

General Assembly

January Session, 2021

Substitute Bill No. 968

* S B 0 0 9 6 8 P D 0 3 2 2 2 1 *

AN ACT CONCERNING FORECLOSURE, ASSIGNMENT AND OTHER ENFORCEMENT ACTIONS FOR UNPAID SEWER ASSESSMENTS AND OTHER FEES AND CHARGES.

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

1 Section 1. Section 7-254 of the general statutes is repealed and the 2 following is substituted in lieu thereof (*Effective October 1, 2021, and* 3 *applicable to actions filed on or after October 1, 2021*):

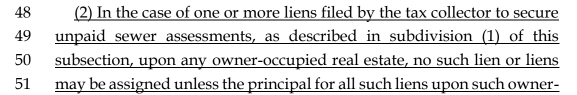
(a) Any assessment of benefits or any installment thereof, not paid
within thirty days after the due date, shall be delinquent and shall be
subject to interest from such due date at the interest rate and in the
manner provided by the general statutes for delinquent property taxes.
Each addition of interest shall be collectible as a part of such assessment.

9 (b) (1) Whenever any installment of an assessment becomes 10 delinquent, the interest on such delinquent installment shall be as 11 provided in subsection (a) of this section or five dollars, whichever is 12 greater. Any unpaid assessment and any interest due thereon shall 13 constitute a lien upon the real estate against which the assessment was 14 levied from the date of such levy. Each such lien may be continued, 15 recorded and released in the manner provided by the general statutes 16 for continuing, recording and releasing property tax liens. Each such 17 lien shall take precedence over all other liens and encumbrances except 18 taxes and may be enforced, except as provided in subdivision (2) of this

<u>subsection</u>, in the same manner as property tax liens. The tax collector
of the municipality may collect such assessments in accordance with any
mandatory provision of the general statutes for the collection of
property taxes and the municipality may recover any such assessment
in a civil action against any person liable therefor.

(2) In the case of one or more liens for any unpaid assessment and
any interest due thereon, as described in subdivision (1) of this
subsection, upon any owner-occupied real estate, no such lien or liens
may be enforced unless the principal for all such liens upon such owneroccupied real estate exceeds ten thousand dollars.

29 (c) (1) [Any] Except as provided in subdivision (2) of this subsection, 30 any municipality, by resolution of its legislative body, may assign, for 31 consideration, any and all liens filed by the tax collector to secure unpaid 32 sewer assessments as provided under the provisions of this chapter. The 33 consideration received by the municipality shall be negotiated between 34 the municipality and the assignee. The assignee or assignees of such 35 liens shall have and possess the same powers and rights at law or in equity as such municipality and municipality's tax collector would have 36 37 had if the lien had not been assigned with regard to the precedence and 38 priority of such lien, the accrual of interest and the fees and expenses of 39 collection. The assignee shall have the same rights to enforce such liens 40 as any private party holding a lien on real property, including, but not 41 limited to, foreclosure and a suit on the debt. Costs and reasonable 42 attorneys' fees incurred by the assignee as a result of any foreclosure 43 action or other legal proceeding brought pursuant to this section and 44 directly related to the proceeding shall be taxed in any such proceeding 45 against each person having title to any property subject to the 46 proceedings. Such costs and fees may be collected by the assignee at any 47 time after demand for payment has been made by the assignee.



52 <u>occupied real estate exceeds ten thousand dollars.</u>

53 (d) Every aspect of any foreclosure action or other legal proceeding

54 brought pursuant to this section, including, but not limited to, costs,

55 attorneys' fees, method, advertising, time, date, place and terms, shall

56 <u>be commercially reasonable.</u>

57 Sec. 2. Section 7-258 of the general statutes is repealed and the 58 following is substituted in lieu thereof (*Effective October 1, 2021, and* 59 *applicable to actions filed on or after October 1, 2021*):

