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Are JCT Analyses of Tax Change Proposals Useful to Individual Taxpayers?

Robert F. Gary, William D. Terando and Marvin L. Bouillon

Abstract

This article examines the ether taxpayers may rely on Joint Committee of Taxation (JCT) studies to assess hot a proposed tax change till impact their circumstances by evaluating the impact of a proposed tax lat change to broaden the individual income tax base and lover individual income tax rates by performing a microeconomic analysis on their explicit tax burdens before and after the proposed change in tax lat. Our results indicate that JCT studings do not fully reveal the impact of proposed tax lat changes on individual explain icit tax burdens. Finally, the provide a simple methodology to determine the distributional impact of tax proposals on individual is using publically available information.

1. Introduction

The 2008 election cycle has generated numerous proposals from various Members of Congress to reform and simplify the U.S. individual income tax system. ¹ Each proposal is then subject to a macroeconomic analysis by the Joint Committee on Taxation (JCT) to estimate its impact on the aggregate economy (as lell as specific sectors) and predict behavioral responses of affected taxpayer groups. ^{2, 3} The JCT utilizes three different models to perform this task: (1) a macroeconomic equilibrium

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Data are available from public sources identified ithin this article.

¹ These proposals also emanate from candidates for public office and various tax organizations such as the Americans for Tax Reform, the Americans for Fair Taxation, and the Citizens for Tax Justice.

² Joint Committee on Taxation. 2003. Overview of Work of the Staff of the Joint Committee on Taxation to Model the Macroeconomic Effects of Proposed Tax Legislation to Comply with House Rule XIII.3.(h)(2). JCX-105-03 (December 22): 1. House Rule XIII.3.(h)(2) generally requires that a macroeconomic analysis be included in bills reported by the Committee on Ways and Means that amend the Internal Revenue Code of 1986. In addition, as required by the Congressional Budget Act of 1974 (as amended), the JCT is also required to generate tax revenue estimates associated ith each proposed tax la change (Joint Committee on Taxation. 2005. Overview of Revenue Estimating Procedures and Methodologies Used by the Staff of the Joint Committee on Taxation. JCX-1-05 [February 22]: 2).

³ Other countries have similar committees that support the legislative body on tax matters (e.g., the Australian Senate establishes committees as necessary, such as the Senate Select Committee on a Nei Tax System; the Canadian House of Commons has the Standing Committee on Finance; Nei Zealands House of Representatives has the Select Committee on Finance and Expenditures).

groth model (MEG), (2) an overlapping generations lifecycle model (OLG), and (3) a dynamic stochastic general equilibrium model ith infinitely lived agents (DSGE). Each model, however, provides limited range regarding the various individual taxpayer groups that may be impacted by a proposed tax lai. In fact, only the DSGE model directly considers the impact of a tax lar change on individual taxpayers by individuals: savers and spenders.⁴ While this distinguishing betteen to types of latter feature allos for an analysis of the differential impact of any tax proposal on lo and high income taxpayer households, its definitional vagueness makes it difficult for individual taxpayers to map these results to their on particular circumstances. ⁵

Upon request by Members of Congress, the JCT may also generate an individual distributional analysis of a proposed tax la change. 6 However, unlike the macroeconomic analyses referred to above, distributional analyses are rarely produced as they are significantly costly to generate both in terms of JCT staff resources and money. In addition, requests made by Members of Congress are treated as confidential, and the responses are released only to the Member making the request unless the Member decides to make the information public.⁸ Therefore, even in the event a distributional analysis is generated by the JCT staff it is highly unlikely that its results ill be communicated ith individual taxpayers to allow them to evaluate how a proposed tax la change ill impact their on explicit tax burdens.

The purpose of this article is to-fold. First, le investigate thether JCT macroeconomic analyses provide sufficient information to allo taxpayers to determine ho proposed tax la changes ill impact their explic it tax burdens. We focus on the sufficiency of these studies since they contain the information that is most likely to be released to the public for each tax la change being considered. Second, as our results indicate that the JCT macroeconomic analyses do not provide adequate information to inform taxpayers, e provide an alternative methodology to

⁴ Joint Committee on Taxation. 2006. Background Information about the Dynamic Stochastic General Equilibrium Model Used by the Staff of the Joint Committee on Taxation in the Macroeconomic Analysis of Tax Policy. JCX-52-06 (December 14): 1.

