

General Assembly

January Session, 2025

Committee Bill No. 6534

LCO No. **6643**

Referred to Committee on PLANNING AND DEVELOPMENT

Introduced by: (PD)

AN ACT CONCERNING APPOINTMENTS TO MUNICIPAL HOUSING AUTHORITIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (h) of section 8-39 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective October* 1, 2025):

(h) "Governing body" means [, for towns having a town council, the
council; for other towns, the selectmen; for cities, the common council
or other similar body of officials; and for boroughs, the warden and
burgesses] the legislative body of the municipality, or the board of
selectmen in a municipality where the legislative body is a town
meeting.

10 Sec. 2. Subsection (a) of section 8-41 of the general statutes is repealed 11 and the following is substituted in lieu thereof (*Effective October 1, 2025*):

12 (a) For purposes of this section, a "tenant of the authority" means a

13 tenant who lives in housing owned or managed by a housing authority

14 or who [is receiving] <u>receives</u> housing assistance in a housing program

15 directly administered by such authority. When the governing body of a 16 municipality [other than a town] adopts a resolution as described in section 8-40, [it shall promptly notify the chief executive officer of such 17 18 adoption. Upon receiving such notice, the chief executive officer] such 19 governing body shall appoint five persons who are residents of such 20 municipality as commissioners of the authority. [, except that the chief 21 executive officer] The governing body may appoint two additional 22 persons who are residents of the municipality if (1) [the] such authority 23 operates more than three thousand units, or (2) upon the appointment of a tenant commissioner pursuant to subsection (c) of this section, the 24 25 additional appointments are necessary to achieve compliance with 24 CFR 964.415 or section 9-167a. [If the governing body of a town adopts 26 27 such a resolution, such body shall appoint five persons who are 28 residents of such town as commissioners of the authority created for 29 such town, except that such body may appoint two additional persons 30 who are residents of the town if, upon the appointment of a tenant 31 commissioner pursuant to subsection (c) of this section, the additional 32 appointments are necessary to achieve compliance with 24 CFR 964.415 33 or section 9-167a.] The commissioners who are first so appointed shall 34 be designated to serve for a term of either one, two, three, four or five 35 years, except that if the authority has five members, the terms of not 36 more than one member shall expire in the same year. [Terms] The term 37 of a commissioner shall commence on the first day of the month next 38 succeeding the date of [their] the commissioner's appointment, and 39 annually thereafter a commissioner shall be appointed to serve for five 40 years, except that any vacancy [which may occur] that occurs because of 41 a change of residence by a commissioner [,] or the removal, [of a 42 commissioner,] resignation or death of a commissioner shall be filled for 43 the unexpired portion of the term. If a governing body increases the 44 membership of the authority, [on or after July 1, 1995,] such governing 45 body shall, by resolution, provide for a term of five years for each such 46 additional member. The term of the [chairman] chairperson shall be 47 three years. At least one of such commissioners of an authority having 48 five members, and at least two of such commissioners of an authority 49 having more than five members, shall be a tenant or tenants of the

50 authority selected pursuant to subsection (c) of this section. If, on or after 51 October 1, 1979, a [municipality] governing body that has adopted a 52 resolution as described in section 8-40 [, but] has no tenants serving as 53 commissioners, [the chief executive officer of a municipality other than 54 a town or] the governing body [of a town] shall appoint a tenant who 55 meets the qualifications set out in this section as a commissioner of such 56 authority when the next vacancy in the office of a commissioner occurs. 57 No commissioner of an authority [may] shall hold any public office in 58 the municipality for which the authority is created other than the office 59 of a commissioner of the authority. A commissioner shall hold office until such commissioner's successor is appointed and has qualified. 60 61 [Not later than January 1, 2024, each commissioner who is serving on 62 said date and, thereafter, upon] Upon appointment, each newly 63 appointed commissioner who is not a reappointed commissioner, shall 64 participate in a training for housing authority commissioners provided 65 by an industry-recognized training provider. A certificate of the 66 appointment or reappointment of any commissioner shall be filed with 67 the clerk [and] after said commissioner has taken an oath in the form 68 prescribed in the first paragraph of section 1-25. Such certificate shall be 69 conclusive evidence of the legal appointment of such commissioner. [, after said commissioner has taken an oath in the form prescribed in the 70 71 first paragraph of section 1-25.] The powers of each authority shall be 72 vested in the commissioners [thereof] of the authority. Three 73 commissioners shall constitute a quorum if the authority consists of five 74 commissioners. Four commissioners shall constitute a quorum if the 75 authority consists of six or more [than five] commissioners. Action may 76 be taken by the authority upon a vote of not less than a majority of the 77 commissioners present unless the bylaws of the authority require a 78 larger number. The [chief executive officer, or, in the case of an authority 79 for a town, the] governing body of the [town,] municipality shall 80 designate which of the commissioners shall be the first [chairman] 81 chairperson, but when the office of [chairman] chairperson of the 82 authority becomes vacant, the authority shall select a [chairman] 83 chairperson from among its commissioners. An authority shall select 84 from among its commissioners a vice [chairman, and it] chairperson.

The authority may employ a secretary, who shall be the executive 85 86 director of the authority, and technical experts and such other officers, 87 agents and employees, permanent and temporary, as [it] the authority requires. [, and] The authority shall determine [their] the gualifications, 88 89 duties and compensation [, provided,] for such experts, officers, agents 90 and employees, except that in municipalities having a civil service law, 91 all appointments and promotions, except the employment of the 92 secretary, shall be based on examinations given and lists prepared 93 under such law, and, [except so far as may be] unless inconsistent with 94 the terms of this chapter, such [civil service] law and regulations 95 adopted thereunder shall apply to such housing authority and its 96 personnel. For such legal services as it requires, an authority may 97 employ its own legal counsel and legal staff. An authority may delegate 98 any of its powers and duties to one or more of its agents or employees. 99 A commissioner, or any employee of the authority who handles its 100 funds, shall be required to furnish an adequate bond. The 101 commissioners shall serve without compensation, but shall be entitled 102 to reimbursement for their actual and necessary expenses incurred in 103 the performance of [their] such commissioners' official duties.

104 Sec. 3. Section 8-67 of the general statutes is repealed and the 105 following is substituted in lieu thereof (*Effective October 1, 2025*):

106 Any person injured in person or property within boundaries of 107 property owned or controlled by an authority, for which injury such 108 authority is or may be liable, may bring an action within two years after 109 the cause of action therefor arose to recover damages from such 110 authority, provided written notice of the intention to commence such 111 action and of the time when and the place where the damages were 112 incurred or sustained has been filed with the [chairman] chairperson or 113 the secretary of the authority within six months after the cause of action 114 therefor arose.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2025	8-39(h)
Sec. 2	October 1, 2025	8-41(a)
Sec. 3	October 1, 2025	8-67

PD Joint Favorable