limit coverage, and they reap billions in excessive salaries, profits, and bonuses.

Look at the facts: United Health earned $2.9 billion last year. WellPoint reported profits of $2.5 billion. For CEO pay, United Health Group’s Stephen Hemsley made $3.2 million. WellPoint’s Angela Braly made $9.8 million. It doesn’t stop there. Former United Health Group’s CEO, Bill McGuire, left his job in 2006 and still took home $1.1 billion. That’s a lot of zeros.

What are we seeing here? More advertising to kill reform, and billions in profits. That’s what’s at stake here.

It’s time to stop this nonsense and enact real reform that includes a public insurance option based on Medicare rates and with a network of providers to lower costs and to provide quality care.

**THE SEVEN DIRTY WORDS WE CAN’T USE**

(Mr. DANIEL E. LUNGREN of California asked and was given permission to address the House for 1 minute and to read his remarks.)

(Mr. DANIEL E. LUNGREN of California. Mr. Speaker, this year, we lost a comedian of some note named George Carlin. One of the marks of his career was when he challenged the FCC with the seven dirty words. We’re now engaged in a debate on health care, and we’ve been told that there are a number of phrases that we can’t use because we’re attempting to speak truth to power, power being the Democratic leadership here in the House.

What are these dirty words or phrases we can’t use to describe the leading Democratic health care proposal?

We can’t call it “government-run” even though that’s what it’s going to be inevitably. We can’t call it “single-payer” even though that’s where they’re going. We can’t call it “socialized medicine.” I don’t know why not, but we can’t. We can’t call it “ObamaCare.” We can’t call it “rationed care” even though rationing is an absolutely essential element to their plan. We can’t call it the “government mandate care” even though it’s full of mandates. The word “shall” appears, I believe, 100 times in the bill. “Shall” means “must,” which means a mandate. You can’t call it “keep your change care” because, frankly, there won’t be any change for you to keep.

The seven dirty words we can’t use.

**THE URGENCY OF HEALTH CARE REFORM**

(Mr. CARSON of Indiana asked and was given permission to address the House for 1 minute.)

(Mr. CARSON of Indiana. Madam Speaker, I rise today to speak to the urgency of health care reform. I want to share the story of Holly, an Indiana-apolis woman who has courageously fought and won two bouts with breast cancer. Thankfully, Holly’s medical costs were largely covered by insurance. While she praises the care and treatment she received, Holly is rightly concerned about the future.

Due to her history of recurring cancer, Holly will be uninsurable if she ever loses her job and, with it, her employer-based health insurance plan. Holly and thousands of people across the nation in similar straits in the stat quo will leave millions more uninsured, in some cases even fighting for their lives.

We must push forward with overhauling our health care system, not only for the 47 million who are uninsured but for the millions more who will be added to these rolls unless we act. Now is not the time for fearmongering. Now is not the time for political posturing or for narcissistic behavior. We must be Representatives in the true sense of the word and act on behalf of the American people.

**HONORING ST. ANN’S 150TH ANNIVERSARY**

(Mr. LANCE asked and was given permission to address the House for 1 minute.)

Mr. LANCE. Madam Speaker, I rise this morning in honor of the 150th anniversary of St. Ann’s Roman Catholic Church in Hampton, Hunterdon County, New Jersey.

St. Ann’s was officially established in 1859, and Father Claude Rolland of France was named its first resident pastor.

Throughout its history, St. Ann’s has faithfully fulfilled its mission while, at the same time, helping to establish eight other Catholic churches in Hunterdon and Warren Counties. Due to its contribution to the history of our State in 2003, the church was designated by New Jersey as a Site of Historical Note. Today, St. Ann’s Parish is enjoying a period of significant growth under the leadership of its current pastor, Father Michael Sabalic.

I congratulate St. Ann’s Church for its 150 years of service to the communities of Hampton, Glen Gardner and surrounding areas and as a pillar of faith.

**NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE**

Mr. BROUN of Georgia. Madam Speaker, pursuant to clause 2(a)(1) of the IX, I hereby notify the House of my intention to offer a resolution as a question of the privileges of the House. The form of my resolution is as follows:

Whereas the gentleman from Georgia, Mr. Broun submitted an amendment to the Committee on Rules to H.R. 3326, Department of Defense Appropriations Act, 2010; and

Whereas that gentleman’s amendment would have required that none of the funds made available in this Act be used to standardize the design of future ground combat uniforms across the military branches;

Whereas defense appropriations have typically been used to purchase different types of equipment such as uniforms;

Whereas the gentleman’s amendment complied with all applicable Rules of the House for amendments to the measure and would have been in order under an open amendment process, but regrettably the House Democratic leadership has dramatically and historically limited the opportunity for open debate on this Floor; and

Whereas the Speaker, Ms. Pelosi, the Democratic leadership, and the chairman of the Committee on Appropriations, Mr. Obey, prevented the House from voting on the amendment by excluding it from the list of amendments made in order under the rule for the bill: Now, therefore, be it

Resolved, That H. Res. 685, the rule to accompany H.R. 3326, be amended to allow the gentleman from Georgia’s amendment to be considered and voted on in the House.

The SPEAKER pro tempore (Ms. Edwards of Maryland). Under rule IX, a resolution offered from the floor by a Member other than the majority leader or the minority leader, as a question of the privileges of the House, has immediate precedence only at a time designated by the Chair within 2 legislative days after the resolution is properly noticed.

Pending that designation, the form of the resolution noticed by the gentleman from Georgia will appear in the RECORD at this point.

The Chair will not at this point determine whether the resolution constitutes a question of privilege. That determination will be made at the time designated for consideration of the resolution.

**DEPARTMENT OF DEFENSE APPROPRIATIONS ACT, 2010**

The SPEAKER pro tempore. Pursuant to House Resolution 685 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 3326.

In the Committee of the Whole, the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H.R. 3326) making appropriations for the Department of Defense for the fiscal year ending September 30, 2010, and for other purposes.

The Acting CHAIR (Mr. BLUMENAER (Acting Chair) in the chair). The Clerk read the title of the bill.

The Acting CHAIR. When the committee of the whole rose on Wednesday, July 29, 2009, all time for general debate had expired.

Pursuant to the rule, the bill is considered read for amendment under the 5-minute rule and the bill shall be considered read through page 147, line 4.

The text of that portion of the bill is as follows:

H.R. 3326
Be it enacted by the Senate and House of Representatives of the United States of America in