1601

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. GRISANTI -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government

AN ACT to amend the general municipal law, in relation to the writing of responses to audit findings and recommendations

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Paragraph (a) of subdivision 2 of section 35 of the general municipal law, as amended by chapter 692 of the laws of 1989, is amended to read as follows:

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Within ten days after the filing of a report of examination performed by the office of the state comptroller, a report of an external audit performed by an independent public accountant or any management letter prepared in conjunction with such an external audit with the clerk of the municipal corporation, industrial development agency, district, agency or activity, or with the secretary if there is clerk, he OR SHE shall give public notice thereof in substantially the following form: "Notice is hereby given that the fiscal affairs of (name of municipal corporation, industrial development agency, district, agency or activity) for the period beginning on..... and ending on....., have been examined by (the office of the state comptroller or an independent public accountant), and that the (report examination performed by the office of the state comptroller or report of, or management letter prepared in conjunction with, external audit by the independent public accountant) has been filed in my office where it is available as a public record for inspection by all interested persons. Pursuant to section thirty-five of the general municipal law, the governing board of (name of municipal corporation, district, agency or activity) [may, in its discretion,] IS REQUIRED TO prepare a written response to ANY FINDINGS, INCLUDING ANY ADVERSE OPIN-ION ON THE FAIR PRESENTATION OF FINANCIAL STATEMENTS, AND ANY RECOMMEN-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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the (report of examination performed by the office of the DATIONS INstate comptroller or the report of external audit or management by THE independent public accountant) and file [any] such response in my office as a public record for inspection by all interested persons not later than (last date on which response may be filed)."

- S 2. Paragraph (b) of subdivision 4 of section 35 of the municipal law, as amended by chapter 692 of the laws of 1989, is amended to read as follows:
- (b) (1) Not later than ninety days after presentation to the governing board of a report of examination performed by the office of the state comptroller, or receipt by the governing board of any report external audit performed by an independent public accountant or any management letter in conjunction with such an audit, the governing board [may, in its discretion,] SHALL provide to the comptroller, and file in the office of the clerk, or with the secretary if there is no clerk, of the municipal corporation, industrial development agency, district, agency or activity, a written response to [the] ANY findings, INCLUDING ANY ADVERSE OPINION ON THE FAIR PRESENTATION OF THE FINANCIAL and ANY recommendations[, if any,] in the report or letter. In the case of municipal corporations, [industrial development agency,] agencies or activities subject to examination by the commissioner of education, [any] THE written response shall also be provided such commissioner. IN THE CASE OF INDUSTRIAL DEVELOPMENT AGENCIES, THE WRITTEN RESPONSE SHALL ALSO BE PROVIDED TO THE COMMISSIONER OF THE DEPARTMENT OF ECONOMIC DEVELOPMENT.
- [A] THE written response prepared pursuant to subparagraph one of this paragraph shall be in such form as may be prescribed by the comptroller and shall include, with respect to each finding or recommendation, a statement of the corrective actions taken or proposed taken, or if corrective action is not taken or proposed, an explanation of the reasons therefor. [Any such] THE written response shall also include a statement on the status of corrective actions taken on findings or recommendations contained in any previous report of examination, or report of an external audit, or any management letter prepared in conjunction therewith, by an independent public accountant for which a written response was required. All officers and employees of the municipal corporation, industrial development agency, district, agency or activity shall fully cooperate with the governing board in the preparation of the response by the governing board.
- S 3. Paragraph (c) of subdivision 4 of section 35 of the general municipal law is relettered paragraph (d) and a new paragraph (c) is added to read as follows:
- (C) IF A WRITTEN RESPONSE IS NOT PROVIDED AS REQUIRED BY THIS SECTION, THE COMPTROLLER MAY PROVIDE TO THE GOVERNING BOARD OF THECORPORATION, INDUSTRIAL DEVELOPMENT AGENCY, DISTRICT, AGENCY OR ACTIVITY NOTIFICATION OF THE FAILURE TO PROVIDE A WRITTEN RESPONSE WHICH SHALL BE PART OF AND SET FORTH IN THE OFFICIAL RECORD OF THE PROCEEDINGS OF THE NEXT MEETING OF THE GOVERNING BOARD. THE COMPTROLLER, IN ANCE WITH EITHER SECTION THIRTY-FOUR OF THIS ARTICLE OR SECTION NINE OF THE STATE FINANCE LAW, ALSO MAY ADMINISTER AN OATH TO, AND COMPEL APPEARANCE AND ATTENDANCE OF, ANY OFFICER OR EMPLOYEE OF THE MUNICIPAL CORPORATION, INDUSTRIAL DEVELOPMENT AGENCY, DISTRICT, AGENCY OR ACTIVITY FOR THE PURPOSE OF ASCERTAINING THE REASONS FOR THE FAILURE TO PROVIDE A WRITTEN RESPONSE AND THE STATUS OF ANY CORRECTIVE ACTION PROPOSED TO BE TAKEN.

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S 4. This act shall take effect on the first of January next succeeding the date on which it shall have become a law and shall apply to reports of examination, reports of external audits and management letters filed, after the effective date, with the clerk or, if there is no clerk, the secretary of the municipal corporation, industrial development agency, district, agency or activity.