60 (a) (1) Any charge for connection with or for the use of a sewerage 61 system, not paid within thirty days of the due date, shall thereupon be 62 delinquent and shall bear interest from the due date at the rate and in 63 the manner provided by the general statutes for delinquent property 64 taxes. Each addition of interest shall be collectible as a part of such 65 connection or use charge. Any such unpaid connection or use charge 66 shall constitute a lien upon the real estate against which such charge was 67 levied from the date it became delinquent. Each such lien may be 68 continued, recorded and released in the manner provided by the general 69 statutes for continuing, recording and releasing property tax liens. Each 70 such lien shall take precedence over all other liens and encumbrances 71 except taxes and may be foreclosed, except as provided in subdivision 72 (2) of this subsection, in the same manner as a lien for property taxes. 73 The municipality may by ordinance designate the tax collector or any 74 other person as collector of sewerage system connection and use charges 75 and such collector of sewerage system connection and use charges may 76 collect such charges in accordance with the provisions of the general 77 statutes for the collection of property taxes. The municipality may 78 recover any such charges in a civil action against any person liable 79 therefor. For the purpose of establishing or revising such connection or 80 use charges and for the purpose of collecting such charges any 81 municipality may enter into agreements with any water company or 82 municipal water department furnishing water in such municipality for 83 the purchase from such water company or municipal water department 84 of information or services and such agreement may designate such 85 water company or municipal water department as a billing or collecting 86 agent of the collector of sewerage system connection and use charges in 87 the municipality. Any water company or municipal water department 88 may enter into and fulfill any such agreements and may utilize for the 89 collection of such charges any of the methods utilized by it for the 90 collection of its water charges.

91 (2) In the case of one or more liens for any unpaid connection or use
92 charge, as described in subdivision (1) of this subsection, upon any
93 owner-occupied real estate, no such lien or liens may be foreclosed
94 unless the principal for all such liens upon such owner-occupied real
95 estate exceeds ten thousand dollars.

96 (b) (1) [Any] Except as provided in subdivision (2) of this subsection, 97 any municipality, by resolution of its legislative body, may assign, for 98 consideration, any and all liens filed by the tax collector or collector of 99 sewerage system connection and use charges to secure unpaid sewerage 100 connection and use charges as provided under the provisions of this 101 chapter. The consideration received by the municipality shall be 102 negotiated between the municipality and the assignee. The assignee or 103 assignees of such liens shall have and possess the same powers and 104 rights at law or in equity as such municipality and municipality's tax 105 collector would have had if the lien had not been assigned with regard 106 to the precedence and priority of such lien, the accrual of interest and 107 the fees and expenses of collection. The assignee shall have the same 108 rights to enforce such liens as any private party holding a lien on real 109 property, including, but not limited to, foreclosure and a suit on the 110 debt. Costs and reasonable attorneys' fees incurred by the assignee as a 111 result of any foreclosure action or other legal proceeding brought 112 pursuant to this section and directly related to the proceeding shall be 113 taxed in any such proceeding against each person having title to any 114 property subject to the proceedings. Such costs and fees may be 115 collected by the assignee at any time after demand for payment has been 116 made by the assignee.

117 (2) In the case of one or more liens filed by the tax collector or collector

of sewerage system connection and use charges to secure unpaid
 sewerage connection and use charges, as described in subdivision (1) of
 this subsection, upon any owner-occupied real estate, no such lien or
 liens may be assigned unless the principal for all such liens upon such
 owner-occupied real estate exceeds ten thousand dollars.
 (c) Every aspect of any foreclosure action or other legal proceeding
 brought pursuant to this section, including, but not limited to, costs,

125 <u>attorneys' fees, method, advertising, time, date, place and terms, shall</u>

126 <u>be commercially reasonable.</u>

127 Sec. 3. Section 22a-506 of the general statutes is repealed and the 128 following is substituted in lieu thereof (*Effective October 1, 2021, and* 129 *applicable to actions filed on or after October 1, 2021*):

130 (a) An authority may (1) levy and collect benefit assessments upon 131 the lands and buildings within its jurisdiction that, in its judgment, are 132 especially benefited by a wastewater system; (2) establish, revise and 133 collect rates, fees, charges, penalties and assessments for the use and 134 benefits of a wastewater system; and (3) order the owner of any building 135 which is accessible to a wastewater system to connect to such system, all 136 in the manner provided in sections 7-249 to 7-257, inclusive, and sections 137 22a-416 to 22a-599, inclusive.

