1914

2015-2016 Regular Sessions

IN SENATE

January 15, 2015

Introduced by Sens. LITTLE, CARLUCCI, VALESKY -- 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 and the town law, in relation to authorizing fees and charges for emergency medical services

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

Section 1. Subdivision 4 of section 209-b of the general municipal law, as amended by chapter 718 of the laws of 1958, is amended to read as follows:

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- 3 Fees charges [prohibited] AUTHORIZED. and Emergency and general ambulance service, INCLUDING EMERGENCY MEDICAL SERVICE AS DEFINED IN SECTION THREE THOUSAND ONE OF THE PUBLIC HEALTH LAW, authorized pursuant 6 7 section [shall] MAY be furnished without cost to the person 8 served; PROVIDED, HOWEVER, THAT THE AUTHORITIES HAVING CONTROL OF A FIRE DEPARTMENT OR FIRE COMPANY THAT HAVE AUTHORIZED SUCH FIRE DEPARTMENT 9 FIRE COMPANY TO PROVIDE SUCH SERVICE OR SERVICES MAY FIX A SCHEDULE OF 10 FEES OR CHARGES TO BE PAID BY PERSONS REQUESTING SUCH SERVICE 11 HAVING CONTROL OF A FIRE DEPARTMENT OR FIRE 12 SERVICES. THE AUTHORITIES COMPANY MAY PROVIDE FOR THE COLLECTION OF FEES AND CHARGES OR MAY FORMU-13 14 LATE RULES AND REGULATIONS FOR THE COLLECTION THEREOF BYOR FIRE COMPANY. WHEN FEES AND CHARGES ARE AUTHORIZED PURSU-15 DEPARTMENT 16 ANT TO THIS SUBDIVISION, THE FEES AND CHARGES COLLECTED 17 DISBURSED IN ACCORDANCE WITH A WRITTEN CONTRACT ENTERED INTO BETWEEN THE 18 AUTHORITY HAVING CONTROL OF A FIRE DEPARTMENT OR FIRE COMPANY AND THE FIRE DEPARTMENT OR FIRE COMPANY ITSELF. The acceptance by any fireman 19 of any personal remuneration or gratuity, directly or indirectly, from a 20 person served shall be a ground for his expulsion or suspension as a 21
 - EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

member of the fire department or fire company.

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S 2. Paragraph (e) of subdivision 1 of section 122-b of the general municipal law, as amended by chapter 303 of the laws of 1980, is amended to read as follows:

- (e) [No] A contract [shall] MAY be entered into pursuant to the provisions of this section for the services of an emergency rescue and first aid squad of a fire department or fire company which is subject to the provisions of section two hundred nine-b of [the general municipal law] THIS CHAPTER;
- S 3. Subdivision 1 of section 184 of the town law, as amended by chapter 599 of the laws of 1994, is amended to read as follows:
- 1. Whenever the town board shall have established or extended a fire protection district pursuant to the provisions of this article, the town board shall provide for the furnishing of fire protection within the district and for that purpose may (a) contract with any city, fire district or incorporated fire company maintaining adequate and suitable apparatus and appliances for the furnishing of fire protection such district or (b) may acquire by gift or purchase such apparatus and appliances for use in such district and may contract with any city, village, fire district or incorporated fire company for operation, maintenance, and repair of the same and for the furnishing of fire protection in such district, or both. The contract may also provide for the furnishing of (1) emergency service in case of accidents, calamities or other emergencies in connection with which the services of firefightwould be required and (2) general ambulance service subject, however, to the provisions of section two hundred nine-b of the general law. In the event that the fire department or fire company furnishing fire protection within the district pursuant to contract does not maintain and operate an ambulance then a separate contract may be made for the furnishing within the district of emergency ambulance service or general ambulance service, or both, with any city, village or fire district the fire department of which, or with an incorporated fire company having its headquarters outside the district which, maintains and operates an ambulance subject, however, in the case of general ambulance service, to the provisions of section two hundred nine-b of the general municipal law, or with an ambulance service, certified or registered pursuant to article thirty of the public health law[, which is not organized under the provisions of section two hundred nine-b of general municipal law]. Any such contract with any such ambulance service permitted herein shall be subject to the provisions of section.
- 41 S 4. This act shall take effect on the ninetieth day after it shall 42 have become a law.