Legislation Text

File \#: 24-0231, Version: 1

## APPOINTMENT

## Motion/Request:

MOTION to appoint the following as the Town of Ledyard's Representatives to serve on Southeastern Connecticut Regional Resource Recovery Authority (SCRRRA) for a three (3) year term as follows:

- Public Works Director Mr. Steve Masalin as a Regular Member to complete a term ending January 31, 2027.
- Mr. Joseph Lozier (R) 198 Gallup Hill Road, Ledyard, as an Alternate Member to complete a term ending January 31, 2025.


## Background:

Each Member Town of the Southeastern Connecticut Regional Resources Recovery Authority (SCRRRA) has the ability to appoint two Representatives to the Board. One Regular Member and One Alternate Member who each serve for a three-year term.

The typical Southeastern Connecticut Regional Resources Recovery Authority (SCRRRA) Board Member was a senior public works official for the town they serve. Because the oversight of the town's waste management was an important aspect of Mr. Masalin's duties the Town Council has been appointing Public Works Director Steve Masalin as the town's Alternate Member Representative to SCRRRA.(see attached letter dated 9/16/2009)

Both Mr. Masalin and Mr. Lozier have been representing the town well on the SCRRRA Board for many years.
Mayor Allyn, III has requested that Ledyard's two representatives roles be switched so that Public Works Director Mr. Masalin would serve as the Regular Member and Mr. Lozier would serve as the Alternate Member (please see attached email dated 2/21/2024)

## Administrative Notes:

(type text here)

## Nominating Committee Recommendation:

File \#: 24-0231, Version: 1
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## Minority Representation - CGS 9-167a:

In accordance with Chapter IV; Section 8 of the Town Charter "Except as otherwise provided for in this Charter, the Town Council may appoint members to fill vacancies in other offices, boards, and commissions established by this Charter and by ordinance as vacancies may occur, and appointing members to such offices, boards, and commissions as may be created in the future. Such appointments shall be made by the Town Council for such terms and upon such conditions as provided in the respective ordinance".

Chapter IV, Section 9: "In making appointments and removals, the Town Council shall act by the affirmative votes of at least a majority of all its members.
All members of boards, commissions, and committees contained in this Charter, or subsequently created under this Charter, except members of the Building Code Board of Appeals, the Fire Marshal, and the Deputy Fire Marshal(s), shall be electors of the Town at the time of their appointment and during their terms of office."

## Connecticut General Statutes

Sec. 9-167a. Minority representation. (a) (1) Except as provided in subdivision (2) of this subsection, the maximum number of members of any board, commission, legislative body, committee or similar body of the state or any political subdivision thereof, whether elective or appointive, who may be members of the same political party, shall be as specified in the following table:

(2) The provisions of this section shall not apply (A) to any such board, commission, committee or body whose members are elected wholly or partially on the basis of a geographical division of the state or political subdivision, (B) to a legislative body of a municipality (i) having a town meeting as its legislative body or (ii) for which the charter or a special act, on January 1, 1987, provided otherwise or (C) to the city council of an unconsolidated city within a town and the town council of such town if the town has a town council and a representative town meeting, the town charter provides for some form of minority representation in the election of members of the representative town meeting, and the city has a city council and a body having the attributes of a town meeting or (D) to the board of directors and other officers of any district, as defined in section 7-324, having annual receipts from all sources not in excess of two hundred fifty Thousand dollars.
(b) Prior to any election for or appointment to any such body, the municipal clerk, in cases of elections, and the appointing authority, in cases of appointments, shall determine the maximum number of members of any

File \#: 24-0231, Version: 1
political party who may be elected or appointed to such body at such election or appointment. Such maximum number shall be determined for each political party in the following manner: From the number of members of one political party who are members of such body at the time of the election or appointment, subtract the number of members of such political party whose terms expire prior to the commencement of the terms for which such election or appointment is being held or made and subtract the balance thus arrived at from the appropriate number specified in column II of subsection (a) of this section.

