SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 856

(SENATE AUTHORS: GUSTAFSON, Draheim, Kreun, Putnam and Latz)

DATE	D-PG	OFFICIAL STATUS
01/30/2025	233	Introduction and first reading
		Referred to State and Local Government
02/13/2025	353a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
02/24/2025	525a	Comm report: To pass as amended and re-refer to Education Finance
02/27/2025	548a	Comm report: To pass as amended and re-refer to Health and Human Services
03/13/2025	740a	Comm report: To pass as amended and re-refer to Human Services
03/17/2025	876a	Comm report: Amended, No recommendation, re-referred to State and Local Government
03/24/2025	956a	Comm report: To pass as amended and re-refer to Rules and Administration
03/27/2025	1117	Withdrawn and re-referred to Judiciary and Public Safety
04/01/2025		Comm report: To pass as amended and re-refer to Rules and Administration

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to state government; creating the Office of the Inspector General; creating an advisory committee; requiring reports; transferring certain agency duties; appropriating money; amending Minnesota Statutes 2024, sections 3.971, by adding a subdivision; 15A.0815, subdivision 2; 142A.03, by adding a subdivision; 142A.12, subdivision 5; 144.05, by adding a subdivision; 245.095, subdivision 5; 256.01, by adding a subdivision; proposing coding for new law as Minnesota Statutes, chapter 15D; repealing Minnesota Statutes 2024, sections 13.321, subdivision 12; 127A.21.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	OFFICE OF THE INSPECTOR GENERAL
1.13 1.14	Section 1. Minnesota Statutes 2024, section 3.971, is amended by adding a subdivision to read:
1.15	Subd. 3b. Public reports of fraud and misuse. Notwithstanding the classification of
1.16	data as not public, the legislative auditor must refer all reports from the public about potential
1.17	fraud or misuse, as those terms are defined in chapter 15D, to the inspector general. The
1.18	legislative auditor may coordinate reviews and investigations with the inspector general
1.19	when coordination conserves resources and does not compromise the reviews or
1.20	investigations.
1.21	Sec. 2. Minnesota Statutes 2024, section 15A.0815, subdivision 2, is amended to read:
1.22	Subd. 2. Agency head salaries. The salary for a position listed in this subdivision shall
1.23	be determined by the Compensation Council under section 15A.082. The commissioner of

2.1	management and budget must publish the salaries on the department's website. This
2.2	subdivision applies to the following positions:
2.3	Commissioner of administration;
2.4	Commissioner of agriculture;
2.5	Commissioner of education;
2.6	Commissioner of children, youth, and families;
2.7	Commissioner of commerce;
2.8	Commissioner of corrections;
2.9	Commissioner of health;
2.10	Commissioner, Minnesota Office of Higher Education;
2.11	Commissioner, Minnesota IT Services;
2.12	Commissioner, Housing Finance Agency;
2.13	Commissioner of human rights;
2.14	Commissioner of human services;
2.15	Commissioner of labor and industry;
2.16	Commissioner of management and budget;
2.17	Commissioner of natural resources;
2.18	Commissioner, Pollution Control Agency;
2.19	Commissioner of public safety;
2.20	Commissioner of revenue;
2.21	Commissioner of employment and economic development;
2.22	Commissioner of transportation;
2.23	Commissioner of veterans affairs;
2.24	Executive director of the Gambling Control Board;
2.25	Executive director of the Minnesota State Lottery;
2.26	Executive director of the Office of Cannabis Management;
2.27	Inspector general;

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7th Engrossment

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3.1	Commissio	oner of Iron Range r	esources and	rehabilitation;	
3.2	Commissio	oner, Bureau of Med	liation Service	es;	
3.3	Ombudsma	an for mental health	and developr	nental disabilities;	
3.4	Ombudspe	rson for corrections	•		
3.5	Chair, Met	ropolitan Council;			
3.6		ropolitan Airports C	Commission:		
		st lands director;	, on the second s		
3.7					
3.8	Executive	director of pari-mut	uel racing;		
3.9	Commissio	oner, Public Utilities	Commission		
3.10	Chief Exec	utive Officer, Direc	t Care and Tr	eatment; and	
3.11	Director of	the Office of Emer	gency Medica	ll Services.	
3.12	Sec. 3 [15D	.011 OFFICE OF 7	THE INSPEC	TOR GENERAL.	
		•			
3.13	<u> </u>	• •		endent entity responsib	
3.14	accountability,	transparency, and i	ntegrity in the	operations of state age	ncies and programs.
3.15	<u>(b)</u> The ins	pector general must	operate indep	pendently of all state ex	secutive branch
3.16				strative law judge unde	•
3.17	inspector gene	ral must not be subj	ect to direction	on or interference from	any executive or
3.18	legislative auth	nority, other than the	e chief admini	istrative law judge.	
3.19	(c) The ins	pector general shall	direct an Offi	ice of the Inspector Ger	neral.
3.20	(d) The ins	pector general serve	es in the uncla	ssified service.	
3.21	EFFECTI	VE DATE. This see	ction is effecti	ve January 1, 2026.	
3.22	Sec. 4. [15D	.02] DEFINITION	<u>S.</u>		
3.23	For the pur	poses of this chapte	er, the followin	ng terms have the mear	ings given:
3.24	(1) "agency	y program" means a	program fund	led or administered by	a state agency,
3.25	<u> </u>	ts and contracts;			
3.26	() "fraud"	means an intention	al or decentiv	e act or failure to act to	gain an unlawful
3.20	<u>(2) fraud</u> benefit;	mound an montion			Sum un unawitur

