Audit Report

OIG-20-034

FINANCIAL MANAGEMENT

Audit of Treasury's Compliance With the IPERA Requirements for Fiscal Year 2019

May 15, 2020

Office of Inspector General
Department of the Treasury
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Abbreviations

ACTC    Additional Child Tax Credit
AFR    Agency Financial Report
AOTC    American Opportunity Tax Credit
APTC    Advanced Premium Tax Credit
EITC    Earned Income Tax Credit
EO    Executive Order
HHS    Department of Health and Human Services
IPERA    Improper Payments Elimination and Recovery Act of 2010
IPERIA    Improper Payments Elimination and Recovery Improvement Act of 2012
IPIA    Improper Payments Information Act of 2002
IRS    Internal Revenue Service
OIG    Office of Inspector General
OMB    Office of Management and Budget
PATH    Protecting Americans From Tax Hikes Act of 2015
PTC    Premium Tax Credit
RCG    Risk and Control Group
RTC    Refundable Tax Credit
SSN    Social Security Number
TIGTA    Treasury Inspector General for Tax Administration
Treasury    Department of the Treasury
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May 15, 2020

David F. Eisner
Assistant Secretary for Management

This report presents the results of our audit of the Department of the Treasury’s (Treasury) compliance with improper payment reporting requirements for fiscal year 2019.

The objective of our audit was to assess and report on Treasury’s overall compliance with requirements contained in the Improper Payments Elimination and Recovery Act of 2010 (IPERA)\(^1\), enacted to help federal agencies strengthen the framework for reducing and reporting improper payments. As part of our audit, we also assessed Treasury’s compliance with additional improper payment reporting requirements set forth in Executive Order (EO) 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs, and the Improper Payments Elimination and Recovery Improvement Act of 2012 (IPERIA)\(^2\). We conducted our fieldwork from February 2020 through May 2020 in Washington, DC. Appendix 1 contains a more detailed description of our objective, scope, and methodology.

This report also summarizes the results of the Treasury Inspector General for Tax Administration’s (TIGTA) assessment of the Internal Revenue Service’s (IRS) compliance with improper payment reporting requirements in fiscal year 2019. This summarization includes IRS’s management response to TIGTA’s audit findings. TIGTA issued its report on April 30, 2020, which is included in its entirety as appendix 2 of this report.

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Results in Brief

Treasury met many IPERA requirements, but was not in compliance for fiscal year 2019 because IRS did not report an improper payment rate of less than 10 percent for its programs identified as susceptible to significant improper payments as follows:

- Earned Income Tax Credit (EITC) – IRS estimates 25.3 percent ($17.4 billion) of the total EITC payments of $68.7 billion in fiscal year 2019 were improper.
- Additional Child Tax Credit (ACTC) – IRS estimates 15.2 percent ($7.2 billion) of the total ACTC payments of $47.7 billion in fiscal year 2019 were improper.
- American Opportunity Tax Credit (AOTC) – IRS estimates 26.0 percent ($2.1 billion) of the total AOTC payments of $7.9 billion in fiscal year 2019 were improper.

For fiscal year 2019, IRS correctly rated the ACTC and the AOTC as being susceptible to significant improper payments similar to the EITC. This is the 9th consecutive year that we have determined that Treasury is noncompliant with IPERA for not reporting a gross improper payment rate of less than 10 percent for one or more of its reported programs. We determined that Treasury was in compliance with all other IPERA, EO 13520, and IPERIA improper payment reporting requirements.

We also reviewed Treasury’s risk assessment process and recapture audit programs to determine the accuracy and completeness of Treasury improper payments reporting and found no matters of concern. In addition, we determined that Treasury complied with the requirement to publish its Agency Financial Report (AFR) and any accompanying material required by the Office of Management and Budget (OMB) on its website for fiscal year 2019.

As part of our reporting process, we provided a draft of this report to Treasury management for review and comment. In a written response, management noted that it has long believed that refundable tax credits (RTC) are not payments of the type the improper payments legislation was designed to address, as the tax system is a collection system rather than a payment system.
Management also noted that it will continue to collaborate with the IRS and OMB to identify a more effective process for reporting on the RTC programs in the Department’s AFR as part of a broader discussion on tax gap and tax burden.

Management’s response to our report is provided in appendix 4.

We also summarized TIGTA’s audit results in this report. TIGTA reported that IRS performed Quantitative Risk Assessments on the ACTC and the AOTC, resulting in its reporting of these programs as high risk. Similar to the EITC, IRS did not report an improper payment rate of less than 10 percent for either the ACTC or the AOTC. Additionally, IRS correctly rated the Net Premium Tax Credit (PTC) as susceptible to significant improper payments, however, IRS did not report the Net PTC improper payments estimates in the AFR and will begin reporting in fiscal year 2020, as required by OMB. IRS estimates that 27.4 percent ($540.9 million) of the total Net PTC payments in fiscal year 2019 were improper. TIGTA recommended that IRS work with the Department of Health and Human Services (HHS) to develop a comprehensive risk assessment of improper PTC payments, which includes the risk of the Advanced Premium Tax Credit (APTC) improper payments.

In addition, TIGTA identified that IRS does not use tools provided by Congress to the extent possible to address erroneous credit payments. The ineffective use of various authorities provided in the Internal Revenue Code is a contributing factor in the high rate of improper payments.

The Protecting Americans From Tax Hikes (PATH) Act of 2015 gave IRS more time to verify the EITC or the ACTC claims before refunds are issued. However, TIGTA noted that it did not expand IRS’s authority to systemically correct erroneous claims that are identified at the time returns are processed. IRS has repeatedly requested additional authority that would allow it to correct tax returns during processing.

Furthermore, TIGTA noted that revising the nonwork Social Security Number (SSN) case selection methodology could increase revenue protected. TIGTA’s review of Processing Year 2019 tax returns identified that IRS could have increased the amount of

revenue it is protecting by approximately $3.1 million if it included the ACTC in its selection criteria and prioritized its case selection. TIGTA recommended that IRS should continue to refine its selection criteria to ensure that the tax returns with the greatest potential are selected and worked, and implement a process to systemically identify and evaluate tax returns filed by individuals with nonwork dependent SSNs to prevent erroneous refunds of the ACTC.

TIGTA’s report and IRS’s management response are provided in appendix 2.

Background

Improper Payments Compliance and Reporting Requirements

Under the Improper Payments Information Act of 2002 (IPIA), Federal agencies were required to review and identify programs and activities susceptible to improper payments on an annual basis and report estimates of improper payments to Congress along with actions to reduce estimated improper payments that exceeded $10 million.

In 2009, EO 13520 required Federal agencies to intensify their efforts to eliminate payment error, waste, fraud, and abuse in major Federal programs while continuing to ensure that these programs serve and provide access to their intended beneficiaries. It increased Federal agencies’ accountability and required that Federal agencies provide their agency Inspector General with detailed information on efforts to identify and reduce the number of improper payments in Federal programs with the highest dollar value of improper payments.

Following EO 13520, on July 22, 2010, the President signed IPERA into law. IPERA amended IPIA, strengthening agencies’ program reviews and reporting requirements. IPERA expanded the types of payments to be reviewed and established the requirement for agencies to conduct recovery audits if cost-effective. IPERA

also required Inspectors General to report on their respective agencies’ compliance with IPERA each fiscal year.

IPERIA further expanded agency improper payment requirements to foster greater agency accountability. IPERIA requires the Director of OMB to identify a list of high priority Federal programs for greater levels of oversight and review. For those high priority programs, IPERIA requires OMB to coordinate with agencies to establish annual targets and semiannual or quarterly actions for reducing improper payments. Agencies are required to submit an annual report to the Inspector General on actions (1) taken or planned to recover improper payments and (2) intended to prevent future improper payments. The report is also required to be available to the public on a central website.

For fiscal year 2019, EITC was Treasury’s only OMB-identified high priority program. However, based on IRS’s fiscal year 2019 improper payment estimates, the ACTC and AOTC were newly identified as high priority programs for fiscal year 2020 reporting.

In accordance with IPERIA and EO 13520, Offices of Inspector General (OIG) are required to review and report on their respective agencies’ OMB-designated high priority programs, if any. Specifically, OIGs are to review management’s assessment of the level of risk, the quality of the improper payment estimates and methodology, and the oversight and financial controls in place to identify and prevent improper payments. Recommendations, if any, are to be provided for modifying agency plans related to its high priority programs to include improvements for determining and estimating improper payments.

In Memorandum 15-02 dated October 20, 2014, OMB issued revisions to OMB Circular No. A-123, Appendix C, to provide agencies guidance on implementing all improper payment compliance and reporting requirements. In June 2018, OMB further revised the OMB guidance (OMB M-18-20) in an effort to transform the improper payment compliance framework to create a more unified, comprehensive, and less burdensome set of requirements. According to OMB M-18-20, all agencies should institute a systematic method of reviewing all programs once every three years to determine the programs’ improper payment risk. Additionally, agencies are required to take into account the
following seven risk factors that are likely to contribute to a susceptibility of significant improper payments:

- whether the program or activity reviewed is new to the agency;
- the complexity of the program or activity reviewed, particularly with respect to determining correct payment amounts;
- the volume of payments made annually;
- whether payment eligibility decisions are made outside of the agency;
- recent major changes in program funding, authorities, practices, or procedures;
- the level, experience, and quality of training for personnel responsible for making program eligibility determination or certifying that payments are accurate; and
- significant deficiencies in the audit reports of the agency or other relevant management findings that might hinder accurate payment certification.

Treasury’s Improper Payment Risk Assessment

Treasury issued Fiscal Year 2019 Treasury Implementation Guide for OMB Circular A-123 Appendix C: Requirements for Payment Integrity Improvement (Treasury’s IPERA Guidance) to all components. Treasury also provided all components two tools—the Qualitative Risk Assessment Questionnaire and Quantitative Risk Assessment Summary—to assess the level of risk for each payment type, such as federal employee payments including payroll, aid or relief programs, entitlements or benefits, contract payments, claims and/or vouchers, loan guarantees, grants, and program recipient. The Qualitative Risk Assessment Questionnaire, which consists of twenty-five questions, must be applied to each payment type within each Fund Group with total non-federal disbursements of less than $5 billion. Using component responses, the Qualitative Risk Assessment Questionnaire computes a risk rating for each payment type which determines the overall risk assessment rating of susceptible or not susceptible to improper payments. Those Fund Groups with total non-federal

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5 A Fund Group is a set of activities recognized as a program within the component.
disbursements greater than $5 billion are required to perform a quantitative risk assessment. The quantitative risk assessment consists of a review of a sample of disbursements to calculate the improper payment amount and rate. The improper payment amount and rate are compared to OMB’s threshold to determine susceptibility to significant improper payments.

After each component completes and reviews its risk assessment, the results are provided to the Risk and Control Group (RCG). Components of those Fund Groups identified as susceptible to significant improper payments or high-priority programs are required to summarize their internal control over the improper payment processes using a narrative describing the internal controls instituted and/or strengthened to prevent further improper payments. For any program identified as susceptible to significant improper payments, the responsible component is also required to provide the following information for inclusion in Treasury’s AFR:

- estimates of improper payments,
- root causes of improper payments,
- corrective action plan to reduce improper payments,
- a summary of internal controls over the improper payment process, and
- improper payments reduction outlook.

