Session of 2025

HOUSE BILL No. 2217

By Committee on Health and Human Services

Requested by Representative Bryce on behalf of the Attorney General's Office

2-3

1 AN ACT concerning the attorney general; relating to the office of the 2 inspector general and the powers, duties and responsibilities thereof; expanding the power of the inspector general to investigate and audit 3 4 all state cash, food and health assistance programs; amending K.S.A. 5 75-7427 and repealing the existing section. 6 7 *Be it enacted by the Legislature of the State of Kansas:* Section 1. K.S.A. 75-7427 is hereby amended to read as follows: 75-8 9 7427. (a) As used in this section: (1) "Attorney general" means the attorney general of the state of 10 Kansas, employees of the attorney general or authorized representatives of 11 the attorney general. 12 (2) "Benefit" means the receipt of money, goods, items, facilities, 13 14 accommodations or anything of pecuniary value. "Cash assistance" means assistance that is administered and 15 (3)16 provided by the secretary for children and families to individuals for a 17 family's ongoing basic needs. 18 (4) "Claim" means an electronic, electronic impulse, facsimile, 19 magnetic, oral, telephonic or written communication that is utilized to identify any goods, service, item, facility or accommodation as 20 21 reimbursable to-the any state-medicaid cash, food or health assistance 22 program, or its the state's fiscal agents, the state mediKan program or the 23 state children's health insurance program or which that states income or 24 expense. 25 (4)(5) "Client" means past or present beneficiaries or recipients of the 26 any state-medicaid cash, food or health assistance program, the statemediKan program or the state children's health insurance program. 27 (5)(6) "Contractor" means any contractor, supplier, vendor or other 28 29 person who, through a contract or other arrangement, has received, is to 30 receive or is receiving public funds or in-kind contributions from the 31 contracting agency as part of the any state medicaid cash, food or health 32 assistance program, the state mediKan program or the state children's-33 health insurance program, and shall include includes any subcontractor. 34 (6)(7) "Contractor files" means those records of contractors which 35 that relate to-the any state-medicaid cash, food or health assistance

1 program, the state mediKan program or the state children's health-2 insurance program.

3 (7)(8) "Fiscal agent" means any corporation, firm, individual, 4 organization, partnership, professional association or other legal entity 5 which *that*, through a contractual relationship with the state of Kansas, 6 receives, processes and pays claims under the state medicaid program, the 7 state mediKan program or the state children's health insurance 8 programcash, food or medical assistance programs.

9 (8)(9) "Food assistance" means assistance that is administered by the 10 United States department of agriculture and provided by the secretary for 11 children and families to individuals for eligible food products.

(10) "Health assistance" means the medicaid program, and the state
 children's health insurance program and the state employee health benefits plan as established by K.S.A. 75-37,162, and amendments thereto.

(11) "Health care Healthcare provider" means a health care healthcare
 provider as defined under K.S.A. 65-4921, and amendments thereto, who
 has applied to participate in, who currently participates in, or who has
 previously participated in the state medicaid program, the state mediKan
 program or the state children's health insurance health assistance program.

20 (9)(12) "Managed care program" means a program—which that 21 provides coordination, direction and provision of health services to an 22 identified group of individuals by providers, agencies or organizations.

(10)(13) "Medicaid program" means the Kansas program of medical
 assistance for which federal or state moneys, or any combination thereof,
 are expended; or any successor federal or state, or both, health insurance
 program or waiver granted thereunder.

27 $\frac{(11)}{(14)}$ "Person" means any agency, association, corporation, firm, 28 limited liability company, limited liability partnership, natural person, 29 organization, partnership or other legal entity, the agents, employees, 30 independent contractors, and subcontractors, thereof, and the legal 31 successors thereto.

(12)(15) "Provider" means a person who has applied to participate in,
 who currently participates in, who has previously participated in, who
 attempts or has attempted to participate in the state medicaid program, the
 state mediKan program or the state children's health insurance program,
 cash, food or health assistance programs by providing or claiming to have
 provided goods, services, items, facilities or accommodations.