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<u>(3) "inve</u>	estigation" means an a	audit, review, or i	inquiry conducted by t	the inspector general
to detect or	prevent fraud or mis	use;		
<u>(4)</u> "mis	use" means improper	r use of authority	or position for perso	nal gain or to cause
harm to othe	ers, including the imp	proper use of pub	lic resources or progra	ams contrary to their
intended pu	rpose; and			
(5) "pers	sonal gain" means a l	penefit to a perso	on; to a person's spous	se, parent, child, or
other legal of	dependent; or to an in	n-law of the pers	on or the person's chi	<u>ld.</u>
EFFEC	TIVE DATE. This s	ection is effectiv	e January 1, 2026.	
Sec. 5. [15	5D.03] INSPECTOI	R GENERAL.		
Subdivis	sion 1. <mark>Minimum qu</mark>	alifications. (a)	To be eligible to be ap	pointed as inspector
general, a c	andidate must:			
<u>(1) have</u>	a bachelor's degree	in criminal justic	e, public administrati	on, law, or a related
field;				
(2) have	at least ten years of	professional exp	erience in auditing, ir	vestigations, law
enforcemen	t, or a related area;			
(3) hold	a professional certifi	cate from the As	sociation of Inspector	s General, including
Certified In	spector General or C	ertified Inspecto	r General Investigator	r; and
(4) demo	onstrate a commitmer	nt to safeguarding	g the mission of public	service and provide
a public dis	closure of prior profe	essional opinions	s, positions, or actions	that may influence
the candidat	te's approach to the r	ole.		
(b) Curr	ent or former commi	ssioners, agency	heads, deputy agency	y heads, governors,
or legislator	rs are not eligible to s	erve as inspector	r general within five y	years of their service
in those role	es.			
Subd. 2.	Appointment. The	Legislative Inspe	ector General Advisor	ry Commission will
recommend	candidates for inspec	tor general after	a competitive process	from among eligible
applicants f	or the position of ins	pector general. T	To be recommended b	y the commission, a
candidate m	nust be approved for	recommendation	by five of the eight n	nembers of the
commissior	n. The commission m	ust assess eligib	le candidates based or	n qualifications,
including ex	xperience in auditing,	financial analysi	s, public administratio	on, law enforcement,
or related fi	elds. The chief judge	e of the Office of	Administrative Hear	ings will appoint an
inspector ge	eneral from the recom	mendations prov	vided by the Legislativ	e Inspector General
Advisory C	ommission.			

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5.1	Subd. 3.	. Term. The inspector	general serves	a five-year term and ma	ay be appointed to
5.2	two terms.	The inspector general	may only be re	moved for cause by the	chief judge of the
5.3	Office of A	dministrative Hearing	s after a public	hearing conducted by t	he Legislative
5.4	Inspector G	eneral Advisory Com	mission.		
5.5	EFFEC	TIVE DATE. This se	ection is effectiv	ve January 1, 2026.	
5.6	Sec. 6. [1:	5D.04] POWERS AN	ND DUTIES.		
5.7	Subdivi	sion 1. Authorized p	owers and resp	onsibilities. The inspec	ctor general is
5.8	authorized	and responsible to:			
5.9	<u>(1) cond</u>	luct inspections, evalua	ations, and inves	tigations of state executi	ive branch agencies
5.10	and program	ns according to profes	sional auditing	standards to: (i) identify	/ fraud and misuse;
5.11	(ii) make re	commendations for c	hanges to progr	ams to prevent fraud ar	nd misuse; and (iii)
5.12	protect the	integrity of the use of	public funds, d	ata, and systems;	
5.13	(2) refer	matters for civil, crir	ninal, or admini	istrative action to the B	ureau of Criminal
5.14	Apprehensi	on, the attorney gener	cal's office, or o	ther appropriate authori	ities;
5.15	(3) reco	mmend legislative or	policy changes	to improve program ef	ficiency and
5.16	effectivenes	<u>ss;</u>			
5.17	<u>(</u> 4) publ	ish reports on comple	tion of an audit	or investigation summa	arizing findings,
5.18	recommend	lations, and outcomes	of the inspector	r general's activities;	
5.19	(5) invest	stigate any public or pr	ivate entity that	receives public funds to	ensure compliance
5.20	with applic	able laws, proper use	of funds, and ac	lherence to program rec	quirements;
5.21	<u>(6)</u> subn	nit an annual report su	ummarizing the	work of the office to th	e Legislative
5.22	Inspector G	eneral Advisory Com	mission and ma	ke the report publicly a	vailable by posting
5.23	the report o	on the inspector genera	al's website;		
5.24	(7) at th	e inspector general's c	liscretion, seek	a court order to freeze	or stop distribution
5.25	of public fu	nds, or alert relevant c	ommissioners c	r heads of agencies on a	an emergency basis
5.26	before an ir	vestigation is conclue	ded that the insp	pector general has a rea	sonable suspicion
5.27	that fraud o	r misuse is being com	mitted, with a r	recommendation to free	ze or cease
5.28	distribution	of funds, with notice	to the appropria	ate law enforcement ag	encies; and
5.29	<u>(8)</u> estat	olish and maintain a c	urrent exclusior	n list in a format readily	accessible to
5.30	agencies the	at identifies each prog	gram and individ	lual for which the inspe	ector general has
5.31	obtained a c	court order to freeze o	or cease distribu	tion of funds or made a	recommendation
5.32	under claus	e (7) to freeze or ceas	e distribution of	f funds.	

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6.1	Subd. 2.	Relationship to powe	ers and duties o	of other agencies. (a)	The inspector general
6.2	has authorit	y to investigate fraud a	nd misuse of pu	blic funds across all p	ograms administered
6.3	by state age	encies.			
6.4	(b) The	inspector general may	perform the in	spector general's duti	es and apply the
6.5		eneral's authority with		a a	
6.6	(c) The	Department of Humar	services has r	rimary responsibility	to investigate fraud
6.7	<u> </u>	caid program, but the			
6.8		ons related to Medicaic			
6.9	(d) The	Department of Childre	en, Youth, and	Families has primary	responsibility to
6.10	<u> </u>	fraud in the child care a			
6.11		independent investigat		· · · · · ·	
6.12	(e) The	Department of Health	has primary re	sponsibility to investi	gate fraud related to
6.13		ants, and children (WI			
6.14	has authorit	ty to conduct independ	lent investigati	ons related to WIC ar	nd food support
6.15	programs.				
6.16	(f) The	inspector general has o	concurrent auth	ority over general con	mpliance reviews,
6.17	information	technology security a	audits, or admin	nistrative program int	egrity assessments
6.18	that are rela	ited to fraud or misuse	<u>.</u>		
6.19	(g) The	inspector general mus	t refer all repor	ts from the public abo	out potential fraud or
6.20		ne legislative auditor.			
6.21	the legislati	ve auditor when coord	lination conserv	ves resources and doe	s not compromise an
6.22	investigatio	<u>n.</u>			
6.23	EFFEC	TIVE DATE. This se	ection is effective	ve January 1, 2026.	
6.24	Sec. 7. [1	5D.042] AUXILIARY	Y POWERS.		
6.25	Subdivi	sion 1. <mark>Subpoena pov</mark>	ver. In all matte	ers relating to official	duties, the inspector
6.26	general has	the powers possessed	by courts of la	w to issue and have s	ubpoenas served.
6.27	Subd. 2.	Inquiry and inspect	ion power; du	ty to aid inspector g	eneral. <u>All public</u>
6.28	officials and	d their deputies and er	nployees, and a	all corporations, firms	s, and individuals
6.29	having busi	ness involving the rec	eipt, disbursen	nent, or custody of pu	blic funds shall at all
6.30	times:				
6.31	<u>(1) affor</u>	rd reasonable facilities	for examination	ons by the inspector g	eneral;
6.32	<u>(2) prov</u>	ide returns and reports	s required by th	ne inspector general;	
	Article 1 Sec.	7.	6		

Article 1 Sec. 7.