⁵ Joint Committee on Taxation. 2008. *Inside the JCT Revenue Estimating Process*. (January 30): 10. The JCT utilizes an Individual Tax Mode I for revenue estimates that incorporates 180,000 actual tax returns from all categories of taxpayers. Hoe ver, the results are aggregated and reported as a single amount in each year for each proposed change to current tax la.

estimate the distributional effects of proposed changes in tax la on individual taxpayer explicit tax burdens. This methodology utilizes Statistics of Income (SOI) data to estimate average taxable income amounts for representative tax filers. The SOI data is based on a sample of tax returns, select ed before audit, of individuals that filed tax returns using Forms 1040, 1040A and 1040EZ (including electronic returns). While our study is based on the United States tax system, our findings are generalizable to other taxing jurisdictions that have publically available data that allos for a similar analysis that the U.S. SOI data provides (e.g., Canada, the United Kingdom and Ireland). Other countries (e.g., Australia; Nei Zealand) provide income tax return statistics that are not stratified into various income brackets, therefore not alloing for the analys is documented in this study.

We evaluate the impact of a proposed tax lar change to broaden the individual income tax base and lower individual income tax rates by performing a microeconomic analysis on their explicit tax burdens before and after the proposed change in tax lai. We select this proposed tax lai change for our study because of the differential predictions that the related JCT macroeconomic analysis (JCT study) makes regarding the impact of the proposal on individual taxpayer consumption patterns and explicit tax benefits. The JCT st udy estimates the impact of a proposal to reduce marginal tax rates on individuals by 32 percent and eliminate the alternative minimum tax (AMT) and most personal credits. It also broadens the individual tax base by eliminating most above-the-line deductions, itemized deductions and personal exemptions. Overall, the conventional JCT re venue estimate finds that the proposal is approximately revenue neutral over a ten year budget indo. Each models simulation results predict that the proposed tax legislation ill increase real gross domestic product (GDP), business investment, and employment. The MEG and OLG simulations predict that short term individual consumption ill increase due to the proposal's loier marginal tax rates (MTRs) hile the DSGE simulation predicts that short term individual consumption ill decr ease due to a redistribution of individual tax liabilities from high lage earners to lo lage earners.

Overall, our results indicate that JCT macroeconomic studies do not fully reveal the impact of the proposed tax legislation on individual tax return filers. We shot that the proposed tax lat change till differentially impact to filing groups: those that pay taxes under current tax lat (taxable filers) and those that do not (nontaxable filers). For the taxable filer subgroup, the proposed tax lat change till redistribute explicit tax costs from high to lot income taxpayers. This disparity can be reduced, but not eliminated, if the preferential tax rate on capital gains (and qualified dividends) is also eliminated in conjunction tith the adoption of this proposal. In contrast, to illustrate that the proposed tax legislation till increase the explicit tax costs to all nontaxable filers by either reducing their expected tax refunds or forcing them to pay taxes to the federal government. Finally, to shot that repealing the preferential tax rate on capital

¹⁰ The Canada Revenue Agency publishes *Final Statistics - Sample Data* that reports detailed profiles of Canadian tax7raeeD (.54u redistr

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gains (and qualifying dividends) ill have little impact on this subgroup since most nontaxable filers do not generate substantial amounts of preferential income. Our contribution to the literature is to point

proposals on both the aggregate economy and specific sectors and (2) provide predictions as to the behavioral responses of affected taxpayers. ¹⁷

Toards this end, the JCT estimates the impact of tax legislation proposals on GDP, real business and residential capital stock, equipment, labor supply and consumption using three different macroeconomic analyses: the MEG, OLG, and DSGE analysis. The MEG analysis uses an open economy model that allow international capital flows to affect investment and net exports to affect domestic consumption. This model is based on the assumption that the amount of output is determined by the availability of capital and labor, and in the long run, prices adjust so that demand equals supply. The supply of labor over time is determined by the size of the orking age population and its illingness to ork in response to changes in after-tax lages. Population and age profile projections are calibrated to the Census Bureau middle series projections.

model is a closed economy in the sense that individuals do not have perfect information regarding future fiscal policy. Government in the DSGE model can also operate at permanently increasing debt levels due to tax cuts as long as the economy gros at a faster rate than debt loads, the us maintaining fiscal solvency. The model has one production sector and no distinction is made betteen residential and production capital.

