August 5, 2014

The Honorable Darrell Issa Chairman Committee on Oversight and Government Reform United States House of Representatives 2157 Rayburn House Office Building Washington, DC 20515

The Honorable Elijah Cummings Ranking Member Committee on Oversight and Government Reform United States House of Representatives 2157 Rayburn House Office Building Washington, DC 20515 The Honorable Thomas R. Carper Chairman Homeland Security and Governmental Affairs Committee United States Senate 340 Dirksen Senate Office Building Washington, DC 20510

The Honorable Tom Coburn Ranking Member Homeland Security and Governmental Affairs Committee United States Senate 340 Dirksen Senate Office Building Washington, DC 20510

Dear Mr. Chairmen and Ranking Members:

The undersigned federal Inspectors General write regarding the serious limitations on access to records that have recently impeded the work of Inspectors General at the Peace Corps, the Environmental Protection Agency, and the Department of Justice. Each of us strongly supports the principle that an Inspector General must have complete, unfiltered, and timely access to all information and materials available to the agency that relate to that Inspector General's oversight activities, without unreasonable administrative burdens. The importance of this principle, which was codified by Congress in Section 6(a)(1) of the *Inspector General Act of 1978*, as amended (the IG Act), cannot be overstated. Refusing, restricting, or delaying an Inspector General's access to documents leads to incomplete, inaccurate, or significantly delayed findings or recommendations, which in turn may prevent the agency from promptly correcting serious problems and deprive Congress of timely information regarding the agency's performance.

We have learned that the Inspectors General for the Peace Corps, the Environmental Protection Agency (in his role as Inspector General for the Chemical Safety and Hazard Investigation Board) and the Department of Justice have recently faced restrictions on their access to certain records available to their agencies that were needed to perform their oversight work in critical areas. In each of these instances, we understand that lawyers in these agencies construed other statutes and law applicable to privilege in a manner that would override the express authorization contained in the IG Act. These restrictive readings of the IG Act represent potentially serious challenges to the authority of every Inspector General and our ability to conduct our work thoroughly, independently, and in a timely manner.

In the Peace Corps example, the Peace Corps General Counsel interpreted the Kate Puzey Peace Corps Volunteer Protection Act of 2011, which, among other things, provided an extensive oversight role for the Peace Corps Office of Inspector General (Peace Corps OIG) in examining the Peace Corps' handling of reports of sexual assault against Peace Corps volunteers, as prohibiting the agency from giving access to records clearly authorized under the IG Act. While the Peace Corps has entered into a Memorandum of Understanding with its OIG granting access to a greater amount of information than initially provided, the agency still refuses to provide its OIG with full access to sexual assault records. The Department of Justice Office of the Inspector General (DOJ OIG) had essential records withheld by agency components in three different reviews due to a cramped reading of the IG Act by agency lawyers, despite the fact that such records had been produced to the DOJ OIG by the agency in many prior reviews without objection. While Department of Justice leadership ultimately granted permission for these particular records to be made available to the DOJ OIG, it did so based on a finding that the three reviews were of assistance to the Department of Justice's leadership, not because of the DOJ OIG's independent authority under the IG Act, thereby undermining the DOJ OIG's independence. Issues such as these are likely to recur unless agencies recognize the authority of Inspectors General under Section 6(a)(1) to access all agency records.

With respect to the Environmental Protection Agency Office of Inspector General (EPA OIG), the Chemical Safety and Hazard Investigation Board (CSB) refused to provide requested documents relating to an EPA OIG investigation, arguing that attorney-client privilege defeated the statutorily mandated Inspector General access. While valid privilege claims might in certain circumstances appropriately limit the EPA OIG's subsequent and further release of documents, a claim of privilege provides no basis to withhold documents from the EPA OIG in the first instance. Unable to obtain access to these CSB documents, the EPA OIG ultimately filed a "Seven Day Letter" under Section 5(d) of the IG Act in September 2013, noting and objecting to the interference and seeking Congressional assistance. On June 18, 2014, the House Oversight and Government Reform Committee held a hearing that addressed the EPA Seven Day Letter along with related issues.

