SGS

S2978-2

SENATE state of minnesota ninetieth session

S.F. No. 2978

| (SENATE AUTHORS: KORAN and Benson) | | | | | | | |
|------------------------------------|-------|--|--|--|--|--|--|
| DATE | D-PG | OFFICIAL STATUS | | | | | |
| 03/05/2018 | 6272 | Introduction and first reading | | | | | |
| | | Referred to State Government Finance and Policy and Elections | | | | | |
| 03/12/2018 | 6380a | Comm report: To pass as amended and re-refer to Local Government | | | | | |
| 03/21/2018 | 6834a | Comm report: To pass as amended | | | | | |
| | | Second reading | | | | | |
| 05/10/2018 | 8824 | Special Order | | | | | |
| | 8824 | Third reading Passed | | | | | |
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| 1.1 | A bill for an act |
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| 1.2 1.3 1.4 | relating to state government; specifying requirements for state auditor's review of certain audits conducted by CPA firms; amending Minnesota Statutes 2017 Supplement, section 6.481, subdivision 3. |
| 1.5 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.6 | Section 1. Minnesota Statutes 2017 Supplement, section 6.481, subdivision 3, is amended |
| 1.7 | to read: |
| 1.8 | Subd. 3. CPA firm audit. (a) A county audit performed by a CPA firm must meet the |
| 1.9 | standards and be in a form meeting recognized industry auditing standards. The state auditor |
| 1.10 | may require additional information from the CPA firm if the state auditor determines that |
| 1.11 | is in the public interest, but the state auditor must accept the audit unless the state auditor |
| 1.12 | determines the audit or its form does not meet recognized industry auditing standards. The |
| 1.13 | state auditor may make additional examinations as the auditor determines to be in the public |
| 1.14 | interest. |
| 1.15 | (b) When the state auditor requires additional information from the CPA firm or makes |
| 1.16 | additional examinations that the state auditor determines to be in the public interest, the |
| 1.17 | state auditor must afford counties and CPA firms an opportunity to respond to potential |
| 1.18 | findings, conclusions, or questions, as follows: |
| 1.19 | (1) at least 30 days before beginning a review for work performed by a certified public |
| 1.20 | accountant firm licensed in chapter 326A, the state auditor must notify the county and CPA |
| 1.21 | firm that the state auditor will be conducting a review and must identify the type or scope |
| 1.22 | of review the state auditor will perform; |

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| | SF2978 | REVISOR | SGS | \$2978-2 | 2nd Engrossment |
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| 2.1 | (2) throughout | ut the state auditor | r's review, the a | uditor shall allow the co | ounty and the CPA |
| 2.2 | firm at least 30 c | lays to respond to | any request by | the auditor for docume | ents or other |
| 2.3 | information; | | | | |
| 2.4 | (3) the state a | auditor must prov | ide the CPA fir | m with a draft report of | the state auditor's |
| 2.5 | findings at least | 30 days before is | suing a final re | port; | |
| 2.6 | (4) at least 20 |) days before issui | ng a final repor | t, the state auditor must | hold a formal exit |
| 2.7 | conference with | the CPA firm to c | liscuss the find | ings in the state auditor | 's draft report; |
| 2.8 | (5) the state a | auditor shall make | changes to the | draft report if the state a | auditor determines |
| 2.9 | changes are war | ranted as a result of | of information | provided by the CPA fir | m during the state |
| 2.10 | auditor's review; | ; and | | | |
| 2.11 | (6) the state a | auditor's final repo | ort must includ | e any written responses | provided by the |

2.12 <u>CPA firm.</u>