 $\begin{array}{rcl} 38 & (13)(16) & "Recipient" means an individual, either real or fictitious, -in \\ 39 & on whose behalf any person claimed or received any payment or payments \\ 40 & from the state medicaid program cash, food or health assistance programs, \\ 41 & or-its the state's fiscal-agent agents, the state mediKan program or the state \\ 42 & children's health insurance program, whether or not any such individual \\ 43 & was eligible for benefits under the state-medicaid program, the state-$

- 1 mediKan program or the state children's health insurance program cash,
- 2 food or health assistance programs.

3 (14)(17) "Records" means all written documents and electronic or magnetic data, including, but not limited to, medical records, x-rays, 4 5 professional, financial or business records relating to the treatment or care 6 of any recipient; goods, services, items, facilities or accommodations 7 provided to any such recipient;, rates paid for such goods, services, items, 8 facilities or accommodations; and goods, services, items, facilities or accommodations provided to nonmedicaid recipients to verify rates or 9 amounts of goods, services, items, facilities or accommodations provided 10 to-medicaid state cash, food or health assistance recipients, as well as any 11 records that the state-medicaid cash, food or health assistance program, or 12 its the state's fiscal agents, the state mediKan program or the state 13 children's health insurance program require providers to maintain. 14 "Records" shall not include any report or record in any format which is-15 16 made pursuant to K.S.A. 65-4922, 65-4923 or 65-4924, and amendments 17 thereto, and which is privileged pursuant to K.S.A. 65-4915 or 65-4925, 18 and amendments thereto.

19 (15)(18) "State children's health insurance program" means the state 20 children's health insurance program as provided in K.S.A. 38-2001 et seq., 21 and amendments thereto.

22 (b) (1) There is hereby established within the office of the attorney 23 general the office of inspector general. All budgeting, purchasing, related management functions and personnel of the office of inspector general 24 25 shall be administered under the direction and supervision of the attorney general. The purpose of the office of inspector general is to establish a full-26 27 time program of audit, investigation and performance review to provide 28 increased accountability, integrity and oversight of the state-medicaid-29 program cash, food or health assistance programs, the state mediKan 30 program and the state children's health insurance program and to assist in 31 improving agency and program operations and in deterring and identifying 32 fraud, waste, abuse and *other* illegal acts. The office of inspector general 33 shall be independent and free from political influence and in performing 34 the duties of the office under this section shall conduct investigations, 35 audits, evaluations, inspections and other reviews in accordance with 36 professional standards that relate to the fields of investigation and auditing 37 in government.

38 (2) (A) The inspector general shall be appointed by the attorney 39 general with the advice and consent of the senate and subject to 40 confirmation by the senate as provided in K.S.A. 75-4315b, and 41 amendments thereto. Except as provided in K.S.A. 46-2601, and 42 amendments thereto, no person appointed to the position of inspector 43 general shall exercise any power, duty or function of the inspector general 1 until confirmed by the senate. The inspector general shall be selected 2 without regard to political affiliation and on the basis of integrity and 3 capacity for effectively carrying out the duties of the office of inspector 4 general. The inspector general shall possess demonstrated knowledge, 5 skills, abilities and experience in conducting audits or investigations and 6 shall be familiar with the programs subject to oversight by the office of 7 inspector general.

8 (B) No former or current executive or manager of any program or 9 agency subject to oversight by the office of inspector general may be appointed inspector general within two years of that individual's period of 10 service with such program or agency. A former or current inspector 11 general shall not be employed as an executive or manager for any 12 program or agency subject to the oversight by the office of the inspector 13 14 general for a period of two years after such inspector general's period of 15 service as the inspector general has concluded. The inspector general shall 16 hold at time of appointment, or shall obtain within one year after 17 appointment, certification as a certified inspector general from a national organization that provides training to inspectors general. 18

19 (C) A person appointed to the position of inspector general shall serve 20 for a term-which *that* shall expire on January 15 of each year in which the 21 whole senate is sworn in for a new term.

