A. General Information

It shall be the policy of the Office of Inspector General to conduct, supervise and coordinate investigations or inquiries designed to detect, deter, prevent and eradicate fraud, waste, misconduct, mismanagement and other abuses in the department.

It shall be the policy of the department to have all formal or more serious allegations of misconduct investigated by the Internal Investigations Section (IIS) of the Office of Inspector General. This is not to preclude directors from initiating informal inquiries into lesser administrative violations or employee performance matters. Managers are encouraged to pursue the quickest and most efficient course to address minor administrative violations and performance matters at the lowest management level with the authority to take the necessary steps to correct the problem.

B. Internal Investigations Code of Ethics

1. The IIS shall have a written code of ethics.

2. Annually, each member will be provided the Code of Ethics and will sign an acknowledgement of receipt attesting to the member’s understanding and responsibility to abide by the Code of Ethics. (Attachment II)

3. The signed acknowledgement of receipt will be maintained in the employee’s office personnel file.

C. Independence from Impairments

Internal Investigation members shall be free from personal, organizational, and external impairments to independence in the performance of their duties and responsibilities.

1. Annually, each member will be provided an Independence from Impairments Attestation form. (Attachment III)

2. Each IIS member will complete and sign the acknowledgement of understanding and responsibility as an annual attestation of their independence from impairments. The signed acknowledgements of receipt will be maintained in each member’s office personnel file.

3. If an impairment occurs during the year, the member will document and report the situation to the Inspector General and execute a new attestation form. The Inspector General shall notify, in writing, any impairments to the Secretary of the Department of Environmental Protection.
4. New Internal Investigations members are required to sign the attestation form upon employment with the department.

D. Responsibility

1. Any employee or supervisor who observes or becomes aware of a violation, or receives a complaint from any source, in any manner, alleging a violation by a department employee, has the responsibility to promptly report the allegation to either their immediate supervisor or the Office of Inspector General.

   a. An employee with questions or concerns should contact their supervisor or the Office of Inspector General for information and guidance.

   b. Anonymous complaints or allegations should provide sufficient detail, including dates, locations, specific examples and/or descriptions of wrongdoing, witnesses, and other pertinent information.

   c. Any manager, supervisor, or director who has questions about handling a complaint should seek guidance from the Office of Inspector General.

2. The Office of Inspector General shall document complaints received, and shall be responsible for conducting or coordinating all internal investigations.

   a. All internal investigation case numbers shall be assigned by the Office of Inspector General.

   b. All completed internal investigation case files shall be filed and maintained in the Office of Inspector General.

   c. All completed internal investigation case reports shall be prepared to include at a minimum:

      1) Name, contact information, and summary of the complaint.

      2) Name(s) of Assigned Investigator(s) and date assigned.

      3) Subject(s) Information.

      4) Introduction/Predicate.

      5) Report of Investigation to include witnesses interviewed and exhibits collected.
6) Conclusions of fact to include disposition for each potential violation.

7) Other Findings and Recommendations when applicable.

8) Attestation that the investigation was conducted in compliance with the Quality Standards for Investigations found within the Principles and Standards for Offices of Inspector General.

9) Signature of Assigned Investigator(s); and

10) Signature of the Inspector General documenting supervisory approval and review of the case report and contents therein. The supervisory review shall also include:

11) A review of case evidence to ensure it is relevant; has a logical, sensible relationship to the allegation; is consistent with the facts; and is sufficient to support conclusions.

d. The Office of Inspector General shall maintain an automated case tracking system for all internal investigative files from time of case initiation until the files are purged, consistent with records retention requirements established by the Florida Secretary of State’s Office.

3. Upon receipt of an allegation or complaint, the Office of Inspector General shall notify the subject employee’s director. The Inspector General may withhold notification when it might compromise an investigation, or affect the collection of case supporting materials.

4. Circumstances that warrant investigation by the Office of Inspector General include situations where: investigative resources beyond a division's capability are needed; a Whistle Blower complaint has been made; or a complaint alleges violations or offenses that may result in suspension, demotion or dismissal, as defined in DEP Directive 435, “Conduct of Employees”. The Office of Inspector General or the Bureau of Human Resource Management shall review and conduct a preliminary inquiry, or investigate alleged violations of discrimination, as defined in Directive 436, “Discrimination and Harassment”.

5. The Inspector General shall ensure that Investigative Teams possess the necessary skills to conduct the investigation to include:

a. Familiarity with the programs and policies of the agency being investigated;

b. Prior investigative experience in the subject area;
c. Training in the subject matter;

d. Educational background in the subject area;

e. Preliminary research of program area; or

f. Specialized skills.