For fiscal year 2019, Treasury identified EITC, ACTC, AOTC, and PTC as susceptible programs.

Payment Recapture Audits

IPERA requires agencies to conduct recovery audits (also referred to as payment recapture audits) to prevent, detect, and recover overpayments, if conducting such audits would be cost-effective, for each program and activity that expends $1 million or more annually. A payment recapture audit is a review and analysis of an agency’s or program’s accounting and financial records, and other pertinent information supporting its payments that is specifically designed to identify overpayments.

Treasury’s IPERA Guidance requires each component to complete, certify, and submit a worksheet providing a consistent reporting
format that includes information on the results of the component’s payment recapture audits and treatment of recaptured improper payments. The worksheets are submitted to RCG for review and the data are consolidated and reported in the AFR.

**Treasury’s Improper Payment Reporting**

On November 15, 2019, Treasury published its fiscal year 2019 AFR and subsequently posted it to its website. Included in that report was the required improper payments information with the following accompanying information:

- risk assessment and results;
- improper payment estimates for the EITC, ACTC, and AOTC programs;
- statistical sampling methodology used to arrive at the estimated improper payments for fiscal year 2019;
- summary discussing the root causes for the EITC, ACTC and AOTC overclaims;
- IRS’s strategy of identifying and reducing Refundable Tax Credits (RTC) overclaims in fiscal year 2019;
- description of the corrective action plans for the EITC program and projected result for fiscal year 2020;
- description of barriers, which limit IRS’s corrective actions in reducing improper payments in the RTC programs;
- discussion of annual payment recapture audit efforts; and
- results of Treasury’s Do Not Pay Initiative\(^6\) operation.

**Treasury OIG Audit Results**

According to OMB Circular A-123, an agency is required to meet six specific requirements to be compliant with IPERA. The six requirements are (1) publishing an AFR; (2) conducting a risk

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\(^6\) IPERIA requires agencies to ensure that a thorough review of available databases occurs prior to the release of Federal funds to help verify eligibility and prevent certain improper payments. The Do Not Pay Initiative provides resources for agencies to review payment or award eligibility for purposes of identifying and preventing improper payments.
assessment; (3) publishing an improper payment estimate; (4) publishing corrective action plans; (5) publishing and meeting reduction targets; and (6) reporting a gross improper payment rate of less than 10 percent. We found that Treasury did not comply with IPERA for fiscal year 2019 because the IRS did not report an overall improper payment rate of less than 10 percent for the EITC, ACTC, and AOTC programs. We discuss this further in our Finding 1 below. Treasury did comply with the other IPERA requirements as outlined in Table 1. In addition, appendix 3 provides a summary of Treasury programs’ compliance with IPERA reporting criteria.

Table 1. Treasury’s Compliance with IPERA Requirements

<table>
<thead>
<tr>
<th>Improper Payment Criteria</th>
<th>Compliance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Publish an AFR</td>
<td>Yes</td>
</tr>
<tr>
<td>Conduct risk assessment</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish an improper payment estimate</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish corrective action plans</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish and meet reduction targets</td>
<td>Yes</td>
</tr>
<tr>
<td>Report a gross improper payment rate of less than 10 percent</td>
<td>No</td>
</tr>
</tbody>
</table>


We also reviewed Treasury’s risk assessment process and recapture audit programs to determine the accuracy and completeness of Treasury improper payments reporting. We noted that Treasury (1) included the required improper payment disclosures in the AFR; (2) performed risk assessments using required criteria defined by OMB Circular A-123; and (3) conformed to OMB guidance for payment recapture audits. In addition, we determined that Treasury complied with the requirement to post required improper payment information to the paymentaccuracy.gov website.
Finding 1  Treasury Was Not in Compliance with IPERA for Fiscal Year 2019

We determined that Treasury was not in compliance with IPERA for fiscal year 2019 due to the IRS not reporting an overall improper rate of less than 10 percent for the EITC, ACTC, and AOTC. Specifically, IRS reported an improper payment rate of 25.3 percent (or $17.4 billion), 15.2 percent (or $7.2 billion), and 26.0 percent (or $2.1 billion) for EITC, ACTC, and AOTC, respectively. IPERA requires a gross improper payment rate of less than 10 percent for each program and activity for which an improper payment estimate was obtained and published in the AFR. This is the 9th consecutive year we have determined that Treasury is noncompliant with IPERA for not reporting a gross improper payment rate of less than 10 percent for one or more of its reported programs.

TIGTA identified that IRS does not use tools provided by Congress to the extent possible to address erroneous EITC, ACTC, and AOTC payments. The tools provided in the Internal Revenue Code include the authority to assess the erroneous refund penalty and require taxpayers to recertify that they meet refundable credit eligibility requirements, and the ability to apply 2-year or ten-year bans on taxpayers who disregard credit eligibility rules. TIGTA also noted that limited resources result in the majority of refundable credit claims with income discrepancies not being addressed.

On June 15, 2015, Treasury notified Congress of several proposed statutory changes to reduce the improper payment rate of the EITC program. As part of its notification, Treasury informed Congress that the Administration’s fiscal year 2016 budget included proposals that were intended to help improve EITC compliance by:

- Accelerating due dates for filing information returns, including Form W-2, Wage and Tax Statement (W-2), to facilitate early detection of income misreporting and fraud, including identity theft. This would allow IRS to identify erroneous EITC claims and stop the refunds before they are paid;
- Regulating tax return preparers, which would help reduce erroneous EITC claims by weeding out unscrupulous and incompetent preparers;
• Providing more flexible correctable error authority, which would help IRS to deny certain erroneous claims, including erroneous EITC claims, before refunds are paid;

• Increasing civil and criminal penalties for tax-related identity theft, which would prevent some erroneous EITC claims; and

• Simplifying the rules for claiming the EITC for taxpayers who reside with a child that they do not claim as a dependent, which would reduce taxpayer burden and improve EITC compliance.

Congress passed the Consolidated Appropriations Act of 2016, which became law on December 18, 2015. The law provides IRS with additional tools to reduce EITC improper payments. The provisions include:

• Effective for tax returns filed after December 18, 2015, individuals (primary, secondary, and dependent) must have a valid SSN issued on or before the due date of the tax return to be eligible to claim the EITC.

• Beginning in January 2017, employers and third-parties were required to file W-2s, and report on employee income by January 31 each year. These forms were previously due no later than March 31 (February 28 for paper filed forms) each year. The Act also prohibits IRS from issuing tax refunds before February 15 when the tax return includes the EITC.

However, the Act did not expand IRS’s authority to systematically correct the erroneous claims that are identified when tax returns are processed. According to TIGTA, without this authority, IRS must still audit each tax return to prevent or recover the unsupported refundable credits.

IRS has submitted a legislative proposal requesting correctable error authority as part of its fiscal year 2021 budget submission. According to TIGTA, IRS continues to request additional authority that would allow it to correct tax returns claiming a refundable credit with an income discrepancy. TIGTA made no recommendation related to this finding.

As part of our reporting process, we provided a draft of this report to Treasury management for review and comment. In a written

response, management noted that it has long believed that RTCs are not payments of the type the improper payments legislation was designed to address, as the tax system is a collection system rather than a payment system. Management noted that while a payment system is generally designed to implement internal controls that provide for appropriate verification and validation prior to payments being made, the statutory structure and design for administering RTCs prevent the IRS from verifying or validating such amounts prior to making the refund payment. Management also noted that RTC overclaims are not the result of internal control weaknesses that it can remediate internally but are, in fact, the result of factors beyond its control under current law and existing authority. Additionally, management noted that it will continue to collaborate with the IRS and OMB to identify a more effective process for reporting on the RTC programs in the Department’s AFR as part of a broader discussion on tax gap and tax burden.

Management’s response to our report is provided in appendix 4.

**Treasury Inspector General for Tax Administration Audit Results**

The following are excerpts from TIGTA’s fiscal year 2019 IPERA audit report. TIGTA made three recommendations in their report.

**Finding 1  Assessment of Fiscal Year 2019 Compliance with Improper Payment Reporting Requirements**

TIGTA continues to report that IRS has not reduced the overall EITC improper payment rate to less than 10 percent, however, it has been approved for an exception to the annual reduction target reporting requirement. As an alternative, OMB advised that a reduction target may remain constant given the complexities of the program, as long as the complexities are clearly explained in a footnote.

TIGTA also reported that IRS performed Quantitative Risk Assessments on the ACTC and AOTC resulting in its reporting of these refundable credits as susceptible to significant improper payments. Ranking the ACTC and AOTC as susceptible requires IRS to describe its actions or plans to prevent and reduce improper
payments associated with these credits. However, the reporting requirements for the ACTC and the AOTC differ from the EITC because this program is identified by OMB as high priority. Similar to the EITC, IRS did not report an improper payment rate of less than 10 percent for either the ACTC or the AOTC.

TIGTA additionally reported that the risk of Net PTC improper payments is not included in the AFR. IRS estimates 27.4 percent (or $540.9 million) of the total Net PTC payments in Fiscal Year 2019 were improper but management cautioned that the Net PTC error rates may change as additional compliance data becomes available. However, TIGTA continues to identify significant risks associated with improper PTC payments. According to IRS management, it will not report improper payment rates for Net PTC because it is the Treasury Department’s position that reporting improper payment estimates for the PTC requires coordination with HHS, which shares responsibility for administering this credit.8

TIGTA reported9 that OMB established an interagency working group in fiscal year 2015 that included representatives from IRS, Treasury, Centers for Medicare and Medicaid Services, and HHS, as a collaborative effort to define the improper rate for the PTC that includes both the APTC and Net PTC. However, a definition of a PTC improper payment has not been agreed upon. According to IRS management, discussions have started again between IRS and the Centers for Medicare and Medicaid Services to resolve how to define a PTC improper payment. IRS management indicated that the goal is to have something in place by summer 2020.

**Recommendations**

In its report, TIGTA recommended that IRS work with HHS to develop a comprehensive risk assessment of improper PTC payments, including the risk of APTC improper payments.

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8 The Department of Health and Human Services Centers for Medicare and Medicaid Services is responsible for determining the amount of the APTC the taxpayer is eligible to receive.

Finding 2  Authorities Provided by the Internal Revenue Code Are Not Effectively Used to Address Erroneous Refundable Credits

TIGTA reported\(^\text{10}\) on the results of its audit to evaluate IRS’s use of available tools to deter taxpayers from repeatedly claiming erroneous or fraudulent refundable tax credits in February 2020. TIGTA identified that IRS does not use the tools provided by Congress to the extent possible to address erroneous credit payments. The ineffective use of various authorities provided in the Internal Revenue Code is a contributing factor in the high rate of improper payments. TIGTA made eight recommendations in its February 2020 report. IRS only agreed or partially agreed with five of the eight recommendations. TIGTA made no new recommendations to this finding.

