



**PROCEDURES
FOR THE
DISTRIBUTION OF RECYCLING REBATES
TO
MEMBER MUNICIPALITIES**

**BOARD OF DIRECTORS
POLICY AND PROCEDURE No. BOD 047**

1. PROCEDURE

- A. Subject to the adopted budget for each fiscal year, net revenues received from a Regional Recycling Project (“the Project”) of the Connecticut Resources Recovery Authority (“CRRA”) may be equitably rebated on an annual basis by the Board of Directors for CRRA (the “Directors”), at their discretion, to each of the participating municipalities (“the municipalities”), but with full consideration of annual tons delivered by the municipalities to the Project and that the municipalities have delivered all acceptable recyclable items under their control in accordance with municipal waste agreements and Project Permitting, Disposal and Billing Procedures.
- B. Any of the municipalities that provided for the collection and donation of deposit beverage containers at municipal transfer stations to fund local charities or governmental purposes on or before the adoption of this Policy, may continue to do so and receive the rebate described in Subsection A for the amount of acceptable recyclables delivered to the Project. Nothing in this subsection shall be construed to allow the diversion of any acceptable recycling items to non-CRRA facilities or the scavenging of deposit beverage containers by drivers of recycling delivery vehicles.

2. MISCELLANEOUS

Any deviation from the above procedures must be approved by a majority of the voting members of the Directors present at a scheduled meeting.

ORIGINAL

Approved by: Board of Directors
Bylaw Reference: Article VII
Statutory Reference: CGS 1-121, 22a-262(18)
Effective Date: September 25, 2008