Audit Report

OIG-15-033
Treasury’s Improper Payment Reporting Needs Improvement
May 15, 2015

Office of Inspector General

Department of the Treasury
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Abbreviations

ACTC    Additional Child Tax Credit
AFR    Agency Financial Report
DO    Departmental Offices
EITC    Earned Income Tax Credit
E.O.    Executive Order
FY    Fiscal Year
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
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May 15, 2015

Brodi L. Fontenot
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 (FY) 2014. 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 (E.O.) 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs, and the Improper Payments Elimination and Recovery Improvement Act of 2012 (IPERIA).\(^2\) Appendix 1 provides more detail of the objective, scope, and methodology of our audit.

This report also incorporates 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 FY 2014. TIGTA issued its report on April 27, 2015, which is included as appendix 2 of this report. The results of our audit, insofar as they relate to IRS, are based solely on TIGTA’s report.

Results in Brief

We determined that Treasury was not in compliance with IPERA for FY 2014 due to IRS not reporting an overall improper payment rate of less than 10 percent for the Earned Income Tax Credit (EITC) program. IRS estimated that 27 percent or $17.7 billion in EITC

payments were issued improperly in FY 2014. This is the fourth consecutive year that we have determined that Treasury is noncompliant with IPERA due to IRS’s EITC reporting deficiencies. We determined that Treasury was in compliance with all other IPERA, E.O. 13520, and IPERIA improper payment reporting requirements. However, we are reaffirming our prior years’ recommendation that the Assistant Secretary for Management ensure that Treasury submits a complete comprehensive plan to Congress that includes a description of the corrective actions Treasury will take to remediate non-compliance with IPERA.

We also found that Treasury’s payment recapture audit reporting needs improvement. That is, Treasury did not fully comply with the Office of Management and Budget’s (OMB) reporting requirements for payment recapture audits. We are recommending that the Assistant Secretary for Management ensure that (1) recaptured improper payments are addressed in accordance with OMB Circular No. A-123, Appendix C, Requirements for Effective Estimation and Remediation of Improper Payments (OMB Circular No. A-123, Appendix C) requirements; (2) outstanding overpayments are correctly classified based on age and reported in the Agency Financial Report’s (AFR) Aging of Outstanding Overpayments table in accordance with OMB Circular No. A-136 Revised, Financial Reporting Requirements (OMB Circular No. A-136); and (3) Treasury formally notify OMB of programs and activities that expend more than $1 million where a cost-effective payment recapture audit program could not be conducted including the analysis used to make this decision and maintain documentation of this notification.

In addition, we included as a finding in our report, TIGTA’s determination that Treasury’s annual risk assessments continue to underestimate the risk of improper payments in IRS tax refund programs. We are recommending that the Assistant Secretary for Management ensure that Treasury’s Risk and Control Group (RCG), under the Deputy Chief Financial Officer, continue to work with IRS to modify Treasury’s “Improper Payments Elimination and Recovery Risk Assessment Questionnaire for Fiscal Year 2014” (Questionnaire) to ensure it includes questions to address whether the IRS has the information it needs to validate taxpayer claims at the time the tax return is filed and the refund is paid.
In a written response, management generally agreed with our recommendations to address the improper payment reporting deficiencies identified in our report. That is, while management expressed partial agreement to our reaffirmation of the prior year recommendation to submit a complete comprehensive plan to Congress, its response meets the intent of our recommendation. Furthermore, management noted that achieving EITC compliance with IPERA will likely require legislative changes. Management also agreed with our three recommendations for improving payment recapture audit reporting and our recommendation for improving Treasury’s annual risk assessment process.

Management’s complete response is provided in appendix 3.

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, E.O. 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 E.O. 13520, 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 respective agencies’ compliance with IPERA each fiscal year.

IPERIA further expanded agency improper payment requirements to foster greater agency accountability. Like E.O. 13520, IPERIA requires the OMB Director 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 semi-annual 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 take to recover improper payments and (2) intended to take to prevent future improper payments. The report is also required to be available to the public on a central website.

For FY 2014, EITC was Treasury’s only OMB-designated high-priority program.

Also, in accordance with IPERIA and E.O. 13520, Offices of Inspector General (OIG) are required to review and report on Treasury’s OMB designated high priority programs. Specifically, OIGs are required to review management’s assessment of the level of risk and 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 Treasury’s 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.

**Treasury’s Improper Payment Risk Assessment**

RCG issued *Treasury-Wide Guidance for the FY 2014 Implementation of Circular A-123, Appendix C, Requirements for the Effective Measurement and Remediation of Improper Payments*
RCG provided the Treasury components the Questionnaire to assess the level of risk for each payment type, such as Federal employee payments, grants, and travel cards within each fund group. After Treasury components complete and review the risk assessment, the results are provided to RCG. For any program identified as having a high risk for improper payment, the responsible component was also required to provide the following information for inclusion in the AFR:

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

For FY 2014, Treasury identified EITC as its only high risk program.

**Payment Recapture Audits**

IPERA requires agencies to conduct recovery audits (also referred to as payment recapture audits) for each program and activity that expends $1 million or more annually to prevent, detect, and recover overpayments, if conducting such audits would be cost-effective. 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 a worksheet providing a consistent reporting format that includes information on the component’s payment recapture audits. The worksheets are submitted to RCG for review and the results are consolidated and reported in the AFR.
Audit Results

Finding 1  Treasury Was Not in Compliance with IPERA for FY 2014

We determined that Treasury was not in compliance with IPERA for FY 2014 due to IRS not reporting an overall improper payment rate of less than 10 percent for the EITC program. IRS estimated that 27 percent or $17.7 billion in EITC payments were issued improperly in FY 2014. This is the fourth consecutive year we have determined that Treasury is not in compliance with IPERA due to IRS’s EITC improper payments reporting deficiencies.

As a result of our determination of Treasury’s noncompliance with IPERA since FY 2011, Treasury has been required to submit a comprehensive plan to Congress describing the actions that it intends to take to come into compliance. Although Treasury submitted a plan in FY 2012, it only addressed deficiencies associated with its reporting on payment recapture audits (which were identified in the FY 2011 IPERA report4), and did not address non-compliance with IPERA due to EITC deficiencies.

Furthermore, Treasury submitted a letter to Congress in August 2014 that brought attention to proposed statutory changes included in the administration’s FY 2015 budget to address EITC compliance as well as other steps being taken to reduce the improper payment rate of EITC. However, the letter did not include (1) measurable milestones to be accomplished in order to achieve compliance; (2) the designation of a senior Treasury official who would be accountable for the progress of Treasury in coming into compliance for EITC; and (3) the establishment of an accountability mechanism with appropriate incentives and consequences tied to the success of the designated senior official in leading Treasury to come into compliance for EITC, as required by IPERA. Therefore, we found that Treasury’s plan did not satisfy the IPERA reporting requirements.