22 (D) The inspector general shall be in the unclassified service and 23 shall receive an annual salary in an amount equal to the annual salary paid 24 by the state to a district court judge, except that such compensation may be 25 increased but not diminished during the term of office of the inspector general. The inspector general-may shall be removed from office prior to 26 27 the expiration of the inspector general's term of office by the attorney 28 general for cause. The inspector general shall exercise independent 29 judgment in carrying out the duties of the office of inspector general under 30 subsection (b). Appropriations for the office of inspector general shall be 31 made to the attorney general by separate line item appropriations for the 32 office of inspector general. The inspector general shall report to the 33 attorney general.

34 (E) Subject to subsection (b)(1), the inspector general shall have 35 general managerial control over the office of the inspector general and 36 shall establish the organization structure of the office as the inspector 37 general deems appropriate to carry out the responsibilities and functions of 38 the office.

(3) Within the limits of appropriations therefor, *and as provided further*, the attorney general may hire such employees in the unclassified
service as are necessary to administer the office of the inspector general.
Such employees shall serve at the pleasure of the attorney general. Subject
to appropriations and to subsection (b)(1), the inspector general may

obtain the services of certified public accountants, qualified management
 consultants, professional auditors, or other professionals necessary to
 independently perform the functions of the office.

4 (c) (1) In accordance with the provisions of this section, the duties of 5 the office of inspector general shall be to oversee, audit, investigate and 6 make performance reviews of the *any* state medicaid *cash*, *food or health* 7 *assistance* program, the state mediKan program and the state children's 8 health insurance program or their successor programs.

9 (2) In order to carry out the duties of the office, the inspector general 10 shall conduct independent and ongoing evaluation of such programs or 11 their successor programs, which. *This* oversight includes, but is not limited 12 to, the following:

13 (A) Investigation of fraud, waste, abuse and illegal acts directly14 relating to such programs.

(B) Audits of state programs, contractors, vendors and health care
 healthcare providers related to ensuring that appropriate payments are
 made for services rendered and to the recovery of overpayments.

(C) Investigations of fraud, waste, abuse or illegal acts committed byclients of the programs or by consumers of services of such programs.

20 (D) Monitoring adherence to the terms of any contract between a 21 state agency and an organization, if any, with which the state agency has 22 entered into a contract to make claims payments.

(3) Upon finding credible evidence of *significant levels of* fraud,
 waste, abuse or *other* illegal acts, the inspector general shall report-its *the* findings to the attorney general.

(d) (1) The inspector general shall have access to all pertinent 26 information, confidential or otherwise, and to all personnel and facilities of 27 28 a state agency, state vendors, contractors and health care healthcare 29 providers and any federal, state or local governmental agency that are 30 necessary to perform the duties of the office as directly related to such 31 programs. Access to contractor or health care healthcare provider files 32 shall be limited to those files necessary to verify the accuracy of the 33 contractor's or health care healthcare provider's invoices or their compliance with the contract provisions or program requirements. No 34 35 health care healthcare provider shall be compelled under the provisions of 36 this section to provide individual medical records of patients who are not 37 clients of the a state medicaid health assistance program, the state 38 mediKan program or the state children's health insurance program. State 39 and local governmental agencies are authorized and directed to provide to 40 the inspector general requested information, assistance or cooperation.

41 (e) Except as otherwise provided in this section, the inspector general
42 and all employees and former employees of the office of inspector general
43 shall be subject to the same duty of confidentiality imposed by law on any

1 such person or agency with regard to any such information, and shall be 2 subject to any civil or criminal penalties imposed by law for violations of 3 such duty of confidentiality. The duty of confidentiality imposed on the 4 inspector general and all employees and former employees of the office of 5 inspector general shall be subject to the provisions of subsection (f), and 6 the inspector general may furnish all such information to the attorney 7 general, Kansas bureau of investigation or office of the United States 8 attorney in Kansas pursuant to subsection (f). Upon receipt thereof, the 9 attorney general, Kansas bureau of investigation or office of the United 10 States attorney in Kansas and all assistants and all other employees and former employees of such offices shall be subject to the same duty of 11 12 confidentiality with the exceptions that any such information may be 13 disclosed in criminal or other proceedings-which that may be instituted 14 and prosecuted by the attorney general or the United States attorney in 15 Kansas, and any such information furnished to the attorney general, the Kansas bureau of investigation or the United States attorney in Kansas 16 17 under subsection (f) may be entered into evidence in any such 18 proceedings.