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7.1	(3) atten	nd and answer under o	ath the inspect	or general's lawful inqui	ries;
7.2	(4) prod	luce and exhibit all bo	oks accounts	documents, data of any	classification and
7.3	<u> </u>	at the inspector genera			
1.5	· · ·		•		
7.4	<u>(5) in al</u>	ll things cooperate with	h the inspector	general.	
7.5	Subd. 3	. Penalties. (a) If a per	rson refuses or	neglects to obey any law	wful direction of
7.6	the inspect	or general, a deputy or	assistant, or w	tithholds any informatio	n, book, record,
7.7	paper or ot	ner document called fo	r by the inspec	tor general for the purpo	se of examination,
7.8	after having	g been lawfully require	d by order or s	ubpoena, upon applicatio	on by the inspector
7.9	general, a j	udge of the district cou	art in the count	y where the order or sub	opoena was made
7.10	returnable s	shall compel obedience	e or punish dis	obedience as for contem	pt, as in the case
7.11	of a similar	order or subpoena iss	ued by the cou	<u>rt.</u>	
7.12	<u>(b)</u> A po	erson who swears false	ely concerning	any matter stated under	oath is guilty of a
7.13	gross misd	emeanor.			
7.14	Sec. 8. [1	5D.046] DATA PRAC	CTICES.		
7.15	Subdivi	sion 1. Definitions. (a)) For the purpos	ses of this section, the fol	lowing terms have
7.16	the meanin	gs given.			
7.17	<u>(b)</u> "Coi	nfidential data on indivi	iduals" has the	meaning given in section	13.02, subdivision
7.18	<u>3.</u>				
7.19	<u>(c)</u> "Go	vernment entity" has th	he meaning giv	ven in section 13.02, sub	division 7a.
7.20	<u>(d) "No</u>	npublic data" has the r	neaning given	in section 13.02, subdiv	ision 9.
7.21	<u>(e) "No</u>	t public data" has the r	neaning given	in section 13.02, subdiv	ision 8a.
7.22	<u>(f)</u> "Priv	vate data on individuals	s" has the mean	ing given in section 13.0	02, subdivision 12.
7.23	<u>(g)</u> "Pro	stected nonpublic data	' has the mean	ing given in section 13.0	02, subdivision 13.
7.24	Subd. 2	. <u>Government Data P</u>	ractices Act. T	The inspector general is a	government entity
7.25	and is subje	ect to the Government	Data Practices	Act, chapter 13.	
7.26	Subd. 3	. Access. In order to pe	erform the duti	es authorized by this cha	apter, the inspector
7.27	general sha	ll have access to data o	f any classifica	tion, including data class	sified as not public
7.28	data. It is n	ot a violation of chapte	er 13 or any ot	her statute classifying go	overnment data as
7.29	not public o	data if a government er	ntity provides of	data pursuant to a subpo	ena issued under
7.30	this chapter	<u>r.</u>			

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8.1	Subd. 4.	Dissemination. The	nspector general	may disseminate data	of any classification,
8.2	including n	ot public data, to:			
8.3	<u>(1) a go</u>	vernment entity, other	than a law enfo	rcement agency or pre	osecuting authority,
8.4	if the disser	mination of the data a	ids a pending inv	vestigation or adminis	trative action;
8.5	<u>(</u> 2) a lav	w enforcement agency	or prosecuting	authority if there is rea	ason to believe that
8.6	the data are	e evidence of criminal	activity within t	he agency's or author	ity's jurisdiction; or
8.7	(3) the 1	egislative auditor as p	provided in section	on 15D.04, subdivisio	n 2, paragraph (g).
8.8	Subd. 5	<u>.</u> Data classifications	. (a) Notwithstar	nding any other law, d	ata relating to an
8.9	investigatic	on conducted under thi	s chapter are con	nfidential data on indiv	viduals or protected
8.10	nonpublic d	lata while the investig	ation is active. V	Vhether an investigati	on is active shall be
8.11	determined	by the inspector gene	oral.		
8.12	<u>(b) Data</u>	a relating to an investi	gation conducted	d under this chapter be	ecome public data
8.13	upon the in	spector general's com	pletion of the inv	vestigation, unless:	
8.14	<u>(1) the r</u>	elease of the data wou	ld jeopardize and	other active investigat	ion by the inspector
8.15	general or a	another government e	ntity;		
8.16	(2) the i	nspector general reas	onably believes t	he data will be used i	n litigation related
8.17	to any civil	, criminal, or adminis	trative actions, in	ncluding reconsiderati	on or appeal of any
8.18	such action	; or			
8.19	(3) the c	data are classified as n	ot public under	another statute or para	agraph (e).
8.20	<u>(c)</u> Data	subject to paragraph	(b), clause (2), a	re confidential data o	n individuals or
8.21	protected n	onpublic data and bec	ome public whe	n the litigation has be	en completed or is
8.22	no longer b	eing actively pursued	<u>.</u>		
8.23	<u>(d)</u> Unle	ess the data are subjec	t to a more restri	ctive classification, u	pon the inspector
8.24	general's de	ecision to no longer ac	tively pursue an	investigation under the	his chapter, data
8.25	relating to a	an investigation are pr	vivate data on inc	lividuals or nonpublic	data except the
8.26	following d	lata are public:			
8.27	<u>(1)</u> data	relating to the investi	gation's general	description, existence	e, status, and
8.28	disposition	; and			
8.29	<u>(2) data</u>	that document the ins	spector general's	work.	
8.30	(e) Inact	tive investigative data	on an individual	supplying information	for an investigation
8.31		easonably be used to			
8.32	individuals	if the information sup	plied was needed	l for the investigation	and would not have

