUTION #6
COUNTY COMMISSIONERS AND
NEWS MEDIA TO BE FURNISHED
WITH AGENDA 10 DAYS PRIOR TO
MEETING.

Motion was made by Comm. Carl Hulett and seconded by Comm. Jimmy Barnes to adopt Resolution #6 to require that the County Commissioners as well as the News Media in Warren County be furnished with an Agenda of each Quarterly Meeting at least ten (10) Working Days prior to each meeting.

Motion was made by Comm. George Smartt and seconded by Comm. Carl Hulett to amend the Resolution to include Department Heads. Motion passed by voice vote.

RESOLUTION #6A
MCNINSVILLE-WARREN COUNTY
CHAMBER OF COMMERCE, INC.
APPROPRIATION

Motion was made by Comm. Frank Rice and seconded by Comm. Wayne Pryor to adopt Resolution #6A to provide for an Appropriation to the McNinville-Warren County Chamber of Commerce, Inc. in the amount of $69,500.00 to be used for Industrial Development. Motion passed by a roll call vote of 23 ayes with 1 absent.

County Executive, Harry Dunn explained that the Court would meet in an adjourned session in two weeks to have a second reading on this Resolution.

RESOLUTION #6B
AUTHORIZING SHERIFF’S
VEHICLES & LAW ENFORCEMENT
EQUIPMENT CAPITAL OUTLAY NOTES

Motion was made by Comm. Pat Brown and seconded by Comm. Melvin Maxwell to adopt Resolution #6B Authorizing the Issuance, Sale and Payment of Interest-Bearing Sheriff’s Vehicles and other Law Enforcement Equipment Capital Outlay Notes not to exceed $67,500.00. Motion passed by a roll call vote of 23 ayes with 1 absent.

RESOLUTION #6C
AUTHORIZING AMBULANCE SERVICE
EQUIPMENT CAPITAL OUTLAY NOTES

Motion was made by Comm. Jack Jones and seconded by Comm. Melvin Maxwell to adopt Resolution #6C authorizing the Issuance, Sale and Payment of Interest-Bearing Ambulance Service Equipment Capital Outlay Notes not to exceed $80,000.00 Motion passed by a roll call Vote of 23 ayes with 1 absent.
ITEM #11
RECOGNIZE J. RICHARD McGRGOR
REPORT ON DELINQUENT TAX COLLECTIONS

J. Richard McGregor, Clerk & Master gave a brief report on uncollected taxes.

ITEM #12
RECOGNIZE GLENN MITCHELL
REPORT ON SOLID WASTE

Glen Mitchell gave a short report on Sanitation and Solid Waste Regional Plan.

RESOLUTION #12A
ADOPT MUNICIPAL SOLID WASTE REGIONAL PLAN

Motion was made by Comm. Sandra Haynes and seconded by Comm. Jack Jones to adopt Resolution #12A to Adopt Municipal Solid Waste Regional Plan for the Central Tennessee Solid Waste Planning Region. Motion passed by a roll call vote of 22-eyes with 2-absent.

ITEM #13
ELECT NOTARIES

Upon motion made by Comm. Carl Hulett and seconded by Comm. Frank Rice the following Notaries were elected:

Dwite Woodlee
Darlene Smith
Dian Olson
Darlene Malone
Patricia L. Dennis
David L. Bratcher
Oliver M. Donnell
Vicki Mize
Janie Carolyn Adams
Rosalyn H. Partin
Teresa McCurry
Kaye Pendium
Elaine Cittsworth
Anthony T. Jones
Cyndi A. Centrell
Jane Bennett
Rosalind B. Wright
Treva Lassiter
Mason Black
Lonnie C. Malone
Jim Ransdell
Deborah Ann Deason
Sandy Hillis
Becky Adams
Rosa Marie Parless
Pattie S. Smith
Earl G. Bailey
Karon Wood
Arminta Wood
H. E. Kirby, Jr.
Stefanie C. McCollough
Linda Coursey
Fred L. Hoover III
Shane Frater
Carol F. Martin

ITEM #14
REFUND TAXES

No Tax Refunds this Quarter.

ITEM #15
ADJOURN

Court adjourned and will reconvene in an adjourned session August 8, 1994 at 7:00 P.M.