138 (b) (1) Any assessment of benefits, including any installment thereof, 139 and any charge, fee, fine or other amount that is not paid within thirty 140 days after the due date shall be delinquent, shall be subject to interest 141 and shall constitute a lien upon the premises served and a charge upon 142 the owner thereof all in the manner provided both by the provisions of 143 the general statutes for delinquent property taxes and by section 7-258, 144 as amended by this act. The rules and regulations of the authority may 145 provide for the discontinuance of water pollution control service for 146 nonpayment of taxes, special assessments, fees, rates, penalties or other 147 charges therefor imposed under sections 22a-500 to 22a-519, inclusive. 148 Such lien shall take precedence over all other liens or encumbrances 149 except taxes and may be foreclosed against the lot or building served,

except as provided in subdivision (2) of this subsection, in the same 150 151 manner as a lien for taxes, provided all such liens shall continue until 152 such time as they shall be discharged or foreclosed by the authority 153 without the necessity of filing certificates of continuation, but in no 154 event for longer than ten years. The authority may institute a civil action 155 against such owner to recover the amount of any such fee or charge 156 which remains due and unpaid for thirty days along with interest 157 thereon at the same rate as unpaid taxes and with reasonable attorneys' 158 fees, except that no such civil action to recover such amount may be 159 instituted against the owner of an owner-occupied premises unless the 160 principal for such amount exceeds ten thousand dollars.

161 (2) In the case of one or more liens for any assessment of benefits and 162 any charge, fee, fine or other amount that is not paid within thirty days 163 after the due date, as described in subdivision (1) of this subsection, 164 upon any owner-occupied premises served, no such lien or liens may be 165 foreclosed unless the principal for all such liens upon such owner-166 occupied premises served exceeds ten thousand dollars.

167 Sec. 4. Section 49-920 of the general statutes is repealed and the 168 following is substituted in lieu thereof (*Effective October 1, 2021, and* 169 *applicable to actions filed on or after October 1, 2021*):

170 (a) (1) [Any] Except as provided in subdivision (2) of this subsection, 171 any regional sewer authority established under an act of the General 172 Assembly, may assign, for consideration, any and all liens filed by such 173 regional sewer authority to secure unpaid sewer assessments or 174 connection or use charges of the authority. The consideration received 175 by the authority shall be negotiated between the authority and the 176 assignee. The assignee or assignees of such liens shall have and possess 177 the same powers and rights at law or in equity as such authority would 178 have had if the lien had not been assigned with regard to the precedence 179 and priority of such lien, the accrual of interest and the fees and 180 expenses of collection. The assignee shall have the same rights to enforce such liens as any private party holding a lien on real property, 181 182 including, but not limited to, foreclosure and a suit on the debt. Costs

and reasonable attorneys' fees incurred by the assignee as a result of any
foreclosure action or other legal proceeding brought pursuant to this
section and directly related to the proceeding shall be taxed in any such
proceeding against each person having title to any property subject to
the proceedings. Such costs and fees may be collected by the assignee at
any time after demand for payment has been made by the assignee.

- 189 (2) In the case of one or more liens filed by a regional sewer authority
- 190 to secure unpaid sewer assessments or connection or use charges of the
- 191 authority, as described in subdivision (1) of this subsection, upon any
- 192 owner-occupied real estate, no such lien or liens may be assigned unless
- 193 the principal for all such liens upon such owner-occupied real estate
- 194 exceeds ten thousand dollars.
- 195 (b) Every aspect of any foreclosure action or other legal proceeding
- 196 brought pursuant to this section, including, but not limited to, costs,
- 197 <u>attorneys' fees, method, advertising, time, date, place and terms, shall</u>
- 198 <u>be commercially reasonable.</u>

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2021, and	7-254
	applicable to actions filed	
	on or after October 1, 2021	
Sec. 2	October 1, 2021, and	7-258
	applicable to actions filed	
	on or after October 1, 2021	
Sec. 3	October 1, 2021, and	22a-506
	applicable to actions filed	
	on or after October 1, 2021	
Sec. 4	October 1, 2021, and	49-920
	applicable to actions filed	
	on or after October 1, 2021	

Statement of Legislative Commissioners:

In Sec. 4(a)(2), "<u>assessment</u>" was changed to "<u>assessments</u>" for consistency.

PD Joint Favorable Subst. -LCO