Finding 3  Increased Correctable Error Authority Could Reduce the Number of Potentially Erroneous Refundable Credit Payments

TIGTA reported that in order to give IRS the ability to identify improper refundable credit claims based on incorrect income reporting, Congress included provisions in the PATH Act of 2015. However, the PATH Act does not provide IRS with expanded correctable error authority to address these discrepancies. Without this authority, IRS must still audit each tax return to prevent or recover the unsupported refundable credits. As a result of limited resources, the majority of refundable credit claims with income discrepancies are not addressed. This in turn contributes to IRS’s inability to make any significant reduction in refundable credit improper payments via the use of earlier reporting of income information. IRS continues to request additional authority that would allow it to correct tax returns claiming a refundable credit with an income discrepancy. TIGTA made no recommendation related to this finding.

\(^{10}\) TIGTA, Ref. No. 2020-40-008, Authorities Provided by the Internal Revenue Code Are Not Effectively Used to Address Erroneous Refundable Credit and Withholding Credit Claims (Feb. 2020).
Finding 4  Revising the Nonwork Social Security Number Case Selection Could Increase Revenue Protected

TIGTA reported that IRS still had not established processes to prevent individuals who have a nonwork SSN\(^{11}\) from receiving the EITC. The Tax Cuts and Jobs Act\(^{12}\), enacted in December 2017, changed the requirements for the ACTC, similar to EITC claims, to require an SSN that is valid for work for each qualifying dependent to claim the credit. As such, similar to EITC claims, ACTC claims in which dependent(s) were issued a nonwork SSN do not qualify for the ACTC. TIGTA recommended that IRS, based on the results of the nonwork SSN pilot conducted in Processing Years 2018 and 2019, implement a process to systemically identify and evaluate tax returns filed by individuals who have nonwork SSNs to prevent erroneous refunds of the EITCs and the ACTCs.

TIGTA’s review of Processing Year 2019 tax returns identified that IRS could have selected from 20,335 tax returns with potentially erroneous refundable credits and increased the amount of revenue it is protecting by approximately $3.1 million if it included the ACTC in its selection criteria and prioritized its case selection. IRS management agreed that they should include the ACTC in their selection criteria and will review potentially erroneous ACTC claims as part of the cases selected during Processing Year 2020. In addition, IRS will implement new selection criteria specifically for the ACTC for Processing Year 2021. However, IRS did not agree with selecting cases with the largest EITC amounts stating the need to ensure coverage across all case types and cites a lack of resources as a reason why it cannot perform more examinations. Thus, prioritizing cases with the greatest potential for revenue protection allows IRS to use its limited resources in the most efficient manner.

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\(^{11}\) A nonwork SSN is issued to obtain Federal benefits, e.g., Medicaid or food stamps, and is not valid for work. The Social Security Administration has issued almost eight million “NOT VALID FOR EMPLOYMENT” SSNs since 1972 to individuals who do not have authorization to work in the United States.

**Recommendations**

In its report, TIGTA recommended that IRS continue to refine the selection criteria to ensure that returns with the greatest potential for revenue protection are selected and worked. TIGTA also recommended a process be implemented to systematically identify and evaluate tax returns filed by individuals who have a nonwork dependent SSN to prevent erroneous refunds of the ACTC.

* * * * *

We appreciate the courtesies and cooperation provided to our staff during the audit. If you wish to discuss the report, you may contact me at (202) 927-0009, or Catherine Yi, Audit Manager, at (202) 927 5591. Major contributors to this report are listed in appendix 5. A distribution list for this report is provided as appendix 6.

/s/
James Hodge
Director, Financial Audits
The overall objective of our audit was to determine whether the Department of the Treasury (Treasury) complied with the improper payment reporting requirements for fiscal year 2019. We assessed Treasury’s compliance with the reporting requirements set forth in the Improper Payments Elimination and Recovery Act of 2010 (IPERA); Executive Order 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs; and the Improper Payment Elimination and Recovery Improvement Act of 2012 (IPERIA). Our audit scope covered the time period October 1, 2018 through September 30, 2019, and did not include the review of programs and activities administered by the Internal Revenue Service (IRS). The Treasury Inspector General for Tax Administration (TIGTA) is responsible for the audit of IRS’s compliance with improper payment reporting requirements.

To accomplish our objective, we performed the following activities during audit fieldwork conducted from February 2020 through May 2020:

- We reviewed applicable laws, regulations, and guidance issued by the Office of Management and Budget (OMB), and Fiscal Year 2019 Treasury Implementation Guide for OMB Circular A-123 Appendix C: Requirements for Payment Integrity Improvement (Treasury’s IPERA Guidance).
- We conducted interviews of Treasury’s and component entities’ personnel involved in the improper payments reporting.
- We reviewed the fiscal year 2019 Annual Financial Report (AFR) and any accompanying information to assess whether Treasury:
  - published an AFR for the most recent fiscal year and posted that report and any accompanying materials required by OMB on Treasury’s website;
  - conducted a program specific risk assessment for each program or activity that conforms with IPERIA, if required;
  - published improper payment estimates for all programs and activities identified as susceptible to significant improper payments under its risk assessment, if required;
Appendix 1: Treasury OIG Objective, Scope, and Methodology

- published programmatic corrective action plans in the AFR, if required;
- published, and is meeting, annual reduction targets for each program assessed to be at risk and estimated for improper payments, if required and applicable; and
- reported a gross improper payment rate of less than 10 percent for each program and activity for which an improper payment estimate was obtained and published in the AFR.

To assess Treasury’s risk assessment process, we randomly selected a statistical sample of 20 of 53 non-IRS programs identified by Treasury for risk assessment. For the sample design, a simple random number method was used to generate a representative sample. We did not project the sample results to the population. We used a 90 percent confidence level, a 1 percent expected error rate and a +/-5.0 percent sample precision to calculate the sample size. To determine the completeness and accuracy of the information reported and compliance with the applicable guidance for the sample, we reviewed the program risk assessments and supporting documentation. We also provided the 20 components selected with an Office of Inspector General questionnaire and used their responses to evaluate their risk assessment methodologies. No exceptions were identified in the items tested.

To assess Treasury’s payment recapture audit program, we tested all 20 reporting entities’ recapture audit. To determine the completeness and accuracy of the information reported, and compliance with the applicable guidance, we reviewed the components’ submissions of the payment recapture audit results along with supporting documentation and determined if the component (1) employed an internal control program to prevent, detect and recover overpayments; (2) considered all programs that expend $1 million or more annually; (3) prepared and submitted justifications for those programs that did not complete a payment recapture audit; (4) completed and submitted Payment Recapture Audit Results worksheets to Treasury’s Risk and Control Group; and (5) disposed of recovered funds in accordance with OMB guidance. In order to make this determination, we also obtained evidence through the components’ responses to our questionnaires and our interviews with component personnel.
We assessed the reliability of the improper payment data by (1) performing electronic testing, (2) reviewing existing information about the data and the system that produced them, and (3) interviewing Treasury’s and component entities’ personnel knowledgeable about the data. We determined that the data were sufficiently reliable for the purposes of this report.

Management is responsible for the design, implementation, and operating effectiveness of the agency’s internal controls. We assessed the Treasury’s internal controls and compliance with policies and procedures necessary to satisfy the audit objective. In particular, we determined that Treasury’s and component entities’ review and monitoring activities were significant to Treasury’s improper payment reporting.

We assessed whether internal controls are properly designed and implemented through walkthroughs. In addition, we tested the operating effectiveness of the internal controls by reviewing and inspecting relevant documents and data and re-performing procedures. However, because our review was limited to these internal control components and underlying principles, it may not have disclosed all internal control deficiencies that may have existed at the time of this audit.

We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

April 30, 2020

Reference Number: 2020-40-025
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

HIGHLIGHTS: Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Final Audit Report issued on April 30, 2020
Reference Number 2020-40-025

Why TIGTA Did This Audit

This audit was initiated because TIGTA is required to assess the IRS’s compliance with the reporting requirements contained in the Improper Payments Elimination and Recovery Act of 2010; Executive Order 13520, Reducing Improper Payments; and the Improper Payments Elimination and Recovery Improvement Act of 2012. The objective of this review was to determine whether the IRS complied with the annual improper payment reporting requirements for Fiscal Year 2019.

Impact on Taxpayers

The Improper Payments Elimination and Recovery Act of 2010 and subsequent legislation strengthened agency reporting requirements and redefined “significant improper payments” in Federal programs. The Office of Management and Budget has declared the Earned Income Tax Credit (EITC) Program a high-priority program that is subject to reporting in the Department of the Treasury Agency Financial Report. The IRS estimates 25.3 percent ($17.4 billion) of the total EITC payments of $68.7 billion made in Fiscal Year 2019 were improper.

What TIGTA Found

The IRS provided all required EITC improper payment information for inclusion in the Department of the Treasury Agency Financial Report Fiscal Year 2019. The IRS has not reduced the overall EITC improper payment rate to less than 10 percent; however, it has been approved for this exception to the annual reduction target reporting requirement. As an alternative, the Office of Management and Budget advised that a reduction target may remain constant given the complexities of the program, as long as the complexities are clearly explained in a footnote.

For Fiscal Year 2019, in response to TIGTA recommendations, the IRS correctly rated the Additional Child Tax Credit (ACTC), the American Opportunity Tax Credit (AOTC), and the Net Premium Tax Credit (PTC) as being susceptible to significant improper payments, i.e., high risk, similar to the EITC. However, the IRS did not report the Net PTC improper payment estimates in the Agency Financial Report and will begin reporting in Fiscal Year 2020, as required by the Office of Management and Budget. The IRS estimates that 27.4 percent ($540.9 million) of the total Net PTC payments in Fiscal Year 2019 were improper.

In addition, the IRS does not use the tools provided by Congress to the extent possible to address erroneous credit payments. For example, erroneous refund penalties are not being assessed, the majority of taxpayers who are recertified to receive a refundable credit do not meet eligibility requirements, and bans are not being used effectively. Furthermore, limited resources result in the majority of refundable credit claims with income discrepancies not being addressed.

Finally, revising the nonwork Social Security Number case selection methodology could increase revenue protected. Our review of Processing Year 2019 tax returns identified that the IRS could have increased the amount of revenue it is protecting by approximately $3.1 million if it included the ACTC in its selection criteria and prioritized its case selection.

What TIGTA Recommended

TIGTA recommended that the IRS work with the Department of Health and Human Services to develop a comprehensive risk assessment of improper PTC payments, which includes the risk of the Advanced PTC improper payments. In addition, the IRS should continue to refine its selection criteria to ensure that the tax returns with the greatest potential are selected and worked, and implement a process to systematically identify and evaluate tax returns filed by individuals with nonwork dependent Social Security Numbers to prevent erroneous refunds of the ACTC.

IRS management agreed with all three recommendations and plans to take appropriate corrective actions.
April 30, 2020

MEMORANDUM FOR: COMMISSIONER OF INTERNAL REVENUE

FROM: Michael E. McKenney  
Deputy Inspector General for Audit

SUBJECT: Final Audit Report – Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments (Audit # 202040010)

This report presents the results of our review to determine whether the Internal Revenue Service complied with the annual improper payment reporting requirements for Fiscal Year 2019. This review is part of our Fiscal Year 2020 Annual Audit Plan and addresses the major management and performance challenge of Reducing Fraudulent Claims and Improper Payments.

Management’s complete response to the draft report is included as Appendix IV.