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4 The Department of the Treasury Was Not in Compliance With the Improper Payments Elimination and Recovery Act for Fiscal Year 2011 (OIG-12-044; issued March 15, 2012)
 Recommendation

We reaffirm our prior years’ recommendation that the Assistant Secretary for Management ensure that Treasury submits a complete comprehensive plan to Congress that includes a description of the corrective actions Treasury will take to remediate non-compliance with IPERA due to IRS’s EITC deficiency. The plan should include (1) measurable milestones to be accomplished in order to achieve compliance; (2) the designation of a senior Treasury official who shall be accountable for the progress of Treasury in coming into compliance for EITC; and (3) the establishment of an accountability mechanism with appropriate incentives and consequences tied to the success of the designated senior official in leading Treasury to come into compliance for EITC.

Management Response

Management expressed partial agreement with our recommendation and stated that while Treasury and the IRS continue to work to develop a more comprehensive plan for submission to Congress, achieving EITC compliance with IPERA will likely require legislative changes.

OIG Comment

While we acknowledge management’s position that legislative changes may be required to achieve EITC compliance with IPERA, a complete comprehensive plan that meets all IPERA requirements is required to be submitted to Congress. However, the actions that management provided in its response for addressing IPERA noncompliance meet the intent of our recommendation.

 Finding 2  Payment Recapture Audit Reporting Needs Improvement

Treasury did not fully comply with OMB’s reporting requirements for payment recapture audits. Specifically, we identified the following reporting deficiencies during our review of Treasury’s FY 2014 AFR:

- Treasury did not properly treat a $1.4 million recaptured improper payment related to a financial assistance grant in
accordance with OMB Circular A-123, Appendix C. That is, 100 hundred percent of the recaptured improper payment was used for its original purpose, which exceeded OMB’s 25 percent limit for original use.

According to OMB Circular No. A-123, Appendix C, recaptured overpayments from expired discretionary fund accounts that were appropriated after enactment of IPERA and are not used to reimburse expenses of the agency or pay payment recapture audit contractors may be used for a financial management improvement program, the original purpose of the funds, Inspector General activities, or returned to the Treasury as miscellaneous receipts or returned to trust or special fund accounts. Each agency shall determine the actual percentage of recovered overpayments used for the purposes outlined (up to the maximum amount allowed in the law and this guidance). Specifically, up to 25 percent of the recaptured funds may be used for the original purpose.

- Treasury incorrectly reported a $1,300 contract overpayment that was outstanding over 1 year as an “Amount Outstanding 0-6 Months” in the Aging of Outstanding Overpayments table.

OMB Circular No. A-136 requires that an agency’s reporting include “an aging schedule of the amount of overpayments identified through the payment recapture audit program that are outstanding.”

- Treasury did not formally notify OMB of the six programs that it determined it would be unable to conduct a cost effective payment recapture audit program and submit the analysis supporting these decisions.

OMB Circular No. A-123 Appendix C, requires that “If an agency determines that it would be unable to conduct a cost-effective payment recapture audit program for certain programs and activities that expend more than $1 million, then it must notify OMB and the agency’s Inspector General of this decision and include any analysis used by the agency to reach this decision.”
Recommendations

We recommend the Assistant Secretary for Management ensure that:

1. Recaptured improper payments are disposed of in accordance with OMB Circular No. A-123, Appendix C requirements.

Management Response

Management agreed with our recommendation and noted that none of the $1.4 million of recaptured funds against an expired appropriation in our finding were used for the original purpose of the appropriation. Management also stated that it will continue to ensure that recaptured improper payments are disposed of in accordance with OMB Circular No. A-123, Appendix C requirements. Further, Treasury intends to reinforce and enhance the current Department-wide guidance concerning disposition of recaptured improper payments.

OIG Comment

While management has provided clarification of the disposition of recaptured funds, the documentation provided to us during our fieldwork did not support the disposition of those funds as described above. Therefore, we will determine the appropriate disposition of the recaptured improper payment as part of our audit follow up to this report. Nonetheless, management’s overall response meets the intent of our recommendation.

2. Outstanding overpayments are correctly classified based on age and reported in the AFR’s *Aging of Outstanding Overpayments* table in accordance with OMB Circular No. A-136.

Management Response

Management agreed with our recommendation and stated that it will enhance its AFR Improper Payment reporting review process.

OIG Comment

Management’s response meets the intent of our recommendation.
3. Treasury formally notify OMB of programs and activities that expend more than $1 million where a cost-effective payment recapture audit program could not be conducted including the analysis used to make this decision and maintain documentation of this notification.

Management Response

Management agreed with our recommendation noting that Treasury formally submitted a draft AFR to OMB which included the payment programs that did not conduct a payment recapture audit due to a cost-benefit analysis. However, for FY 2015 and beyond, Treasury will submit a formal notification of the excluded programs directly to the OMB.

OIG Comment

Management’s response meets the intent of our recommendation.
Finding 3  Annual Risk Assessments Continue to Underestimate the Risk of Improper Payments in IRS Tax Refund Programs

TIGTA reported that Treasury’s annual risk assessment process did not provide valid assessment of improper tax refund payments. Although IRS performed its annual risk assessment in accordance with Treasury’s IPERA guidance, TIGTA found that IRS had been consistently assessing the risk of improper payments associated with Additional Child Tax Credit (ACTC) as low. TIGTA’s review of IRS’s enforcement data indicated that the ACTC improper payment rate is similar to that of the EITC. Additionally, TIGTA recommended in a previous report that an IRS official “should ensure that the results of the ACTC Improper Payment Risk Assessment accurately reflect the high risk associated with ACTC payments and provide a reliable estimate of improper payments. Completion of the ACTC Improper Payment Risk Assessment should include an evaluation of available National Research Program and enforcement data when determining the overall risk of improper payments.”

TIGTA also reported that Treasury’s Questionnaire did not include questions to adequately address specific risks commonly associated with verifying refundable credit claims. TIGTA previously recommended that an IRS official “work with the Department of the Treasury, Office of the Deputy Chief Financial Officer, Risk and Control Group, to better identify the IRS programs to be assessed for improper payment risk and refine the Questionnaires to ensure that all questions are applicable to tax administration and more accurately reflect the risks associated with tax refund payments.” As a result RCG modified the Questionnaire but it still did not address whether IRS had the information it needed to validate taxpayer claims at the time the tax return is filed and the refund is paid.

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Recommendation

We recommend the Assistant Secretary for Management ensure that RCG continue to work with IRS to modify the Questionnaire to ensure it includes questions to address whether the IRS has the information it needs to validate taxpayer claims at the time the tax return is filed and the refund is paid.

Management Response

Management agreed with our recommendation and stated that it will work with the IRS to modify the Questionnaire to appropriately address each refundable tax credit program.

OIG Comment

Management’s response meets the intent of our recommendation.

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We appreciate the courtesy and cooperation extended to our staff during this audit. Should you have any questions, you may contact me at (202) 927-5789, or Catherine Yi, Audit Manager, at (202) 927-5591. Major contributors to this report are listed in appendix 4.

/s/

Michael Fitzgerald
Director, Financial Audit
The overall objective of our audit was to determine whether the Department of the Treasury (Treasury) complied with improper payment reporting requirements for fiscal year (FY) 2014. We assessed Treasury’s compliance with the reporting requirements contained 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 Payments Elimination and Recovery Improvement Act of 2012. Our audit scope 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. TIGTA’s scope included an assessment of the Earned Income Tax Credit information that IRS provided for inclusion in Treasury’s Agency Financial Report (AFR) and a review of IRS’s progress on previous recommendations.

