LIMITED PROCEDURES ENGAGEMENT

Tremont Borough Police Pension Plan Schuylkill County, Pennsylvania For the Period January 1, 2013 to December 31, 2016

August 2017



Commonwealth of Pennsylvania Department of the Auditor General

Eugene A. DePasquale • Auditor General





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EUGENE A. DEPASQUALE AUDITOR GENERAL

The Honorable Mayor and Borough Council Tremont Borough Schuylkill County Tremont, PA 17981

We conducted a Limited Procedures Engagement (LPE) of the Tremont Borough Police Pension Plan for the period January 1, 2013 to December 31, 2016 to determine its compliance with applicable state laws, regulations, contracts, administrative procedures, and local ordinances and policies. We also evaluated compliance with some requirements subsequent to that period when possible. The LPE was conducted pursuant to authority derived from Section 402(j) of the Municipal Pension Plan Funding Standard and Recovery Act (P.L. 1005, No. 205, as amended, 53 P.S. § 895.101 et seq.) but was not conducted in accordance with *Government Auditing Standards* issued by the Comptroller General of the United States. The act established mandatory actuarial reporting and funding requirements and a uniform basis for the distribution of state aid to Pennsylvania's public pension plans. We believe that the evidence obtained provides a reasonable basis to support our LPE results.

Our LPE was limited to determining the following:

- Whether state aid was properly determined and deposited in accordance with Act 205 requirements by verifying the annual deposit date of state aid and determining whether deposits were made within 30 days of receipt for all years within the engagement period. State aid allocations that were deposited into the pension plan for the years ended December 31, 2011 to December 31, 2016, are presented on the Summary of Deposited State Aid and Employer Contributions.
- Whether annual employer contributions were calculated and deposited in accordance with the plan's governing document and applicable laws and regulations by examining the municipality's calculation of the plan's annual financial requirements and minimum municipal obligation (MMO) and comparing these calculated amounts to amounts actually budgeted and deposited into the pension plan as evidenced by supporting documentation. Employer contributions that were deposited into the pension plan for the years ended December 31, 2011 to December 31, 2016, are presented on the Summary of Deposited State Aid and Employer Contributions.

- Whether the January 1, 2011, January 1, 2013, and January 1, 2015 actuarial valuation reports were prepared and submitted to the former Public Employee Retirement Commission (PERC) by March 31, 2012, 2014, and 2016, respectively, in accordance with Act 205 and whether selected information provided on these reports is accurate, complete, and in accordance with plan provisions to ensure compliance for participation in the state aid program by comparing selected information to supporting source documentation.
- Whether the terms of the plan's allocated insurance contracts, including ownership and any restrictions, were in compliance with plan provisions, investment policies, and state regulations by comparing the terms of the contracts with the plan's provisions, investment policies, and state regulations.

Based on the results of our procedures performed during our LPE, nothing came to our attention indicating that the Tremont Borough Police Pension Plan was not being administered in compliance with applicable state laws, regulations, contracts, administrative procedures, and local ordinances and policies, except as noted in the following findings further discussed later in this report:

Finding No. 1	- Failure To File Actuarial Valuation Report			
Finding No. 2	- Failure To Fund Members' Accounts			
Finding No. 3	 Custodial Account Records Not Maintained By The Municipality 			

Our determination to perform a LPE for this engagement period does not preclude the Department from conducting an audit in accordance with *Government Auditing Standards* of the pension plan in subsequent periods. The borough should continue to maintain documentation related to this pension plan.

The contents of this report were discussed with officials of Tremont Borough and, where appropriate, their responses have been included in this report. We would like to thank borough officials for the cooperation extended to us during the conduct of this LPE.

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August 2, 2017

EUGENE A. DEPASQUALE Auditor General

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Finding No. 1 – Failure To File Actuarial Valuation Report

<u>Condition</u>: Actuarial valuation report form PC-201A for the police pension plan with a valuation date of January 1, 2015, was not submitted to the former Public Employee Retirement Commission by the March 31, 2016, deadline, as required by Act 205 and remained delinquent at the completion of our engagement fieldwork.