19 (f) All investigations conducted by the inspector general shall be 20 conducted in a manner that ensures the preservation of evidence for use in 21 criminal prosecutions, civil actions or agency administrative actions. If the 22 inspector general determines that a possible criminal act or false claim 23 relating to fraud in the provision or administration of such programs has 24 been committed, the inspector general shall immediately notify the 25 attorney general. If the inspector general determines that a possible criminal act has been committed within the jurisdiction of the office, the 26 27 inspector general may request the special expertise of the Kansas bureau of 28 investigation. The inspector general may present for prosecution the findings of any criminal investigation to the office of the attorney general. 29 30 applicable district or county attorney or the office of the United States 31 attorney in Kansas.

32 (g) (1) To carry out the duties as described in this section, the 33 inspector general and the inspector general's designees shall have:

(A) Original jurisdiction to investigate crimes related to public
assistance, including those found in K.S.A. 21-5926 through 21-5932, 39709, 39-720 and 75-726, and amendments thereto;

37 (B) the power to issue, serve or cause to be served subpoenas or 38 other process of service in aid of investigations;

(C) the power to compel by subpoena the attendance and testimony of
 witnesses and the production of books, electronic records and papers as
 directly related to-such state cash, food or health assistance programs;

42 (D) the power to administer oaths and take sworn statements under 43 penalty of perjury;

7

1 (E) the power to serve and execute in any county search warrants 2 that relate to investigations being executed by the office of the inspector 3 general. Access to contractor files shall be limited to those files necessary 4 to verify the accuracy of the contractor's invoices or its compliance with 5 the contract provisions. No health care provider shall be compelled to-6 provide individual medical records of patients who are not clients of such 7 a program or programs.

8 (2) Access to contractor files shall be limited to those files necessary 9 to verify the accuracy of the contractor's invoices or its compliance with 10 the contract provisions. No healthcare provider shall be compelled to 11 provide individual medical records of patients who are not clients of such 12 a program or programs.

(h) The inspector general shall report all convictions, terminations 13 and suspensions taken against vendors, contractors and health care-14 healthcare providers to any agency contracting with or responsible for 15 16 licensing or regulating those persons or entities. If the inspector general 17 determines reasonable suspicion exists that an act relating to the violation 18 of an agency licensure or regulatory standard has been committed by a 19 vendor, contractor or health care healthcare provider who is licensed or regulated by an agency, the inspector general shall immediately notify 20 21 such agency of the possible violation, unless such notification would 22 *jeopardize an ongoing criminal investigation.*

(i) The inspector general shall make annual reports, findings and recommendations regarding the office's investigations into reports of fraud, waste, abuse and illegal acts relating to any such programs to the appropriate state agency, the legislative post auditor, the committee on ways and means of the senate, the committee on appropriations of the house of representatives, the attorney general and the governor. These-*Such* reports shall include, but not be limited to, the following information:

(1) Aggregate provider billing and payment information;(2) The
 number and type of audits of such programs administered by the
 department of health and environment conducted and the dollar savings, if
 any, resulting from those audits;

34 (3)(2) health carehealthcare provider sanctions, in the aggregate,
 35 including terminations and suspensions; and

36 (4)(3) a detailed summary of the investigations undertaken in the 37 previous fiscal year, which summaries *that* shall comply with all laws and 38 rules and regulations regarding maintaining confidentiality in such 39 programs.

(j) Based upon the inspector general's findings under subsection (c),
the inspector general may make such recommendations to the state agency
or agencies—which *that* administer such program or programs or the
legislature for changes in law, rules and regulations, policy or procedures

as the inspector general deems appropriate to carry out the provisions of 1 2 law or to improve the efficiency of such programs. The inspector general 3 shall not be required to obtain permission or approval from any other 4 official or department prior to making any such recommendation.

