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contract with an operator of the Project. The moneys on deposit in the [Solid Waste-Disposal Facility Account of the] Solid Waste Special Fund shall be applied in accordance with law to pay the cost of operation, maintenance, and repair of the Project; to reimburse the General Fund for the payment of the principal and interest of the Bonds; and to fund on an annual basis the payment of principal and interest of the Bonds. [For fiscal year 2004 only, any other moneys on deposit in the Solid Waste-Disposal Facility Account in the Solid Waste Special Fund which are not encumbered or expended as aforesaid, may be applied to all or a portion of the operation, maintenance, and repair costs of the Refuse Collection and Disposal program, pursuant to annual appropriation and inclusion in the annual Executive Operating Budget Ordinance.]"

SECTION 3. Section 6-49.2, Revised Ordinances of Honolulu 1990, is amended to read as follows:

"Sec. 6-49.2 Deposits into fund.

- [(a)] There shall be deposited into the Solid Waste Special Fund[-
 - (1) All] <u>all</u> revenues, <u>fees</u>, [and] income, <u>and any other moneys</u> derived from the operation of the refuse division, as well as all other [monies] <u>moneys</u> received on behalf of the refuse division, including without limitation: [(i)-allmonies]
- (1) All moneys collected pursuant to Section 9-4.2(e) and any interest earned on such [monies,] moneys, which shall be credited to the "recycling account"; [(ii)-all-monies]
- (2) <u>All moneys</u> as may accrue to the [glass recycling program from the assessmentof glass dealers,] glass recycling program, including all moneys received from the State of Hawaii, department of health, for the operation of the city's glass recycling program, and any interest earned on such [monies,] moneys, which shall be credited to the "glass incentive account"; and [(iii) all monies]
- (3) <u>All moneys</u> derived from the operation of the Solid Waste Disposal and Energy and Materials Recovery Project established by [Ordinances] Ordinance 85-90, [and 97-44,] as amended, including without limitation all fees for disposal of waste at the Project and income derived from the sale of energy produced from the Project and materials recovered from waste processed at the Project, and any interest earned on such [monies,] moneys, which shall be credited to the "Honolulu solid waste disposal facility account"[; and



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- (2) All existing monies in the glass incentive special fund, Honolulu solid waste disposal facility special fund, and recycling special fund, including any interest earned on such monies; provided that existing monies in the glass incentive special fund shall be credited to "glass incentive account", existing monies in the Honolulu solid waste disposal facility special fund shall be credited to the "Honolulu solid waste disposal facility account", and existing monies in the recycling special fund shall be credited to the "recycling account".
- (b) There shall also be deposited into the Solid Waste Special Fund all revenues, fees, income, and any other monies derived from the operation of the refuse division (other than those derived from the glass incentive special fund, the Honolulu solid waste disposal facility special fund, and the recycling special fund)]."

SECTION 4. Section 6-49.3, Revised Ordinances of Honolulu 1990, is amended to read as follows:

"Sec. 6-49.3 Expenditures.

- (a) Moneys on credit to the glass incentive [special fund] account shall be expended solely for the purposes of administering the glass recycling program and paying incentives to glass recyclers. [Moneys on credit to the Honolulu solid wastedisposal facility special fund account shall be expended solely for the purposes specified in Section 11 of Ordinance 85-90. Moneys on credit to the recycling special fund account shall be expended solely for the purposes of establishment, operation, management and expansion of the city's recycling programs, including programs for waste reduction, development of recycling markets and recycling awareness sponsored by the city.] All other moneys on deposit in the Solid Waste Special Fund shall be expended for the purposes specified in Section 11 of Ordinance 85-90, as amended, and any other operations and activities of the refuse division.
- (b) Any and all payments required for the refuse division (other than those required by the glass incentive [special fund, the Honolulu solid waste disposal facility special fund, and the recycling special fund) shall be made from the general operating fund account.] account) shall be made from the Honolulu solid waste disposal facility account, the recycling account, or the general operating account."