6. All department internal investigative activities shall be properly documented and reviewed. Internal investigations shall be concluded within sixty (60) days from the date the case is assigned to an investigator. An investigator can request an extension. Such requests must be made in writing and must be approved by a supervisor.

a. Complaints received by the Office of Inspector General shall be recorded on the Case Initiation Form, located in the OIG Investigative Tracking System.

b. Case files for Investigations shall include the written Final Report of Investigation with documented investigative activity, the Case Initiation Form, initial complaint, initial case plan and related updates, Florida Whistle-Blower analysis if applicable, interviews, exhibits and case supporting documentation, referral documentation if applicable, sixty-day status memorandum if applicable, management’s response(s) to Inspector General recommendations if applicable, and any other appropriate investigation related documents.

c. All employees are required to cooperate with any department review, preliminary inquiry or investigation. Additionally, all employees are required to give truthful and requested information during the course of an internal investigation. Failure to give complete or truthful information during a sworn interview for an internal investigation can result in discipline up to and including dismissal, and can lead to criminal violations relating to perjury or providing a false statement.

d. It is a violation of this directive for any employee to discuss the facts or circumstances of an investigation prior to the investigation being officially closed. Any discussion or questions about the issues of a case should be directed to the assigned investigator, or the Inspector General. This provision does not apply to discussions between a subject employee and that person’s union representative or a legal representative, as provided by Florida law and any recognized collective bargaining agreements or contracts.

e. The Office of General Counsel will provide legal advice to the Office of Inspector General during investigations.
f. Employees shall immediately report suspected criminal activity occurring in the workplace to their supervisor and the Office of Inspector General. When there are reasonable grounds to believe a criminal violation has occurred in the workplace, the Office of Inspector General will also make a timely report to the proper law enforcement officials.

E. Procedures

1. When a complaint is received, the Office of Inspector General shall:

   a. Review the information available from the allegation or complaint to determine if the issue warrants an inquiry/investigation.

   b. Document the complaint and assign a case number on the Case Initiation Form and the Case Log Book.

   c. Ensure that the appropriate persons are notified of the complaint.

2. The Office of Inspector General shall conduct a preliminary inquiry/investigation into the allegation(s) and shall:

   a. Determine investigative responsibility, categorize the allegation (i.e., administrative, or whistleblower), and assign the matter to the appropriate entity. If there are reasonable grounds to believe a criminal violation has occurred, the matter will be reported to proper law enforcement officials.

   b. Assign an investigator or other department entity within five (5) working days of receipt by the Office of Inspector General. Any exception to this deadline must be approved by a supervisor based upon reasonable grounds.

   c. Ensure that for each internal investigation, the investigator has completed a written investigative plan, which at a minimum includes the following:

      1) Elements of the complaint and the potential violation(s);

      2) Case plan updates, as necessary;

      3) Documented supervisory review and approval prior to implementation of the plan; and

      4) Documented supervisory review and approval of any plan updates.
d. Document in the case file that written acknowledgement has been provided to the complainant(s);

e. Document in the case file that notice has been provided to the subject(s), unless there is an exception as provided in this directive.

f. Provide the Secretary with copies of complaints or allegations of misconduct made against employees of the Office of Inspector General. The Inspector General shall also provide copies of such complaints or allegations to the Chief Inspector General.

g. Ensure that, for each internal investigation, interviews are conducted of the following:

1) The complainant(s), with exceptions documented;

2) Witnesses, with exceptions documented; and

3) The subject(s), with exceptions documented.

h. Place persons interviewed under oath and record or document the interviews. Any exceptions will be documented.

i. Ensure that the Inspector General reviews and signs the investigative report to verify compliance with the above interview provisions listed in sections E.2.g) and E.2.h).

j. Ensure that for each internal investigation, the case files include all original documents, descriptions of exhibits, and other case supporting materials gathered during the course of the investigation.

F. Internal Investigation Conclusion

1. Upon completion of an internal investigation, the final investigative report will be distributed to the director or management authority of the subject employee(s) or program area.

2. Within ten (10) working days of receipt of the investigative report the director or management shall:

   a. Notify the subject employee of the outcome of the investigation and, when appropriate, the corrective or disciplinary action to be taken. When there are sustained findings and both are employees of the same program area, provide the subject and complainant a copy of the investigative report simultaneously.
b. Notify the Bureau of Human Resource Management and the Office of Inspector General of the results of Program Recommendations and any corrective or disciplinary action taken. The Bureau of Human Resource Management will maintain records in a subject’s personnel file if an allegation is sustained, and disciplinary action is taken against the subject.

c. Consult with the Office of General Counsel if disciplinary action exceeding a written reprimand is to be taken.