Copies of this report are also being sent to the Internal Revenue Service managers affected by the report recommendations. If you have any questions, please contact me or Russell P. Martin, Assistant Inspector General for Audit (Returns Processing and Account Services).
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

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Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Background

The Office of Management and Budget (OMB) defines an improper payment as any payment that should not have been made, was made in an incorrect amount, or was made to an ineligible recipient. Agency Inspectors General have responsibility for evaluating agency information related to improper payments. The Improper Payments Information Act (IPIA) of 200213 requires Federal agencies, including the Internal Revenue Service (IRS), to estimate the amount of improper payments and report to Congress annually on the causes of and the steps taken to reduce improper payments. The IPIA also requires agencies to address whether they have the information systems and other infrastructure needed to reduce improper payments. The annual report must also describe steps the agency has taken to ensure that agency managers are held accountable for reducing improper payments. The following Executive Order and legislation clarified and expanded IPIA requirements:

- **Executive Order 13520, Reducing Improper Payments** – signed by the President on November 20, 2009, it increased Federal agencies’ accountability for reducing improper payments while continuing to ensure that Federal programs serve and provide access to intended beneficiaries. It requires Federal agencies to provide agency Inspectors General with detailed information on efforts to identify and reduce the number of improper payments in Federal programs with the highest dollar value of improper payments.

- **Improper Payments Elimination and Recovery Act (IPERA) of 2010**14 – enacted on July 22, 2010, it amended the IPIA by strengthening agency reporting requirements and redefining "significant improper payments" in Federal programs. For Fiscal Year15 2014 and beyond, significant improper payments are defined as gross annual improper payments, i.e., the total amount of overpayments and underpayments. The gross annual improper payments is the total amount of overpayments plus underpayments made in the program during the fiscal year reported that a) exceeded both 1.5 percent of program outlays and $10 million of all program or activity payments or b) exceeded $100 million at any percent of program outlays.

- **Improper Payments Elimination and Recovery Improvement Act (IPERIA) of 2012**16 – enacted on January 10, 2013, it further expanded agency improper payment requirements to foster greater agency accountability. Like Executive Order 13520, the IPERIA requires the OMB Director to identify a list of high-priority Federal programs. For those high-priority programs, the IPERIA requires agencies to develop additional or supplemental measures to track progress in reducing improper payments and submit an annual report to the Inspector General of the agency on the steps the agency has taken and plans to take to recover past and prevent future improper payments. The report is also required to be posted on a website accessible to the public.

On June 26, 2018, the OMB issued revisions to Circular A-123 Appendix C, Requirements for Payment Integrity Improvement. Circular A-123 Appendix C provides agencies and Inspectors

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15 Any yearly accounting period, regardless of its relationship to a calendar year. The Federal Government's fiscal year begins on October 1 and ends on September 30.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

General with guidance on the implementation of the IPIA as amended by the IPERA, the IPERIA, and Executive Order 13520. According to the OMB, the goal of the revised Appendix C is to transform the improper payment compliance framework to create a more unified, comprehensive, and less burdensome set of requirements. For example, agencies are compliant with most improper payments reporting requirements through the Agency Financial Report. The IPERA adds an important component of accountability to the entire spectrum of improper payment efforts. Every year, each agency Inspector General reviews its agency’s improper payment reporting in the agency’s Agency Financial Report and any accompanying material, such as that provided on paymentaccuracy.gov, to determine if the agency complies with IPERA and OMB guidance.

Process to identify IRS programs for improper payment risk assessment

The Department of the Treasury (Treasury Department) identifies the programs that the IRS must assess for the risk of improper payments. For Fiscal Year 2019, the Treasury Department selected 21 IRS program fund groups. These funds were selected for assessment based on each fund groups’ materiality to IRS financial statements. On March 20, 2014, the OMB issued additional supplemental improper payment guidance to the Treasury Department clarifying the requirement for annual risk assessments for most refundable tax credits. In addition, the OMB’s revised guidance allows agencies to conduct improper payment risk assessments at least once every three years for programs that are deemed to be a low risk for susceptibility to significant improper payments. The IRS received approval from the Treasury Department to conduct these risk assessments on a three-year rotational schedule starting in Fiscal Year 2018. Appendix III provides a list of the 12 IRS programs for which the IRS completed an improper payment risk assessment for Fiscal Year 2019.

The IRS used Quantitative Risk Assessment Summaries and Qualitative Risk Assessment Questionnaires for Fiscal Year 2019 and related guidance the Treasury Department provided to assess the level of risk for each identified program. A Quantitative Risk Assessment Summary is a review of a sample of disbursements to formulate the overall estimated improper payment rate. A Qualitative Risk Assessment Questionnaire is a questionnaire used to assess a program’s internal controls, which could lead to susceptible improper payments. The Treasury Department updated the Qualitative Risk Assessment ratings to susceptible or not susceptible.

The IRS is required to forward the results and documentation supporting the risk assessments performed to the Treasury Department. For any program identified as susceptible to significant improper payments (hereafter referred to as high risk), the IRS must also provide the following information for inclusion in the Treasury Department’s annual Agency Financial Report in the following fiscal year:

- The rate and amount of improper payments.
- The root causes of the improper payments.
- Actions taken to address the root causes.
- Annual improper payment reduction targets.
- Discussion of any limitations to the IRS’s ability to reduce improper payments

17 The Agency Financial Report presents the Treasury Department’s financial and performance information for the fiscal year with comparative prior year data, where appropriate.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Results of Review

For Fiscal Year 2019, in response to Treasury Inspector General for Tax Administration (TIGTA) recommendations, the IRS correctly rated the Additional Child Tax Credit (ACTC) and the American Opportunity Tax Credit (AOTC) as also being susceptible to significant improper payments (hereafter referred to as high risk) similar to the Earned Income Tax Credit (EITC). The specific dollar amount and percentage rate of improper payments the IRS calculated for these programs is as follows:

- **EITC** - The IRS estimates 25.3 percent ($17.4 billion) of the total EITC payments of $68.7 billion made in Fiscal Year 2019 were improper.
- **ACTC** - The IRS estimates 15.2 percent ($7.2 billion) of the total ACTC payments of $47.7 billion in Fiscal Year 2019 were improper.
- **AOTC** – The IRS estimates 26.0 percent ($2.1 billion) of the total AOTC payments of $7.9 billion in Fiscal Year 2019 were improper.

However, the IRS still did not include the Net Premium Tax Credit (PTC) improper payment rate and amount in the Agency Financial Report. The lacking of reporting is despite IRS estimates that 27.4 percent ($540.9 million) of the total Net PTC payments in Fiscal Year 2019 were improper. Per OMB guidance, the IRS is required to begin reporting the Net PTC improper payment estimates in Fiscal Year 2020.

Finally, the IRS has made little progress to reduce the improper payments associated with the refundable credit programs it administers. However, there are actions that the IRS can take that include more effectively using authorities provided by the Internal Revenue Code. In addition to using existing authorities more effectively, Congress could also assist the IRS by expanding the IRS’s authority (referred to as correctable error authority or math error authority) to correct tax returns with identified erroneous refundable credit claims during processing.

**Assessment of Fiscal Year 2019 Compliance With Improper Payment Reporting Requirements**

The OMB has identified the EITC as a high-priority program. As such, the IRS is required to report annually on its efforts to reduce EITC improper payments. Our review confirmed that the IRS provided all required EITC improper payment information to the Treasury Department for inclusion in the Department of the Treasury Agency Financial Report Fiscal Year 2019. The IRS has not reduced the overall EITC improper payment rate to less than 10 percent. However, the IRS has been approved for an exception to the annual reduction target reporting requirement. As an alternative, the OMB advised that a reduction target may remain constant given the complexities of the program, as long as the complexities are clearly explained in a footnote.

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19 Percentage does not calculate due to rounding.

20 Percentage does not calculate due to rounding.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Figure 1 provides a summary of our evaluation of the IRS’s compliance with the various improper payment reporting requirements.

**Figure 1: IRS Compliance With Improper Payment Requirements for the EITC Program for Fiscal Year 2019**

<table>
<thead>
<tr>
<th>Improper Payment Requirement</th>
<th>Source of Requirement</th>
<th>Provided by the IRS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduct a program-specific risk assessment for each program or activity identified by the Treasury Department.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish an improper payment estimate for the EITC.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Report an improper payment rate of less than 10 percent for the EITC.</td>
<td>IPERA</td>
<td>No</td>
</tr>
<tr>
<td>Provide the methodology for identifying and measuring EITC improper payments.</td>
<td>Executive Order</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish improper payment reduction targets.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish a programmatic corrective action plan.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Report on actions the IRS intends to take to prevent future EITC improper payments.</td>
<td>IPERIA</td>
<td>Yes</td>
</tr>
<tr>
<td>Report on efforts taken or planned to recapture EITC improper payments.</td>
<td>IPERIA</td>
<td>Yes</td>
</tr>
<tr>
<td>Provide plans and supporting analysis for ensuring that the initiatives undertaken do not unduly burden program access and participation by eligible beneficiaries.</td>
<td>Executive Order</td>
<td>Yes</td>
</tr>
<tr>
<td>Provide required EITC information for posting to the paymentaccuracy.gov website.</td>
<td>Executive Order/PERIA</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Source: TIGTA’s review of the IRS’s Compliance with EITC improper payment reporting requirements for Fiscal Year 2019.

Use of quantitative assessment confirmed the risk of improper payment associated with the ACTC and the AOTC is high and will require reporting in subsequent fiscal years

We previously recommended that the IRS ensure that risk assessments accurately report the ACTC and the AOTC as high risk, and revise the methodology used to conduct the Annual Improper Payment Risk Assessment for refundable tax credits to include a quantitative assessment. In response, in Fiscal Year 2019, the IRS performed Quantitative Risk Assessments on the ACTC and the AOTC, resulting in its reporting of these refundable credits as high risk. Ranking the ACTC and the AOTC as high risk requires the IRS to describe its actions or plans to prevent and reduce improper payments associated with these credits. However, the reporting

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21 The IRS is required to submit quarterly scorecards to show progress made in lieu of reduction targets. In addition, if the reduction target is a constant, a footnote should clearly explain the complexities surrounding the program.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

requirements for the ACTC and the AOTC differ from the EITC because this program is identified by the OMB as high-priority. Figure 2 provides a summary of our evaluation of the IRS’s compliance with improper payment reporting requirements for the ACTC and the AOTC. Similar to the EITC, the IRS did not report an improper payment rate of less than 10 percent for either the ACTC or the AOTC.

Figure 2: IRS Compliance With Improper Payment Requirements for the ACTC and AOTC Programs for Fiscal Year 2019

<table>
<thead>
<tr>
<th>Improper Payment Requirement</th>
<th>Source of Requirement</th>
<th>Provided by the IRS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduct a program-specific risk assessment for each program or activity identified by the Treasury Department.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish an improper payment estimate.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Report an improper payment rate of less than 10 percent.</td>
<td>IPERA</td>
<td>No</td>
</tr>
<tr>
<td>Publish improper payment reduction targets.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish a programmatic corrective action plan.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Source: TIGTA’s review of the IRS’s compliance with ACTC and AOTC improper payment reporting requirements for Fiscal Year 2019.