To accomplish our objective, we reviewed applicable laws, guidance issued by the Office of Management and Budget (OMB), and *Treasury-wide Guidance for the FY 2014 Implementation of OMB Circular No. A-123, Appendix C, Requirements for the Effective Measurement and Remediation of Improper Payments*; reviewed the FY 2014 AFR; interviewed key Departmental Offices and component entities’ personnel; and performed testing of Treasury’s risk assessment and payment recapture audit program.

To determine compliance with IPERA and OMB guidance, we reviewed the AFR and any accompanying information to assess whether Treasury had:

- 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 31 U.S.C. §3321, if required;
- published improper payment estimates for all programs and activities identified as susceptible to significant improper payments under its risk assessment, if required;
- published programmatic corrective action plans in the AFR, if required;
Appendix 1
Objective, Scope and Methodology

- 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 sample of 10 of 61 non-IRS programs identified by Treasury for risk assessment. To determine the reasonableness and accuracy of the information reported and compliance with the applicable guidance for the sample, we reviewed the program risk assessments and conducted interviews of personnel involved in their preparation and review.

To assess Treasury’s payment recapture audit program, we randomly selected a sample of 7 of 17 non-IRS components. To determine the reasonableness and accuracy of the information reported, and compliance with the applicable guidance for the sample, we reviewed the components’ submissions and conducted interviews with component personnel, as well as reviewed supporting documentation.

We conducted our fieldwork in Washington, DC, from February 2015 to May 2015.

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.
HIGHLIGHTS

ASSESSMENT OF INTERNAL REVENUE SERVICE COMPLIANCE WITH THE IMPROPER PAYMENT REPORTING REQUIREMENTS IN FISCAL YEAR 2014

Highlights

Final Report issued on April 27, 2015

Highlights of Reference Number: 2015-40-044 to the Internal Revenue Service Chief Financial Officer.

IMPACT ON TAXPAYERS

The Improper Payments Elimination and Recovery Act (IPERA) 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-risk program that is subject to reporting in the Department of the Treasury (Treasury) Agency Financial Report. The IRS estimates that 27 percent or $17.7 billion in EITC payments were issued improperly in Fiscal Year 2014.

WHY TIGTA DID THE AUDIT

This audit was initiated because TIGTA is required to assess the IRS’s compliance with the reporting requirements contained in the IPERA; Executive Order 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs; and the Improper Payment 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 2014.

WHAT TIGTA FOUND

The IRS provided all required improper payment information to Treasury for inclusion in the Department of the Treasury Agency Financial Report Fiscal Year 2014 with the exception of reporting an overall EITC improper payment rate below 10 percent. The IRS is unlikely to achieve an improper payment rate below 10 percent without expanded authorities to address identified erroneous claims.

In addition, although the IRS completed risk assessments of the 23 program fund groups identified by Treasury, the risk assessment process still does not provide a valid assessment of improper payments in IRS programs. For example, each year since Fiscal Year 2011, the IRS has continually rated the risk of improper payments associated with the Additional Child Tax Credit (ACTC) as low.

However, our review of the IRS’s own enforcement data indicates that the ACTC improper payment rate is similar to that of the EITC. TIGTA estimates that the ACTC improper payment rate for Fiscal Year 2013 is between 25.2 percent and 30.5 percent, with potential ACTC improper payments totaling between $5.9 billion and $7.1 billion.

On March 20, 2014, the Office of Management and Budget issued supplemental improper payment guidance to Treasury clarifying the requirement for annual risk assessments of all refundable tax credits. The Office of Management and Budget guidance clarified that all refundable credits, i.e., the ACTC, are subject to IPERA requirements as they represent an additional outlay of funds by the Government.

TIGTA reported its concern regarding the IRS’s incorrect assessment of the risk associated with the ACTC subsequent to the IRS’s Fiscal Year 2014 risk assessments. TIGTA will continue to evaluate the reasonableness of the IRS’s assessment of the risk of improper refundable tax credit payments when TIGTA reviews the IRS’s compliance with the improper payment requirements in Fiscal Year 2015.

WHAT TIGTA RECOMMENDED

TIGTA made no recommendations in this report.
April 27, 2015

MEMORANDUM FOR CHIEF FINANCIAL OFFICER

FROM: Michael E. McKenney
Deputy Inspector General for Audit

SUBJECT: Final Audit Report – Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014 (Audit # 2015-0024)

This report presents the results of our review to determine whether the Internal Revenue Service (IRS) complied with the annual improper payment reporting requirements for Fiscal Year 2014. The Improper Payment Elimination and Recovery Act, Executive Order 13520, and the Improper Payment limitation and Recovery Improvement Act require the Treasury Inspector General for Tax Administration (TIGTA) to review annually the IRS’s compliance with these requirements. This audit is included in our Fiscal Year 2015 Annual Audit Plan and addresses the major management challenge of Fraudulent Claims and Improper Payments.

In their response to the draft report, IRS management stated that many of the payments we consider improper are merely misclassifications between the Child Tax Credit and the Additional Child Tax Credit (ACTC). It appears that the IRS is referring to instances in which audit adjustments (such as increases to income or reductions in deductions and credits) cause less of the Child Tax Credit to be refundable. Nonetheless, in these instances, the ACTC was paid in error and these amounts are properly classified as improper payments. We plan to perform further analysis to isolate these instances in our assessment of the IRS’s compliance with the improper payment reporting requirements in Fiscal Year 2015.

4 The ACTC is the refundable portion of the Child Tax Credit.
Management’s complete response to the draft report is included as Appendix VI.

Copies of this report are also being sent to the IRS managers affected by the report findings. If you have any questions, please contact me or Russell Martin, Acting Assistant Inspector General for Audit (Returns Processing and Account Services).
Appendix 2
TIGTA’s Assessment of IRS’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

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TIGTA’s Assessment of IRS’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Abbreviations

ACTC  Additional Child Tax Credit
APTC  Advanced Premium Tax Credit
EITC  Earned Income Tax Credit
IPERA  Improper Payments Elimination and Recovery Act
IPERIA  Improper Payments Elimination and Recovery Improvement Act
IPIA  Improper Payments Information Act
IRS  Internal Revenue Service
NRP  National Research Program
OMB  Office of Management and Budget
PTC  Premium Tax Credit
TIGTA  Treasury Inspector General for Tax Administration
Appendix 2
TIGTA’s Assessment of IRS’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

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. Various ways have been put forth to identify, measure, and reduce Federal improper payments, including laws specifically addressing improper payments, an Executive Order, and guidance by certain oversight agencies such as the OMB. In addition, agency Inspectors General serve a role by evaluating agency information related to improper payments.

The Improper Payments Information Act (IPIA) of 2002 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 legislation and Executive Order clarified and expanded the IPIA requirements:

- **Executive Order 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs**, signed by the President on November 20, 2009, further increases Federal agencies’ accountability for reducing improper payments while continuing to ensure that Federal programs serve and provide access to their intended beneficiaries. It requires Federal agencies to 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.

