01/28/25 **REVISOR** SGS/DG 25-02712 as introduced

SENATE STATE OF MINNESOTA **NINETY-FOURTH SESSION**

A bill for an act

S.F. No. 856

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

DATE 01/30/2025 **D-PG** 233 **OFFICIAL STATUS**

1.1

1.21

Introduction and first reading
Referred to State and Local Government
Comm report: To pass as amended and re-refer to Judiciary and Public Safety 02/13/2025

1.2 1.3 1.4	relating to state government; creating the Office of the Inspector General; requiring reports; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 15D.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [15D.01] OFFICE OF THE INSPECTOR GENERAL.
1.7	(a) The Office of the Inspector General serves as an independent entity responsible for
1.8	ensuring accountability, transparency, and integrity in the operations of state agencies and
1.9	programs.
1.10	(b) The Office of the Inspector General shall operate independently of all state executive
1.11	branch agencies and report directly to the Inspector General Advisory Council established
1.12	in this chapter. The office shall not be subject to direction or interference from any executive,
1.13	legislative, or judicial authority, other than the Inspector General Advisory Council.
1.14	EFFECTIVE DATE. This section is effective January 1, 2026.
1.15	Sec. 2. [15D.02] DEFINITIONS.
1.16	For the purposes of this chapter, the following terms have the meanings given:
1.17	(1) "abuse" means the misuse of authority or position for personal gain or to cause harm
1.18	to others, including the improper use of state resources or programs contrary to their intended
1.19	purpose;
1.20	(2) "agency program" means a program funded or administered by a state agency,

Sec. 2. 1

including grants and contracts;

Subd. 3. **Term.** The inspector general serves a five-year term and may be appointed to

two terms. The inspector general may only be removed for cause by a vote of at least 60

2

EFFECTIVE DATE. This section is effective January 1, 2026.

percent of the members of the advisory council.

or related fields.

2.26

2.27

2.28

2.29

2.30

Sec. 3.

Sec. 4. [15D.04] P	OWERS AND DUTIES.
The inspector ge	neral is authorized and responsible for:
(1) conducting a	udits, inspections, evaluations, and investigations of state executive
branch agencies and	programs according to professional auditing standards to: (i) identify
fraud, waste, abuse,	and inefficiencies; (ii) make recommendations for changes to programs
for improving effect	iveness and efficiency; and (iii) protect the integrity of the use of state
funds;	
(2) issuing subpo	penas to compel the production of documents or testimony relevant to
investigations;	
(3) referring mat	ters for civil, criminal, or administrative action to the appropriate
authorities;	
(4) recommendir	ng legislative or policy changes to improve program efficiency and
effectiveness;	
(5) publishing re	ports on completion of an audit or investigation summarizing findings,
ecommendations, a	nd outcomes of the inspector general's activities;
(6) establishing a	a specialized division within the Office of the Inspector General to
nvestigate fraud, wa	aste, and abuse involving state law enforcement and public safety
rograms. This divis	sion shall ensure that investigations are independent and distinct from
he roles of the attor	ney general or Department of Public Safety;
(7) investigating	any public or private entity that receives taxpayer funds to ensure
compliance with app	plicable laws, proper use of funds, and adherence to program
requirements;	
(8) conducting pr	e-appointment reviews for all senior agency officials to identify potential
conflicts of interest,	ensuring their suitability for positions of public trust; and
(9) submitting ar	annual report summarizing the work of the office to the Inspector
	ouncil and make the report publicly available by posting the report on
he inspector genera	l's website.
EFFECTIVE D	ATE. This section is effective January 1, 2026.
Sec. 5. [15D.05] R	RESOURCES; APPROPRIATION.
<u> </u>	taff. The inspector general may hire and manage staff, including certified

public accountants, legal experts, and investigators, as necessary. The inspector general

Sec. 5. 3

3.31

01/28/25	REVISOR	SGS/DG	25-02712	as introduced		
must emplo	y at least two licens	sed peace officers	to serve as investigators	and to assist with		
investigation	ns requiring specia	lized law enforcer	nent knowledge.			
Subd. 2. Contracting. The inspector general may contract with external experts to						
support the	work of the office.	-	-			
Subd. 3.	Appropriation. \$	is appropriate	ed each year from the ge	neral fund for the		
·	of the Office of the					
EFFEC	TIVE DATE. This	s section is effective	e January 1, 2026.			
Sec. 6. [15	5D.06] REPORTII	NG AND TRANS	SPARENCY.			
Subdivision 1. Reports. The inspector general must issue public reports detailing						
completed a	audits, investigation	ns, and corrective	actions taken.			
Subd. 2.	Confidential info	rmation. In public	e reports, the inspector ge	eneral must redact		
sensitive or	confidential informa	ation to comply wi	th privacy laws and protect	ct whistleblowers.		
Subd. 3.	Public tips. The in	nspector general m	nust maintain a phone lin	e and website for		
			person making the repor			
nonymous	<u>.</u>					
EFFEC'	TIVE DATE. This	s section is effective	ye January 1, 2026.			
			<u>, , , , , , , , , , , , , , , , , , , </u>			
Sec. 7. [15	5D.07] PROFESSI	IONAL STANDA	RDS AND REVIEW.			
The insp	ector general's acti	vities must adhere	to professional standard	ls as promulgated		
oy the Asso	ciation of Inspector	rs General or othe	r recognized bodies.			
EFFEC'	TIVE DATE. This	s section is effective	ye January 1, 2026.			
Sec. 8. [15	5D.08] INSPECTO	OR GENERAL A	DVISORY COUNCIL	<u>:</u>		
Subdivis	sion 1. Membershi	p. To ensure impa	rtiality and independenc	e, the inspector		
general shal	l be appointed and	supervised by the	Inspector General Advi	sory Council		
comprised o	of:					
(1) two 1	members of the pub	olic appointed by t	he majority leader of the	e senate;		
(2) two 1	members of the pub	olic appointed by t	he minority leader of the	e senate;		
(3) two r	nembers of the pub	olic appointed by tl	ne speaker of the house of	of representatives;		
(4) two 1	members of the pub	olic appointed by t	he minority leader of the	e house of		
representati	ves;					

Sec. 8. 4

Council must appoint an inspector general under Minnesota Statutes, section 15D.03.

Subd. 2. **Operational.** By September 1, 2026, the Office of Inspector General must be

Sec. 9. 5

5.29

5.30

5.31

fully operational.

SGS/DG

25-02712

as introduced

01/28/25

REVISOR

Sec. 10. 6