AMENDMENT TO H.R. 2662, AS REPORTED OFFERED BY MRS. AXNE OF IOWA

Page 6, after line 16, add the following new section (and amend the table of contents accordingly):

1 SEC. 103. REMOVAL OR TRANSFER REQUIREMENTS.

2 (a) REASONS FOR REMOVAL OR TRANSFER.—Section
3 3(b) of the Inspector General Act of 1978 (5 U.S.C. App.),
4 as amended by section 102, is further amended—

5 (1) in paragraph (1), by striking "reasons" and
6 inserting "substantive rationale, including detailed
7 and case-specific reasons,"; and

8 (2) by inserting at the end the following new9 paragraph:

"(3) If there is an open or completed inquiry
into an Inspector General that relates to the removal
or transfer of the Inspector General under paragraph (1), the written communication required
under that paragraph shall—

15 "(A) identify each entity that is con-16 ducting, or that conducted, the inquiry; and

17 "(B) in the case of a completed inquiry,18 contain the findings made during the inquiry.".

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(b) REASONS FOR REMOVAL OR TRANSFER FOR DES IGNATED FEDERAL ENTITIES.—Section 8G(e) of the In spector General Act of 1978 (5 U.S.C. App.) is amend ed—

5 (1) in paragraph (2), by striking "reasons" and
6 inserting "substantive rationale, including detailed
7 and case-specific reasons,"; and

8 (2) by inserting at the end the following new9 paragraph:

"(3) If there is an open or completed inquiry
into an Inspector General that relates to the removal
or transfer of the Inspector General under paragraph (2), the written communication required
under that paragraph shall—

"(A) identify each entity that is conducting, or that conducted, the inquiry; and
"(B) in the case of a completed inquiry,
contain the findings made during the inquiry.".

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