- **Improper Payments Elimination and Recovery Act (PERA) of 2010**, enacted on July 22, 2010, amended the IPIA by strengthening agency reporting requirements and redefining “significant improper payments.” For Fiscal Year 2014 and beyond, significant is defined as gross annual improper payments, i.e., 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.

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3 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’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

- Improper Payments Elimination and Recovery Improvement Act (IPERIA) of 2012, enacted on January 10, 2013, 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 for tracking 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 October 29, 2014, the OMB issued revisions to Circular A-123 Appendix C, Requirements for Effective Estimation and Remediation of Improper Payments. Circular A-123 Appendix C provides agencies and Inspectors General guidance on the implementation of the IPIA as amended by the IPERIA, IPERIA, and Executive Order 13520. According to the OMB, the revised Appendix C creates a more unified, comprehensive, and less burdensome improper payment compliance framework. For example, agencies now have the flexibility to combine the various improper payment reporting requirements into one document, the Agency Financial Report. In addition, the agency Inspector General also has the flexibility to conduct one review to assess their respective agency’s compliance with the various improper payment requirements.

OMB guidance on the IRS’s use of supplemental measures for Earned Income Tax Credit (EITC) reduction targets

According to the Department of the Treasury (Treasury), the complexity of the tax law around the EITC and the significant annual turnover within the participating population makes it difficult to set meaningful improper payment reduction targets. The OMB also recognized the challenges the IRS faces in setting EITC reduction targets. As an alternative, Treasury and the OMB have collaborated on the development of a series of EITC supplemental measures in lieu of EITC reduction targets. The OMB approved the supplemental measures on August 27, 2014, and the measures were published in the Department of the Treasury Agency Financial Report Fiscal Year 2014 as required. The approved EITC supplemental measures are:

- The Annual Error Rate, which identifies the percentage of total EITC payments that were improper.
- The amount of Revenue Protected, which shows the total value of erroneous payments prevented or recovered through compliance activities.

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8 Congress originally approved the EITC legislation in 1975 in part to offset the burden of Social Security taxes and to provide an incentive to work. The EITC is a refundable tax credit that offsets income tax owed by low-income taxpayers. A refundable tax credit is one that exceeds the amount of taxes due; it generally provides a lump-sum payment in the form of a refund to those who qualify.
Appendix 2
TIGTA’s Assessment of IRS’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

- The amount of Revenue Protected from Paid Preparer Treatments, which shows dollars erroneously or fraudulently claimed by paid tax preparers but not paid out, or recovered, by Treasury.
- The number of Preparer Due Diligence Penalties Proposed, which reflects the effectiveness of Treasury efforts to ensure that paid tax preparers are submitting accurate, nonfraudulent EITC claims on behalf of taxpayers.

Process to identify IRS programs for improper payment risk assessment

Treasury identifies the programs that the IRS must assess for the risk of improper payments. The IRS used the Improper Payments Elimination and Recovery Risk Assessment Questionnaire for Fiscal Year 2014 (the Questionnaire) and related guidance provided by Treasury to assess the level of risk for each identified program. The Questionnaire computes a risk score for each program based on the IRS’s response to the questions contained in the Questionnaire. The risk score determines whether there is a low, medium, or high risk of improper payments in a program. Treasury establishes the level of risk for a program’s improper payments based on the risk score ranges and considers programs with a risk score of 0 to 11 as low risk, 12 to 28 as medium risk, and 29 and greater as high risk.

The IRS is required to forward the results and documentation for all risk assessments to the Treasury. Appendix V provides a list of the IRS programs Treasury identified for an improper payment risk assessment for Fiscal Year 2014. For any program identified as having a high risk for improper payments, the IRS must provide the following information to Treasury for inclusion in the Department’s annual Agency Financial Report:

- 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.
- A discussion of any limitations to the IRS’s ability to reduce improper payments.

The OMB has previously declared the EITC a high-risk program; therefore, no risk assessment is required to be prepared for it. The EITC is currently the only IRS high-risk program and the only one with information included in Treasury’s Agency Financial Report. The IRS estimates that 27 percent or $17.7 billion in EITC payments made in Fiscal Year 2014 were paid in error.

In addition, the OMB identifies programs that have a high priority with regard to improper payments. The EITC continues to be the only IRS program the OMB has identified as a high-priority program. As a result, the IRS is responsible for providing the Treasury Inspector General for Tax Administration (TIGTA) with the information required by the IPERIA and Executive Order 13520.
Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

National Research Program (NRP) used to estimate EITC improper payments

The IRS uses its NRP as the primary source of data to estimate the annual EITC improper payment rate. The NRP provides the IRS with compliance information that is statistically representative of the taxpayer population. Updated estimates of taxpayer compliance are computed for each tax year. The IRS uses each tax year’s NRP results to update the EITC improper payment rate.

Although the NRP process results in a more current estimate of the accuracy of EITC claims than previous methods, the estimated improper payment rate for a given fiscal year is not based on current year data. Because of the time it takes to complete the annual NRP, the IRS’s annual estimate of the improper payment rate is based on data that are approximately three years old. For example, EITC improper payment rates for Fiscal Year 2014 are based on information from Tax Year 2010 tax returns that were processed in Calendar Year 2011. Figure 1 shows the improper payment rate formula and figures the IRS used to compute the estimated EITC improper payment rate for Fiscal Year 2014.

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6 A 12-month accounting period for keeping records on income and expenses used as the basis for calculating the annual taxes due. For most individual taxpayers, the tax year is synonymous with the calendar year.

7 Tax Year 2010 was the most current NRP data available at the time the IRS computed the estimated Fiscal Year 2014 improper payment rate.
Appendix 2
TIGTA’s Assessment of IRS’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Figure 1: EITC Improper Payment Rate Formula and Figures Used for Fiscal Year 2014

<table>
<thead>
<tr>
<th>Total EITC Improper Payments – Total Claims Protected/Recovered</th>
<th>Total EITC Claims</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total EITC Improper Payments</strong> – The difference between the amount of the EITC claimed by the taxpayer on his or her tax return and the amount the taxpayer should have claimed. This amount includes EITC overclaims and EITC underpayments. This amount totaled $18.4 billion.⁸</td>
<td><strong>Total EITC Claims</strong> – The estimated amount of EITC claimed on all tax returns. This amount totaled $59.7 billion.⁷</td>
</tr>
<tr>
<td><strong>Total Claims Protected/Recovered</strong> – The amount of EITC overclaims that the IRS prevents from being paid through prerefund examinations or recovers after being paid through Automated Underreporter document matching and post-refund examinations. This amount totaled $2.2 billion.</td>
<td></td>
</tr>
</tbody>
</table>

Source: TIGTA’s review of IRS EITC information provided to Treasury for inclusion in the Department of the Treasury Agency Financial Report Fiscal Year 2014.

