

General Assembly

February Session, 2024

## Substitute Bill No. 5274

## AN ACT REVISING THE CHARTER OF THE SECRET LAKE ASSOCIATION.

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

Section 1. Section 8 of number 450 of the special acts of 1931 is
 amended to read as follows (*Effective from passage*):

The annual meeting of the association shall be held on [the first 3 Saturday of June, in each year, at two o'clock in the afternoon] a date 4 5 determined by the vote of a simple majority of the attending board members at the May monthly board meeting in each year, regardless of 6 7 having achieved a quorum for such meeting. In no event shall the 8 annual meeting be set after the second Saturday of June in any year. 9 Notice of such annual meeting shall be sent via regular mail or 10 personally delivered to each board member not less than ten days before 11 the annual meeting date. Special meetings of the association may be held 12 and warned in such a manner as the [by-laws] bylaws may prescribe, provided notice for any special meeting shall specify the object for 13 14 which such meeting is called. Not less than [twelve] <u>five</u> members of the 15 association shall constitute a quorum for the transaction of business at 16 any regular meeting or special meeting except for the purpose of 17 establishing the next annual meeting date.

Sec. 2. Section 9 of number 450 of the special acts of 1931 is amended
to read as follows (*Effective from passage*):

20 Notices of the annual meeting and of all special meetings of the 21 association [shall be signed by the president or by the vice president and by two other members of the executive board, and] may be given by 22 23 mail or personally delivered. [In case they] If such notices are given by 24 mail, [written notice of] such notices shall be in writing and specify the 25 time and place of such meetings, and shall be sent [at least five] not less 26 than ten days before the time appointed [,] by letter mailed in Hartford 27 county and addressed to each member of [said] the association [,] at [his] 28 such member's legal residence, or if [he] such member shall be at the 29 time dwelling within the limits of said territory, at such dwelling. 30 Personal notice may be [given] delivered by leaving with such member 31 a written notice of such time and place of meeting [, at least five] not less 32 than ten days before the time [appointed] of such meeting.

33 Sec. 3. Section 11 of number 450 of the special acts of 1931 is amended
34 to read as follows (*Effective from passage*):

35 The executive board shall have the care, custody and management of all funds and property of the association and, when assembled 36 37 according to law, shall have power to make regulations for the 38 management and control of such property and its transfer and 39 conveyance; to make regulations concerning the time and place of 40 meetings of said executive board and of said association so far as they 41 are not inconsistent with any of the special provisions of [this act] special 42 act 450 of the special acts of 1931, as amended by this act; to regulate the 43 method of assessment and collection of taxes for association purposes 44 and to prescribe the duties and compensation of all officers and 45 employees of the association. The president, [vice president] vice-46 president, clerk and treasurer shall serve without compensation [,] 47 except that they shall receive reimbursement for their agreed upon 48 actual expenses.

49 Sec. 4. Section 18 of number 450 of the special acts of 1931, as
50 amended by number 41 of the special acts of 1949 and section 9 of special
51 act 75-35, is amended to read as follows (*Effective from passage*):

52 [The clerk of said board shall, on or before the first day of June of each 53 year, prepare an assessment list of all the real estate in said territory, 54 including therein the value of houses and buildings and improvements 55 thereon, placing in the name of each member of the association such 56 lands, buildings and improvements as are assessed to such member on 57 the last assessment list of the towns of Avon and Canton, at the value at 58 which they stand assessed on such assessment list, provided, whenever 59 there has been a change in title any property between the first day of 60 October next preceding and the first day of July said property shall be 61 listed in the name of the person then owning it. Said clerk shall, on or 62 before the first day of June, report such list to the executive board, which 63 shall revise such list and if said board shall find that in any particular it 64 does not correspond with the last assessment list of the towns of Avon 65 and Canton, except as hereinbefore provided, said board shall correct 66 the same, and such list, when so revised and if necessary corrected, shall 67 be adopted by said executive board and shall then be and constitute the 68 assessment list of The Secret Lake Association, Incorporated. Such list 69 shall be so revised and completed and recorded by the clerk in the books 70 of the association, on or before the fifteenth day of July, and shall be 71 open to inspection by any member of the association.]

72 The association shall have the power, for the purposes of 73 apportioning among all owners of land or other real property the cost 74 or expense of exercising the powers granted by special act 450 of the 75 special acts of 1931, as amended by this act, to lay and collect an annual 76 assessment which may be levied by the directors during the month of 77 July each year, and which shall be an assessment equal as to rate upon 78 all owners of record of any improved lots within said territory on the 79 fifteenth day of June in each year. Unimproved land, including separate 80 unimproved lots, shall be assessed equally but at a rate less than the 81 assessment rate for improved lots. Joint owners of the same land shall 82 be considered as one owner for the purposes of such assessment. Such 83 assessments shall be due and payable within thirty days after being billed. The directors shall provide the tax collector of the association a 84 85 rate book setting forth all necessary information concerning such

assessments of the members, and such tax collector shall have the same 86 87 powers and duties as have tax collectors of the respective towns of Avon and Canton with respect to the collection of taxes. If such assessments 88 89 and forfeitures are not paid within thirty days after their due date, such 90 assessments shall be then due without demand with interest at the 91 statutory rate applicable for delinquent taxes in the state of Connecticut 92 from their due date. Such unpaid assessments shall constitute a lien without record upon all real estate owned of record by the person upon 93 94 whom any such assessment was levied within the limits of the territory 95 of the association, and if such unpaid assessment is not paid within one 96 hundred twenty days after such assessment's due date, such real estate 97 may be liened by the tax collector of the association in a manner similar 98 to that provided by law for tax liens upon real estate, and any such lien 99 shall have precedence over all other liens except those for state and town 100 taxes.