Moreover, the issues facing the DOJ OIG, the EPA OIG, and the Peace Corps OIG are not unique. Other Inspectors General have, from time to time, faced similar obstacles to their work, whether on a claim that some other law or principle trumped the clear mandate of the IG Act or by the agency's imposition of unnecessarily burdensome administrative conditions on access. Even when we are ultimately able to resolve these issues with senior agency leadership, the process is often lengthy, delays our work, and diverts time and attention from substantive oversight activities. This plainly is not what Congress intended when it passed the IG Act.

This nation's 35 years of experience since the IG Act was passed has demonstrated that effective and independent oversight by Inspectors General saves taxpayers money and improves the operations of the federal government. Because meaningful oversight depends on complete and timely access to all agency materials and data, Section 6(a)(1) of the IG Act expressly provides for such access. Agency actions that limit, condition, or delay access thus have profoundly negative consequences for our work: they make us less effective, encourage other agencies to take similar actions in the future, and erode the morale of the dedicated professionals that make up our staffs.

Therefore, we strongly and unequivocally support our fellow Inspectors General at the Peace Corps, the Environmental Protection Agency, and the Department of Justice in their efforts to gain access to documents that are available to their agencies and that relate to their ongoing investigations and reviews, without undue administrative burdens and delays. Limiting access in this manner is inconsistent with the IG Act, at odds with the independence of Inspectors General, and risks leaving the agencies insulated from scrutiny and unacceptably vulnerable to mismanagement and misconduct – the very problems that our offices were established to review and that the American people expect us to be able to address.

Section 6(a)(1) of the IG Act reflects the clear intent of Congress that an Inspector General is entitled to timely and unimpeded access to *all* records available to an agency that relate to that Inspector General's oversight activities. The constricted interpretations of Section 6(a)(1) by these and other agencies conflict with the actual language and Congressional intent. The IG Act is clear: no law restricting access to records applies to Inspectors General unless that law expressly so states, and that unrestricted access extends to all records available to the agency, regardless of location or form. The Senate Committee on Appropriations, Subcommittee on Commerce, Justice, and Science, so recognized in Section 217 of S. 2437 regarding access to records by the DOJ OIG. A strong, generally applicable reaffirmation of this Congressional intent, coupled with the use of all available powers to enforce such access when agencies refuse to comply, will assist Inspectors General in obtaining prompt and complete agency cooperation.

Respectfully,

Michael G. Carroll, Acting Inspector General, Agency for International Development Hubert Sparks, Inspector General, Appalachian Regional Commission Kevin Mulshine, Inspector General, Architect of the Capitol

> The Honorable Todd J. Zinser, Inspector General, Department of Commerce The Honorable Deborah Jeffrey, Inspector General, Corporation for National and Community Service Mary Mitchelson, Inspector General, Corporation for Public Broadcasting Kristi M. Waschull, Inspector General Defense Intelligence Agency David Sheppard, Acting Inspector General, The Denali Commission The Honorable Arthur A. Elkins, Jr., Inspector General, **Environmental Protection Agency** Milton Mayo, Inspector General, Equal Employment Opportunity Commission Michael T. McCarthy, Acting Inspector General, Export-Import Bank of the United States Elizabeth Dean, Inspector General, Farm Credit Administration Michael P. Stephens, Acting Inspector General, Federal Housing Finance Agency Dana Rooney-Fisher, Inspector General, Federal Labor Relations Authority Jon Hatfield, Inspector General Federal Maritime Commission Kelly Tshibaka, Acting Inspector General, Federal Trade Commission The Honorable John Roth, Inspector General, Department of Homeland Security The Honorable David A. Montoya, Inspector General, Department of Housing and Urban Development The Honorable Michael E. Horowitz, Inspector General, Department of Justice The Honorable Scott Dahl, Inspector General, Department of Labor Jeffrey E. Schanz, Inspector General Legal Services Corporation The Honorable Paul K. Martin, Inspector General National Aeronautics and Space Administration James Springs, Acting Inspector General, National Archives and Records Administration