The risk of Net PTC improper payments is not included in the Agency Financial Report

The IRS estimates 27.4 percent ($540.9 million) of the total Net PTC payments in Fiscal Year 2019 were improper. This amount confirms that the improper payments, as defined by OMB guidance, meet IPERA guidelines for rating as a high risk. The IRS is required to begin reporting these estimates in Fiscal Year 2020 per OMB guidance. Programs are to be rated as high risk when they are susceptible to significant improper payments under the IPIA. Per the OMB, significant improper payments are defined as gross annual improper payments in the program exceeding a) both 1.5 percent of program outlays and $10 million of all program or activity payments made during the fiscal year reported or b) $100 million regardless of the improper payment percentage of total program outlays.

IRS management cautioned that the Net PTC error rates may change as additional compliance data become available. In addition, IRS management indicated that the Fiscal Year 2019 Net PTC improper payment estimates do not meet OMB statistical requirements due to the lack of compliance data available. Although additional compliance data may change the Net PTC error rates and the IRS’s improper payment estimates, we continue to identify significant risks associated with improper PTC payments. For example, our analysis of Processing Year 2019 tax returns as of May 2, 2019, found that the IRS processed 4.8 million tax returns that self-reported nearly $37.7 billion in the PTCs that were either received in advance or claimed at the time of filing. A total of $4.5 billion in Advanced PTCs (APTC) claimed by these filers was in excess of...

22 If reduction targets are a constant, the IRS is required to clearly explain, in a footnote, the complexities surrounding the program.

Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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the amount of the PTCs to which they were entitled, an increase from $3.7 billion in Processing Year 2018. A total of $1.3 billion of the amount of excess APTCs was not required to be repaid, which increased from $1 billion in Processing Year 2018. Figure 3 provides a comparison of PTC statistics for Processing Years 2017 through 2019, which continues to show the risk associated with improper PTC payments is high.

Figure 3: PTC Statistics for Processing Years 2017 Through 2019

<table>
<thead>
<tr>
<th></th>
<th>Processing Year 2017 as of May 4, 2017</th>
<th>Processing Year 2018 as of May 3, 2018</th>
<th>Processing Year 2019 as of May 2, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Tax Returns With the PTC</td>
<td>5.1 million</td>
<td>4.9 million</td>
<td>4.8 million</td>
</tr>
<tr>
<td>Total PTC Amount (includes the APTC and the PTC)</td>
<td>$23.9 billion</td>
<td>$27.0 billion</td>
<td>$37.7 billion</td>
</tr>
<tr>
<td>Total APTC Amount</td>
<td>$22.5 billion</td>
<td>$25.6 billion</td>
<td>$36.4 billion</td>
</tr>
<tr>
<td>Total PTC Claimed at Filing in Excess of the APTC</td>
<td>$1.4 billion</td>
<td>$1.4 billion</td>
<td>$1.3 billion</td>
</tr>
<tr>
<td><strong>Tax Returns With Excess APTC Payments</strong> – (taxpayer receives more APTC than the PTC entitled to and has to repay)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Tax Returns</td>
<td>2.8 million</td>
<td>2.7 million</td>
<td>2.6 million</td>
</tr>
<tr>
<td>Total APTC Amount</td>
<td>$7.5 billion</td>
<td>$9.8 billion</td>
<td>$13.5 billion</td>
</tr>
<tr>
<td>Total APTC Amount</td>
<td>$13.4 billion</td>
<td>$13.5 billion</td>
<td>$18 billion</td>
</tr>
<tr>
<td>Total APTC Reported in Excess of the PTC</td>
<td>$5.8 billion</td>
<td>$3.7 billion</td>
<td>$4.5 billion</td>
</tr>
<tr>
<td><strong>Tax Returns With Excess APTC Payments</strong> – (taxpayer receives more APTC than the PTC entitled to and has to repay)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total APTC Above the Repayment Limit (not repaid)</td>
<td>$3.5 billion</td>
<td>$1.0 billion</td>
<td>$1.3 billion</td>
</tr>
<tr>
<td>Total APTC Below the Repayment Limit (repaid)</td>
<td>$2.3 billion</td>
<td>$2.7 billion</td>
<td>$3.2 billion</td>
</tr>
</tbody>
</table>


According to the IRS, it will not report improper payment rates for Net PTC because it is the Treasury Department’s position that reporting improper payment estimates for the PTC requires coordination with the Department of Health and Human Services, which shares responsibility for administering this credit. In April 2017, we reported that the OMB established an interagency working group in Fiscal Year 2015 that included representatives from the IRS, the Treasury Department, the Centers for Medicare and Medicaid Services, and the Department of

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24 The Affordable Care Act limits the amount of tax that individuals with income between 100 percent and 400 percent of the Federal Poverty Line will have to repay.

25 The Department of Health and Human Services Centers for Medicare and Medicaid Services is responsible for determining the amount of the APTC the taxpayer is eligible to receive.

Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Health and Human Services. The group was established as a collaborative effort to develop an assessment of improper payment risk across all payments made from the PTC budget fund account; i.e., to define the improper rate for the PTC that includes both the APTC and the Net PTC. However, a definition of a PTC improper payment has not been agreed upon. According to IRS management, discussions have started again between the IRS and the Centers for Medicare and Medicaid Services to resolve how to define a PTC improper payment. IRS management indicated that the goal is to have something in place by summer 2020.

**Recommendation 1:** The Chief Financial Officer and the Commissioner, Wage and Investment Division, should work with the Department of Health and Human Services to develop a comprehensive risk assessment of improper PTC payments, including the risk of APTC improper payments.

**Management’s Response:** The IRS agreed with the spirit and intention of this recommendation and plans to continue supporting the interagency work group mentioned in the report. The group will continue to develop an assessment of improper payment risk for PTC payments and define the improper rate for the PTC that includes the APTC and the Net PTC.

Authorities Provided by the Internal Revenue Code Are Not Effectively Used to Address Erroneous Refundable Credits

In February 2020, we reported on the results of our audit to evaluate the IRS’s use of available tools to deter taxpayers from repeatedly claiming erroneous or fraudulent refundable tax credits. Our review identified that the IRS does not use the tools provided by Congress to the extent possible to address erroneous credit payments. For example:

- **Erroneous refund penalties** are not being assessed on the majority of taxpayers with reduced or disallowed refundable credit claims. For example, for Tax Years 2015, 2016, and 2017, the IRS disallowed more than $1.7 billion in refundable credit claims but did not assess more than $341 million in erroneous refund penalties. Congress provided the IRS with this penalty as a tool to deter aggressive claims for tax refunds and credits by increasing the cost to individuals who attempt to claim erroneous refunds.

- **The majority of taxpayers who are recertified do not meet eligibility requirements.** Our review identified 311,883 tax returns in which the taxpayers’ tax accounts had a recertification indicator that either were processed during Calendar Year 2018 or had an examination that was closed during Fiscal Year 2018. We identified 289,059 (93 percent) returns for which the IRS did not verify the taxpayers’ eligibility before recertifying them to receive a refundable credit. These taxpayers received more than $532 million in refundable credits.

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27 TIGTA, Ref. No. 2020-40-008, Authorities Provided by the Internal Revenue Code Are Not Effectively Used to Address Erroneous Refundable Credit and Withholding Credit Claims (Feb. 2020).

28 The Small Business and Work Opportunity Tax Act of 2007 provides the IRS with the ability to assess the erroneous claim for refund or credit penalty (referred to as the erroneous refund penalty).

29 The Internal Revenue Code requires individuals whose EITC, ACTC, or AOTC claim has been reduced or disallowed to recertify their eligibility before they can receive the credit again.

30 As of July 31, 2018.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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- **Bans are not being used effectively to address refundable credit noncompliance and ensure efficient use of limited examination resources.** Our analysis of 1.9 million taxpayers who claimed the EITC, the ACTC, or the AOTC in Tax Year 2017 and did not have a ban on their tax accounts identified 3,934 taxpayers who were allowed to claim more than $12.9 million in credits despite having the same credit disallowed in the two prior tax years (Tax Years 2015 and 2016). We estimate it costs the IRS nearly $1.1 million to re-audit taxpayers who had already been denied the EITC, the ACTC, or the AOTC in two prior audits.

The ineffective use of the various authorities provided in the Internal Revenue Code is a contributing factor in the high rate of improper payments. These existing legislatively granted tools include the authority to assess the erroneous refund penalty and require taxpayers to recertify that they meet refundable credit eligibility requirements for credits claimed on a return filed subsequent to disallowance of a credit, and the ability to apply two-year or 10-year bans on taxpayers who disregard credit eligibility rules. However, the IRS does not use these tools to the extent possible to address erroneous credit payments.

TIGTA made eight recommendations to the IRS Commissioner, Wage and Investment Division, in its February 2020 report. The IRS agreed or partially agreed with five recommendations. The IRS did not agree to examine all tax returns with a recertification indicator, modify systemic processes to apply the two-year ban after two audits result in the disallowance of a refundable credit, or develop a plan to obtain and use information from the Social Security Administration of individuals who admit to falsely reporting self-employment income to receive refundable credits.

**Increased Correctable Error Authority Could Reduce the Number of Potentially Erroneous Refundable Credit Payments**

To give the IRS the ability to identify improper refundable credit claims based on incorrect income reporting, Congress included provisions in the Protecting Americans From Tax Hikes Act of 2015 that changed the date for third parties to file Form W-2, *Wage and Tax Statement*, and report nonemployee income on Form 1099-MISC, *Miscellaneous Income*, to January 31. The Act also prohibits the IRS from issuing tax refunds prior to February 15 when the tax return includes the EITC or the ACTC to provide adequate time to verify income reported on these returns. However, the Protecting Americans From Tax Hikes Act does not provide the IRS with expanded correctable error authority to address these discrepancies. Without this authority, the IRS must still audit each tax return to prevent or recover the unsupported refundable credits. As a result of limited resources, the majority of refundable credit claims with income discrepancies are not addressed.

This in turn contributes to the IRS’s inability to make any significant reduction in refundable credit improper payments via the use of earlier reporting of income information. For example, as of May 2, 2019, our analysis of Tax Year 2018 tax returns identified more than 3.5 million tax returns with an income discrepancy of $1,000 or greater between what was reported on the tax returns and what was reported on Forms W-2, and the IRS did not select these returns for

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31 The 3,934 taxpayers are limited to those taxpayers who the IRS audited at least twice during Tax Years 2015 through 2017, and two or more of the audits were closed with a status other than undeliverable, *i.e.*, the taxpayer received the audit letter.

TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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Further review. Refunds associated with these tax returns totaled more than $16.6 billion, which included more than $8.3 billion in the EITC and more than $4.3 billion in the ACTC. For 963,618 of the tax returns, we identified that the IRS received no third-party Forms W-2 supporting the wages reported on the returns (for which more than $3.3 billion in the EITCs and/or the ACTCs was paid). Figure 4 shows the number of Tax Years 2016 through 2018 tax returns that received the EITC and the ACTC and did not have a Form(s) W-2 to support reported wages.

Figure 4: Tax Years 2016 Through 2018 Returns Without Form(s) W-2 to Support Wages Reported on Returns

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>Number of Returns</th>
<th>EITC/ACTC Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>660,141</td>
<td>$2.6 billion</td>
</tr>
<tr>
<td>2017</td>
<td>278,174</td>
<td>$1.0 billion</td>
</tr>
<tr>
<td>2018</td>
<td>963,618</td>
<td>$3.3 billion</td>
</tr>
<tr>
<td>Totals</td>
<td>1,901,933</td>
<td>$6.9 billion</td>
</tr>
</tbody>
</table>

Source: Previous TIGTA audit reports.