**Premium Tax Credit (PTC)**

The Patient Protection and Affordable Care Act¹⁰ (hereafter referred to as the Affordable Care Act) created the Health Insurance Marketplace, also known as the Exchange. The Exchange is where individuals find information about health insurance options, purchase qualified health plans and, if eligible, obtain help paying premiums. The Affordable Care Act also created a new refundable tax credit,¹¹ the PTC, to assist eligible taxpayers with paying their health insurance premiums. The PTC was not included in the program fund groups selected by Treasury for which the IRS was required to complete the Questionnaire. The funds used to make Advanced PTC (APTC) payments are drawn from the PTC budget fund included in the IRS’s budget and

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⁸ According to IRS management, $18.6 billion reported in the Department of the Treasury Agency Financial Report Fiscal Year 2014 was the preliminary amount.
⁹ The IRS uses an estimate for current year EITC claims because it does not know the actual amount at the time it is required to submit improper payment estimates to Treasury for inclusion in the Agency Financial Report. The estimate of EITC claims is based on a budget projection prepared by Treasury’s Office of Tax Analysis. The IRS’s most recent estimate is $65.2 billion.
¹¹ Refundable tax credits can be used to reduce a taxpayer’s tax liability to zero. Any excess of the credit beyond the tax liability can be refunded to the taxpayers.
subsequently allocated to the Department of Health and Human Services for use in paying the APTC.

This review was performed with information obtained from the Office of the Chief Financial Officer and the Office of Research, Analysis, and Statistics located at the IRS Headquarters in Washington, D.C., and the Wage and Investment Division, Office of Return Integrity and Compliance Services, in Atlanta, Georgia, during the period October 2014 through March 2015. 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. Detailed information on our audit objective, scope, and methodology is presented in Appendix I. Major contributors to the report are listed in Appendix II.
Results of Review

Assessment of Internal Revenue Service Fiscal Year 2014 Compliance With Improper Payment Reporting Requirements

The IRS provided all required improper payment information to Treasury for inclusion in the Department of the Treasury Agency Financial Report Fiscal Year 2014 with the exception of reporting an overall EITC improper payment rate below 10 percent. Figure 2 provides a summary of our evaluation of IRS compliance with the various improper payment requirements.

**Figure 2: IRS Compliance With Improper Payment Requirements for the EITC Program for Fiscal Year 2014**

<table>
<thead>
<tr>
<th>Improper Payment Requirement</th>
<th>Source of Requirement</th>
<th>Provided by IRS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduct a program-specific risk assessment for each program or activity identified by Treasury.</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 annual reduction targets for the EITC and discuss progress toward meeting those targets.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
<tr>
<td>Provide plans and supporting analysis for meeting the reduction targets for EITC improper payments.</td>
<td>Executive Order</td>
<td>Yes</td>
</tr>
<tr>
<td>Publish a programmatic corrective action plan for the EITC.</td>
<td>IPERA</td>
<td>Yes</td>
</tr>
</tbody>
</table>

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12 Supplemental measures were established in lieu of reduction targets.
### Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

<table>
<thead>
<tr>
<th>Improper Payment Requirement</th>
<th>Source of Requirement</th>
<th>Provided by IRS</th>
</tr>
</thead>
<tbody>
<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>IPERA 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 information for posting to paymentaccuracy.gov website.</td>
<td>Executive Order IPERIA</td>
<td>Yes</td>
</tr>
<tr>
<td>Submit quarterly reports to TIGTA and the Council of the Inspectors General on Integrity and Efficiency, and make available to the public a report on EITC improper payments identified by the agency.</td>
<td>Executive Order</td>
<td>N/A [13]</td>
</tr>
</tbody>
</table>

Source: TIGTA’s review of IRS EITC information provided to Treasury for inclusion in the Department of the Treasury Agency Financial Report Fiscal Year 2014.

**Achieving an improper payment rate below 10 percent is unlikely without expanded authorities to address identified erroneous claims**

The IPERA requires agencies to report an annual improper payment rate below 10 percent. However, as shown in Figure 3, the IRS has made little improvement in reducing EITC improper payments since it has been required to provide an estimate of these payments to Congress.

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[13] The recently issued OMB guidance revised improper payment requirements effective for Fiscal Year 2014 forward which raised the dollar threshold for which agencies are required to report quarterly high-dollar improper payments from $5,000 per individual to $25,000 per individual. Because the maximum EITC an individual can receive is well below the revised $25,000 threshold, the IRS would not be required to report any quarterly high-dollar payments for Fiscal Year 2014 forward.
In September 2014, we reported that the IRS continues to report significant improper EITC payments each year.\textsuperscript{14} Compliance resources are limited, and additional alternatives to traditional compliance methods have not been developed. Consequently, the IRS does not address the majority of potentially erroneous EITC claims. This is despite the fact that the IRS has processes that successfully identify billions of dollars in potentially erroneous EITC payments.

Currently, under the Internal Revenue Code, the IRS can use its math error authority\textsuperscript{15} to address erroneous EITC claims by systemically correcting mathematical or clerical errors on EITC claims, such as correcting entries made on the wrong line on the tax return or mathematical errors in computing income or the EITC. In addition, the IRS can use math error authority to adjust an EITC claim if a qualifying child’s Social Security Number is not valid. However, the


\textsuperscript{15} The IRS is granted math error authority in 26 U.S.C. § 6213(b). It can be used for certain purposes specified by Congress in 26 U.S.C. § 6213(g)(2) including correcting calculation errors and checking for other obvious noncompliance, such as claims above income and credit limits. If it is not specified in statute, the IRS cannot pursue assessment and collection activities without issuing a statutory notice of deficiency.
majority of potentially erroneous EITC claims the IRS identifies do not contain the types of errors for which it has math error authority. For example, the IRS identified approximately 6.5 million potentially erroneous EITC claims totaling approximately $21.9 billion in Tax Year 2012 for which it does not have math error authority. In Tax Year 2012, the IRS used math error authority to identify and systemically correct only 241,975 (.009 or less than 1 percent) of approximately 27.3 million EITC claims. The 241,975 returns claimed EITCs totaling $299 million.

While the IRS has the authority to audit potentially erroneous EITC claims for which it does not have math error authority, doing so is more costly than the math error process. The IRS estimates that it costs $1.50 to resolve an erroneous EITC claim using math error authority compared to $278 to conduct a prerefund audit. In addition, the number of potentially erroneous EITC claims the IRS can audit is further reduced by its need to allocate its limited resources among the various segments of taxpayer noncompliance to provide a balanced tax enforcement program. As a result, billions of dollars in potentially erroneous EITC claims go unaddressed each year.

**National Directory of New Hires** wage and employment data along with correctable error authority could significantly reduce improper payments

Legislation would be needed to enable the IRS to systemically disallow a tax claim when information contained in reliable Government data sources does not support the claim. The IRS, in conjunction with the Assistant Secretary of the Treasury for Tax Policy, has put forth a legislative proposal requesting this additional authority (hereafter referred to as correctable error authority). According to the IRS, reliable Government data sources include information obtained from the Social Security Administration, the Department of Health and Human Services, the Federal Bureau of Prisons, and the States’ Departments of Corrections. The IRS requested correctable error authority as part of its Fiscal Year 2016 budget submission. However, as of February 2015, the IRS had not been provided any additional authority or tools to expand its ability to prevent the issuance of improper EITC payments.