3. When the complainant(s) and subject(s) have not previously been notified of the conclusion of the investigation, the Office of Inspector General shall inform them, in writing, when the investigation is concluded, including the finding(s). The Office of Inspector General will not make recommendations regarding corrective or disciplinary action, and will refer any such questions to the affected director.

4. Post investigative responses to final reports will be documented in the case file and include:

   a. Description of issues raised along with a copy of any correspondence; and

   b. The department’s response to the comments, if any, or documentation that no response was made.

5. Requests for information about investigations will be responded to according to the requirements of the Public Records Law, Chapter 119, Florida Statute (F.S.) or other applicable statutory provisions.

6. The Office of Inspector General will secure and retain the investigative files and all related information in accordance with the Internal Investigations Evidence Procedures, DEP Directive 335 “Records Management”, and Florida's Archive and Public Records retention requirements.

7. At the conclusion of each investigation in which the subject of the investigation is a specific entity contracting with the state, or an individual substantially affected, and if the investigation is not confidential, or otherwise exempt from disclosure by law, the Inspector General shall, consistent with 119.07(1) and 20.055, F.S.:

   a. Submit investigative findings to the subject;

   b. Advise in writing that the subject may submit a written response within timeframes specified by statute, ordinance, or rule up to twenty (20) working days after receipt of the findings; and
c. Notify the subject that such response and the Inspector General's rebuttal to the response, if any, shall be included in the final investigative report.

G. Whistleblower Cases

1. Cases that fall under the definition and requirements of the Whistleblower Act will be addressed in accordance with Sections 112.3187-112.31895, F.S. to include:
   a. Documentation of each whistle-blower complaint review and determination;
   b. Confidentiality of the complaint is maintained;
   c. Statutory timeframes are followed, with exceptions justified and documented;
   d. Document notification has been made to the Florida Department of Law Enforcement, when applicable;
   e. Ensure that whistle-blowers are provided an opportunity to respond to the final report; and
   f. Procedures provide for the dissemination of the final report to mandatory recipients.

H. Training

1. Newly appointed investigators and investigative support staff within the Internal Investigation Section will receive orientation and training on the following areas within six months of assignment:
   b. Section 20.055, F.S., Agency Inspectors General Act;
   c. Chapter 119, F.S., Public Records Law;
   d. Chapter 112, F.S., Part III, Code of Ethics for Public Officers and Employees;
   e. Chapter 112, F.S., Part VI, Law Enforcement and Correctional Officers Rights;
   f. Sections 112.3187-112.31895, F.S., Whistle-blower's Act;
   g. Principles and Standards for the Office of Inspector General;
h. Agency specific statutes, rules, regulations, and directives;

i. Department of Management Services Administrative Rule 60L-36.005 (minimal standards of conduct for state employees); and


2. All investigative members of the Internal Investigations Section and the Inspector General will receive a minimum of forty (40) hours of documented continuing education every two years, with at least twelve (12) of the forty hours in subjects directly related to the member’s primary responsibility.

I. Definitions

1. Allegation or Complaint - Any accusation against a department employee, vendor, contractor or department practice, either verbal or in writing, made by a citizen, employee, or anonymous source (including accusations received through the Whistleblower or Get Lean Hotlines).

2. Assigned Investigator - Person assigned to conduct a review, preliminary inquiry, or an internal investigation from the Office of Inspector General.


4. Case Initiation Form - A form used for receipt, categorization and assignment of allegations or complaints received by the Office of Inspector General.

5. Case Number - An identifying number assigned by the Office of Inspector General to track a complaint, review, preliminary inquiry, or investigation.


7. Code of Ethics - A summative declaration that outlines what the Office of Inspector General, Internal Investigations function aspires to and the principles which members will be expected to adhere to.

8. Conclusions of Fact - Final determination about allegations based on investigative activities.

   a. Exonerated - Alleged actions occurred, but were lawful and proper.
b. Not Sustained - There is insufficient evidence to prove or disprove that a violation occurred.

c. Sustained — There is sufficient evidence to justify a reasonable conclusion that the allegation is true.

d. Unfounded – The allegation is proved to be false, or there is no credible evidence to support it.

e. Policy Matter - The alleged actions occurred, but were not addressed by departmental policy.

f. Non-Jurisdictional - Not within the jurisdiction of the Department of Environmental Protection.

g. Withdrawn - The cancellation of an investigation, after agreement between management and the Office of Inspector General, that the original complaint was filed, but no longer warrants review. (Complainant requests withdrawal or is non-responsive to investigative efforts.)

h. Completed - Closure for background checks, public records requests, preliminary inquiries, investigative reviews, and miscellaneous complaints that do not warrant an investigation.