Sec. 5. Section 20 of number 450 of the special acts of 1931, as
amended by section 10 of special act 75-35, is amended to read as follows
(*Effective from passage*):

104 [Said] The association, at its annual meeting or at any special meeting 105 called for [that] the purpose set forth in this section, by a majority vote 106 of those directors present at such meeting, may lay a tax, for the 107 purposes herein specified, [of not exceeding seven mills on the dollar of 108 the total value of said real estate as shown by the assessment list 109 hereinbefore provided for,] and shall appoint a collector to collect such 110 tax. [, and rate] Rate bills shall be made out [and signed by said board,] 111 and warrants may be issued for the collection of money due on such rate 112 bills [,] pursuant to the provisions of section 12-130 of the general 113 statutes.

Sec. 6. Section 21 of number 450 of the special acts of 1931, as
amended by section 11 of special act 75-35, is amended to read as follows
(*Effective from passage*):

117 Written notice of the rate of such tax, and of the amount apportioned

118 to each member of the association shall be sent by the tax collector of the 119 association on or before the first day of July, and such tax shall be due 120 and payable within thirty days from the sending of such notice, and, if 121 such tax be not paid when due, it shall bear interest at the rate [of nine 122 per centum per annum] set by the general statutes from the date when 123 it was so payable. The collector shall have all the power of collectors of 124 town taxes and shall be accountable to the executive board in the same 125 manner as town collectors are accountable to selectmen, and shall pay 126 the taxes as soon as collected to the treasurer of the association. Each 127 [such] tax shall be a lien upon the property upon which it shall be laid 128 for one year from the time of the laying of such tax, and may be collected 129 by suit in the name of said association, or by foreclosure of such lien. 130 Such lien may be continued by certificate to be recorded in the land 131 records of the town of Avon or Canton, pursuant to the provisions of 132 sections 12-173 and 12-174 of the general statutes.

Sec. 7. Section 22 of number 450 of the special acts of 1931, as
amended by section 12 of special act 75-35, is amended to read as follows
(*Effective from passage*):

136 No contract [which shall involve an] involving the expenditure of 137 money [in excess of one] exceeding five thousand dollars [or more] in 138 any year shall be made by the executive board unless [the same shall be] 139 such board is specially authorized by a vote of the association. The 140 directors shall not, within any year, make contracts or incur obligations 141 which shall, in the aggregate, amount to more than the sum of [two] ten thousand dollars, unless [the same shall be] such contracts or 142 143 obligations are authorized by a vote of the association. [; nor are the] The 144 directors of the association are not authorized to borrow money without 145 [like] authority granted pursuant to a vote of the association.

Sec. 8. Sections 7, 19 and 23 of number 450 of the special acts of 1931are repealed. (*Effective from passage*)

sections:		
Section 1	from passage	Number 450 of the
		special acts of 1931, Sec.
		8
Sec. 2	from passage	Number 450 of the
		special acts of 1931, Sec.
		9
Sec. 3	from passage	Number 450 of the
		special acts of 1931, Sec.
		11
Sec. 4	from passage	Number 450 of the
		special acts of 1931, Sec.
		18
Sec. 5	from passage	Number 450 of the
		special acts of 1931, Sec.
		20
Sec. 6	from passage	Number 450 of the
		special acts of 1931, Sec.
		21
Sec. 7	from passage	Number 450 of the
		special acts of 1931, Sec.
		22
Sec. 8	from passage	Repealer section

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

## Statement of Legislative Commissioners:

In Sections 1 to 10, inclusive, "of the special acts of 1931" was added after "number 450" in the leading language for accuracy; Sections 1, 6 and 10 were consolidated and reformatted for consistency with statutory repealer sections, and the bill sections were renumbered accordingly; Section 2 was substantially rewritten for clarity; in Section 4, "this act" was changed to "[this act] special act 450 of the special acts of 1931, as amended by this act," for accuracy; in Section 5, "this act" was changed to "special act 450 of the special acts of 1931, as amended by this act" for accuracy, instances of "said Association" were changed to "the association" to conform with standard drafting conventions, instances of "Tax Collector" were changed to "tax collector" to conform with standard drafting conventions, and the second sentence was rewritten for clarity; in Section 7, "Said association" was changed to "the association" to conform with standard drafting conventions, "that purpose" was changed to "<u>the purpose set forth in this section</u>" for clarity, and "<u>directors</u>" was added before "present" for clarity; and Section 9 was substantially rewritten for clarity.

PD Joint Favorable Subst. -LCO