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COMMITTEE ON ENERGY AND COMMERCE

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Congress of the United States House of Representatives

August 11, 2011

Office of the Clerk U.S. Capitol Room, H-154 Washington, DC 20515-6601

RE: Amendment to 2010 Financial Disclosure Statement – Tonya Williams

Dear Madame Clerk:

Please accept this as an amendment to my 2010 Financial Disclosure Form. On August 8, 2010, I received a letter from the Committee on Standards informing me that my disclosure, submitted April 25, 2011 was incomplete, and therefore I would need to provide additional information regarding the sale of assets previously invested with Waddell & Reed. After talking with Heather Jones, Counsel to the Committee, I understand that I am required to submit Schedule IV – Transactions.

In 2009, I held the following ROTH IRA funds with Waddell & Reed:

- WR Advisors Science and Technology A (Fund 622)
- WR Advisors Asset Strategy A (Fund 684)

These assets were transferred to Fidelity Investments (and therefore characterized as "sold") on June 1, 2010.

To complete the amendment, I have included the aforementioned on the attached Schedule IV – Transactions form.

Thank you very much.

Very truly yours.

Tonya Williams

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	erty held for investment that exceeded \$1,000. Include transactions that resulted in a capital loss. Provide a brief description of any exchange transaction. Exclude transactions between you, your spouse or dependent chif-	dren, or the purchase or sale of your personal residence, unless it generates rental income. If only a portion of an asset is sold, please so Indicate (i.e., "partial sale"). See example below. Capital Gains — If a sales transaction resulted in a capital gain in excess of \$200, check the "capital gains" box and disclose this income on Schedule III.		Example: Mega Corporation Common Stock (partial sale)	Wadde												
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