In addition, upon request by a Member of Congress, the JCT may perform a distributional analysis. A distributional analysis is a study of hot a tax changes aggregate costs and economic burdens are shared by taxpayers, taking into account their different incomes, consumption, etc. The JCT distributional analysis model the incremental changes in the distribution of tax costs and tax burdens that are expected to follo from a proposed change in la, then compared ith current lat and are designed to supplement the JCT macroeconomic analyses. The JCT provides the distributional effects of a proposal across a five year indo for three filing statuses and nine income brackets. Complexity is increased as the JCT utilizes an expanded income concept hich includes both taxable and tax exempt income. In addition, the JCT also predicts the tax impact of anticipated changes in taxpayer demographics and behavior.²² The JCT distributional analyses are more time consuming and costly to prepare than macroeconomic analyses because: (1) it is possible to determine the changes in total taxes paid ithout know ing hot hese tax changes are allocated among filing statuses and income groups, (2) data on the income levels of the affected taxpayers are not alays available, and (3) in some cases, no reliable method is available to allocate to individuals the taxes paid by businesses. Unlike macroeconomic analysis, the distributional effect(s) on individual taxpayers of proposed tax la changes may not be availa ble for to reasons. First, the JCT staff may decline a Member's request for a distri butional analysis in cases here the effects of a proposal on different income groups cannot be predicted ith reasonable accuracy. 23 Second, requests made by Members of Congress are treated as confidential, and the responses are released only to the Member making the request unless the Member decides to make the information public.²⁴

3. PROPOSED TAX LAW CHANGE AND JCT STUDY

3.1 Proposed Tax Law Change

In 2006 a proposal to modify the individual income tax system by broadening the tax base and reducing statutory tax rates as introduced into Congress. As shown in Figure 1, the tax legislation proposes to broaden the individual tax base in the following lays. First, it eliminates most personal deductions for adjusted gross income (AGI) except for retirement savings deductions (individual retirement account

²² Joint Committee on Taxation. 2008. Reading JCT Staff Distribution Tables: An Introduction to

(IRA) payments and Keogh plan payments) and self-employment taxes. ²⁵ In addition, all itemized deductions and personal/dependency exempti ons ould be eliminated. ²⁶

FIGURE 1: SUMMARY OF PROPOSED TAX CHANGES

Proposed Tax Legislation
Gross income
- Modified For'AGI deductions a
= Modified AGI
- Standard deduction ^b
= Modified taxable income
x Tax rate d
= Proposed-lai tax due
- Reduced nonrefundable credits ^f
= Modified tax due before refundable credits
- Reduced refundable credits ^g
= Modified tax due

Notes:

^a The proposal eliminates the following deductions for AGI: certain employee fringe benefits, educator expenses, certain business expenses of reservists, performing artists, etc., health savings accounts, moving expenses, self-employed health insurance, penalty on early ithdraal of savings, alimony paid, student loan

²⁵ Under the proposal, the folloing deductions for AGI ould be eliminated: ed ucator expenses, certain business expenses of reservists, pe rforming artists, etc., health savings accounts, moving expenses, selfemployed health insurance, penalty on early ithdra al of savings, alimony paid, student loan interest, tuition and fees, and domestic production activities. As a result, only business, rental, retirement savings, and self-employment tax deductions remain under the proposed tax la.

²⁶ The JCT study states [page 2]: [t]he largest categories of deductions repealed are present-lar deductions for home mortgage interest expenses, state and local taxes, and charitable contributions. In addition, the exclusions for certain employee fringe be nefits, such as employer contributions for health and life insurance as ell as special tax incenti ves for specific activities (childcare, adoptions, and expenditures on personal residences to increase home efficiency) ould be repealed.

interest, tuition and fees, and domestic production activities. As a result, only business, rental, retirement savings, and self-employment tax deductions remain under the proposed tax la.

