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1 A bill to be entitled 2 An act relating to agency inspectors general; amending 3 s. 20.055, F.S.; prohibiting an agency from offering a bonus on work performance in an inspector general 4 5 contract or agreement; amending s. 420.506, F.S.; 6 prohibiting the Florida Housing Finance Corporation 7 from offering a bonus on work performance in an 8 inspector general contract or agreement; providing an 9 effective date. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 13 Section 1. Paragraph (a) of subsection (3) of section 14 20.055, Florida Statutes, is amended to read: 20.055 Agency inspectors general.-15 For state agencies under the jurisdiction of the 16 (3)(a)1. 17 Cabinet or the Governor and Cabinet, the inspector general shall 18 be appointed by the agency head. For state agencies under the 19 jurisdiction of the Governor, the inspector general shall be 20 appointed by the Chief Inspector General. The agency head or 21 Chief Inspector General shall notify the Governor in writing of his or her intention to hire the inspector general at least 7 22 days before an offer of employment. The inspector general shall 23 be appointed without regard to political affiliation. 24 25 Within 60 days after a vacancy or anticipated vacancy 2.

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26 in the position of inspector general, the agency head or, for 27 agencies under the jurisdiction of the Governor, the Chief 28 Inspector General, shall initiate a national search for an 29 inspector general and shall set the salary of the inspector 30 general. Effective July 1, 2017, an agency that enters into an 31 employment agreement, or renewal or renegotiation of an existing 32 contract or employment agreement with an inspector general or 33 deputy inspector, may not offer a bonus on work performance in 34 the contract or agreement and the awarding of such bonuses is 35 prohibited. In the event of a vacancy in the position of 36 inspector general, the agency head or, for agencies under the 37 jurisdiction of the Governor, the Chief Inspector General, may appoint other office of inspector general management personnel 38 39 as interim inspector general until such time as a successor inspector general is appointed. 40

3. A former or current elected official may not be
appointed inspector general within 5 years after the end of such
individual's period of service. This restriction does not
prohibit the reappointment of a current inspector general.

45 Section 2. Subsection (2) of section 420.506, Florida
46 Statutes, is amended to read:

47 420.506 Executive director; agents and employees;
48 inspector general.-

49 (2) (a) The appointment and removal of an inspector general
50 shall be by the executive director, with the advice and consent

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51 of the corporation's board of directors. The corporation's 52 inspector general shall perform for the corporation the 53 functions set forth in s. 20.055. The inspector general shall 54 administratively report to the executive director. The inspector 55 general shall meet the minimum qualifications as set forth in s. 56 20.055(4). The corporation may establish additional 57 qualifications deemed necessary by the board of directors to 58 meet the unique needs of the corporation. The inspector general 59 shall be responsible for coordinating the responsibilities set forth in s. 420.0006. 60 (b) Effective July 1, 2017, if the corporation enters into 61 62 an employment agreement, or renewal or renegotiation of an

63 <u>existing contract or employment agreement with an inspector</u> 64 <u>general or deputy inspector, the corporation may not offer a</u> 65 <u>bonus on work performance in the contract or agreement and the</u> 66 awarding of such bonuses is prohibited.

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Section 3. This act shall take effect upon becoming a law.

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