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SECTION 5. Section 9-7.4, Revised Ordinances of Honolulu 1990 ("Glass incentive program"), is amended by amending subsections (a) and (b) to read as follows:

- "(a) The amount of [revenues] funding provided in the glass incentive [fund] account referenced in [Sec.] Section 6-49.1 shall be adequate to meet glass recycling program goals [of 25 percent of glass containers recycled in the first year of operation, 50 percent of glass containers recycled in the second year, and thereafter the percentage shall be increased to the maximum amount practical] as determined by the department, considering the economic and environmental benefits to be realized.
- (b) Every glass dealer shall pay to the department an assessment to cover incentives and the expense of administering the glass recycling program, which assessment shall be paid only once on the same glass container and shall not exceed one cent per glass container in the first year of operation and shall not exceed two cents per container, if needed, in the second year, and thereafter an amount to be determined by the department consistent with the glass recycling program goals [set forth in] as determined by the department pursuant to subsection (a) [of this section].

In addition to the revenues provided by the glass dealers through the assessments, the city shall pay to the fund an amount not to exceed \$300,000.00 in the first year of operation and \$600,000.00, if needed, in the second year, and thereafter an amount to be determined by the department consistent with the glass recycling program goals [set forth in] as determined by the department pursuant to subsection (a), [of this section,] subject to appropriation by the council. The assessment shall be paid at a time and in a manner prescribed by rules promulgated by the department in accordance with HRS Chapter 91. The assessment shall not be paid on glass containers exported from the city unless the glass dealer decides to make such payment."

SECTION 6. Ordinance material to be repealed is bracketed and stricken. New material is underscored. When revising, compiling, or printing this ordinance for inclusion in the Revised Ordinances of Honolulu, the Revisor of Ordinances need not include the brackets, the material that has been bracketed and stricken, or the underscoring.



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HONOLULU, HAWAII



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SECTION 7. This ordinance takes effect on July 1, 2021.

INTRODUCED BY:

Tommy Waters (br)

DATE OF INTRODUCTION:

March 4, 2021 Honolulu, Hawaii

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

Deputy Corporation Counsel APPROVED this 16 day of June , 20 **ZI** .

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RICK BLANGIARDI, Mayor City and County of Honolulu

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CITY COUNCIL CITY AND COUNTY OF HONOLULU HONOLULU, HAWAII CERTIFICATE

BILL 15 (2021), CD1

Introduced:	03/04/21	By:	TOMMY WATERS - BY REQUEST Committee: BUDGET (BUD)
Title: F	RELATING TO FUI	NDS.	
Voting Legen	id: * = Aye w/Res	ervation	S
03/04/21	INTRO		Introduced.
03/12/21	PUBLISH Public hearing notice of intent published in the Honolulu Star-Advertiser.		
03/17/21	CCL		Passed first reading.
			9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
03/31/21 BUD			Reported out for passage on second reading and scheduling of a public hearing as amended in CD1 form.
			CR-117
			5 AYES: CORDERO, ELEFANTE, KIA'ÂINA, SAY, TSUNEYOSHI
			1 ABSENT: TUPOLA
04/02/21	PUBLISH		Public hearing notice published in the Honolulu Star-Advertiser.
04/14/21 CCL/PH			Committee report adopted. Bill passed second reading as amended, public hearing closed and referred to committee.
			9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ÂINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
04/21/21	PUBLISH		Second reading notice published in the Honolulu Star-Advertiser.
05/11/21	BUD		Reported out for passage on third reading.
			CR-152
		_	6 AYES: CORDERO, ELEFANTE, KIA'ĂINA, SAY, TSUNEYOSHI, TUPOLA
06/02/21	CCL		Committee report adopted and Bill passed third reading.
			9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĂINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS

I hereby certify that the above is a true record of action by the Council of the City and County of Honolulu on this BILL.

AHASHI, CITY CLERK

TOMMY WATERS, CHAR AND PRESIDING OFFICER