Harry Dunn
County Executive

ATTEST

H. David Smartt
Warren County Clerk
MINUTES - AUGUST 8, 1994 }
STATE OF TENNESSEE }
COUNTY OF WARREN }

The Board of Commissioners of Warren County, Tennessee reconvened in a recessed session at the Warren County Courthouse in McMinnville, Tennessee, on the 8th day of August, 1994 at 7:00 P.M.

Present was J. D. Green, Court Officer.

Present and presiding the Hon. Harry Dunn, County Executive.

Roll Call - H. David Smartt, Warren County Clerk

County Commissioners present were:


County Commissioners absent were:


RESOLUTION #1
SECOND READING 08/08/94
APPROPRIATION TO NON-PROFIT ORGANIZATIONS

Motion was made by Comm. Harold Laws and seconded by Comm. Malvin Maxwell to adopt Resolution #1 on second reading making appropriation to Non-Profit Charitable Organizations of Warren County, Tennessee for the Fiscal Year beginning July 1, 1994 and ending June 30, 1995. Motion passed by a roll call vote of 19 ayes with 5 absent.

RESOLUTION 6A
SECOND READING 08/08/94
MCMINNVILLE-WARREN COUNTY CHAMBER OF COMMERCE, INC.
APPROPRIATION

Motion was made by Comm. Frank Rice and seconded by Comm. George Smartt to adopt Resolution 6A on second reading to provide for an appropriation to the McMinnville-Warren County Chamber of Commerce, Inc. in the amount of $69,500.00 to be used for Industrial Development. Motion passed by a roll call vote of 19 ayes with 5 absent.

ELECT
NOTARIES

Motion was made by Comm. Jerry Hildreth and seconded by Comm. Carl Hulet to elect the following Notaries:

Edna Delaney                 Jackie Matheney
Herbert Rowland Jr.          Bernadette W. Morris
Damec Taylor                Sally McCoy

Motion passed by voice vote.

Motion was made by Comm. Carl Hulet and seconded by Comm. Jerry Hildreth to adjourn. Motion passed by voice vote.

ATTEST:

H. DAVID SMARTT
WARRENN COUNTY CLERK.
RESOLUTION NO. 124

A RESOLUTION TO ADOPT MUNICIPAL SOLID WASTE REGIONAL PLAN FOR THE CENTRAL TENNESSEE SOLID WASTE PLANNING REGION

WHEREAS, pursuant to T.C.A. Section 68-211-801, et seq., Cannon County, Coffee County, Rutherford County, and Warren County and the municipalities therein with the exception of Tullahoma have established themselves as the Central Tennessee Solid Waste Planning Region; and

WHEREAS, pursuant to T.C.A. Section 68-211-801, et seq., each region is required to submit a 10-year (1994-2003) solid waste plan to the State Planning Office (revised by legislation to the State Division of Solid Waste Assistance); and

WHEREAS, the 10-year (1994-2003) Municipal Solid Waste Regional Plan attached hereto and incorporated herein has been approved by the Central Tennessee Solid Waste Planning Board; and

WHEREAS, it is understood and accepted by all parties that this plan and this resolution are in no way binding on the municipal government of the City of Tullahoma;

NOW, THEREFORE, BE IT RESOLVED by the Commission of Warren County meeting in regular session this 25th day of July, 1994 that:

(1) The Municipal Solid Waste Regional Plan for the ten year period beginning in 1994 and ending in 2003 attached hereto is adopted;

(2) Warren County will faithfully implement those portions of the plan as applicable to its jurisdiction;

(3) All resolutions in conflict herewith be and the same are rescinded insofar as such conflict exists;

(4) This resolution shall take effect upon approval by each of the four counties and each of the four municipalities included within the region, the public welfare requiring it.

Duly passed and adopted this 25th day of July, 1994.

ATTEST:

H. DAVID SMARTT, COUNTY COURT CLERK

STATE OF TENNESSEE
WARREN COUNTY
I. H. DAVID SMARTT, COUNTY CLERK FOR THE COUNTY, AFORERESIDED DO HEREBY CERTIFY THAT THIS ABOVE AND FOREGOING IS A TRUE, CORRECT AND COMPLETE COPY OF THIS DATED AND SIGNED 8-19-94 IN THE ABOVE TITLED Cause, AS FULLY AS THE SAME APPEARS OF RECORD AND ON FILE IN MY OFFICE. WITNESS MY HAND AS CLERK AND OFFICIAL SEAL.

COUNTY CLERK