^b The proposal eliminates itemized deductions but retains the standard deduction.

^c The proposal eliminates the personal and dependency exemption.

^d Under the current tax lat the short term or dinary tax rates are 10, 15, 25, 28, 33 and 35 percent. The proposed tax lat reduces thes

because of a redistribution of individual explicit tax costs from high income to the lo income age earners. Hoeve r, consistent ith the ot her to models, this model predicts that individual consumption ill increase over the to longer term periods.

4. METHODOLOGY

While the MEG and OLG analysis fail to incorporate any alternative individual taxpayer grouping variables into their models, the DSGE includes one variable to distinguish beteen to types of indivi duals: savers and spenders. Spenders are assumed to be those individuals in the lover portion of the income distribution (40 th percentile of filers ith positive income) ith savers comprising the balance of the income distribution. While this feature allows for an analysis of the differential impact of a proposed tax la change on the explic it tax costs and consumption patterns of relatively lo and high income individual households, it does not allo for more discrete individual taxpayer group partitions based on factors such as income level, filing status, itemizing deductions vs. taking the standard deduction, etc.²⁹

We evaluate the range limitations inherent in the JCT macroeconomic studies by performing a microeconomic analysis on their explicit tax burdens be fore and after the proposed change in tax la. Whether indi vidual tax costs ill increase or decrease under the proposed tax legislation relative to the current la is an empirical issue. We utilize the SOI data obtained from the Fall 2007 Statistics of Income Bulletin as provided by the Internal Revenue Service (IRS) for the 2005 tax year to estimate average taxable income amounts for representative tax filers. ³⁰ The SOI data is based on a sample of tax returns, selected before audit, of individuals that filed tax returns using Forms 1040, 1040A and 1040EZ (including electronic returns). We estimate the tax due for each representative filer by applying the 2007 ordinary tax rates to the estimated current la taxable income amount s. Next, le estimate the total current year tax due amount by adding any AMT tax ored by each representative tax filer (obtained from SOI data) and reducing the total tax due by all nonrefundable and refundable tax credits (except for prepai d federal income taxes) available under current la (obtained from the SOI data). 31

³⁰ Internal Revenue Service (IRS). 2007. Statistics of Income Bulletin.

³¹ Taxable income for each filing status and AGI bracket is calculated by taking the mean AGI and subtracting either the mean itemized deductions or the mean standard deduction and then subtracting the mean exemption amount. These SOI da ta are obtained from Table 1.2 -

Next, le estimate each representative tax filers modified taxable income by considering the impact of the base broadening provisions associated ith the proposed tax legislation to convert Eurrent lai tax able income to proposed lai taxable income. We then estimate each representative tax filers tax due under the proposed legislation by applying the proposed ordinary tax rates to their modified taxable income amount. We then reduce this amount by any nonrefundable/refundable tax credits allowed under the proposal to estimate the modified tax due under the proposed tax legislation. Finally, le evaluate the impact of the proposed tax law change by comparing the estimated current law tax due to the proposed law tax due for each hypothetical taxpayer. Table 1 describes how the SOI data is used; Panel A provides the calculations for taxable income, preferential income calculations are in Panel B, while the calculations for total income taxes are in Panel C.

TABLE 1: CALCULATIONS UTILIZING THE INTERNAL REVENUE SERVICES (IRS) STATISTICS OF INCOME (SOI) DATA

Current La - Standard Deduction	d 	Current La - Itemized Deductions		Proposed Tax La	
Variable	IRS SOI Table	Variable	IRS SOI Table	Variable	IRS SOI Table
Panel A: Determina	tion of Tax	xable Income			
Adjusted Gross Income	1.2ª	Adjusted Gross Income	1.2 ^a	Adjusted Gross Income	1.2 ^a
				+ For'AGI deductions eliminated	1.4 ^b
				Revised AGI	
 Standard Deduction 	1.2 ^a	- Itemized Deductions	1.2ª	- Standard Deduction	1.2ª
- Exemption Amount	1.2 ^a	- Exemption Amount	1.2 ^a		
Taxable Income		Taxable In come		Taxable Income	_
Panel B: Determina	tion of Pre	ferential Income			
Net gain from sales		Net gain from sales of		Net gain from sales of	
of capital assets	1.4°	capital assets	1.4°	capital assets	1.4°
+ Capital Gain	1.4 ^c	+ Capital Gain	1.4°	+ Capital Gain	1.4°

Gross Income, Tax Year 2005 is used to obtain SOI data for tax credits. First, the mean nonrefundable credits are subtracted from the tax li ability before credits. This amount is set to zero if the result is negative. Then, the mean refundable credits are subtracted to determine the total income tax.

