H.B. 311
133rd General Assembly

Bill Analysis

Version: As Introduced
Primary Sponsors: Rep. Greenspan

Alyssa Bethel, Attorney

SUMMARY

- Creates a framework for the establishment of county inspectors general (CIGs) intended to closely resemble the existing State Inspector General Law and in doing so, does the following:
  - Establishes the State Commission for County Inspector General Services (Commission).
  - Requires the State Inspector General and the Commission to participate in a process to appoint a CIG to a county that requests a CIG.
  - Requires the board of county commissioners to approve a reasonable budget as requested by the CIG annually with approval from the Commission.
  - Gives a CIG jurisdiction to investigate wrongful acts and omissions by county officials and employees, convention and visitors’ bureaus, community improvement corporations, private entities that receive public funds from a public office, and any person who does business with the county.
  - Allows the CIG, with approval of the board of county commissioners, to contract with another political subdivision to provide inspector general services in the political subdivision.
  - Specifies a process for persons to file complaints with the CIG, which the CIG must investigate if the complaint sets forth reasonable cause to believe a wrongful act or omission occurred.
  - Generally requires entities to cooperate with a CIG’s investigation and provides a CIG authority to administer oaths, examine witnesses, and issue subpoenas.
  - Requires a CIG to prepare a detailed written report, once an investigation is complete, containing certain information specified in the bill.
Requires a CIG to report crimes and wrongful acts or omissions to the Governor, prosecuting authority, ethics commission, licensing agency, or appointing authority, as appropriate.

Requires entities subject to the CIG’s jurisdiction to develop, implement, and enforce policies and procedures that prevent or reduce the risk of wrongful acts and omissions – with advice from the CIG – and to modify these policies and procedures after a wrongful act or omission occurs.

Requires state and local agencies responsible for investigating, auditing, reviewing, or evaluating the management and operation of entities subject to a CIG’s jurisdiction to negotiate with a CIG to enter into agreements to share information and avoid duplicative efforts.

Allows a CIG to employ deputy CIGs and professional, technical, and clerical staff, and to contract with experts as necessary.

Requires a CIG to submit an annual report regarding its operations to the Governor, General Assembly, and Commission.

Allows the Commission to remove a CIG upon complaint and after a hearing.

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**DETAILED ANALYSIS**

**County inspectors general**

The bill creates a framework for the establishment of county inspectors general that is intended to closely resemble the existing State Inspector General Law. A county inspector general (CIG) is an independent and autonomous entity – appointed by a state commission upon request of a county and funded by county funds – that must investigate wrongful acts or omissions by: the county’s officials and employees, convention and visitors’ bureaus, community improvement corporations, any other private entities that receive public funds from a public office, the officials and employees of any political subdivision that has contracted for the CIG’s services, any person who does business with the county or with a political subdivision that has contracted for the CIG’s services.

**Appointment and removal**

Upon request of a board of county commissioners, the State Inspector General must interview candidates to serve as a CIG and recommend the three most qualified candidates to

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1 R.C. 121.41 to 121.52.
2 R.C. 318.01(D) (definition of “county agency”), (E) (definition of “county or other political subdivision employee”), and (F) (definition of “county or other political subdivision officer”). Presumably, only those located within the county or counties where the CIG is appointed and has jurisdiction.
3 Two or more counties may request a joint CIG. R.C. 305.20(E).
the State Commission for County Inspector General Services (Commission), which the bill
creates. The Commission – consisting of the Attorney General, Auditor of State, Secretary of
State, Treasurer of State, and Lieutenant Governor – must appoint the most qualified
individual, within 30 days, to a four-year term and may reappoint an individual to an indefinite
number of subsequent four-year terms. The Commission has authority to remove a CIG from
office for cause only, after providing the CIG written notice and an opportunity to be heard.4

An individual must be one of the following in order to be appointed as a CIG: an
attorney, a certified public accountant, someone with at least five years’ experience as a law
enforcement officer, or someone with at least five years’ service in a comptroller/similar
position for a public or private entity. The bill prohibits any person who has been convicted of a
felony or of any crime involving fraud, dishonesty, or moral turpitude from being appointed as a
CIG.5

**Jurisdiction**

A CIG has jurisdiction in the county or counties to which the CIG was appointed,
including: county officers; employees of any county officer, agency, department, authority,
commission, or board; any person who does business with the county; convention and visitors’
 bureaucies that receive county funds or lodging excise tax levy funds; community improvement
corporations;6 and any other private institution, association, board, or corporation that receives
public money from any public office – not only the county.7

A CIG may enter into a contract with other political subdivisions, including other
counties, to provide inspector general services in those political subdivisions for a fee. The
contract must be approved by the board of county commissioners of the county where the CIG
is appointed and the fee must be deposited into the county’s general fund.8 The contract
extends the CIG’s jurisdiction to the officials and employees of any political subdivision that has
contracted for the inspector general’s services and to any person who does business with the
political subdivision.

