## STATE OF NEW YORK

3122

2017-2018 Regular Sessions

## IN SENATE

January 19, 2017

Introduced by Sens. PARKER, AVELLA -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law, in relation to establishing the office of the law enforcement inspector general; and making an appropriation therefor

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The executive law is amended by adding a new article 11-A
2	to read as follows:
3	ARTICLE 11-A
4	OFFICE OF THE LAW ENFORCEMENT INSPECTOR GENERAL
5	Section 233. Definitions.
б	234. Establishment and organization.
7	235. Jurisdiction.
8	236. Powers and duties.
9	237. Annual reports.
10	238. Disclosure of information.
11	§ 233. Definitions. For purposes of this article, the following terms
12	shall have the following meanings:
13	1. "Inspector" shall mean the law enforcement inspector general
14	created by this article.
15	2. "Intelligence operations" shall mean the variety of intelligence
16	and counterintelligence tasks that are carried out by law enforcement
17	and intelligence agencies, which shall include but not be limited to
18	analysis and production; collection; dissemination and integration;
19	evaluation and feedback; planning and direction; and processing and
20	exploitation of information collected from targeted individuals or
21	groups.
22	3. "Intelligence agencies" shall mean any government agencies respon-
23	sible for the collection, analysis or exploitation of information and

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	intelligence in support of law enforcement, national security, defense
2	and homeland security objectives.
3	4. "Law enforcement agencies" shall mean any organizational units, or
4	subunits, of the federal, state, county or municipal government with the
5	principle functions of prevention, detection, and investigation of crime
б	and the apprehension of alleged offenders.
7	§ 234. Establishment and organization. 1. There is hereby established
8	the office of the law enforcement inspector general in the executive
9	department. The head of the office shall be the inspector who shall be
10	appointed by the governor, by and with the advise and consent of the
11	senate.
12	2. The inspector shall hold office for a term of five years.
13	3. The inspector shall report directly to the governor.
14	4. Such person appointed as inspector shall, upon his or her appoint-
15	ment, have not less than ten years professional experience in areas of
16	law enforcement and law enforcement training, provided the experience
17	involves expertise in intelligence operations.
18	5. Such person appointed as inspector shall be subject to a security
19	clearance investigation by a federal government agency authorized to
20	perform such investigations.
21	6. The salary of the inspector shall not exceed the salary of certain
22	state officers as defined in section one hundred sixty-nine of this
23	chapter.
24	<u>§ 235. Jurisdiction. This article shall, subject to the limitations</u>
25	contained herein, confer upon the office of the law enforcement inspec-
26	tor general jurisdiction over all covered agencies. For the purposes of
27	this article "covered agency" shall include all state and local govern-
28	ment law enforcement and intelligence agencies, including the division
29	of homeland security and emergency services, engaged in intelligence
30	operations.
31	§ 236. Powers and duties. 1. General. (a) The inspector shall make
32	any investigation of the covered agencies directed by the governor, or
33	the senate and the assembly acting by joint resolution.
34	(b) The inspector is authorized and empowered to make any study or
35	investigation of the covered agencies that in his or her opinion may be
36	in the best interests of the state, including but not limited to inves-
37	tigations of the affairs, functions, accounts, methods, personnel or
38	affiniance of one concerned another on the base such concerned another on
39	efficiency of any covered agency, or whether such covered agency or
	agencies are acting in compliance with all applicable federal, state or
40	agencies are acting in compliance with all applicable federal, state or local laws, regulations or rules, or local ordinances.
41	agencies are acting in compliance with all applicable federal, state or local laws, regulations or rules, or local ordinances. (c) For any investigation made pursuant to this section, the inspector
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1	doing business with such agencies, or any person or entity who is paid
2	or receives money from or through the covered agencies.
3	(e) The inspector may appoint three deputies, either of whom may,
4	subject to the direction of the inspector, conduct or preside at any
5	investigations authorized by this chapter. The inspector may also
6	appoint such directors, assistants and other officers and employees as
7	may be needed for the performance of his or her duties and may prescribe
8	their duties and fix their compensation with the amounts appropriated
9	therefor.
10	2. Investigations. (a)(i) For the purpose of ascertaining facts in
11	connection with any study or investigation authorized by this chapter,
12	the inspector and each deputy shall have full power to compel the
13	attendance of witnesses, including but not limited to the power to issue
14	subpoenas and subpoenas duces tecum, to administer oaths and to examine
15	such persons as he or she may deem necessary.
16	(ii) The inspector shall have the power to require the production of
17	any books and papers deemed relevant or material to any investigation,
18	examination or review.
19	(iii) The inspector shall have the power, notwithstanding any law to
20	the contrary, to examine and copy or remove documents or records of any
21	kind prepared, maintained or held by any covered agency. The removal of
22	such records shall be limited to those circumstances, at the discretion
23	of the inspector, in which a copy thereof is insufficient for an appro-
24	priate legal or investigative purpose, provided in such instances the
25	copying and return of such original, or copy where the original is
26	required for an appropriate legal or investigative purpose, is expedited
27	and such original or copy is readily accessible by the covered agency.
28	(b) The inspector or any agent or employee of the office duly desig-
29	nated in writing by him or her for such purposes may administer oaths or
30	affirmations, examine witnesses in public or private hearing, receive
31	evidence and preside at or conduct any such study or investigation.
32	3. Reports. The inspector shall forward to the governor, and to the
33	temporary president of the senate and speaker of the assembly, the
34	minority leaders of the senate and assembly, the chairs of the senate
35	and assembly standing committees on investigations, the commandant of
36	the state police, the commissioner of the New York police department and
37	the attorney general of New York state, a copy of all reports prepared
38	by the inspector and his or her agents and employees concerning the
39	affairs, functions, accounts, methods, personnel or efficiency of any
40	covered agency, upon issuance by the commissioner.
41	§ 237. Annual reports. 1. The inspector shall, no later than March
42	thirty-first of each year submit to the governor and the legislature a
43	report summarizing the activities of the office during the preceding
44	calendar year.
45	2. (a) The inspector shall not publicly disclose information which:
46	(i) is a part of any ongoing criminal investigation;
47	(ii) compromises an intelligence operation;
48	(iii) is specifically prohibited from disclosure by any other
49	provision of law.
50	(b) Notwithstanding paragraph (a) of this subdivision, any report
51	under this section shall be made available to the public in a form which
52	includes information with respect to a part of an ongoing criminal
53	investigation only if such information has been included in a public
54	record.

<u>\$ 238. Disclosure of information. The inspector shall not disclose</u>
<u>information which is prohibited from disclosure by any other provision</u>
<u>of law.</u>

§ 2. The sum of ten million dollars (\$10,000,000), or so much thereof 4 5 as may be necessary, is hereby appropriated to the office of the law б enforcement inspector general out of any moneys in the state treasury in the general fund to the credit of the state purposes account, not other-7 8 wise appropriated, and made immediately available, for the purpose of 9 carrying out the provisions of this act. Such moneys shall be payable on the audit and warrant of the comptroller on vouchers certified or 10 approved by the comptroller in the manner prescribed by law. 11

§ 3. This act shall take effect on the one hundred eightieth day after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.