Criteria: Section 201(a) of Act 205 states, in part:

Each municipality which has established or maintains a pension plan for its employees, including any municipality which participates in the Pennsylvania Municipal Retirement System, shall cause to be made actuarial valuation reports. Actuarial valuation reports shall be made biennially, unless the applicable municipality is applying or has previously applied for supplemental State assistance pursuant to Section 603, whereupon actuarial valuation reports shall be made annually.

Furthermore, Section 201(b) of Act 205 states, in part:

The biennial actuarial valuation report required pursuant to subsection (a) shall be made as of the beginning of each plan year occurring in an odd-numbered calendar year and shall be filed with the executive director of the commission no later than the last business day of March occurring in the following calendar year.

Section 204 of Act 205 provides:

If a complete actuarial valuation report or experience investigation is not filed in a timely fashion, any and all financing which is provided to the municipality by the Commonwealth and is dedicated for pension plan purposes shall be withheld until the report or investigation is filed.

<u>Cause</u>: The failure to file the necessary actuarial valuation report occurred because plan officials were not familiar with the applicable Act 205 filing guidelines.

<u>Effect</u>: Data from the January 1, 2015 Act 205 actuarial valuation report is necessary to calculate the borough's 2016 state aid allocation; therefore, the borough's 2016 state aid allocation cannot be calculated and released until the necessary report is filed. In addition, future state aid, if any, will be withheld until the necessary report is filed. Furthermore, the plan may receive less state aid than it would have received had the report been filed in a timely manner.

Finding No. 1 – (Continued)

<u>Recommendation</u>: We recommend that the municipality take immediate action to complete the January 1, 2015 Act 205 actuarial valuation report which was due by March 31, 2016 and submit it to the Municipal Pension Reporting Program (formerly the Public Employee Retirement Commission), 321 Finance Building, Harrisburg, PA 17120. By submitting the report as soon as possible, the municipality can minimize the length of time the pension aid will be withheld due to the delinquent filing of the required report.

Furthermore, to insure that future actuarial filing deadlines are met and to improve pension plan administration, we recommend that plan officials develop and implement internal control procedures, such as a calendar listing the various reporting and filing deadlines required by Act 205, including the actuarial valuation report filing date.

<u>Management's Response</u>: We will continue our efforts to obtain the necessary data from MetLife in order to complete and file [the] Actuarial Valuation Report. Important dates along with the reporting and filings deadlines will be added to our scheduling calendar.

Auditor's Conclusion: Compliance will be evaluated during our next engagement.

Finding No. 2 – Failure To Fund Members' Accounts

<u>Condition</u>: In 2016, the borough did not fund the accounts of two members who were full-time employees.

<u>Criteria</u>: The plan's governing document, Ordinance No. 7-91, provides that state aid allocated to the borough for the police pension plan shall be irrevocably committed to the Police Pension Fund.

<u>Cause</u>: Borough officials were unable to fund the plan for the year 2016 because the borough's 2016 state aid allocation was withheld due to the borough's failure to file the January 1, 2015 Act 205 actuarial valuation report. The borough was not able to allocate funding for each full-time employee.

<u>Effect</u>: The failure to properly fund the plan could result in plan members being denied benefits to which they are entitled in accordance with the plan's governing document.

Finding No. 2 – (Continued)

<u>Recommendation</u>: We recommend that the borough deposit the contributions due to the members' accounts for the year 2016, with interest, from the date the deposit should have been made to the date of deposit of the amount in arrears. A copy of the interest calculation must be maintained by the borough for examination during our next engagement of the plan.

We also recommend that, in the future, borough officials properly fund the accounts of all eligible plan members.

