

1	A bill to be entitled
2	An act relating to inspectors general; amending s.
3	14.32, F.S.; revising provisions relating to the
4	appointment and removal of the Chief Inspector
5	General; amending s. 20.055, F.S.; revising provisions
6	relating to the duties, appointment, and removal of
7	agency inspectors general; updating a cross-reference;
8	providing an effective date.
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10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Subsection (1) of section 14.32, Florida
13	Statutes, is amended to read:
14	14.32 Office of Chief Inspector General
15	(1) There is created in the Executive Office of the
16	Governor the Office of Chief Inspector General. The Chief
17	Inspector General <u>is</u> shall be responsible for promoting
18	accountability, integrity, and efficiency in the agencies under
19	the jurisdiction of the Governor. The Chief Inspector General
20	shall be appointed by and serve at the pleasure of the Governor.
21	However, upon a change in Governors or reelection of the
22	Governor, the Governor shall appoint, or may reappoint, a Chief
23	Inspector General before adjournment sine die of the first
24	regular session of the Legislature that convenes after such
25	change in Governors or reelection of the Governor.

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26 Section 2. Subsections (2), (3), and (5), paragraph (c) of 27 subsection (7), and subsection (8) of section 20.055, Florida 28 Statutes, are amended to read: 29 20.055 Agency inspectors general.-30 The Office of Inspector General is hereby established (2) in each state agency to provide a central point for coordination 31 of and responsibility for activities that promote 32 accountability, integrity, and efficiency in government. It is 33 34 shall be the duty and responsibility of each inspector general, 35 with respect to the state agency in which the office is 36 established, to: 37 (a) Advise in the development of performance measures, standards, and procedures for the evaluation of state agency 38 39 programs. 40 Assess the reliability and validity of the information (b) 41 provided by the state agency on performance measures and 42 standards, and make recommendations for improvement, if 43 necessary, before prior to submission of such information those 44 measures and standards to the Executive Office of the Governor pursuant to s. 216.1827 216.0166(1). 45 46 Review the actions taken by the state agency to (C) 47 improve program performance and meet program standards and make recommendations for improvement, if necessary. 48 49 (d) Provide direction for, supervise, and coordinate audits, investigations, and management reviews relating to the 50

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51 programs and operations of the state agency, except that when 52 the inspector general does not possess the qualifications 53 specified in subsection (4), the director of auditing shall 54 conduct such audits.

(e) Conduct, supervise, or coordinate other activities carried out or financed by that state agency for the purpose of promoting economy and efficiency in the administration of, or preventing and detecting fraud and abuse in, its programs and operations.

(f) Keep the such agency head or, for state agencies under the jurisdiction of the Governor, the Chief Inspector General informed concerning fraud, abuses, and deficiencies relating to programs and operations administered or financed by the state agency, recommend corrective action concerning fraud, abuses, and deficiencies, and report on the progress made in implementing corrective action.

(g) Ensure effective coordination and cooperation between
the Auditor General, federal auditors, and other governmental
bodies with a view toward avoiding duplication.

(h) Review, as appropriate, rules relating to the programs and operations of such state agency and make recommendations concerning their impact.

(i) Ensure that an appropriate balance is maintained between audit, investigative, and other accountability activities.

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(j) Comply with the General Principles and Standards for
Offices of Inspector General as published and revised by the
Association of Inspectors General.

79 For state agencies under the jurisdiction of the (3)(a) 80 Cabinet or the Governor and Cabinet, the inspector general shall 81 be appointed by the agency head. For state agencies under the jurisdiction direction of the Governor, the inspector general 82 shall be appointed by the Chief Inspector General. The agency 83 84 head or Chief Inspector General shall notify appointment shall 85 be made after notifying the Governor and the Chief Inspector General in writing, at least 7 days prior to an offer of 86 87 employment, of his or her the agency head's intention to hire 88 the inspector general at least 7 days before an offer of 89 employment. The inspector general shall be appointed without 90 regard to political affiliation.