**Investigation**

A CIG must investigate “wrongful acts or omissions” within the CIG’s jurisdiction; a
“wrongful act or omission” is “an act or omission, committed in the course of office holding or
employment, that is not in accordance with the requirements of law or such standards of

4 R.C. 121.54 (A) and (B), 305.20(G), and 318.08.
5 R.C. 318.09.
6 Presumably, only those located within the county or counties where the CIG is appointed and has jurisdiction.
7 R.C. 318.01(D) (definition of “county agency”), (E) (definition of “county or other political subdivision employee”), and (F) (definition of “county or other political subdivision officer”). Presumably, only those located within the county or counties where the CIG is appointed and has jurisdiction.
8 R.C. 305.20(F).
proper governmental conduct as are commonly accepted in the community and thereby subverts, or tends to subvert, the process of government.” The CIG must investigate an alleged wrongful act or omission after receiving a complaint that establishes reasonable cause to believe the act or omission has occurred or is occurring. Any person who knows or has reasonable cause to believe a wrongful act or omission has been or is being committed may prepare and file a complaint with the CIG that identifies: the person making the complaint, the officer or employee who allegedly committed or is committing the wrongful act or omission, a description of the act or omission, and an explanation of how the complainant knew or came to have reasonable cause to believe that the officer or employee committed or is committing the wrongful act or omission. The CIG must prescribe a form for complaints, but no complaint is defective because it is not made on the prescribed form. A CIG also may initiate an investigation into the management and operation of the entities under the CIG’s jurisdiction.

Entities subject to the CIG’s jurisdiction are required to cooperate with and provide assistance to the CIG during an investigation, including by making their premises, equipment, personnel, books, records, and papers readily available to the CIG. The CIG and deputy CIGs may enter upon the premises of an entity at any time and without prior announcement, may question any officer or employee, and may inspect and copy any books, records, or papers of the entity, but must avoid interfering with the ongoing operations of the entities being investigated except as is reasonably necessary to the successful completion of the investigation. A CIG may not disclose confidential information obtained during an investigation to any person who is not legally entitled to the information.

The bill authorizes a CIG to administer oaths, examine witnesses under oath, and issue subpoenas and subpoenas duces tecum to compel the attendance of witnesses and the production of tangible evidence. If a witness disobeys a subpoena or refuses to be sworn or to answer questions, the CIG may apply to the court of common pleas for a contempt order.

**Written investigation reports**

Upon completing an investigation, a CIG must prepare a detailed written report that includes the following:

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9 R.C. 318.01(G).
10 R.C. 318.02(B).
11 R.C. 318.06.
12 R.C. 318.02(A).
13 R.C. 318.05, first, second, and third paragraphs.
14 R.C. 318.07.
15 R.C. 318.03.
16 An investigation is complete when terminated upon a finding of no reasonable cause or when a finding of reasonable cause is made and the matter is investigated through to the issue of actions taken to prevent a recurrence of similar wrongful acts or omissions. R.C. 318.02(E).
- The basis for the investigation;
- The action taken in furtherance of the investigation;
- Whether the investigation revealed that there was reasonable cause to believe a wrongful act or omission had occurred;
- And, if a wrongful act or omission was identified during the investigation:
  - Identity of the person who committed the wrongful act or omission;
  - Description of the wrongful act or omission;
  - Explanation of how it was detected;
  - List of to whom the wrongful act or omission was reported; and
  - Description of what the entity where the wrongful act or omission occurred is doing to change its policies or procedures to prevent similar wrongful acts or omissions in the future.\(^{17}\)

The reports generally are considered public records, except a CIG may designate all or part of a report as confidential in order to preserve the confidentiality of matters otherwise made confidential by law, to protect the safety of a witness, or to avoid disclosure of investigative techniques that would help wrongdoers avoid detection.\(^ {18}\)

The CIG must provide free copies of each written investigation report to the Governor and the Commission and, as applicable, to a prosecuting authority, ethics commission, licensing agency, appointing authority, or public or private employer; any recipient of a report that is confidential or that contains confidential information must take all appropriate measures to preserve the confidentiality of the report.\(^ {19}\)

Any other person may request and receive from a CIG a copy of a report, but only the nonconfidential portions, after paying a fee.\(^{20}\)

**Report crimes, wrongful acts and omissions, to appropriate entities**

The CIG must report an alleged wrongful act or omission to the appropriate ethics commission, licensing agency, or appointing authority for possible disciplinary action. If the CIG has reasonable cause to believe a *crime* has occurred or is occurring, the CIG must contemporaneously report the suspected crime and wrongful act or omission to the Governor