9.1	been provided to the inspector general without an assurance to the individual that the
9.2	individual's identity would remain private.
9.3	(f) Data relating to an investigation conducted under this chapter that are obtained from
9.4	an entity that is not a government entity have the same classification that the data would
9.5	have if obtained from a government entity.
9.6	Subd. 6. Privileges. Nothing in this section or section 15D.042 requires the disclosure
9.7	of documents or information that is legally privileged under statute or other law, including
9.8	documents or information subject to section 13.393 or 595.02.
9.9	Sec. 9. [15D.05] RESOURCES.
9.10	Subdivision 1. Staff. (a) The inspector general may hire and manage staff as necessary.
9.11	The inspector general must employ at least two individuals with experience in criminal
9.12	investigations to serve as investigators for the office. To the extent the inspector general
9.13	deems advisable, these individuals must have previous experience in complex investigations
9.14	as law enforcement officers. The staff in the Office of the Inspector General shall serve in
9.15	the classified civil service. Except as provided in paragraph (b), compensation for employees
9.16	of the inspector general in the classified service who are represented by an exclusive
9.17	representative shall be governed by a collective bargaining agreement negotiated between
9.18	the commissioner of management and budget and the exclusive representative. Compensation
9.19	for employees of the inspector general in the classified service who are not represented by
9.20	an exclusive representative shall be as provided in the commissioner's plan under section
9.21	43A.18, subdivision 2.
9.22	(b) Section 15.039, subdivision 7, applies to employees transferred into the Office of
9.23	the Inspector General from other offices of inspectors general within the first year following
9.24	enactment of chapter 15D.
9.25	Subd. 2. Contracting. The inspector general may contract with external experts to
9.26	support the work of the office, subject to section 16C.08.
9.27	EFFECTIVE DATE. This section is effective January 1, 2026.
9.28	Sec. 10. [15D.06] REPORTING AND TRANSPARENCY.
9.29	Subdivision 1. Reports. The inspector general must issue public reports detailing
9.30	completed audits, investigations, and corrective actions taken.
9.31	Subd. 2. Public tips. The inspector general must maintain a phone line and website for
9.32	reporting fraud and misuse that allows the person making the report to remain anonymous.

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10.1	Subd. 3. Report; inactive investigations. By December 1, 2026, and each December
10.2	1 thereafter, the inspector general must submit a report to the legislative auditor and the
10.3	chairs and ranking minority members of the legislative committees with jurisdiction over
10.4	state government and data practices regarding all investigations the inspector general did
10.5	not open after receiving a tip or complaint or decided to no longer actively pursue for the
10.6	preceding calendar year. The report must include, at a minimum, summary data as defined
10.7	in section 13.02, subdivision 19, for:
10.8	(1) all complaints or tips received;
10.9	(2) the type of allegation;
10.10	(3) if the complaint or tip was not frivolous, the reason that the inspector general did
10.11	not open an investigation or decided to no longer pursue the investigation; and
10.12	(4) referrals to other agencies or the legislative auditor.
10.13	EFFECTIVE DATE. This section is effective January 1, 2026.
10.14	Sec. 11. [15D.07] PROFESSIONAL STANDARDS AND REVIEW.
10.15	(a) The inspector general's activities must adhere to professional standards as promulgated
10.16	by the Association of Inspectors General or other recognized bodies.
10.17	(b) The chief administrative law judge may contract for an external quality assurance
10.18	review of the inspector general every three years and must make findings from the review
10.19	public.
10.20	EFFECTIVE DATE. This section is effective January 1, 2026.
10.21	Sec. 12. [15D.08] LEGISLATIVE INSPECTOR GENERAL ADVISORY
10.22	COMMISSION.
10.23	Subdivision 1. Membership. The Legislative Inspector General Advisory Commission
10.24	is comprised of:
10.25	(1) two senators appointed by the majority leader of the senate;
10.26	(2) two senators appointed by the minority leader of the senate;
10.27	(3) two members of the house of representatives appointed by the speaker of the house
10.28	of representatives; and
10.29	(4) two members of the house of representatives appointed by the minority leader of the
10.30	house of representatives.

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11.1	Subd. 2.	Terms. Members ser	ve at the pleasu	re of their appointing a	uthorities and each
11.2		ves until a replacemen			
11.3	<u>Subd. 3.</u>	Duties. The Legislati	ve Inspector G	eneral Advisory Comn	nission must:
11.4	<u>(1) cons</u>	ider applicants for and	l make recomm	nendations to the chief	administrative law
11.5	judge for th	e position of inspector	r general; and		
11.6	<u>(2) may</u>	conduct hearings to re	eview the work	of the inspector genera	al to ensure
11.7	impartiality	, independence, and e	ffectiveness.		
11.8	<u>Subd. 4.</u>	Per diem; expense r	eimbursement	t. Members may be cor	npensated for time
11.9	spent on co	mmission duties and r	nay be reimbur	sed for expenses accord	ding to the rules of
11.10	their respec	tive bodies.			
11.11	<u>Subd. 5</u> .	Meeting space; staff	The Legislativ	ve Coordinating Commi	ission must provide
11.12	meeting spa	ace and staff to assist t	he commission	in performing its dutie	<u>28.</u>
11.13	Subd. 6.	Open meetings. The	Legislative Ins	spector General Adviso	ory Commission is
11.14	subject to the	ne requirements in sec	tion 3.055.		
11.15	EFFEC	TIVE DATE. This se	ction is effectiv	ve the day following fir	nal enactment. The
11.16	commissior	n must submit recomm	endations for a	n inspector general by	January 1, 2026.
	G 12 G				
11.17	TRANSIT		SPECIUR GI	ENERAL ESTABLISI	HVIENI AND
11.18		<u>1011.</u>			
11.19	Subdivis	sion 1. Appointment.	By January 1,	2026, the Legislative In	nspector General
11.20	Advisory Co	ommission must make	recommendation	ons for appointment of a	in inspector general
11.21	under Minn	esota Statutes, section	15D.03. By Feb	pruary 1, 2026, the chief	judge of the Office
11.22	of Administ	trative Hearings must a	ppoint an inspe	ctor general from amon	g the recommended
11.23	candidates.				
11.24	<u>Subd. 2</u> .	Operational. By Sep	otember 1, 2026	, the Office of the Insp	ector General must
11.25	be fully ope	erational.			
11.26	Subd. 3.	Transition of emplo	yees. (a) Before	e September 1, 2026, a	ll officers and
11.27	employees	employed in an office	of inspector ge	eneral for a state agency	y shall transition to
11.28	employmen	t under the Office of t	he Inspector G	eneral under Minnesota	a Statutes, chapter
11.29	15D, excep	t as specified in subdiv	vision 6.		
11.30	<u>(b) The</u>	following protections	shall apply to en	mployees who are trans	ferred to the Office
11.31	of the Inspe	ector General under M	innesota Statut	es, chapter 15D, from s	state agencies:

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12.1	(1) no trans	ferred employee sh	all have their e	employment status and	l job classification	
12.2	altered as a result of the transfer;					
12.3	(2) transfer	red employees who	were represen	ted by an exclusive re	presentative prior to	
12.4				ne same exclusive repr		
12.5	transfer;					
12.6	<u>(3)</u> any app	licable collective ba	rgaining agree	ments with exclusive 1	representatives shall	
12.7	continue in ful	l force and effect for	r transferred e	mployees after the tran	nsfer while the	
12.8	agreement rem	ains in effect;				
12.9	(4) when an	n employee in a tem	porary unclass	sified position is trans	ferred to the Office	
12.10	of the Inspecto	r General, the total	length of time	that the employee has	s served in the	
12.11	appointment m	ust include all time	served in the a	ppointment at the tran	sferring agency and	
12.12	the time served	l in the appointment	at the Office	of the Inspector Gener	ral. An employee in	
12.13	a temporary un	classified position v	who was hired	by a transferring ager	ncy through an open	
12.14	competitive set	lection process unde	er a policy ena	cted by the commission	oner of management	
12.15	and budget is c	onsidered to have b	een hired thro	ugh a competitive sele	ection process after	
12.16	the transfer;					
12.17	(5) the state	must meet and nego	otiate with the	exclusive representativ	ves of the transferred	
12.18	employees abo	ut proposed change	s to the transfe	erred employees' terms	s and conditions of	
12.19	employment to	the extent that the	proposed chan	ges are not addressed	in the applicable	
12.20	collective barg	aining agreement; a	nd			
12.21	(6) if the sta	ate transfers owners	hip or control	of any facilities, servio	ces, or operations of	
12.22	the Office of th	e Inspector Genera	l to another pr	ivate or public entity b	by subcontracting,	
12.23	sale, assignmen	nt, lease, or other tra	insfer, the state	e must require as a writ	tten condition of the	
12.24	transfer of owr	nership or control th	e following:			
12.25	(i) employe	es who perform wor	k in the facilit	ies, services, or operat	ions must be offered	
12.26	employment w	ith the entity acquir	ing ownership	or control before the	entity offers	
12.27	employment to	any individual who	was not emplo	oyed by the transferrin	g agency at the time	
12.28	of the transfer;	and				
12.29	(ii) the wag	e and benefit standa	rds of the tran	sferred employees mu	st not be reduced by	
12.30	the entity acqui	ring ownership or c	ontrol through	the expiration of the c	ollective bargaining	
12.31	agreement in e	ffect at the time of t	he transfer or t	for a period of two yea	ars after the transfer,	
12.32	whichever is lo	onger.				

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13.1	There is no	liability on the part of	, and no cause	of action arises agains	t, the state of		
13.2	Minnesota or its officers or agents for any action or inaction of any entity acquiring ownership						
13.3	or control of	or control of any facilities, services, or operations of the department.					
13.4	Subd. 4.	Assets. Before Septer	nber 1, 2026, as	sets and unused approp	priations for existing		
13.5	offices of ins	spectors general shall	be transferred to	o the Office of the Insp	ector General under		
13.6	Minnesota S	tatutes, chapter 15D,	except as speci	fied in subdivision 6.			
13.7	<u>Subd. 5.</u>	Office space. The co	mmissioner of	administration must p	rovide office space		
13.8	on the Capit	ol Mall complex for t	he Office of the	e Inspector General ur	nder Minnesota		
13.9	Statutes, cha	apter 15D, under a rer	ntal agreement.				
13.10	<u>Subd. 6.</u>	Exceptions. (a) Positi	ons in the follow	ving divisions and tean	ns in the Department		
13.11	of Human S	ervices will not transf	fer to the Office	of the Inspector Gene	eral:		
13.12	(1) back	ground studies divisio	on;				
13.13	(2) licen	sing division;					
13.14	(3) enter	(3) enterprise operations and policy division;					
13.15	<u>(4) legal</u>	counsel's office;					
13.16	(5) data	services, analytics, an	d insights divis	ion;			
13.17	<u>(6)</u> Medi	caid program integrit	y team within p	rogram integrity over	sight division;		
13.18	<u>(7) Medi</u>	caid provider audits a	nd investigatior	is team within program	n integrity oversight		
13.19	division; and	<u>1</u>					
13.20	<u>(8)</u> funct	ons of the fraud preve	ntion investigati	ons team in the program	m integrity oversight		
13.21	division rela	ted to Medicaid and I	MinnesotaCare.				
13.22	<u>(b)</u> No e	mployees or positions	in the Departn	nent of Corrections are	e transferred under		
13.23	this section.						
13.24	<u>(c)</u> No en	nployees or positions	in the student	naltreatment program	of the Department		
13.25	of Education	or other Department	of Education er	nployees or positions	dedicated to student		
13.26	maltreatmer	t investigations under	r Minnesota Sta	tutes, chapter 260E, a	re transferred under		
13.27	this section.						
13.28	(d) Posit	ions in the following c	livisions and tea	ams in the Department	of Children, Youth,		
13.29	and Familie	s will not transfer to t	he Office of the	Inspector General:			
13.30	(1) the li	censing functions und	ler Minnesota S	tatutes, chapter 142B	2		
13.31	(2) the c	ertification functions	under Minnesor	a Statutes, chapter 14	<u>2C;</u>		

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14.1	(3) the child	care assistance progr	am integrity functi	ons under Minneso	ta Statutes,		
14.2	(3) the child care assistance program integrity functions under Minnesota Statutes, chapter 142E;						
14.3	(4) the food	support and antipove	rty programs perfo	rming recipient frat	ud prevention		
14.4		nctions under Minnes			<u> </u>		
145					nrovention		
14.5 14.6	<u> </u>	nesota family assistan nctions under Minnes					
					~		
14.7	<u>···</u>	start compensation s			sota Statutes,		
14.8	section 142D.2	1, and Minnesota Stat	utes, chapter 142E	• <u>•</u>			
14.9	(7) the operation	ations and policy func	tions for the progr	ams in clauses (1) t	o (6); and		
14.10	(8) the legal	staff for the program	s in clauses (1) to (<u>(6).</u>			
14.11	EFFECTIV	E DATE. This section	on is effective Janu	ary 1, 2026.			
14.12	Sec. 14. LEG	ISLATIVE INSPEC	TOR GENERAL	ADVISORY CON	AMISSION;		
14.13	INITIAL APP	OINTMENTS AND	FIRST MEETIN	<u>G.</u>			
14.14	Subdivision	1. Initial appointme	nte Appointing au	thorities must make	e annointments		
14.14		ve Inspector General					
		st meeting. The sena					
14.16 14.17		sector General Adviso					
14.17		pector General Adviso	•				
14.10		Sector General Advise	y commission by	September 15, 202	<u></u>		
14.19	Sec. 15. <u>INT</u>	ERAGENCY AGRE	EMENTS.				
14.20	(a) By Dece	mber 31, 2026, the O	ffice of the Inspect	or General must en	ter into an		
14.21	interagency agr	eement with the Depar	rtment of Human Se	ervices. The interage	ency agreement		
14.22	must include a	clause on cost-sharing	g for investigations	that may require m	ultiagency		
14.23	coordination an	d a clause that details	what process will	be followed if a join	nt investigation		
14.24	is required. The	interagency agreeme	nt must not limit th	ne inspector general	's authority or		
14.25	authorized powe	ers and responsibilities	s. The agency and th	ne inspector general	may coordinate		
14.26	investigative ef	forts as necessary or p	practical, but an int	eragency agreemen	t must not		
14.27	diminish, delay	, or restrict the inspec	tor general's ability	v to investigate frau	d and misuse.		
14.28	(b) By Dece	mber 31, 2026, the O	ffice of the Inspect	or General must en	ter into an		
14.29	interagency agr	eement with the Depa	rtment of Children	, Youth, and Famili	ies. The		
14.30	interagency agr	eement must include	a clause on cost-sh	aring for investigat	ions that may		
14.31	require multiag	ency coordination and	l a clause that detai	ls what process wil	l be followed if		
	Article 1 Sec. 15		1/				