The IRS is granted the authority to use the National Directory of New Hires to verify EITC claims. However, the IRS does not have the authority to systemically disallow an EITC claim that is not supported by data included in the National Directory of New Hires. Expanded authority to make corrections to tax returns when data obtained from the Department of Health and Human Services indicate the taxpayer’s refundable credit claims are not valid would significantly reduce improper payments. For example, the information could be used at the time tax returns are filed to identify those individuals who claim the EITC based on wages that do not appear to be valid. Our review of Tax Year 2012 tax returns identified more than $1.7 billion in potentially erroneous EITCs claimed on tax returns with no third-party Forms W-2, Wage and Tax Statement, received by the IRS supporting the wages reported.
Annual Risk Assessments Continue to Underestimate the Risk of Improper Payments in Internal Revenue Service Programs

Our review continues to find that although the IRS completed the risk assessments of the required funds, the risk assessment process does not provide a valid assessment of improper tax refund payments. The EITC remains the only revenue program fund to be considered a high risk for improper payments despite numerous indicators that other refundable tax credits, i.e., the Additional Child Tax Credit (ACTC), also potentially result in significant improper payments.

During the course of this review, we were provided with documentation showing that risk assessments were performed for each of the programs that Treasury required the IRS to assess. Treasury selected 23 IRS program fund groups for review for Fiscal Year 2014—five administrative program funds and 18 revenue program funds.15 These funds were selected for assessment based on each fund groups’ materiality to the IRS financial statements. On March 20, 2014, the OMB issued supplemental improper payment guidance to Treasury clarifying the requirement for annual risk assessments of all refundable tax credits. Specifically, the OMB guidance clarified that all refundable credits are subject to IPERA requirements as they represent an additional outlay of funds by the Government. However, as we reported in September 2014,16 risk assessments do not accurately reflect the risk associated with other refundable credit improper payments. For example, Treasury has selected the ACTC as one of the revenue program funds for which the IRS must perform a risk assessment to assess the level of improper payment risk. Treasury selected the ACTC based on its materiality to the IRS’s financial statements.

Although the IRS has conducted the annual risk assessment of the ACTC as required by Treasury, each year since Fiscal Year 2011, the IRS has continually rated the risk of improper payments associated with the ACTC as low. The methodology that the IRS uses to conduct the risk assessment continues to provide an inaccurate assessment of the risk of ACTC improper payments. As we reported in our September 2014 report, our review of the IRS’s own enforcement data indicates that the ACTC improper payment rate is similar to that of the EITC. We estimate that the ACTC improper payment rate for Fiscal Year 2013 is between 25.2 percent and 30.5 percent, with potential ACTC improper payments totaling between $5.9 billion and $7.1 billion. The OMB defines a program as having significant improper payments when improper payments exceed both 1.5 percent of program outlays and $10 million of all program or activity payments made during the fiscal year reported or exceed $100 million at any percent of program outlays.

15 See Appendix V. Note: The EITC Program has been declared a high-risk program for improper payments by the OMB; therefore, no formal risk assessment is required for it.
In our September 2014 report, we recommended the IRS ensure that the results of the ACTC improper payment risk assessment accurately reflect the high risk associated with ACTC payments and provide a reliable estimate of improper payments and that the assessment should include an evaluation of available NRP and enforcement data when determining the overall risk of improper payments. The IRS disagreed with this recommendation. IRS management stated that the Improper Payment Risk Assessment is completed for the ACTC following the guidance of Treasury and the OMB. The IRS stated that the Questionnaire and scoring methodology reflect operational risks associated with administration of the credit. The IRS further stated that it already considers enforcement data and overall risks associated with administration of the ACTC by its inclusion in the Tax Gap\textsuperscript{15} estimate. Notwithstanding the IRS’s assertion, the risk associated with ACTC payments is not reflected in the IRS’s report on improper payments. This is a concern because the IRS’s own enforcement data show that the risk of improper payments associated with the ACTC is similar to that of the EITC—high risk.

We reported our concern regarding the IRS’s incorrect assessment of the risk associated with the ACTC after the IRS had conducted its Fiscal Year 2014 risk assessments. We will continue to assess the IRS’s compliance on the reporting of improper payments relating to refundable credits when we review the IRS’s Fiscal Year 2015 risk assessment rankings. In particular, we will evaluate whether IRS management uses its own enforcement data to accurately reflect the high risk associated with ACTC payments and provide a reliable estimate of improper payments.

\textbf{The Questionnaire still does not include questions to adequately address specific risks commonly associated with verifying refundable credit claims}

In January 2013,\textsuperscript{19} we reported that the design of the Questionnaire does not provide an adequate assessment of the risk associated with tax refunds. For example, the Questionnaire contains questions that do not apply to the IRS’s revenue program funds. Yet a “yes” or “no” answer to these questions is required. Depending on the response to these questions, the program’s risk score can be affected. In addition, questions pertaining to other areas of potential risk in tax administration were not included in the Questionnaire. For example, the Questionnaire does not ask if the IRS has the information it needs to validate a taxpayer’s claim for a tax refund at the time the tax return is filed and the tax refund is paid.

In response to our report, the IRS met with Treasury to revise the Questionnaire for revenue funds. Treasury modified the Questionnaire to allow a response of “not applicable” for the questions that do not apply to the IRS’s revenue program funds and added a section called Compliance Plan. This section asks if there is an approved compliance plan that identifies the

\textsuperscript{15} The Tax Gap is the estimated difference between the amount of tax that taxpayers should pay and the amount that is paid voluntarily and on time.

Appendix 2  
TIGTA’s Assessment of IRS’s Compliance With the Improper Payment Reporting  
Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

applicable filing, reporting, and payment risks. The section also asks if the compliance plan indicates that pre-processing and/or post-processing filters will be utilized. Treasury also deleted 11 questions from the Questionnaire and added eight new questions. However, the new questions still do not address whether the IRS has the information it needs to validate taxpayer claims at the time the tax return is filed and the refund is paid. The remaining questions are relatively unchanged.

Our review of the revised Questionnaire found that changes are needed to ensure that the Questionnaire provides a valid assessment of the risk of improper tax refund payments. The revised Questionnaire still does not address the risk associated with the IRS not having information it needs to validate a taxpayer’s claim for a tax refund at the time the tax return is filed and the tax refund is paid. The IRS continues to inappropriately conclude that tax refund programs for which it conducts a risk assessment have a low risk of improper payments. As a result, the IRS continues to underestimate the risk of improper tax refund payments.

The Structure of the Premium Tax Credit Increases the Complexity of Assessing and Reporting Improper Payments

An agency is usually responsible for complying with the improper payment requirements for payments made from the agency’s appropriated funds. Because the funds to make APTC and PTC payments were appropriated to the IRS, it would follow that the IRS will be responsible for assessing the risk of PTC improper payments and complying with the other improper payment requirements. However, the IRS is not solely responsible for administering the PTC. The Department of Health and Human Services Centers for Medicare and Medicaid Services oversees implementation of certain Affordable Care Act provisions related to the Exchanges. The Exchanges have sole responsibility for determining if an individual is eligible to purchase health insurance through the Exchange as well as determining the amount of the APTC they are eligible to receive.