³⁴ All supporting calculations are available from the authors upon request.

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We determine the mean gross income for each filing status and AGI bracket by adding the mean for" AGI deductions to the mean AGI. We then subtract the for"AGI deductions remaining in the proposal to determine the modified AGI. These SOI data are obtained from Table 1.4.

The SOI data for mean credit amounts remaining in the proposal are obtained from Table 3.3.

Distributions		Distributions		Distributions	
+ Qualified	1.4 ^c	+ Qualified	2.1^{d}	+ Qualified Dividends	1.4 ^c
Dividends		Dividends			
		- Investment Interest	2.1^{d}		
		Expense			
Preferential Income		Preferential Income	_	Preferential Income	

Panel C: Determination of Income Tax

Capital Gains Tax + Ordinary Income Tax		Capital Gains Tax + Ordinary Income Tax		Capital Gains Tax + Ordinary Income Tax	
+ Alternative Minimum	1.4°	+ Alternative Minimum	2.1^{d}	+ Alternative Minimum	1.4 ^c
Tax		Tax		Tax	
- Nonrefundable Credits	$3.3^{\rm e}$	- Nonrefundable Credits	$3.3^{\rm e}$	- Nonrefundable	$3.3^{\rm e}$
				<u>Credits</u> ^f	
Tax before Refundable		Tax before Refundable		Tax before Refundable	
Credits		Credits		Credits	
(• 0)		(•0)		(• 0)	
- Refundable Credits	$3.3^{\rm e}$	- Refundable Credits	$3.3^{\rm e}$	- Refundable Credits ^f	$3.3^{\rm e}$
Income Tax (Refund)		Income Tax (Refund)		Income Tax (Refund)	

Notes:

^a Adjusted gross income, the standard deduction, itemized deductions, and the exemption amount are obtained from the Internal Revenue Service (IRS) 2007 Statistics of Income (SOI) Bulletin Table 1.2 – All Returns: Adjusted Gross Income, Exemptions, Deductions, and Tax Items, by Size of Adjusted Gross Income and by Marital Status, Tax Year 2005.

The tax change proposal eliminates most above-the -line deductions ith the exception of retirement savings deductions and self-employment taxes. Therefore, is add back all For'AGI deductions ith the exception of individual retirement account (IRA) payments, Keogh plan payments, and self-employment taxes to determine a revised AGI amount. These data are obtained from the Internal Revenue Service (IRS) 2007 Statistics of Income (SOI) Bulletin Table 1.4 – All returns: Sources of Income, Adjustments, and Tax Items, by Size of Adjusted Gross Income, Tax Year 2005.

^c Taxable net gain from the sales of capital assets, capital gain distributions, qualified dividends, and the alternative minimum tax are obtained from the In ternal Revenue Service (IRS) 2007 Statistics of Income (SOI) Bulletin Table 1.4 – *All returns: Sources of Income, Adjustments, and Tax Items, by Size of Adjusted Gross Income, Tax Year* 2005.

^d Qualified dividends, the investment interest expe nse deduction, and the alternative minimum tax for itemized returns are obtained from the Internal Revenue Service (IRS) 2007 Statistics of Income (SOI) Bulletin Table 2.1 – Returns with Itemized deductions: Sources of Income, Adjustments, Itemized Deductions by Type, Exemptions, and Tax Items, by Size of Adjusted Gross Income, Tax Year 2005.

