STATE OF NEW YORK

7987

IN SENATE

March 6, 2020

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

AN ACT to amend the local finance law, in relation to the electronic open auction public bond sale pilot program

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 58.10 of the local finance law, as added by chapter 643 of the laws of 2019, is amended to read as follows:

§ 58.10 Electronic open auction public bond sale pilot program. a. As 4 used in this section:

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- 1. "Municipality" means a county with a population of four hundred thousand or more, or a city or town with a population of one hundred thousand or more that has issued at least twenty-five million dollars in bonds within at least one of the preceding three years.
- 2. "Nationally recognized electronic securities bidding service" means 10 a bidding service that is approved by the [state comptroller] superintendent pursuant to subdivision b of this section.
- 3. "Open auction" means a bond sale procedure that allows a bidder to 13 receive information with respect to the ranking of its bids prior to the 14 conclusion of the bidding period in accordance with the municipality's 15 notice of such bond sale circulated in accordance with applicable 16 requirements of this chapter.
- 17 4. "Program" means the electronic open auction public bond sale pilot 18 program established pursuant to this section.

5. "Superintendent" means the superintendent of financial services.

b. 1. There is hereby established an electronic open auction bond sale 20 pilot program authorizing municipalities to conduct open auction public 21 22 bond sales through any nationally recognized electronic securities 23 bidding service approved by the [state comptroller] superintendent. 24 Nationally recognized electronic securities bidding services desiring to operate an electronic open auction shall apply to the [state comp-26 **troller**] **superintendent** for authorization to do so by filing an applica-27 tion with the [state comptroller] superintendent. The [state comp-28 **troller**] **superintendent** shall make available an application form that

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

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S. 7987 2

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1 provides the [state comptroller] superintendent with information regarding the technology and security practices maintained by the nationally recognized electronic securities bidding service, the requirements to be established for bidding by bidders, the methods by which auction sales are conducted, the experience of the nationally recognized electronic securities bidding service in conducting electronic open auctions of bonds, and other information the [state comptroller] superintendent may deem relevant.

- If the [state comptroller] superintendent determines that the requirements and conditions of the open auction are in accordance with the provisions of this chapter and the bidding service provides a secure, open and competitive opportunity for qualified bidders to submit proposals, the application shall be deemed approved.
- 3. The [state comptroller] superintendent shall post information the nationally recognized electronic securities bidding services that have been approved for use by municipalities on the [state comptroller] department of financial services website.
- c. If the chief fiscal officer of the municipality has authorized the receipt of bids in an electronic open auction format, such electronic bids may be submitted in the form of open auctions conducted through a nationally recognized electronic securities bidding service which entity shall be deemed to be the designated receiving device pursuant to section 58.00 of this title. Notice of any bond sale shall provide for the manner in which the bidding period may be extended and the basis for determination of the winning bidder.
- Notwithstanding the provisions of subdivision one of section three hundred five of the state technology law, if the notice of sale for the open auction public bond contains a provision that bids will only be accepted electronically in the manner provided in such notice of sale, the municipality shall not be required to accept non-electronic bids in any form.
- e. The municipality's chief fiscal officer shall administer program and shall publish its policies and procedures for the procurement of nationally recognized electronic securities bidding services on the municipality's internet website. Such policies and procedures shall include policies to prevent fraud. Except as modified by this section, the municipal program shall comply with this chapter and all other applicable laws, rules and regulations related to the sale of bonds.
- f. The municipality's chief fiscal officer shall review the electronic open auction bidding process to ensure that the bond sale was completed in a timely fashion; the sale was completed without errors; and the process was favorable as compared to the method currently used by the municipality.
- The municipality shall conduct evaluations of the program annually with a summary evaluation at the end of the two year program. The municipality shall submit the evaluations to the [state comptroller] superintendent, the temporary president of the senate and the speaker of the assembly. Such report shall include, but not be limited to, any demonstrated evidence that sale of public bonds using electronic open auctions is comparable to the cost of issuing public bonds through the current sealed bid process, the fees associated with nationally recognized electronic securities bidding services, whether the use of electronic open auctions resulted in an increased number of bidders and 54 whether the process was favorable as compared to the method currently 55 used by the municipality.

S. 7987

1 § 2. This act shall take effect immediately; provided, that the amend-2 ments to section 58.10 of the local finance law made by section one of 3 this act shall not affect the repeal of such section and shall be deemed 4 to repeal therewith.