The IRS continues to request additional authority that would allow it to correct tax returns claiming a refundable credit with an income discrepancy. The IRS requested this authority to address returns during processing when the information provided by the taxpayer does not match the information contained in Government databases, e.g., income information reported on the tax return does not match Form W-2 information the IRS receives from the Social Security Administration.

Revising the Nonwork Social Security Number Case Selection Could Increase Revenue Protected

In July 2017,36 we reported that the IRS had not established processes to prevent individuals who have a nonwork Social Security Number (SSN)37 from receiving the EITC.38 In response, the IRS initiated a pilot program to identify 500 tax returns with EITC claims during processing in which claimants were issued a nonwork SSN and, as such, do not qualify

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33 TIGTA, Ref. No. 2020-44-007, Results of the 2019 Filing Season (Jan. 2020).
34 TIGTA, Ref. No. 2019-40-039, Some Refundable Credits Are Still Not Classified and Reported Correctly as a High Risk for Improper Payment by the Internal Revenue Service (May 2019).
37 A nonwork SSN is issued to obtain Federal benefits, e.g., Medicaid or food stamps, and is not valid for work. The Social Security Administration has issued almost eight million “NOT VALID FOR EMPLOYMENT” SSNs since 1972 to individuals who do not have authorization to work in the United States.
38 The Personal Responsibility and Work Opportunity Reconciliation Act of 1996, enacted August 22, 1996, requires individuals claiming the EITC to have a SSN that is valid for work and authorizes the IRS to deny claims to those individuals who file using an invalid SSN.
for the EITC. The claimant is asked to provide documentation that he or she no longer has a nonwork SSN (now has one that is valid for work) and as such qualifies for the EITC claimed. If the claimant cannot provide the documentation or fails to respond to the notice, the IRS will disallow the credit. Figure 5 provides a breakdown, for Processing Years 2018 and 2019, of the number of returns filed by nonwork SSN individuals the IRS selected for review, the number of the returns with reversed EITC, and the amount of revenue protected associated with the erroneous returns.

**Figure 5: Returns With Nonwork SSNs Selected by the IRS**

<table>
<thead>
<tr>
<th>Processing Year</th>
<th>Number of Returns Selected</th>
<th>Number of Returns with Reversed EITC</th>
<th>Revenue Protected</th>
</tr>
</thead>
<tbody>
<tr>
<td>2018</td>
<td>500</td>
<td>341</td>
<td>$1.3 million</td>
</tr>
<tr>
<td>2019</td>
<td>1,142</td>
<td>782</td>
<td>$3.2 million</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>1,642</strong></td>
<td><strong>1,123</strong></td>
<td><strong>$4.5 million</strong></td>
</tr>
</tbody>
</table>


The Tax Cuts and Jobs Act,\(^3\) enacted in December 2017, changed the requirements for the ACTC, similar to EITC claims, to require an SSN that is valid for work for each qualifying dependent to claim the credit. As such, similar to EITC claims, ACTC claims in which dependent(s) were issued a nonwork SSN do not qualify for the ACTC. In our prior report, and in response to the provision included in the Tax Cuts and Jobs Act,\(^4\) we also recommended that the IRS, based on the results of the nonwork SSN pilot conducted in Processing Years 2018 and 2019, implement a process to systemically identify and evaluate tax returns filed by individuals who have nonwork SSNs to prevent erroneous refunds of the EITCs and the ACTCs. The IRS agreed with this recommendation.

**Selecting cases with both EITC and ACTC claims increases the amount of revenue the IRS can protect**

Our review of Processing Year 2019 tax returns identified that the IRS could have selected from 20,335 tax returns with potentially erroneous refundable credits and increased the amount of revenue it is protecting by approximately $3.1 million if it included the ACTC in its selection criteria and prioritized its case selection. Figure 6 shows the potential revenue protected using the IRS’s current selection method and TIGTA’s analysis using the ACTC and prioritizing case selection.

\(^3\) Pub. L. No. 115-97.

\(^4\) TIGTA, Ref. No. 2019-40-039, Some Refundable Credits Are Still Not Classified and Reported Correctly as a High Risk for Improper Payment by the Internal Revenue Service (May 2019).
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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Figure 6: Revenue Protection of IRS Nonwork SSN Selections

On January 23, 2020, we notified IRS management of our concerns with the nonwork SSN program. IRS management agreed that they should include the ACTC in their selection criteria and will review potentially erroneous ACTC claims as part of the cases selected during Processing Year 2020. In addition, the IRS will implement new selection criteria specifically for the ACTC for Processing Year 2021. However, the IRS did not agree with selecting cases with the largest EITC amounts stating the need to ensure coverage across all case types. The IRS cites a lack of resources as a reason why it cannot perform more examinations. Thus, prioritizing cases with the greatest potential for revenue protection allows the IRS to use its limited resources in the most efficient manner.

The Commissioner, Wage and Investment Division, should

**Recommendation 2:** Continue to refine the selection criteria to ensure that returns with the greatest potential for revenue protection are selected and worked.

**Management’s Response:** The IRS agreed with this recommendation and has already begun this process by adding three subrules (automated controls) derived from a research effort to point to selections with the greatest potential for revenue protection. IRS management plans to continue this effort in 2020 with the goal of improving the accuracy in 2021.

**Recommendation 3:** Implement a process to systemically identify and evaluate tax returns filed by individuals who have a nonwork dependent SSN to prevent erroneous refunds of the ACTC.

**Management’s Response:** The IRS agreed with this recommendation and plans to work with its Information Technology function to deliver a subrule to address this issue.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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In the interim, IRS management plans to add this as an issue when the return is selected for the EITC.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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Appendix I

Detailed Objective, Scope, and Methodology

Our overall objective is to determine whether the IRS complied with the annual improper payment reporting requirements for Fiscal Year 2019. To accomplish our objective, we:

- Determined if the IRS complied with the improper payment reporting requirements for Fiscal Year 2019.
- Reviewed the information the IRS provided to the Treasury Department for inclusion in the Agency Financial Report to determine if information was provided to satisfy the reporting requirements.
- Reviewed information that the IRS provided to the Treasury Department for posting to the paymentaccuracy.gov website.
- Determined if the information included in the Fiscal Year 2019 Treasury Agency Financial Report relative to EITC improper payments accurately reflects the underlying information from the IRS and was posted to paymentaccuracy.gov or other Internet locations as required.
- Evaluated the adequacy of the IRS’s updated methodology to calculate ACTC and AOTC improper payment rate and dollar amounts.
- Determined the potential ACTC and AOTC improper payment rate for Fiscal Year 2019. We ensured that the IRS’s determination of improper payment risk was consistent with the potential improper payment rate.
- Determined the potential PTC improper payment rate for Fiscal Year 2019. We ensured that IRS determination of improper payment risk was consistent with the potential improper payment rate. We evaluated the IRS’s efforts to evaluate the risk of PTC improper payments.
- Evaluated the adequacy of the IRS’s Fiscal Year 2019 risk assessment for the Treasury Department-identified revenue program funds.
- Followed up on select prior audit findings to ensure that the IRS has taken the agreed upon action to resolve the issues.
- Determined if the IRS has taken action to analyze the available nonwork SSN data and valuate its usefulness to identify potentially fraudulent EITC claims.
- Determined if the IRS has taken actions to use income documents to identify discrepancies to prevent the issuance of EITC and ACTC claims when the income reported on the tax return is not supported by Form W-2, Wage and Tax Statement, on the Information Return Master File.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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Performance of This Review

This review was performed with information obtained from the Office of the Chief Financial Officer and the Office of Research, Applied Analytics, and Statistics located at the IRS Headquarters in Washington, D.C., and the Office of Return Integrity and Correspondence Services in Atlanta, Georgia, during the period October 2019 through February 2020. We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objective. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objective.

Major contributors to the report were Russell P. Martin, Assistant Inspector General for Audit Returns Processing and Account Services; Diana M. Tengesdal, Director; Linna K. Hung, Audit Manager; and Brieane K. Hamaoka, Lead Auditor.

Validity and Reliability of Data From Computer-Based Systems

During this review, we relied on data received from the IRS for the National Research Program on the ACTC, the AOTC, the PTC, and the EITC for Tax Year 2015. We also obtained extracts from the IRS’s Individual Master File, the Individual Return Transaction File databases for Processing Year 2019, and the National Account Profile that were available on TIGTA’s Data Center Warehouse. We evaluated the data by 1) performing electronic testing of required data elements, 2) reviewing existing information about the data and the system that produced them, and 3) interviewing agency officials knowledgeable about the data. We determined that the data were sufficiently reliable for purposes of this report.

Internal Controls Methodology

Internal controls relate to management’s plans, methods, and procedures used to meet their mission, goals, and objectives. Internal controls include the processes and procedures for planning, organizing, directing, and controlling program operations. They include the systems for measuring, reporting, and monitoring program performance. We determined that the following internal controls were relevant to our audit objective: controls in place to ensure that the IRS met the annual improper payment reporting requirements established in the IPERA, Executive Order 13520, and the IPERIA. We tested these controls by reviewing and analyzing relevant documents, data, and calculations related to the preparation of EITC improper payment estimate information.
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Appendix II

Outcome Measure

This appendix presents detailed information on the measurable impact that our recommended corrective action will have on tax administration. This benefit will be incorporated into our Semiannual Report to Congress.

Type and Value of Outcome Measure:

- Revenue Protection – Potential; approximately $11 million of potentially erroneous refundable credits identified with nonwork SSNs (see Recommendations 2 and 3).

Methodology Used to Measure the Reported Benefit:

We identified 2,514,301 individuals with a nonwork SSN in the National Account Profile. We matched nonwork SSNs to the IRS’s Individual Master File for Tax Year 2018 to identify the tax returns claiming the ACTC that used these nonwork SSNs as dependents. Next, we applied a similar IRS selection criteria outlined in Rule 7T to identify 7,729 nonwork returns with $10,531,617.40 in potentially erroneous ACTC based on the number of nonwork dependents. Our analysis also identified 1,553 tax returns that claimed both the EITC and the ACTC with dependents who had nonwork SSNs totaling $2,057,001.95 of potentially erroneous ACTC.

We included the 9,282 tax returns we identified with potentially erroneous ACTC to the 11,053 tax returns that the IRS identified with potentially erroneous EITC and selected and prioritized the selection of tax returns with the greatest amount of revenue protected in Processing Year 2019. Our analysis showed that the IRS could have reviewed tax returns with $3,128,918.50 more in potentially erroneous credits.

In Processing Year 2020, the IRS plans to increase its selection from the planned 1,000 cases to 4,000 cases. This represents a 350 percent increase (4,000 estimated Processing Year 2020 cases/1,142 actual Processing Year 2019 cases = 3.502626970 * 100) from Processing Year 2019. Therefore, in order to calculate the potential amount of revenue protected in Processing Year 2020, we multiplied the amount of revenue protected from the IRS’s Processing Year 2019 selections ($3,128,918.50) to estimate the potential revenue protected for Processing Year 2020. ($3,128,918.50 x 3.502626970 = $10,959,434.33).
Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Appendix III

Internal Revenue Service Programs Identified for Improper Payment Risk Assessments

The following IRS programs were identified by the Treasury Department for improper payment risk assessments for Fiscal Year 2019.