15.1	a joint investigation is required. The interagency agreement must not limit the inspector
15.2	general's authority or authorized powers and responsibilities. The agency and the inspector
15.3	general may coordinate investigative efforts as necessary or practical, but an interagency
15.4	agreement must not diminish, delay, or restrict the inspector general's ability to investigate
15.5	fraud and misuse.
15.6	Sec. 16. APPROPRIATIONS.
15.7	(a) \$ in fiscal year 2026 and \$ in fiscal year 2027 are appropriated from the
15.8	general fund to the Office of Administrative Hearings to support the creation of the Office
15.9	of the Inspector General. This is a onetime appropriation.
15.10	(b) \$ in fiscal year 2026 and \$ in fiscal year 2027 are appropriated from the
15.11	general fund to the Office of the Inspector General for the purposes of this act.
15.10	ARTICLE 2
15.12 15.13	CONFORMING ITEMS AND REPEALERS
13.15	CONFORMING ITEMS AND REFEALERS
15.14	Section 1. Minnesota Statutes 2024, section 142A.03, is amended by adding a subdivision
15.15	to read:
15.16	Subd. 35. Office of the Inspector General; reports. The commissioner must submit
15.17	final investigative reports to the inspector general, serving under section 15D.01, for any
15.18	investigation conducted by the commissioner into fraud or misuse, as defined in section
15.19	15D.02, within the child care assistance program.
15.20	Sec. 2. Minnesota Statutes 2024, section 142A.12, subdivision 5, is amended to read:
15.21	Subd. 5. Withholding of payments. (a) Except as otherwise provided by state or federal
15.22	law, the commissioner may withhold payments to a provider, vendor, individual, associated
15.23	individual, or associated entity in any program administered by the commissioner if the
15.24	commissioner determines there is a credible allegation of fraud for which an investigation
15.25	is pending for a program administered by a Minnesota state or federal agency.
15.26	(b) For purposes of this subdivision, "credible allegation of fraud" means an allegation
15.27	that has been verified by the commissioner from any source, including but not limited to:
15.28	(1) fraud hotline complaints;
15.29	(2) claims data mining;

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(3) patterns identified through provider audits, civil false claims cases, and law 16.1 enforcement investigations; and 16.2 (4) court filings and other legal documents, including but not limited to police reports, 16.3 complaints, indictments, informations, affidavits, declarations, and search warrants; and 16.4 16.5 (5) information from the inspector general, including information listed on the inspector general's exclusion list under section 15D.04, subdivision 1, clause (8). 16.6 16.7 (c) The commissioner must send notice of the withholding of payments within five days of taking such action. The notice must: 16.8 (1) state that payments are being withheld according to this subdivision; 16.9 16.10 (2) set forth the general allegations related to the withholding action, except the notice need not disclose specific information concerning an ongoing investigation; 16.11 (3) state that the withholding is for a temporary period and cite the circumstances under 16.12 which the withholding will be terminated; and 16.13 (4) inform the provider, vendor, individual, associated individual, or associated entity 16.14 of the right to submit written evidence to contest the withholding action for consideration 16.15 by the commissioner. 16.16 (d) If the commissioner withholds payments under this subdivision, the provider, vendor, 16.17 individual, associated individual, or associated entity has a right to request administrative 16.18 reconsideration. A request for administrative reconsideration must be made in writing, state 16.19 with specificity the reasons the payment withholding decision is in error, and include 16.20 documents to support the request. Within 60 days from receipt of the request, the 16.21 commissioner shall judiciously review allegations, facts, evidence available to the 16.22

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16.25 in place.

16.23

16.24

(e) The commissioner shall stop withholding payments if the commissioner determines
there is insufficient evidence of fraud by the provider, vendor, individual, associated
individual, or associated entity or when legal proceedings relating to the alleged fraud are
completed, unless the commissioner has sent notice under subdivision 3 to the provider,
vendor, individual, associated individual, or associated entity.

commissioner, and information submitted by the provider, vendor, individual, associated

individual, or associated entity to determine whether the payment withholding should remain

(f) The withholding of payments is a temporary action and is not subject to appeal under
section 256.0451 or chapter 14.

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17.1	Sec. 3. Min	nesota Statutes 2024	, section 144.05	, is amended by add	ing a subdivision to
17.2	read:				
17.3	Subd. 9.	Office of the Inspect	tor General; re	ports. The commiss	ioner must submit
17.4	final investig	ative reports to the in	nspector general	serving under section	on 15D.01 for any
17.5	investigation	conducted by the co	mmissioner into	fraud or misuse, as	defined in section
17.6	15D.02, with	in the special supplen	nental nutrition	program for women,	infants, and children.
17.7	Sec. 4. Min	nnesota Statutes 2024	, section 245.09	5, subdivision 5, is a	amended to read:
17.8	Subd. 5. V	Withholding of payn	nents. (a) Excep	t as otherwise provid	led by state or federal
17.9	law, the com	nissioner may withho	old payments to	a provider, vendor, in	ndividual, associated
17.10	individual, or	r associated entity in	any program ac	ministered by the co	ommissioner if the
17.11	commissione	r determines there is	a credible alleg	ation of fraud for wh	nich an investigation
17.12	is pending fo	r a program administ	tered by a Minn	esota state or federal	agency.
17.13	(b) For pu	rposes of this subdiv	vision, "credible	allegation of fraud"	means an allegation
17.14	that has been	verified by the com	missioner from	any source, including	g but not limited to:
17.15	(1) fraud	hotline complaints;			
17.16	(2) claims	s data mining;			
17.17	(3) patter	ns identified through	provider audits	, civil false claims ca	ases, and law
17.18	enforcement	investigations; and			
17.19	(4) court	filings and other lega	l documents, in	cluding but not limit	ted to police reports,
17.20	complaints, i	ndictments, informat	ions, affidavits,	declarations, and se	arch warrants <u>; and</u>
17.21	(5) inform	nation from the inspe	ctor general, inc	luding information li	isted on the inspector
17.22	general's exc	lusion list under sect	ion 15D.04, sub	division 1, clause (8	<u>)</u> .
17.23	(c) The co	ommissioner must sei	nd notice of the	withholding of paym	ents within five days
17.24	of taking suc	h action. The notice	must:		
17.25	(1) state t	hat payments are bei	ng withheld acc	ording to this subdiv	vision;
17.26	(2) set for	rth the general allega	tions related to	the withholding action	on, except the notice
17.27	need not disc	close specific information	ation concerning	g an ongoing investig	gation;
17.28	(3) state t	hat the withholding is	s for a temporar	y period and cite the	circumstances under
17.29	which the wi	thholding will be terr	minated; and		

