HB 667

2011

1	A bill to be entitled
2	An act relating to public records; amending s. 119.0713,
3	F.S.; providing an exemption from public records
4	requirements for information received, produced, or
5	derived as the result of an investigation conducted by an
6	inspector general on behalf of a unit of local government;
7	providing for limited duration of the exemption;
8	specifying when investigative and audit reports of an
9	inspector general become final; providing for future
10	review and repeal of the exemption; providing a statement
11	of public necessity; providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Subsection (2) of section 119.0713, Florida
16	Statutes, is amended to read:
17	119.0713 Local government agency exemptions from
18	inspection or copying of public records
19	(2) <u>(a)</u> The audit report of an internal auditor <u>and the</u>
20	investigative and audit reports of an inspector general prepared
21	for or on behalf of a unit of local government <u>become</u> <del>becomes</del> a
22	public record when the audit <u>or investigation</u> becomes final. As
23	used in this subsection, the term "unit of local government"
24	means a county, municipality, special district, local agency,
25	authority, consolidated city-county government, or any other
26	local governmental body or public body corporate or politic
27	authorized or created by general or special law. An audit <u>or</u>
28	investigation becomes final when the audit or investigative
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29 report is presented to the unit of local government. Audit 30 workpapers and notes related to such audit report and information received, produced, or derived as the result of an 31 32 investigation conducted by an inspector general are confidential 33 and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 34 Constitution until the audit or investigation is completed and 35 the audit or investigative report becomes final, or when the audit or investigation is no longer active. 36

37 (b) Paragraph (a) is subject to the Open Government Sunset 38 Review Act in accordance with s. 119.15 and shall stand repealed 39 on October 2, 2016, unless reviewed and saved from repeal 40 through reenactment by the Legislature.

The Legislature finds that it is a public 41 Section 2. 42 necessity that all investigative and audit reports, including 43 audit workpapers and notes related to such audit, and 44 information received, produced, or derived as the result of an 45 investigation conducted by an inspector general, prepared for or 46 on behalf of a unit of local government in a county or 47 municipality that has established a local investigatory process 48 to enforce more stringent standards of conduct and disclosure 49 requirements as provided in s. 112.326, Florida Statutes, be 50 made exempt from public record requirements until the audit or 51 investigation is completed and the audit or investigative report 52 becomes final, or when the audit or investigation is no longer 53 active. This exemption is necessary because the release of such 54 information could potentially be defamatory to an individual 55 under investigation, cause unwarranted damage to the good name 56 or reputation of the individual, or significantly impair the

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57	investigation.	The exemptic	on creates a	secure	environment	in
58	which an inspec	tor general	may conduct	an inve	estigation.	

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Section 3. This act shall take effect July 1, 2011.

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