\(^{17}\) R.C. 318.02(E).  
\(^{18}\) R.C. 318.04(A).  
\(^{19}\) R.C. 318.04(B). This requirement does not extend to any person who allegedly committed the wrongful act or omission described in the report. See also R.C. 318.07.  
\(^{20}\) R.C. 318.04(C). The CIG sets the fee amount, which cannot exceed the cost of reproducing and delivering the report.
and to the appropriate prosecuting authority.\(^ {21}\) This reporting requirement applies even if the alleged wrongdoer is not an employee or officer that the bill gives the CIG authority to investigate.\(^ {22}\)

**County inspector general office and budget**

The bill allows a CIG to employ deputy CIGs and professional, technical, and clerical employees as necessary. Deputy CIGs must perform duties as assigned by the CIG and serve for a term coinciding with the term of the appointing CIG. Deputy CIGs and employees of the CIG’s office are in the unclassified service, receive a compensation set by the CIG, and serve at the pleasure of the CIG. In addition, the CIG may contract with experts as necessary to complete investigations.

Annually,\(^ {23}\) a CIG must submit a “reasonable budget” to the board of county commissioners to provide for “reasonable compensation,” office expenses, and other operations of the office including assistants and employees (see Comment below). The board of county commissioners must approve the budget if approved by the Commission.\(^ {24}\) In the case of a joint CIG, who was appointed to serve multiple counties, the boards of county commissioners must determine a reasonable allocation of the CIG’s costs among the counties.\(^ {25}\)

A CIG has general authority to enter into contracts that are necessary to the operation of the office.\(^ {26}\)

The bill requires a CIG to deposit any money received on behalf of the county pursuant to a court order or settlement into the county treasury to the credit of the general fund.\(^ {27}\)

Annually not later than March 1, a CIG must publish a report summarizing the activities of the CIG’s office during the previous calendar year. The CIG must provide the report to the Governor, General Assembly, and Commission, and to any person who requests the report and pays a fee.\(^ {28}\)

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\(^{21}\) R.C. 318.02(C).

\(^{22}\) R.C. 318.02(D). For instance, the CIG uncovers a wrongful act by an employee of a private entity that does not receive public funds and that is not considered to be “doing business” with the county or other political subdivision where the CIG has jurisdiction.

\(^{23}\) R.C. 121.54(C) specifies that the budget is annual. The bill does not specify a timeline for when the CIG must provide the budget to the Commission for approval before submitting it to the board of county commissioners.

\(^{24}\) R.C. 121.54(C) and 305.20(C) and (D).

\(^{25}\) R.C. 305.20(E).

\(^{26}\) R.C. 318.08.

\(^{27}\) R.C. 318.081.

\(^{28}\) R.C. 318.07. The CIG sets the fee amount, which cannot exceed the cost of reproducing and delivering the report.
Finally, the bill gives the CIG authority to adopt, amend, and rescind administrative rules in accordance with Ohio’s Administrative Procedure Act as necessary for the successful implementation and efficient operation of the CIG’s office and duties (see Comment below). 29

Policies and procedures of entities subject to CIG jurisdiction

The bill requires each entity subject to the CIG’s jurisdiction to develop, implement, and enforce policies and procedures that prevent or reduce the risk of wrongful acts and omissions by its officers and employees. 30 A CIG must consult with each entity regarding their policies and procedures and advise the entities in the development, implementation, and enforcement of their policies and procedures. 31 After the CIG detects a wrongful act or omission within an entity, the CIG must review and evaluate the entity’s relevant policies and procedures and advise the entity regarding changes that should be made to prevent similar wrongful acts or omissions in the future. 32

Agreements for shared information

Any state or local agency that is responsible for investigating, auditing, reviewing, or evaluating the management and operation of entities subject to a CIG’s jurisdiction must negotiate and enter into agreements with the CIG for the purpose of sharing information and avoiding duplication of effort. 33

**COMMENT**

The bill appears to allow a CIG to set their own compensation with approval by the Commission. 34 If a court considers CIGs to be public officers, this provision might violate the provision of the Ohio Constitution that requires the General Assembly to set the compensation of all public officers. 35 Courts evaluate certain factors to determine whether a position is a public office, including whether the duties are established by law and whether the performance of those duties involves the exercise of continuing, independent, political or government functions. 36

The bill requires CIGs to adopt rules under Ohio’s Administrative Procedure Act (Revised Code Chapter 119), but the act generally is applicable only to state agencies.

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29 R.C. 318.10.
30 R.C. 318.05.
31 R.C. 318.02(H).
32 R.C. 318.02(I).
33 R.C. 318.05 and 318.02(F).
34 See R.C. 121.54(C).
35 Ohio Constitution, Article II, Section 20.
36 State ex rel. Landis v. Board of Comm’rs, 95 Ohio St. 157 (1917).
### HISTORY

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