AMENDMENT TO RULES COMMITTEE

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OFFERED BY MS. OMAR OF MINNESOTA

At the end of title VII, add the following new section:

SEC. 7. INSPECTOR GENERAL REPORT ON TARGETED LEthal FORCE OPERATIONS.

(a) AUDIT.—The Inspector General of the Intelligence Community shall perform an audit of the effectiveness and use of any procedures to assess, report, track, and investigate casualties resulting from targeted lethal force operations.

(b) REQUIREMENTS.—

(1) IN GENERAL.—Subject to paragraph (2), the audit required under subsection (a) shall include—

(A) an examination of targeted lethal force operations that have resulted, incidentally or purposefully, in the injury or death of a United States citizen;

(B) an examination of the standards, methodology, and criteria for determining the
identity of individuals killed or injured in targeted lethal force operations; and

(C) an assessment of the feasibility of releasing to the public information regarding investigations following targeted lethal force operations that resulted, incidentally or purposefully, in the injury or death of individuals considered to be civilians.

(2) EXCEPTION.—The audit required by subsection (a) shall not include—

(A) any use of targeted lethal force in Afghanistan prior to the end of combat operations by the United States; or

(B) any use of targeted lethal force in a foreign country described by a declaration of war or authorization for the use of military force enacted after the date of the enactment of this Act.

(c) REPORT.—Not later than December 31, 2020, the Inspector General of the Intelligence Community shall submit to the congressional intelligence committees a report containing the results of the audit conducted under subsection (a).

(d) TARGETED LETHAL FORCE DEFINED.—In this section, the term “targeted lethal force” means the act
of directing lethal force at a particular person or group with the specific intent of killing such person or group.