119TH CONGRESS 1ST SESSION



To amend the Internal Revenue Code of 1986 to require additional information on math and clerical error notices.

IN THE SENATE OF THE UNITED STATES

Ms. WARREN introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To amend the Internal Revenue Code of 1986 to require additional information on math and clerical error notices.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Internal Revenue Serv-

5 ice Math and Taxpayer Help Act of 2025" or the "IRS

6 MATH Act of 2025".

7 SEC. 2. IMPROVEMENT OF NOTICES OF MATH OR CLERICAL
8 ERROR.

9 (a) IN GENERAL.—Section 6213(b)(1) of the Internal
10 Revenue Code of 1986 is amended—

1	(1) by striking "ERRORS.—If the taxpayer" and
2	inserting "ERRORS.—
3	"(A) IN GENERAL.—If the taxpayer",
4	(2) by striking "Each notice" in the second sen-
5	tence and inserting "Subject to subparagraph (B),
6	each notice", and
7	(3) by adding at the end the following new sub-
8	paragraph:
9	"(B) Specificity of math or clerical
10	ERROR NOTICE.—
11	"(i) IN GENERAL.—The notice pro-
12	vided under subparagraph (A) shall—
13	"(I) be sent to the taxpayer's last
14	known address,
15	((II) describe the mathematical
16	or clerical error in comprehensive,
17	plain language, including—
18	"(aa) the type of error,
19	"(bb) the section of this title
20	to which the error relates,
21	"(cc) a description of the
22	nature of the error, and
23	"(dd) the specific line of the
24	return on which the error was
25	made,

	0
1	"(III) an itemized computation of
2	any direct or incidental adjustments
3	to be made to the return in correction
4	of the error, including any adjustment
5	to the amount of—
6	"(aa) adjusted gross income,
7	"(bb) taxable income,
8	"(cc) itemized or standard
9	deductions,
10	"(dd) nonrefundable credits,
11	"(ee) credits under section
12	24, 25A, 32, 35, or 36B, credits
13	claimed with respect to undistrib-
14	uted long-term capital gains on
15	Form 2439, credits for Federal
16	taxes paid on fuels claimed on
17	Form 4136, and any other re-
18	fundable credits,
19	"(ff) income tax,
20	"(gg) other taxes,
21	"(hh) total tax,
22	"(ii) Federal income tax
23	withheld or excess tax withheld
24	under section 3101 or 3201(a),

1	"(jj) estimated tax pay-
2	ments, including amount applied
3	from prior year's return,
4	"(kk) refund or amount
5	owed,
6	"(ll) net operating loss
7	carryforwards, or
8	"(mm) credit carryforwards,
9	"(IV) include the telephone num-
10	ber for the automated phone tran-
11	script service, and
12	"(V) display the date by which
13	the taxpayer may request to abate any
14	assessment specified in such notice
15	pursuant to paragraph (2)(A), in bold,
16	font size 14, and immediately next to
17	the taxpayer's address on page 1 of
18	the notice.
19	"(ii) NO LISTS OF POTENTIAL ER-
20	RORS.—A notice which provides multiple
21	potential or alternative errors which may
22	be applicable to the return shall not be suf-
23	ficiently specific for purposes of clause
24	(i)(II); however, if multiple specific errors

 $\mathbf{5}$

apply to the return all such errors should
be listed.".
(b) Notice of Abatement.—Paragraph (2) of sec-
tion 6213(b) of the Internal Revenue Code of 1986 is
amended by adding at the end the following new subpara-
graph:
"(C) NOTICE.—Upon determination of an
abatement pursuant to subparagraph (A), the
Secretary shall send notice to the taxpayer of
such abatement which—
"(i) is sent to the taxpayer's last
known address,
"(ii) describes the abatement in com-
prehensive, plain language, and
"(iii) provides an itemized computa-
tion of any adjustments to be made to the
items described in the notice of mathe-
matical or clerical error, including any
changes to any item described in para-
graph (1)(B)(i)(III).".
(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to notices sent after the date which
is 12 months after the date of the enactment of this Act.
(d) PROCEDURES.—Not later than 180 days after the
date of the enactment of this Act, the Secretary of the

Treasury (or such Secretary's delegate) shall provide for
 procedures by which a taxpayer may request an abatement
 pursuant to section 6213(b)(1)(B)(i)(V) of the Internal
 Revenue Code of 1986 in writing, electronically, by tele phone, or in person.

6 (e) PILOT PROGRAM.—Not later than 18 months
7 after the date of the enactment of this Act, the Secretary
8 of the Treasury (or such Secretary's delegate), in con9 sultation with the National Taxpayer Advocate, shall—

10 (1) implement a pilot program to send a trial 11 number of notices, in an amount which is a statis-12 tically significant portion of all such notices, of 13 mathematical or clerical error pursuant to section 14 6213(b) of the Internal Revenue Code of 1986 by 15 certified or registered mail with e-signature con-16 firmation of receipt, and

17 (2) report to Congress, aggregated by the type
18 of error under section 6213(g) of such Code to
19 which the notices relate, on—

20 (A) the number of mathematical or clerical
21 errors noticed under the program and the dollar
22 amounts involved,

(B) the number of abatements of tax andthe dollar amounts of such abatements, and

 (C) the effect of such pilot program on taxpayer response and adjustments or abatements to tax,
 with conclusions drawn about the effectiveness of certified mail, with and without return receipt, and any other recommendations for improving taxpayer response rates.