<table>
<thead>
<tr>
<th>IRS Program</th>
<th>Type of Program</th>
<th>Level of Risk Identified</th>
<th>Total Non-Federal Disbursements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Headquarters Disbursement Earned Income Credit</td>
<td>Revenue</td>
<td>High</td>
<td>$58.6 billion</td>
</tr>
<tr>
<td>Additional Child Tax Credit</td>
<td>Revenue</td>
<td>High</td>
<td>$18.6 billion</td>
</tr>
<tr>
<td>American Opportunity Credit</td>
<td>Revenue</td>
<td>High</td>
<td>$3.1 billion</td>
</tr>
<tr>
<td>Premium Tax Credit</td>
<td>Revenue</td>
<td>High</td>
<td>$54.1 billion</td>
</tr>
<tr>
<td>Build America Bonds</td>
<td>Revenue</td>
<td>Low</td>
<td>$3.5 billion</td>
</tr>
<tr>
<td>Zone Academy Bonds</td>
<td>Revenue</td>
<td>Low</td>
<td>$57.1 million</td>
</tr>
<tr>
<td>School Construction Bonds</td>
<td>Revenue</td>
<td>Low</td>
<td>$680.3 million</td>
</tr>
<tr>
<td>Renewable Energy Bonds</td>
<td>Revenue</td>
<td>Low</td>
<td>$46.0 million</td>
</tr>
<tr>
<td>Energy Conservation Bonds</td>
<td>Revenue</td>
<td>Low</td>
<td>$40.5 million</td>
</tr>
<tr>
<td>Payment to USVI and PR for Disaster Tax Relief</td>
<td>Revenue</td>
<td>Low</td>
<td>$250.0 million</td>
</tr>
<tr>
<td>Private Collection Agent Program Account</td>
<td>Administrative</td>
<td>Low</td>
<td>$14.2 million</td>
</tr>
<tr>
<td>Special Compliance Personnel Program Account</td>
<td>Administrative</td>
<td>Low</td>
<td>$3.3 million^{42}</td>
</tr>
</tbody>
</table>

Source: IRS Office of the Chief Financial Officer.

^{41} The EITC Program has been declared a high-priority program for improper payments by the OMB; therefore, no formal risk assessment is required for this revenue fund.
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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Appendix IV

Management’s Response to the Draft Report

DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
WASHINGTON, D.C. 20224

April 14, 2020

MEMORANDUM FOR MICHAEL E. MCKENNEY
DEPUTY INSPECTOR GENERAL FOR AUDIT

FROM: Ursula S. Gillis
Chief Financial Officer

SUBJECT: Response to Audit Report – Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments (Audit #202040010)

Thank you for the opportunity to review and comment on your audit report entitled, Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments. We appreciate your acknowledgement of the challenges of administering complex social benefit programs, such as the Earned Income Tax Credit (EITC), the American Opportunity Tax Credit (AOTC), the Additional Child Tax Credit (ACTC), and the Premium Tax Credit (PTC) component of the Affordable Care Act (ACA) through the tax administration system. We also welcome your ongoing emphasis on the role that resource shortfalls and a lack of statutory authority have on the IRS’s ability to prevent improper payments in a pre-refund environment or to recover them during audits.

Congress enacted refundable tax credits (RTC) to achieve specific economic and social objectives, such as reducing poverty and increasing the affordability of higher education. These programs and their eligibility rules are very complex, which can result in errors when taxpayers self-assess whether they qualify for the credit and the amount they may properly claim. Factors such as the number of eligible dependents, residency, custodial arrangements, income, and other variables all affect these determinations. Unfortunately, the IRS generally does not have access to independent information to validate taxpayer submissions and in many cases lacks the statutory authority to stop or correct returns before issuing a refund. Therefore, we are limited to addressing incorrect returns through the audit process after the return is filed and the refund is paid.
The IRS identified Net PTC (NPTC) as susceptible to significant improper payments during the fiscal year (FY) 2019 risk assessment process. Per Office of Management and Budget (OMB) guidance, the IRS was not required to report an NPTC improper payment estimate or rate until FY 2020. The IRS did perform a quantitative risk assessment for NPTC; however, the estimated rate, although statistically valid, does not meet OMB’s precision objectives. To achieve OMB’s objectives, the IRS needs multiple years of tax data. We reported improper payment estimates for ACTC and AOTC given that we had enough data to do so.

With respect to the joint rate, the ACA created the current process for claiming and reconciling the Advanced Premium Tax Credit (APTC). Taxpayers must request APTC through the Centers for Medicare and Medicaid Services (CMS), which processes taxpayer claims and disburses funds to the appropriate insurers. APTC recipients are then required, during the subsequent filing season, to reconcile their APTC claims on their tax returns using Form 8962, Premium Tax Credit. Taxpayers who received less than the amount of APTC for which they were eligible can receive an additional credit. Taxpayers who received more are generally required to repay the difference. The IRS is statutorily limited in recovering excess APTC because the amount taxpayers are required to repay is based on the taxpayer’s Federal Poverty Line. A taxpayer’s allowable APTC can fluctuate based on changes to income and family size. IRS’s involvement in determining the correct APTC amount is limited to providing income information to the Marketplace website for purchasing health insurance.

Since 2014, the IRS and CMS have been developing independent improper payment estimates for NPTC and APTC since these programs are managed independently by separate federal entities. The IRS has calculated a preliminary improper payment estimate for NPTC with National Research Program data, using a methodology consistent with that used for the other refundable tax credits. However, in August 2019, the IRS and CMS began discussions to determine whether it would be feasible to leverage independent calculations from each bureau to produce a joint program improper payment estimate. As of March 2020, the IRS and CMS have held several discussions regarding the potential for a joint rate but have identified technical challenges with this approach. Representatives from the IRS and CMS continue to work together to ascertain whether these challenges could be overcome.

Regardless of our reporting efforts, the IRS believes that improper payment estimates do not accurately reflect the challenges of administering the RTC programs. Improper payment estimates are developed from statistically valid samples but are subject to constraints imposed by statute and guidance.

Directly related to the report’s section: Authorities Provided by the Internal Revenue Code Are Not Effectively Used to Address Erroneous Refundable Credits (page 7); IRS notes that the Protecting Americans from Tax Hikes (PATH) Act of 2015 made significant changes to IRC §6675, including making the penalty applicable to claims for refund involving the EITC where the refund was held and not paid out. The legislation was effective for returns filed after December 18, 2015. Given the PATH Act enactment
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Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

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date, tax year 2015 implementation was not realistic. Changes to IRC §6676 made by the PATH Act required the IRS to establish a new implementation strategy. Most refundable credit audits are worked in a pre-refund environment. Consequently, this legislation had the potential to affect a significant number of those audits. The new strategy required establishing a policy on how and when the penalty should be asserted. The strategy also involved securing programming to apply the penalty on IRS systems, such as Report Generation Software (RGS). IRS revised RGS programming to allow the manual assertion of the penalty in June 2016. We implemented actions as timely as possible considering the policy decisions and programming requirements surrounding this penalty.

Attached are proposed actions to your recommendations. If you have any questions, please contact me at 202-317-6400, or a member of your staff may contact Jonathan Edelson, Acting Associate Chief Financial Officer for Internal Controls, at 202-803-9206.

Attachment
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments

Attachment

Internal Revenue Service
Chief Financial Officer – Corrective Action Plan
Draft Audit Report - Improper Payment Reporting Has Improved; However, There Have Been No Significant Reductions to the Billions of Dollars of Improper Payments (TIGTA #202040010)

RECOMMENDATION 1: The Chief Financial Officer and the Commissioner, Wage and Investment Division, should work with the Department of Health and Human Services to develop a comprehensive risk of improper Premium Tax Credit (PTC) payments, including the risk of Advanced Premium Tax Credit (APTC) improper payments.

IRS RESPONSE: The IRS agrees with the spirit and intention of this recommendation and will continue to support the inter-agency work group mentioned in the report. The group will continue to develop an assessment of improper payment risk for PTC payments and define the improper rate for the PTC that includes both the APTC and Net Premium Tax Credit (NPTC). To implement this recommendation, we will complete our definition for PTC improper payment and evaluate reporting related to NPTC.

The Government Accountability Office (GAO) issued a recommendation in its report #GAO-17-467 that states, in part, that if PTC “meets the Improper Payment Information Act (IPIA) of 2002 definition for being susceptible to significant improper payments ... [the IRS should] estimate and report improper payments associated with the PTC program consistent with IPIA requirements.” GAO maintains this recommendation as an open priority recommendation, indicating it would be satisfied by publication of an improper payment estimate for NPTC. In August 2019, the IRS and the Centers for Medicare and Medicaid Services began discussions regarding the feasibility of a joint program improper payment estimate; discussions have continued through March 2020. GAO has acknowledged that publication of a joint rate will also satisfy this recommendation. Therefore, due to existing and ongoing efforts to produce an improper payment estimate for this program and technical uncertainty regarding whether a joint rate can be achieved, it is not practical to develop additional corrective actions for this recommendation.

IMPLEMENTATION DATE: September 30, 2020

RESPONSIBLE OFFICIAL: Associate Chief Financial Officer for Internal Controls and Director, Refundable Credits Program Management, Wage and Investment Division

RECOMMENDATION 2: The Commissioner, Wage and Investment Division, should continue to refine the selection criteria to ensure that returns with the greatest potential for revenue protection are selected and worked.

Audit of Treasury’s Compliance With the IPERA Requirements for Fiscal Year 2019 (OIG-20-034) 43
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Attachment

**IRS RESPONSE:** We agree with this recommendation. Our Wage & Investment, Return Integrity and Compliance Services (RICS), Automated Questionable Credit program has already begun this process by adding three sub rules (automated controls) derived from a research effort to point to selections with the greatest potential for Revenue Protection. We will continue this effort in 2020 with the goal of improving the accuracy in 2021. The RICS Exam program uses filters to identify the potential non-compliant taxpayers, including those with the recertification indicator to select for audit. In order to ensure a balanced compliance strategy, we select recertification cases along with cases from other project codes that our filters identify to ensure coverage on all programs. Solely selecting Exam recertification cases may not result in selecting the most egregious returns.

**IMPLEMENTATION DATE:** March 15, 2021

**RESPONSIBLE OFFICIAL:** Director, Return Integrity Verification Program Management, Return Integrity and Compliance Services, Wage and Investment Division

**RECOMMENDATION 3:** The Commissioner, Wage and Investment Division, should implement a process to systemically identify and evaluate tax returns filed by individuals who have a nonwork dependent Social Security Number to prevent erroneous refunds of ACTC.

**IRS RESPONSE:** We agree with this recommendation and will work with IT to deliver a sub rule to address this issue. In the interim, we will add this as an issue when the return is selected for EITC.