<u>Management's Response</u>: Together with our Finance Committee, Financial Advisor, Tax Advisor and Solicitor, we have to determine the necessary steps to correct all discrepancies found. With the employee owned IRA's, we have [to] get the consent of each employee who has an IRA, then request that they "cash out" their IRA and return the money to Tremont Borough. One hurdle we may be faced with is if the employee does not consent. There are many various hurdles the Borough will have to overcome in order to correct these wrongdoings. Once we have corrected the errors we will complete the reports as recommended, in order to receive our 2016 State Aid Allocation. Once State Aid is received the monies will be divided among the eligible full-time employees and deposited into each of their Pension Funds. Interest will be calculated from 2016 until the time the allocation is deposited.

<u>Auditor's Conclusion</u>: It appears plan officials are striving to comply with the finding recommendation. Compliance will be evaluated during our next engagement.

Finding No. 3 – Custodial Account Records Not Maintained By The Municipality

<u>Condition</u>: The municipality did not maintain adequate financial records or statements of the custodial account of the police pension plan sufficient to effectively monitor the activity in this account during the year 2016.

<u>Criteria</u>: Assets held in allocated insurance accounts for the purpose of plan management are to be governed by the terms and provisions of the account contract, provided that the terms and provisions of the contract are within the parameters of all prevailing pension legislation. Although the municipality may contract with a trustee to administer the financial management of the plan, the fiduciary responsibility for the plan remains with the municipality.

<u>Cause</u>: Plan officials were not aware of their fiduciary responsibility to monitor the allocated insurance accounts. Furthermore, during our engagement period there was a turnover of municipal officials. Additionally, plan officials have failed to adopt adequate internal control procedures over their pension plan.

Finding No. 3 – (Continued)

<u>Effect</u>: Inadequate monitoring of the police pension plan account could lead to undetected errors or improprieties in account transactions as well as deficiencies in authorizing and implementing pension plan policies and procedures.

<u>Recommendation</u>: We recommend that the municipality obtain annual financial statements of transactions in the custodial account of the police pension plan and monitor the statements as to the accuracy and propriety of the transactions. The minimum steps that should be applied by a municipality to adequately monitor the custodial account are:

- Verify the mathematical accuracy of the account statements;
- Reconcile the Commonwealth and municipal contributions shown on the account statements to the municipality's records;
- Review investment income for accuracy and reasonableness;
- Reconcile any large or material receipt, other than contributions, shown on the account statements to the municipality's records;
- Determine if investments are in accordance with applicable laws, regulations and policies. Reconcile investment income to the related investments;
- Reconcile pension payments shown on the account statements to the municipality's records; and
- Reconcile any large or material disbursement shown on the account statements to the municipality's records.

<u>Management's Response</u>: Council will Motion to appoint an Administration Agent for Pension Purposes at their August 8, 2017 meeting. This appointed official will properly monitor the activity of the Non-Uniformed [sic] Pension Plan.

<u>Auditor's Conclusion</u>: It appears plan officials are striving to comply with the finding recommendation. Compliance will be evaluated during our next engagement.

TREMONT BOROUGH POLICE PENSION PLAN SUMMARY OF DEPOSITED STATE AID AND EMPLOYER CONTRIBUTIONS

Year Ended December 31	State Aid	Employer Contributions
2011	\$ 4,135	None
2012	3,145	None
2013	2,889	None
2014	2,942	None
2015	3,013	None
2016	None	None

TREMONT BOROUGH POLICE PENSION PLAN REPORT DISTRIBUTION LIST

This report was initially distributed to the following:

The Honorable Tom W. Wolf Governor Commonwealth of Pennsylvania

The Honorable Roger D. Adams Mayor

Mr. James G. Scheibley Council President

Ms. Shea Lucas Secretary/Treasurer

This report is a matter of public record and is available online at <u>www.PaAuditor.gov</u>. Media questions about the report can be directed to the Pennsylvania Department of the Auditor General, Office of Communications, 229 Finance Building, Harrisburg, PA 17120; via email to: news@PaAuditor.gov.