Once the Exchange determines the amount of the APTC an individual is entitled to receive, an individual then elects the actual amount to be sent to his or her insurer on a monthly basis. Individuals can elect to send all, a portion, or none of the APTC to which they are entitled. Once an individual selects his or her insurance coverage and determines the amount of the APTC to be sent to his or her insurer, the insurer submits the information to the Centers for Medicare and Medicaid Services which then sends a request to Treasury’s Bureau of the Fiscal Service to issue monthly APTC payments to the individual’s insurance provider.

The IRS is responsible for determining the amount of the PTC a taxpayer is entitled to receive. The Affordable Care Act requires all individuals for whom APTC payments were made to an insurer to file a tax return to reconcile the APTC with the actual PTC they are entitled to receive based on the income and family size reported on their tax return.
Because the IRS and the Department of Health and Human Services are responsible for the administration of the PTC, improper PTC payments can result from weaknesses in either agency’s programs. As a result, the IRS cannot effectively assess the risk of PTC improper payments, estimate the improper payment rate and dollars, or establish corrective actions to address the causes of and reduce improper PTC payments.

The Department of Health and Human Services began making APTC payments in January 2014 to insurance companies for individuals who purchased insurance covering Calendar Year 2014 through a Health Insurance Exchange. According to IRS management, the OMB established an interagency working group to collaboratively work together to ensure that there is an assessment of risk for improper payments across all payments made from the PTC account. The IRS along with the Department of Health and Human Services Centers for Medicare and Medicaid Services and Treasury are part of the working group. We will evaluate the IRS’s improper payment reporting on the PTC in our future annual reviews.
Appendix 1

Detailed Objective, Scope, and Methodology

The overall objective of this review was to determine whether the IRS complied with the annual improper payment reporting requirements for Fiscal Year 2014. This review evaluated the IRS’s compliance with the reporting requirements contained in the IPERA of 2010; Executive Order 13520, Reducing Improper Payments and Eliminating Waste in Federal Programs; and the IPERIA of 2012. The scope of this review included an assessment of the information that the IRS provided for inclusion in the Department of the Treasury (Treasury) Agency Financial Report Fiscal Year 2014 and a review of the IRS’s progress on previous recommendations. To accomplish our objective, we:

I. Determined if conditions identified in prior TIGTA audits still exist. We reviewed Treasury’s Joint Audit Management Enterprise System reports, discussed the IRS’s corrective actions with management, and determined if the previous recommendations and goals had been implemented.
   A. Determined the methodology used to develop supplemental measures to be used in lieu of EITC improper payment reduction targets.
   B. Determined if improvements have been made to the IPERA risk assessment process.

II. Reviewed the Department of the Treasury Agency Financial Report Fiscal Year 2014 published on November 17, 2014, to determine if the IRS was in compliance with the improper payment reporting requirements for Fiscal Year 2014. We compared the information contained in the Agency Financial Report to the improper payment reporting requirements outlined in the OMB Circular A-123, Management’s Responsibility for Internal Control, guidance on improper payment reporting.
   A. Determined if the IRS was in compliance with IPERA reporting elements.
   B. Determined if the IRS was in compliance with IPERIA reporting elements.
   C. Determined if the IRS was in compliance with Executive Order 13520 reporting elements.

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1 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’s Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

D. Reviewed the information that the IRS provided to Treasury for posting to the paymentaccuracy.gov website.

E. Evaluated the accuracy and reasonableness of the IRS’s estimate of the EITC improper payment rate. We also evaluated the IRS computations of the overall EITC improper payment rate and associated dollar projections to verify they were accurate.

III. Determined how PTC improper payments are to be accounted for under improper payment legislation. We obtained support for decisions made by the OMB with regard to how the risk of PTC improper payments should to be evaluated.

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.
Appendix II

**Major Contributors to This Report**

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Appendix III

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Director, Return Integrity and Compliance Services, Wage and Investment Division SE:W:RICS
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Appendix IV

Treasury Inspector General for Tax Administration
Audit Reports on Improper Payments


Internal Revenue Service Programs Identified for Improper Payment Risk Assessments

The following IRS programs were identified by the Department of the Treasury for improper payment risk assessments for Fiscal Year 2014.

<table>
<thead>
<tr>
<th>IRS Program</th>
<th>Type of Program</th>
<th>Level of Risk Identified</th>
</tr>
</thead>
<tbody>
<tr>
<td>Affordable Health Care Program</td>
<td>Administrative</td>
<td>Low</td>
</tr>
<tr>
<td>Business Systems Modernization</td>
<td>Administrative</td>
<td>Low</td>
</tr>
<tr>
<td>Information Systems</td>
<td>Administrative</td>
<td>Low</td>
</tr>
<tr>
<td>Tax Law Enforcement</td>
<td>Administrative</td>
<td>Low</td>
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<tr>
<td>Taxpayer Services</td>
<td>Administrative</td>
<td>Low</td>
</tr>
<tr>
<td>Adoption Credit</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Alternative Minimum Tax Credit Refunds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>American Opportunity Credit</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Build America Bonds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Child (Tax) Credit Payments</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Consolidated Omnibus Budget Reconciliation Act Credit</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Corporation Tax Credit Refunds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>EITC Disbursements^1</td>
<td>Revenue</td>
<td>High</td>
</tr>
<tr>
<td>Health Care Credit Payments</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Home Buyers Credit Refunds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Informant Reimbursement</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>New Clean Renewable Energy Bonds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Qualified Energy Conservation Bond</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Qualified Zone Academy Bonds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
</tbody>
</table>

^1 The EITC Program has been declared a high-risk program for improper payments by the OMB; therefore, no formal risk assessment is required for it.
### Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014

<table>
<thead>
<tr>
<th>IRS Program</th>
<th>Type of Program</th>
<th>Level of Risk Identified</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qualified School Construction Bonds</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Refund Collection</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Refund Collection – Interest</td>
<td>Revenue</td>
<td>Low</td>
</tr>
<tr>
<td>Small Business Health Insurance Tax Credit</td>
<td>Revenue</td>
<td>Low</td>
</tr>
</tbody>
</table>

Source: IRS Office of the Chief Financial Officer.
Appendix VI

Management's Response to the Draft Report

MEMORANDUM FOR MICHAEL E. MCKENNEY
DEPUTY INSPECTOR GENERAL FOR AUDIT

FROM: Robin L. Canady
Chief Financial Officer

SUBJECT: Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014 (Audit #2015-40-024)

April 20, 2015

We have reviewed your draft audit report titled, “Assessment of Internal Revenue Service Compliance With the Improper Payment Reporting Requirements in Fiscal Year 2014.” I was pleased that the report acknowledges the challenges the IRS faces in administering the Earned Income Tax Credit (EITC) program. Your audit correctly recognizes that many of the EITC program’s improper payments are related to the legislatively-driven structure of the program, which the IRS lacks the statutory authority to correct. I also appreciate your acknowledgement of the many mitigating efforts the IRS has undertaken with respect to the program despite this constraint. The IRS continues to work with the Department of the Treasury to develop and propose legislative changes that would improve our ability to ensure taxpayer compliance with EITC program requirements and reduce improper payments.