**IMPLEMENTATION DATE:** March 15, 2021

**RESPONSIBLE OFFICIAL:** Director, Return Integrity Verification Program Management, Return Integrity and Compliance Services, Wage and Investment Division
Appendix 2: TIGTA’s Assessment of IRS Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2019 and IRS Management Response

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Appendix V

Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>ACTC</td>
<td>Additional Child Tax Credit</td>
</tr>
<tr>
<td>AOTC</td>
<td>American Opportunity Tax Credit</td>
</tr>
<tr>
<td>APTC</td>
<td>Advanced Premium Tax Credit</td>
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<tr>
<td>EITC</td>
<td>Earned Income Tax Credit</td>
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<td>IPERA</td>
<td>Improper Payments Elimination and Recovery Act</td>
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<td>Improper Payments Information Act</td>
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<td>Office of Management and Budget</td>
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<td>PTC</td>
<td>Premium Tax Credit</td>
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<td>SSN</td>
<td>Social Security Number</td>
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<tr>
<td>TIGTA</td>
<td>Treasury Inspector General for Tax Administration</td>
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</table>
**Appendix 3: Treasury Programs’ Compliance With IPERA Criteria**

The table below summarizes Treasury programs’ compliance with the IPERA reporting requirements by program.

<table>
<thead>
<tr>
<th>Program Name</th>
<th>Published an AFR (1)</th>
<th>Conducted a Risk Assessment</th>
<th>Published an Improper Payment Estimate (2)</th>
<th>Published Corrective Action Plans (2)</th>
<th>Published and Meeting Reduction Targets (2)</th>
<th>Reported an Improper Payment Rate of Less than 10 Percent (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal Service - Salaries And Expenses, Fiscal Service</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Fiscal Service - Reimbursements To Federal Reserve Banks</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Financial Agent Services</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Federal Reserve Bank Reimbursement Fund</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Debt Collection Special Fund</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Interest On The Public Debt</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Restitution Of Foregone Interest</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Fiscal Service - Corporation For Public Broadcasting</td>
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<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Fiscal Service - Payment To Legal Services Corp</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Fiscal Service - Fed. Pay. Resident Tuition Sup</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<td>Fiscal Service - Judgments, Court Of Claims</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Judgments, US Courts</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<td>Fiscal Service - Claims For Contract Disputes</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Fed. Pay- Emerg. PI &amp; Sec</td>
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<td>Yes</td>
<td>N/A</td>
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### Appendix 3: Treasury Programs’ Compliance With IPERA Criteria

Audit of Treasury’s Compliance With the IPERA Requirements for Fiscal Year 2019 (OIG-20-034)

<table>
<thead>
<tr>
<th>Program Name</th>
<th>Published an AFR (1)</th>
<th>Conducted a Risk Assessment</th>
<th>Published an Improper Payment Estimate (2)</th>
<th>Published Corrective Action Plans (2)</th>
<th>Published and Meeting Reduction Targets (2)</th>
<th>Reported an Improper Payment Rate of Less than 10 Percent (2)</th>
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</thead>
<tbody>
<tr>
<td>Fiscal Service - Fed. Pay- DC Water &amp; Sewer</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Refund Money Erroneously Rec’d</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Fed. Pay-School Improvement</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Fiscal Service - Paymt To Resolution Fd Corp</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Interest On Uninvested Fds</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - D.C. Water &amp; Sewage</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Travel Promotion Fund, Corp For Travel Promotion</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Fiscal Service - Gulf Coast Restoration Trust Fund</td>
<td>Yes</td>
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<td>N/A</td>
<td>N/A</td>
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<td>Internal Revenue Service – Earned Income Tax Credit</td>
<td>Yes</td>
<td>N/A</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Internal Revenue Service - Pay.-Child Credit Exceeds Liab</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
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<tr>
<td>Internal Revenue Service - Pymt. Where American Opprt. Credit , Recovery Act</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Internal Revenue Service - Build America Bond Payments, Recovery Act</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Pymt. To Issuer Of Qualified Zone Academy Bonds</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Pymt. To Issuer Of Qualified School Const. Bonds</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Pymnt To Issuer Of New Clean Renewable Eng Bonds</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Pymt To Issuer Of Qualified Engy Conservation Bond</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tbody>
<tr>
<td>Internal Revenue Service - Refundable Premium Assistance Tax Credit</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Payments To USVI And PR For Disaster Tax Relief</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Private Collection Agent Program</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Internal Revenue Service - Special Compliance Personnel Program Account</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Community Development Financial Institutions Fund - CDFI Equity Investment Dividend</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<td>Community Development Financial Institutions Fund - CDFI BGP Financing Fund</td>
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<td>Community Development Financial Institutions Fund - Capital Magnet Fund</td>
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<td>Yes</td>
<td>N/A</td>
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<tr>
<td>Office of D.C. Pensions - District of Columbia Federal Pension Fund</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Office of D.C. Pensions - DC Judicial Retirement and Survivor’s Annuity Fund</td>
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<td>N/A</td>
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<td>Departmental Offices - Salaries and Expenses, DO</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<tr>
<td>Departmental Offices - Grants for Specified Energy Property in Lieu of TC</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Departmental Offices - Social Impact Demonstration Projects</td>
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<td>N/A</td>
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<td>Departmental Offices – TFI</td>
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<td>Yes</td>
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<td>Departmental Offices - Cybersecurity Enhancement Account</td>
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<td>N/A</td>
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<tr>
<td>Departmental Offices - Assist to FNMA &amp; FHLMC</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<tbody>
<tr>
<td>Office of International Assistance - Global Environment Facility, Funds Appropriated to</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Office of International Assistance - Contribution to the Asian Development Fund, Funds</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<tr>
<td>Office Of International Assistance - Contrib Int'l Develop Assoc</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>N/A</td>
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<td>Office Of International Assistance - Contrib To Int'l Bk-Reconstrct</td>
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<td>Yes</td>
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<td>Office Of International Assistance - Contrib To African Develop Fd</td>
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<td>Office Of International Assistance - Contrib To African Develop Bk</td>
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<td>Office Of International Assistance - Contrib To Euro Bk For Reconst</td>
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<td>Office Of International Assistance - Int'l Fund For Agric. Develop.</td>
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<td>Office Of Financial Stability - Salaries And Expenses</td>
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<td>Yes</td>
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<td>Office Of Financial Stability - Home Affordable Modification Program</td>
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<td>Yes</td>
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<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<td>Special Inspector General For Troubled Asset Relief Program - Office Of Special Inspector General TARP</td>
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<td>N/A</td>
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<td>Departmental Offices - IA Technical Assistance Prog.</td>
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<td>Departmental Offices - Treasury Forfeiture Fund</td>
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</tr>
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<tbody>
<tr>
<td>Treasury Inspector General For Tax Administration - Treasury IG For Tax Admin.</td>
<td>Yes</td>
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<td>Bureau Of Engraving And Printing - Bureau Of Engraving And Printing Fund</td>
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<td>Yes</td>
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<td>Treasury Franchise Fund - Treasury Franchise Fund</td>
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<td>Financial Crimes Enforcement Network - Salaries And Expenses, FinCEN</td>
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<td>Office Of Financial Research - Financial Research Fund</td>
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<td>The Mint - United States Mint Public Enterprise Fund</td>
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<td>Office of the Comptroller of the Currency - Assessment Funds, OCC</td>
<td>Yes</td>
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<td>Alcohol Tobacco and Trade Bureau - Salaries and Expenses, TTB</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
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<td>Alcohol Tobacco and Trade Bureau - Internal Revenue, Collections for Puerto Rico</td>
<td>Yes</td>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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</tbody>
</table>

(1) For the Published an AFR criteria which applies at an agency level, if the agency is compliant then the programs are all compliant.

(2) The requirements apply only to the programs that are susceptible to significant improper payments.
Appendix 4: Treasury Management Response

May 13, 2020

MEMORANDUM FOR DIRECTOR JAMES HODGE
FINANCIAL STATEMENT AND PROCUREMENT AUDITS,
OFFICE OF INSPECTOR GENERAL

FROM: David F. Eisner
Assistant Secretary for Management

SUBJECT: Audit of Treasury’s Compliance with the Improper Payment Reporting Requirements for Fiscal Year (FY) 2019

We have reviewed the draft audit report on Treasury’s improper payment reporting for FY 2019 and appreciate the opportunity to respond. We recognize the importance of achieving full compliance with the Improper Payment Elimination and Recovery Act (IPERA), which includes complying with the Office of Management and Budget (OMB) Memorandum M-18-20, Executive Order 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs, Appendix C to Circular A-123, Requirements for Payment Integrity Improvement and OMB Circular A-136, Financial Reporting Requirements.

Your audit concluded that Treasury did not comply with the IPERA requirement for FY 2019 as the improper payment rates for the Earned Income Tax Credit, the Additional Child Tax Credit and the American Opportunity Tax Credit are greater than 10 percent, as reported by the Treasury Inspector General for Tax Administration (TIGTA). We appreciate your acknowledgement that Treasury complied with all other reporting requirements.

We have long believed that refundable tax credits (RTCs) are not payments of the type the improper payments legislation was designed to address, as the tax system is a collection system rather than a payment system. Whereas a payment system is generally designed to implement internal controls that provide for appropriate verification and validation prior to payments being made, the statutory structure and design for administering RTCs prevents the IRS from verifying or validating such amounts prior to making the refund payment. Consequently, RTC overclaims are not the result of internal control weaknesses that we can remediate internally but are, in fact, the result of factors beyond our control under current law and existing authority. Even if we could obtain legislative changes and invest in additional resources and verification solutions that would ultimately reduce overclaims, the benefits derived would be marginal relative to the cost of doing so. Furthermore, audits by the Government Accountability Office and TIGTA have concluded that RTC overclaims are largely due to the statutory design and complexity of the RTCs, not internal control weaknesses, financial management deficiencies, or reporting failures.

We are continuing to collaborate with the IRS and OMB to identify a more effective process for reporting on refundable tax credit programs. In addition, we will continue incorporating information on the RTC programs in the Department’s Agency Financial Report as part of a broader discussion on tax gap and tax burden.

If you have any questions, please let us know, or you may contact Carole Banks, Deputy Chief Financial Officer, at (202) 622-0818.
Appendix 5: Treasury OIG Major Contributors to This Report

Catherine Yi, Audit Manager
R. Nikki Akinyeye, Auditor-in-Charge
Robert Hong, Auditor-in-Charge
Rebecca Pikas, Auditor
Kevin Guishard, Referencer
Appendix 6: Report Distribution

Department of the Treasury
Secretary of the Treasury
Deputy Secretary
Assistant Secretary for Management
Deputy Chief Financial Officer
Director, Risk and Control Group

Office of Management and Budget
Controller, Office of Federal Financial Management
OIG Budget Examiner

U.S. Senate
Chairman and Ranking Member
Committee on Homeland Security and Governmental Affairs

U.S. House of Representatives
Chairman and Ranking Member
Committee on Oversight and Reform

U.S. Government Accountability Office
Comptroller General of the United States
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REPORT WASTE, FRAUD, AND ABUSE

Treasury OIG Hotline: 1-800-359-3898
Hotline@oig.treas.gov

Gulf Coast Restoration Hotline: 1-855-584.GULF (4853)
gulfcoastrestorationhotline@oig.treas.gov

Access Treasury OIG reports and other information online:
www.treasury.gov/about/organizational-structure/ig