9. Corrective Actions - Actions such as counseling, training, or reassignment taken by a supervisor in response to a sustained finding.

10. Director - This term as used in this directive refers to a Division Director, a Regulatory District Director, or any other member of senior management.

11. Disciplinary Actions - Actions such as oral or written reprimand, reduction in pay, demotion, suspension, or dismissal of an employee as defined in DEP Directive 435.

12. Entities contracting with the State - For-profit and not-for-profit organizations or businesses having a legal existence, such as corporations or partnerships, as opposed to natural persons, which have entered into a relationship with a state agency to provide for consideration, certain goods or services to the state agency or on behalf of the state agency. The relationship may be evidenced by payment by warrant or purchasing card, contract, purchase order, provider agreement, or other such mutually agreed upon relationship. This definition does not apply to entities which are the subject of audits or investigations conducted pursuant to
F.S. sections 112.3187-112.31895 or s. 409.913, or which are otherwise confidential and exempt under s. 119.07.

13. Individuals Substantially Affected - Natural persons who have established a real and sufficiently immediate injury in fact due to the findings, conclusions, or recommendations of a final report of a state agency inspector general, who are the subject of the audit or investigation, and who do not have, or are not currently afforded an existing right to an independent review process. Employees of the state, including Career Service, Probationary, Other Personal Service, Selected Exempt Service, and Senior Management Service employees, are not covered by this definition. This definition also does not cover former employees of the state if the final report of the state agency inspector general relates to matters arising during a former employee's term of state employment. This definition does not apply to persons who are the subject of audits or investigations conducted pursuant to ss. 112.3187-112.31895 or s. 409.913, or which are otherwise confidential and exempt under s. 119.07.

14. Inspector General - Position within the Office of the Secretary with centralized authority for monitoring internal investigations in the department.

15. Internal Investigation - A formal process by which information and case supporting materials are obtained relevant to allegations, complaints, or violations posed or suspected. Internal investigations are required when the employee is accused of acts of misconduct that may result in suspension, demotion, or dismissal.

16. Investigative Review - A review into an expressed concern which may not identify a specific subject or violation, but does identify a program area or project in which there are allegations of questionable actions. An investigative review is often initiated as a preliminary step to answer concerns that are not stated as an allegation or complaint, and to determine if the issue warrants an internal investigation.

17. Investigative Teams – A group of personnel assigned to work on an investigative project. This group would include Office of Inspector General members and other external staff, depending on the specific type of investigation or review.

18. Preliminary Inquiry - An assessment of an allegation or complaint, to determine whether there is credible factual information to reasonably suspect that an administrative violation has occurred. An inquiry may involve some questioning of witnesses, review of relevant documentation, and assessment of credibility.

19. Sixty-Day Status Memorandum – A memorandum submitted to the case file by the assigned investigator(s), and reviewed by a supervisor documenting the
reason(s) the investigative activity on that case continued past sixty (60) days. (Attachment II)

20. Subject - An employee against whom an allegation or complaint is directed.

21. Supervisory Inquiry - A factual review of an employee performance matter or minor administrative violation, which can be addressed at a supervisor level. Examples include tardiness, accidents, or rudeness.

22. Violation - Any act of noncompliance with department directives, procedures or rules, of any departmental program, Florida or applicable federal statutes, Florida Administrative Code, or ordinances of any appropriate jurisdiction whether city, county, state, or federal.

23. Whistle-Blower Violation - Any act or suspected act of gross mismanagement, malfeasance, misfeasance, gross waste of public funds, or gross neglect of duty, committed by an employee or agent of an agency or independent contractor, which creates and presents a substantial and specific danger to the public's health, safety, and welfare.

J. Contact Sources

DEP Inspector General
3800 Commonwealth Boulevard, MS 40
Tallahassee, Florida 32399
Telephone: 850/245-3151
Fax: 850/245-2994
Website: http://www.dep.state/fl.us/mainpage/programs/ig.htm

K. Attachments

1. 60 Day Status Memo

2. II Code of Ethics Form

3. Independence from Impairments Form