(4) inform the provider, vendor, individual, associated individual, or associated entity
of the right to submit written evidence to contest the withholding action for consideration
by the commissioner.

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(d) If the commissioner withholds payments under this subdivision, the provider, vendor, 18.4 individual, associated individual, or associated entity has a right to request administrative 18.5 reconsideration. A request for administrative reconsideration must be made in writing, state 18.6 with specificity the reasons the payment withholding decision is in error, and include 18.7 18.8 documents to support the request. Within 60 days from receipt of the request, the commissioner shall judiciously review allegations, facts, evidence available to the 18.9 commissioner, and information submitted by the provider, vendor, individual, associated 18.10 individual, or associated entity to determine whether the payment withholding should remain 18.11 in place. 18.12

(e) The commissioner shall stop withholding payments if the commissioner determines
there is insufficient evidence of fraud by the provider, vendor, individual, associated
individual, or associated entity or when legal proceedings relating to the alleged fraud are
completed, unless the commissioner has sent notice under subdivision 3 to the provider,
vendor, individual, associated individual, or associated entity.

(f) The withholding of payments is a temporary action and is not subject to appeal under
section 256.045 or chapter 14.

18.20 Sec. 5. Minnesota Statutes 2024, section 256.01, is amended by adding a subdivision to18.21 read:

Subd. 44. Office of the Inspector General; reports. The commissioner must submit
 final investigative reports to the inspector general, serving under section 15D.01, for any
 investigation conducted by the commissioner into fraud or misuse, as defined in section
 15D.02, within the Medicaid program.

18.26 Sec. 6. EXISTING DUTIES ABOLISHED; TRANSFERS PROVIDED.

Subdivision 1. Duties abolished. Except as exempted in article 1, section 6, subdivision
2, and section 13, subdivision 6, duties pertaining to the investigation of fraud, misuse, and
other unlawful use of public funds in the Office of Inspector General in the Departments
of Education; Human Services; and Children, Youth, and Families are abolished effective
the day after the inspector general under Minnesota Statutes, section 15D.01, certifies in

18.32 writing to the commissioners of the respective departments and the commissioner of

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19.1 19.2	management a	and budget that the	inspector gener	al has assumed respons	sibility for these
19.3	<u>Subd. 2.</u> Ir	spector general t	ansfers. Pursu	ant to Minnesota Statu	tes, section 15.039,
19.4	all active inves	stigations, obligatio	ns, court action	s, contracts, and records	s shall transfer from
19.5	each departme	ent in subdivision 1	to the inspector	general under Minneso	ota Statutes, section
19.6	<u>15D.01, excep</u>	ot as provided by the	e inspector gen	eral and as provided in	article 1, section 6,
19.7	subdivision 2,	and section 13, sub	odivision 6.		
19.8	EFFECTI	VE DATE. This se	ection is effectiv	ve July 1, 2025.	
19.9	Sec. 7. <u>REP</u>	EALER.			
19.10	Minnesota	Statutes 2024, sect	ions 13.321, su	bdivision 12; and 127A	A.21, are repealed.
19.11	EFFECTI	VE DATE. This se	ection is effective	ve the day after the insp	ector general under
19.12	Minnesota Sta	tutes, section 15D.	01, notifies the	revisor of statutes that	the Office of the
19.13	Inspector Gen	eral under Minnesc	ota Statutes, sec	tion 15D.01, has assum	ned responsibility
19.14	for identifying	and investigating	fraud, misuse, a	and other unlawful use	of public funds in
19.15	the Departmer	nt of Education.			

APPENDIX Article locations for S0856-7

ARTICLE 1	OFFICE OF THE INSPECTOR GENERAL	Page.Ln 1.11
ARTICLE 2	CONFORMING ITEMS AND REPEALERS	Page.Ln 15.12

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13.321 PREKINDERGARTEN TO GRADE 12 EDUCATIONAL DATA CODED ELSEWHERE.

Subd. 12. Office of the Inspector General; access to data. Data involving the Department of Education's Office of the Inspector General are governed by section 127A.21.

127A.21 OFFICE OF THE INSPECTOR GENERAL.

Subdivision 1. Establishment of Office of the Inspector General; powers; duties. The commissioner must establish within the department an Office of the Inspector General. The inspector general shall report directly to the commissioner. The Office of the Inspector General is charged with protecting the integrity of the department and the state by detecting and preventing fraud, waste, and abuse in department programs. The Office of the Inspector General must conduct independent and objective investigations to promote the integrity of the department's programs and operations. When fraud or other misuse of public funds is detected, the Office of the Inspector General must report it to the appropriate law enforcement entity and collaborate and cooperate with law enforcement to assist in the investigation and any subsequent civil and criminal prosecution.

Subd. 1a. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.

(b) "Abuse" means actions that may, directly or indirectly, result in unnecessary costs to department programs. Abuse may involve paying for items or services when there is no legal entitlement to that payment.

(c) "Department program" means a program funded by the Department of Education that involves the transfer or disbursement of public funds or other resources to a program participant. "Department program" includes state and federal aids or grants received by a school district or charter school or other program participant.

(d) "Fraud" means an intentional or deliberate act to deprive another of property or money or to acquire property or money by deception or other unfair means. Fraud includes intentionally submitting false information to the department for the purpose of obtaining a greater compensation or benefit than that to which the person is legally entitled. Fraud also includes failure to correct errors in the maintenance of records in a timely manner after a request by the department.

(e) "Investigation" means an audit, investigation, proceeding, or inquiry by the Office of the Inspector General related to a program participant in a department program.