In the report, IRS efforts related to assessing the risk of improper payments for the Affordable Care Act (ACA) Premium Tax Credit (PTC) program are mischaracterized. Your statement that the IRS cannot effectively assess the risk of PTC improper payments, estimate the improper payment rate and dollars, or establish corrective actions to address the causes of and reduce improper PTC payments would be correct if done alone, but the IRS is working jointly with the Centers for Medicare and Medicaid Services (CMS), the Department of Health and Human Services (HHS), the Department of the Treasury and the Office of Management and Budget (OMB) on an interagency effort to develop the definition of an improper payment with respect to the ACA-Advance Premium Tax Credit (APTC) and PTC programs as well as develop plans for assessing risks. CMS is currently sharing with IRS its Statement of Work for completing work during FY 2015 and the IRS has committed to use its existing Risk Assessment...
Questionnaire, using a similar methodology to the other refundable tax credit programs, to determine areas that might affect payment accuracy, even though IRS is not required to do a risk assessment in FY 2015 since payments of PTC refunds have just begun. The IRS is modifying the qualitative risk assessment to address the specifics of this program.

Finally, I am concerned with TIGTA’s characterization of the Additional Child Tax Credit (ACTC) program based on its analysis of IRS data. As the IRS responded in the formal report, many of the payments TIGTA considers “improper” are merely misclassifications between CTC and ACTC, and not true improper payments. The underlying CTC/ACTC data from the National Research Program are sound, but by focusing only on the ACTC, TIGTA is obtaining results that are incomplete and misleading. Our respective staffs have discussed this issue several times and it appears that we have fundamentally different perspectives on this issue. If you have any questions, please contact me at (202) 317-6400, or a member of your staff may contact John Pokorski, Associate Chief Financial Officer for Corporate Planning and Internal Control, at (202) 803-9191.
MEMORANDUM FOR MICHAEL FITZGERALD
DIRECTOR, FINANCIAL AUDIT

FROM:                      
Brodi L. Fontenot
Assistant Secretary for Management

                           
Dorrice Roth
Deputy Chief Financial Officer

SUBJECT:                   Management Response to Draft Report – Treasury’s Improper Payment Reporting Needs Improvement

We have reviewed the subject draft report and appreciate the opportunity to respond. Treasury recognizes the importance of achieving full compliance with IPERA, which includes complying with the government-wide implementation guidance issued by the Office of Management and Budget (OMB) in Memorandum M-15-02, Appendix C to Circular No. A-123, Requirements for the Effective Estimation and Remediation of Improper Payments, and OMB Circular A-136, Financial Reporting Requirements. Last year, Treasury worked diligently to implement the Office of Inspector General (OIG) FY 2013 recommendations.

During FY 2014 Treasury and the IRS worked successfully with the OMB to develop supplemental measures for the Earned Income Tax Credit (EITC) that are appropriate for gauging the impact of compliance and outreach efforts in lieu of developing error reduction targets.

The IRS has corrective actions in place to reduce the EITC improper payment rate, but there are numerous barriers, including the complexity of the tax law and the IRS’s ability to verify eligibility and income reporting accuracy prior to processing the refund return.

Treasury will continue to ensure that bureaus and offices submit the necessary improper payments information that Treasury will then report in the Agency Financial Report (AFR) in accordance with OMB requirements.

Attached are our corrective actions in response to your recommendations. If you have any questions, please let us know, or your staff may contact Harold Barnshaw, Director, Risk and Control Group (R&CG), at (202) 622-9331.

Attachment
Appendix 3
Management Response

Recommendation 1:

1. We reaffirm our prior years' recommendation that the Assistant Secretary for Management ensure that Treasury submits a complete comprehensive plan to Congress that includes a description of the corrective actions Treasury will take to remediate non-compliance with IPERA due to IRS's EITC deficiency. The plan should include (1) measurable milestones to be accomplished in order to achieve compliance; (2) the designation of a senior Treasury official who shall be accountable for the progress of Treasury in coming into compliance for EITC; and (3) the establishment of an accountability mechanism with appropriate incentives and consequences tied to the success of the designated senior official in leading Treasury to come into compliance for EITC.

Corrective Action 1: Management partially agrees with this recommendation. While Treasury and the IRS continue to work to develop a more comprehensive plan for submission to Congress, achieving EITC compliance with IPERA will likely require legislative changes.

Implementation Date: September 30, 2015

Responsible Official: Assistant Secretary for Management

Recommendation 2:

2. We recommend the Assistant Secretary for Management ensure that:

1. Recaptured improper payments are disposed of in accordance with OMB Circular No. A-123, Appendix C requirements.

Corrective Action 2-1: Management agrees with this recommendation. The Draft Report includes, as one element of Finding 2, a conclusion that 100% of a $1.4 Million recapture against an expired discretionary appropriation was used for the original purpose of the appropriation. In fact, none of the recaptured funds were used for this purpose. While OMB Circular A-123, Appendix C, Paragraph (f)(D)(14)(b)(ii) would have authorized Treasury to use up to 25% of the recovery for the original purpose of the appropriation, Treasury elected not to exercise this authority. Instead, 100% of the recaptured amount was credited to the expired account from which the overpayment was made under paragraph (f)(D)(14)(b)(iv).

Consistent with the recommendation, however, Management will continue to ensure that recaptured improper payments are disposed of in accordance with OMB Circular No. A-123, Appendix C requirements. Further, Treasury intends to reinforce and enhance the current department-wide guidance concerning disposition of recaptured improper payments.

Implementation Date: November 15, 2015

2. Outstanding overpayments are correctly classified based on age and reported in the AFR's Aging of Outstanding Overpayments table in accordance with OMB Circular No. A-136.
Corrective Action 2-2: Management agrees with this recommendation. Treasury will enhance its AFR Improper Payment reporting review process.

Implementation Date: November 15, 2015

3. Treasury formally notify OMB of programs and activities that expend more than $1 million where a cost-effective payment recapture audit program could not be conducted including the analysis used to make this decision and maintain documentation of this notification.

Corrective Action 2-3: Management agrees with this recommendation. Treasury formally submitted a draft AFR to the OMB which included the payment programs that did not conduct a payment recapture audit due to a cost-benefit analysis. However, for FY 2015 and beyond, Treasury will submit a formal notification of the excluded programs directly to the OMB.

Implementation Date: October 15, 2015

Responsible Official: Assistant Secretary for Management

Recommendation 3:

3. We recommend the Assistant Secretary for Management ensure that RCG continue to work with IRS to modify the Questionnaire to ensure it includes questions to address whether the IRS has the information it needs to validate taxpayer claims at the time the tax return is filed and the refund is paid.

Corrective Action 3: Management agrees with this recommendation. Treasury will work with the IRS to modify the Questionnaire to appropriately address each refundable tax credit program.

Implementation Date: September 30, 2015

Responsible Official: Assistant Secretary for Management
Appendix 4
Major Contributors to this Report

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Renee Whittington, Audit Manager
Myung Han, Audit Manager
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Rufus Etienne, Senior Auditor
Robert Hong, Auditor
Olivia Scott, Referencer
The Department of the Treasury

Secretary of the Treasury
Deputy Secretary of the Treasury
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

United States Senate

Chairman and Ranking Member
Committee on Homeland Security and Governmental Affairs

U.S. House of Representative

Chairman and Ranking Member
Committee on Oversight and Government Reform

U.S. Government Accountability Office

Comptroller General of the United States