5 (k) (1) The inspector general shall make provision to solicit and 6 receive reports of fraud, waste, abuse and illegal acts in such programs 7 from any person or persons who shall possess such information. The 8 inspector general shall not disclose or make public the identity of any person or persons who provide such reports pursuant to this subsection 9 10 unless such person or persons consent in writing to the disclosure of such person's identity. Disclosure of the identity of any person who makes a 11 12 report pursuant to this subsection shall not be ordered as part of any administrative or judicial proceeding. Any information received by the 13 14 inspector general from any person concerning fraud, waste, abuse or 15 illegal acts in such programs shall be confidential and shall not be 16 disclosed or made public, upon subpoena or otherwise, except such 17 information may be disclosed if:

18 (A) Release of the information would not result in the identification 19 of the person who provided the information;

20 (B) the person or persons who provided the information to be 21 disclosed consent in writing prior to its disclosure;

22

(C) the disclosure is necessary to protect the public health; or

23 (D) the information to be disclosed is required in an administrative 24 proceeding or court proceeding and appropriate provision has been made 25 to allow disclosure of the information without disclosing to the public the 26 identity of the person or persons who reported such information to the 27 inspector general.

(2) No person shall:

29 (A) Prohibit any agent, employee, contractor or subcontractor from 30 reporting any information under subsection (k) paragraph (1); or

31 (B) require any such agent, employee, contractor or subcontractor to 32 give notice to the person prior to making any such report.

33

28

(3) Subsection (k)Paragraph (2) shall not be construed as:

34 (A) Prohibiting an employer from requiring that an employee inform 35 the employer as to legislative or auditing agency requests for information 36 or the substance of testimony made, or to be made, by the employee to 37 legislators or the auditing agency, as the case may be, on behalf of the 38 employer;

39 (B) permitting an employee to leave the employee's assigned work areas during normal work hours without following applicable rules and 40 41 regulations and policies pertaining to leaves, unless the employee is 42 requested by a legislator or legislative committee to appear before a 43 legislative committee or by an auditing agency to appear at a meeting with 1 officials of the auditing agency;

2 (C) authorizing an employee to represent the employee's personal 3 opinions as the opinions of the employer; or

4 (D) prohibiting disciplinary action of an employee who discloses 5 information which that:

6 (i) The employee knows to be false or which the employee discloses 7 with reckless disregard for its truth or falsity;

8 (ii) the employee knows to be exempt from required disclosure under 9 the open records act; or

10

(iii) is confidential or privileged under statute or court rule.

(4) Any agent, employee, contractor or subcontractor who alleges that
 disciplinary action has been taken against such agent, employee, contractor
 or subcontractor in violation of this section may bring an action for any
 damages caused by such violation in district court within 90 days after the
 occurrence of the alleged violation.

16 (5) Any disciplinary action taken against an employee of a state 17 agency or firm as such terms are defined under K.S.A. 75-2973, and 18 amendments thereto, for making a report under-subsection (k) paragraph 19 (1) shall be governed by the provisions of K.S.A. 75-2973, and 20 amendments thereto.

(1) The scope, timing and completion of any audit or investigation
conducted by the inspector general shall be within the discretion of the
inspector general. Any audit conducted by the inspector general's office
shall adhere and comply with all provisions of generally accepted
governmental auditing standards promulgated by the United States
government accountability office.

(m) Nothing in this section shall limit investigations by any state
department or agency that may otherwise be required or permitted by law
or that may be necessary in carrying out the duties and functions of such
agency.

31 (n) No contractor who has been convicted of fraud, waste, abuse or 32 illegal acts or whose actions have caused the state of Kansas to pay fines 33 to or reimburse the federal government more than \$1,000,000 in the 34 medicaid program shall be eligible for any state medicaid contracts 35 subsequent to such conviction unless the attorney general finds that the 36 contractor is the sole source for such contracts, is the least expensive 37 source for the contract, has reimbursed the state of Kansas for all losses 38 caused by the contractor, or the removal of the contractor would create a 39 substantial loss of access for medicaid beneficiaries, in which case, after a 40 specific finding to this effect, the prohibition of this subsection may be 41 waived by the attorney general. Nothing in this section shall be construed 42 to conflict with federal law; or to require or permit the use of federal funds 43 where prohibited.

(o) All information and records of the inspector general that are made, maintained, kept, obtained or received under any investigation or audit under this section shall be confidential, except as required or authorized pursuant to this section.

Sec. 2. K.S.A. 75-7427 is hereby repealed. Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.