(f) "Program participant" means any entity or person, including associated persons, that receives, disburses, or has custody of funds or other resources transferred or disbursed under a department program.

(g) "Waste" means practices that, directly or indirectly, result in unnecessary costs to department programs, such as misusing resources.

(h) For purposes of this section, neither "fraud," "waste," nor "abuse" includes decisions on instruction, curriculum, personnel, or other discretionary policy decisions made by a school district, charter school, cooperative unit as defined by section 123A.24, subdivision 2, or any library, library system, or library district defined in section 134.001.

Subd. 2. **Hiring; reporting; procedures.** (a) The commissioner, or the commissioner's designee, must hire an inspector general to lead the Office of the Inspector General. The inspector general must hire a deputy inspector general and, at the discretion of the inspector general, sufficient assistant inspectors general to carry out the duties of the office. The inspector general, deputy inspector general, and any assistant inspectors general serve in the classified service.

(b) In a form and manner determined by the inspector general, the Office of the Inspector General must develop a public platform for the public to report instances of potential fraud, waste, or abuse of public funds administered by the department. Nothing in this paragraph shall be construed to give a member of the public standing to sue based on allegations of fraud, waste, or abuse.

(c) The inspector general shall establish procedures for conducting investigations. Procedures adopted under this subdivision are not subject to chapter 14, including section 14.386.

Subd. 3. **Subpoenas.** (a) For the purpose of an investigation, the inspector general or a designee may administer oaths and affirmations, subpoena witnesses, compel attendance, take evidence, and issue subpoenas duces tecum to require the production of books, papers, correspondence, memoranda, agreements, financial records, or other documents or records relevant to the investigation.

APPENDIX Repealed Minnesota Statutes: S0856-7

(b) A subpoena issued pursuant to this subdivision must state that the subpoena recipient may not disclose the fact that the subpoena was issued or the fact that the requested records have been given to the inspector general, or their staff, except:

(1) in so far as the disclosure is necessary to find and disclose the records;

(2) pursuant to court order; or

(3) to legal counsel for the purposes of responding to the subpoena.

(c) The fees for service of a subpoena must be paid in the same manner as prescribed by law for a service of process issued by a district court.

(d) The subpoena issued under this subdivision shall be enforceable through the district court in the district where the subpoena is issued.

Subd. 4. Access to records. (a) For purposes of an investigation, and regardless of the data's classification under chapter 13, the Office of the Inspector General shall have access to all relevant books, accounts, documents, data, and property related to department programs that are maintained by a program participant, charter school, or government entity as defined by section 13.02.

(b) Notwithstanding paragraph (a), the Office of the Inspector General must issue a subpoena under subdivision 3 in order to access routing and account numbers to which Department of Education funds have been disbursed.

(c) Records requested by the Office of the Inspector General under this subdivision shall be provided in a format, place, and time frame reasonably requested by the Office of the Inspector General.

(d) The department may enter into specific agreements with other state agencies related to records requests by the Office of the Inspector General.

Subd. 5. **Sanctions; appeal.** (a) This subdivision does not authorize any sanction that reduces, pauses, or otherwise interrupts state or federal aid to a school district, charter school, cooperative unit as defined by section 123A.24, subdivision 2, or any library, library system, or library district defined in section 134.001.

(b) The inspector general may recommend that the commissioner impose appropriate temporary sanctions, including withholding of payments under the department program, on a program participant pending an investigation by the Office of the Inspector General if:

(1) during the course of an investigation, the Office of the Inspector General finds credible indicia of fraud, waste, or abuse by the program participant;

(2) there has been a criminal, civil, or administrative adjudication of fraud, waste, or abuse against the program participant in Minnesota or in another state or jurisdiction;

(3) the program participant was receiving funds under any contract or registered in any program administered by another Minnesota state agency, a government agency in another state, or a federal agency, and was excluded from that contract or program for reasons credibly indicating fraud, waste, or abuse by the program participant; or

(4) the program participant has a pattern of noncompliance with an investigation.

(c) If an investigation finds, by a preponderance of the evidence, fraud, waste, or abuse by a program participant, the inspector general may, after reviewing all facts and evidence and when acting judiciously on a case-by-case basis, recommend that the commissioner impose appropriate sanctions on the program participant.

(d) Unless prohibited by law, the commissioner has the authority to implement recommendations by the inspector general, including imposing appropriate sanctions, temporarily or otherwise, on a program participant. Sanctions may include ending program participation, stopping disbursement of funds or resources, monetary recovery, and termination of department contracts with the participant for any current or future department program or contract. A sanction may be imposed for up to the longest period permitted by state or federal law. Sanctions authorized under this subdivision are in addition to other remedies and penalties available under law.

(e) If the commissioner imposes sanctions on a program participant under this subdivision, the commissioner must notify the participant in writing within seven business days of imposing the sanction, unless requested in writing by a law enforcement agency to temporarily delay issuing the

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notice to prevent disruption of an ongoing law enforcement agency investigation. A notice of sanction must state:

- (1) the sanction being imposed;
- (2) the general allegations that form the basis for the sanction;
- (3) the duration of the sanction;
- (4) the department programs to which the sanction applies; and
- (5) how the program participant may appeal the sanction pursuant to paragraph (e).

(f) A program participant sanctioned under this subdivision may, within 30 days after the date the notice of sanction was mailed to the participant, appeal the determination by requesting in writing that the commissioner initiate a contested case proceeding under chapter 14. The scope of any contested case hearing is limited to the sanction imposed under this subdivision. An appeal request must specify with particularity each disputed item, the reason for the dispute, and must include the name and contact information of the person or entity that may be contacted regarding the appeal.

(g) The commissioner shall lift sanctions imposed under this subdivision if the Office of the Inspector General determines there is insufficient evidence of fraud, waste, or abuse by the program participant. The commissioner must notify the participant in writing within seven business days of lifting the sanction.

Subd. 6. **Data practices.** (a) It is not a violation of rights conferred by chapter 13 or any other statute related to the confidentiality of government data for a government entity as defined in section 13.02 to provide data or information under this section.

(b) The inspector general is subject to the Government Data Practices Act, chapter 13, and shall protect from unlawful disclosure data classified as not public. Data collected, created, received, or maintained by the inspector general relating to an audit, investigation, proceeding, or inquiry are subject to section 13.39.

Subd. 7. **Retaliation, interference prohibited.** (a) An employee or other individual who discloses information to the Office of the Inspector General about fraud, waste, or abuse in department programs is protected under section 181.932, governing disclosure of information by employees.

(b) No state employee may interfere with or obstruct an investigation authorized by this section.