91 (b) The Each inspector general shall report to and be 92 under the general supervision of the agency head and is shall 93 not be subject to supervision by any other employee of the state 94 agency in which the office is established. For state agencies under the jurisdiction of the Governor, the inspector general 95 96 shall be under the general supervision of the agency head, shall report to the Chief Inspector General, and may hire and remove 97 98 staff within the office of the inspector general in consultation 99 with the Chief Inspector General but independently of the agency. The inspector general shall be appointed without regard 100

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101 to political affiliation. 102 (C) For state agencies under the jurisdiction of the 103 Cabinet or the Governor and Cabinet, the an inspector general 104 may be removed from office by the agency head. For state 105 agencies under the jurisdiction direction of the Governor, the 106 inspector general may only be removed from office by the agency 107 head shall notify the Governor and the Chief Inspector General 108 for cause, including concerns regarding performance, 109 malfeasance, misfeasance, misconduct, or failure to carry out his or her duties under this section. The Chief Inspector 110 111 General shall notify the Governor $_{\mathcal{T}}$ in writing $_{\mathcal{T}}$ of his or her the 112 intention to remove terminate the inspector general at least 21 113 7 days before prior to the removal. For state agencies under the 114 jurisdiction direction of the Governor and Cabinet, the agency 115 head shall notify the Governor and Cabinet in writing of his or 116 her the intention to remove terminate the inspector general at 117 least 21 7 days before prior to the removal. If the inspector 118 general disagrees with the removal, the inspector general may 119 present objections in writing to the Governor within the 21-day 120 period. The Governor, the Governor and Cabinet, the agency 121 (d) 122 head, or agency staff may shall not prevent or prohibit the 123 inspector general from initiating, carrying out, or completing 124 any audit or investigation. 125 In carrying out the auditing duties and (5)

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126 responsibilities of this act, each inspector general shall 127 review and evaluate internal controls necessary to ensure the fiscal accountability of the state agency. The inspector general 128 129 shall conduct financial, compliance, electronic data processing, 130 and performance audits of the agency and prepare audit reports 131 of his or her findings. The scope and assignment of the audits 132 shall be determined by the inspector general; however, the agency head may at any time request direct the inspector general 133 134 to perform an audit of a special program, function, or 135 organizational unit. The performance of the audit shall be under the direction of the inspector general, except that if the 136 137 inspector general does not possess the qualifications specified 138 in subsection (4), the director of auditing shall perform the functions listed in this subsection. 139

140 (a) Such audits shall be conducted in accordance with the current International Standards for the Professional Practice of 141 142 Internal Auditing as published by the Institute of Internal Auditors, Inc., or, where appropriate, in accordance with 143 144 generally accepted governmental auditing standards. All audit reports issued by internal audit staff shall include a statement 145 146 that the audit was conducted pursuant to the appropriate 147 standards.

(b) Audit workpapers and reports shall be public records
to the extent that they do not include information which has
been made confidential and exempt from the provisions of s.

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151 119.07(1) pursuant to law. However, when the inspector general 152 or a member of the staff receives from an individual a complaint 153 or information that falls within the definition provided in s. 154 112.3187(5), the name or identity of the individual may shall 155 not be disclosed to anyone else without the written consent of 156 the individual, unless the inspector general determines that 157 such disclosure is unavoidable during the course of the audit or 158 investigation.

(c) The inspector general and the staff shall have access to any records, data, and other information of the state agency he or she deems necessary to carry out his or her duties. The inspector general <u>may</u> is also authorized to request such information or assistance as may be necessary from the state agency or from any federal, state, or local government entity.

(d) At the conclusion of each audit, the inspector general shall submit preliminary findings and recommendations to the person responsible for supervision of the program function or operational unit who shall respond to any adverse findings within 20 working days after receipt of the preliminary findings. Such response and the inspector general's rebuttal to the response shall be included in the final audit report.