> Jim Hagen, Inspector General National Credit Union Administration Tonie Jones, Inspector General, National Endowment for the Arts Laura Davis, Inspector General, National Endowment for the Humanities Dawn R. Eilenberger, Inspector General, National Geospatial-Intelligence Agency David Berry, Inspector General, National Labor Relations Board Adam G. Harris, Inspector General, National Reconnaissance Office Allison Lerner, Inspector General, National Science Foundation Dr. George Ellard, Inspector General, National Security Agency The Honorable Hubert T. Bell, Inspector General, Nuclear Regulatory Commission The Honorable I. Charles McCullough, III, Inspector General, Office of the Inspector General of the Intelligence Community The Honorable Patrick E. McFarland, Inspector General Office of Personnel Management Kathy A. Buller, Inspector General, Peace Corps Deborah Stover-Springer, Acting Inspector General, Pension Benefit Guaranty Corporation Jack Callender, Inspector General, Postal Regulatory Commission David Williams, Inspector General U.S. Postal Service The Honorable Martin J. Dickman, Inspector General Railroad Retirement Board Carl W. Hoecker, Inspector General Securities and Exchange Commission John F. Sopko, Special Inspector General Special Inspector General for Afghanistan Reconstruction

> The Honorable Christy Romero, Special Inspector General, Special Inspector General for the Troubled Asset Relief Program
> The Honorable Steve A. Linick, Inspector General, Department of State
> The Honorable Richard Moore, Inspector General, Tennessee Valley Authority
> The Honorable Eric M. Thorson, Inspector General, Department of the Treasury
> The Honorable J. Russell George, Inspector General, Treasury Inspector General for Tax Administration
> Richard J. Griffin, Acting Inspector General, Department of Veterans Affairs

cc: The Honorable Beth Cobert Deputy Director for Management Office of Management and Budget

The Honorable Carrie Hessler-Radelet Director, Peace Corps

The Honorable Eric H. Holder, Jr. Attorney General

The Honorable David Mader Controller, Office of Management and Budget

The Honorable Rafael Moure-Eraso Chair, Chemical Safety and Hazard Investigation Board

The Honorable Barbara Boxer Chair, Senate Environment and Public Works Committee

The Honorable Ken Calvert Chair, House Subcommittee on Interior, Environment, and Related Agencies of the House Committee on Appropriations

The Honorable John Conyers, Jr. Ranking Member, House Committee on the Judiciary

> The Honorable Bob Corker Ranking Member, Senate Committee on Foreign Relations

The Honorable Eliot L. Engel Ranking Member, House Committee on Foreign Affairs

The Honorable Chaka Fattah Ranking Member, House Subcommittee on Commerce, Justice, Science, and Related Agencies of the House Committee on Appropriations

The Honorable Bob Goodlatte Chair, House Committee on the Judiciary

The Honorable Lindsay Graham Ranking Member, Senate Subcommittee on State, Foreign Operations, and Related Programs of the Senate Committee on Appropriations

The Honorable Kay Granger Chair, House Subcommittee on State, Foreign Operations, and Related Programs of the House Committee on Appropriations

The Honorable Charles E. Grassley Ranking Member, Senate Committee on the Judiciary

The Honorable Patrick Leahy Chair, Senate Committee on the Judiciary Chair, Senate Subcommittee on State, Foreign Operations, and Related Programs of the Senate Committee on Appropriations

The Honorable Nita Lowey Ranking Member, House Subcommittee on State, Foreign Operations, and Related Programs of the House Committee on Appropriations

The Honorable Robert Menendez Chair, Senate Committee on Foreign Relations

The Honorable Barbara Mikulski Chair, Senate Subcommittee on Commerce, Justice, Science, and Related Agencies of the Senate Committee on Appropriations

> The Honorable Jim Moran Ranking Member, House Subcommittee on Interior, Environment, and Related Agencies of the House Committee on Appropriations

The Honorable Lisa Murkowski

Ranking Member, Senate Subcommittee on Interior, Environment, and Related Agencies of the Senate Committee on Appropriations

The Honorable Jack Reed

Chair, Senate Subcommittee on Interior, Environment, and Related Agencies of the Senate Committee on Appropriations

The Honorable Edward R. Royce Chair, House Committee on Foreign Affairs

The Honorable Richard C. Shelby

Vice Chair, Senate Subcommittee on Commerce, Justice, Science, and Related Agencies of the Senate Committee on Appropriations

The Honorable Fred Upton Chair, House Energy and Commerce Committee

The Honorable David Vitter Ranking Member, Senate Environment and Public Works Committee

The Honorable Henry Waxman Ranking Member, House Energy and Commerce Committee

The Honorable Frank Wolf

Chair, House Subcommittee on Commerce, Justice, Science, and Related Agencies of the House Committee on Appropriations