

An Amendment to H. Res. 601 Offered by Ms. Slaughter

At the end of the resolution, add the following new section:

**SEC. 2.** It shall not be in order to consider a comprehensive tax reform measure or matter reported pursuant to Sections 2001 or 2002 of House Concurrent Resolution 71 in the House or in the Committee of the Whole House on the state of the Union unless easily searchable electronic estimates and comparisons prepared by the Director of the Congressional Budget Office and Joint Committee on Taxation have been made available on a publicly available website of the House 48 hours in advance. (b) It shall not be in order to consider a comprehensive tax reform measure or matter reported pursuant to Sections 2001 or 2002 of House Concurrent Resolution 71 in the House or in the Committee of the Whole House on the state of the Union, that is called up pursuant to a rule or order that makes an amendment in order or considers such an amendment to be adopted, unless easily searchable updated electronic estimates and comparisons prepared by the Director of the Congressional Budget Office and Joint Committee on Taxation reflecting such amendment have been made available on a publicly available website of the House 48 hours in advance. (c) It shall not be in order to consider a rule or order that waives the application of paragraph (a) or paragraph (b). As disposition of any point of order under paragraphs (a) and (b), the Chair shall put the question of consideration with respect to the measure, matter, or rule as applicable. The question of consideration shall be debatable for 10 minutes by the Member initiating the point of order and for 10 minutes by an opponent, but shall otherwise be decided without intervening motion except one that the House adjourn.