(e) At the conclusion of an audit in which the subject of the audit is a specific entity contracting with the state or an individual substantially affected, if the audit is not confidential or otherwise exempt from disclosure by law, the

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176 inspector general shall, consistent with s. 119.07(1), submit 177 the findings to the entity contracting with the state or the 178 individual substantially affected, who shall be advised in 179 writing that they may submit a written response within 20 180 working days after receipt of the findings. The response and the 181 inspector general's rebuttal to the response, if any, must be 182 included in the final audit report.

(f) The inspector general shall submit the final report to the agency head, and to the Auditor General, and, for state agencies under the jurisdiction of the Governor, the Chief Inspector General.

187 The Auditor General, in connection with the (g) 188 independent postaudit of the same agency pursuant to s. 11.45, 189 shall give appropriate consideration to internal audit reports 190 and the resolution of findings therein. The Legislative Auditing 191 Committee may inquire into the reasons or justifications for 192 failure of the agency head to correct the deficiencies reported 193 in internal audits that are also reported by the Auditor General 194 and shall take appropriate action.

(h) The inspector general shall monitor the implementation
of the state agency's response to any report on the state agency
issued by the Auditor General or by the Office of Program Policy
Analysis and Government Accountability. No later than 6 months
after the Auditor General or the Office of Program Policy
Analysis and Government Accountability publishes a report on the

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state agency, the inspector general shall provide a written response to the agency head <u>or, for state agencies under the</u> <u>jurisdiction of the Governor, the Chief Inspector General</u> on the status of corrective actions taken. The inspector general shall file a copy of such response with the Legislative Auditing Committee.

207 The inspector general shall develop long-term and (i) annual audit plans based on the findings of periodic risk 208 209 assessments. The plan, where appropriate, should include 210 postaudit samplings of payments and accounts. The plan shall 211 show the individual audits to be conducted during each year and 212 related resources to be devoted to the respective audits. The 213 Chief Financial Officer, to assist in fulfilling the 214 responsibilities for examining, auditing, and settling accounts, 215 claims, and demands pursuant to s. 17.03(1), and examining, 216 auditing, adjusting, and settling accounts pursuant to s. 17.04, 217 may use utilize audits performed by the inspectors general and 218 internal auditors. For state agencies under the jurisdiction of 219 the Governor, the audit plans shall be submitted to the Governor's Chief Inspector General. The plan shall be submitted 220 221 to the agency head for approval. A copy of the approved plan 222 shall be submitted to the Auditor General.

223 (7)

(c) The final reports prepared pursuant to paragraphs (a)
 and (b) shall be <u>provided furnished</u> to the heads of the

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226 respective agencies <u>and</u>, for state agencies under the <u>jurisdiction of the Governor</u>, the Chief Inspector General. Such 228 reports shall include, but need not be limited to: 229 1. A description of activities relating to the 230 development, assessment, and validation of performance measures. 231 2. A description of significant abuses and deficiencies 232 relating to the administration of programs and operations of the

agency disclosed by investigations, audits, reviews, or other activities during the reporting period.

3. A description of the recommendations for corrective
action made by the inspector general during the reporting period
with respect to significant problems, abuses, or deficiencies
identified.

4. The identification of each significant recommendation
described in previous annual reports on which corrective action
has not been completed.

242 5. A summary of each audit and investigation completed243 during the reporting period.

(8) The inspector general in each <u>state</u> agency shall provide to the agency head, upon receipt, all written complaints concerning the duties and responsibilities in this section or any allegation of misconduct related to the office of the inspector general or its employees, if received from subjects of audits or investigations who are individuals substantially affected or entities contracting with the state, as defined in

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251 this section. For <u>state</u> agencies solely under the <u>jurisdiction</u> 252 direction of the Governor, the inspector general shall also 253 provide the complaint to the Chief Inspector General.

Section 3. This act shall take effect July 1, 2014.

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