^e The Internal Revenue Service (IRS) 2007 Statistics of Income (SOI) Bulletin Table 3.3 – *All Returns: Tax Liability, Tax Credits, and Tax Payments, by Size of Adjusted Gross Income, Tax Year 2005* is used to obtain SOI data for tax credits.

f The proposal eliminates most personal nonrefundable and refundable credits except for prepaid federal income taxes and the earned income cred it. The foreign tax credit, the general business credit, the empowerment zone and community rene all credit and the non conventional source fuel credit ould remain under the proposal.

We increase the precision of different taxpa yer groups examined by performing this analysis for taxpayers in each of the folloing AGI income ranges ³⁵:

- x Under \$5,000,
- x \$5,000 to under \$10,000,
- x \$10,000 to under \$15,000,
- x \$15,000 to under \$20,000,
- x \$20,000 to under \$25,000,
- x \$25,000 to under \$30,000,
- x \$30,000 to under \$40,000,
- x \$40.000 to under \$50.000.
- x \$50,000 to under \$75,000,
- x \$75,000 to under \$100,000,
- x \$100,000 to under \$200,000,
- x \$200,000 to under \$500,000, and
- x \$500,000 to under \$1,000,000.

We also expand the range of alternative taxpayer groups that might be impacted by the proposed change in tax law by separately considering to distinct filing groups: those that had an explicit tax burden upon filing (taxable filers) and those ho did not (non taxable filers). For each subgroup, he perform this analysis separately for representative tax filers that itemized deductions or claimed the standard deduction. In addition, this analysis is stratified into the following filing status subgroups: Single, Unmarried Head of Household (HofH) and Married Filing Jointly (MFJ). 36

The SOI data for each variable in each AGI bracket is presented as a total dollar amount. In addition, the number of returns is provided, so that the mean amount for each return in that AGI bracket can be determined.³⁷ This SOI data is provided for

These AGI ranges correspond to the ranges used in the SOI Bulletin. As the proposal impacts For AGI deductions, modified AGIs are calculated to de termine the impact of the proposal (See Figure 1). Single, HofH and MFJ returns comprised 98 percent of the total returns filed for the 2005 tax year [Internal Revenue Service (IRS). 2007. Statistics of Income Bulletin]. Distributional analy

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both all returns filed and taxable returns filed. Therefore, by subtracting the taxable return amount from the total return amount (both the dollar amount and the number of returns), the mean nontaxable return amount can also be determined. This methodology is used to determine the mean amount for each variable listed in Table 1.

- 5. RESULTS
- **5.1 Selected Descriptive Statistics**

Total	67.4	32.6	
>\$1M	0.2	0.0	100.0
\$500k-1M	0.4	0.0	100.0
\$200k-500k	2.0	0.0	100.0
\$100k-200k	8.0	0.0	100.0

Panel B: Standard Deduction Filers vs. Itemizers

	Taxable File	rs ^b (%)	Nontaxable Filer	rs ° (%)	
AGI Range:	Standarde	Itemizers ^e	Standarde	Itemizers ^e	
	A	В	C	D	
\$0-5k	98.5	1.4	96.9	3.1	
\$5k-10k	99.3	0.7	93.0	7.0	
\$10k-15k	95.2	4.8	86.9	13.1	
\$15k-20k	89.4	10.6	85.6	14.4	
\$20k-25k	84.6	15.4	81.3	18.7	
\$25k-30k	79.0	21.0	75.7	24.3	
\$30k-40k	70.5	29.5	61.5	38.5	
\$40k-50k	58.5	41.4	40.7	59.3	
\$50k-75k	42.2	57.8	16.6	83.4	
\$75k-100k	23.9	76.1	2.7	97.3	
\$100k-200k	10.4	89.6	10.3	89.7	

- ^d Computed as follos: percentage of taxable filers divided by the sum of the percentage of taxable and non taxable filers.
- ^e Standard represents the percentage of individual filers that claimed the standard deduction on their 2005 tax returns. Itemizers represent the percentage of individual filers that itemized deductions on their 2005 tax returns.

The breakout beteen tax filers that clai med the standard deduction or ho itemized deductions is shown in Panel B of Table 2. As shown in Columns A and B, more than half of the taxable filers ith AGI leve Is less than \$50,000 claimed the standard deduction on their 2005 tax returns hile the ma jority of filers ith AGI levels in excess of \$50,000 itemized deductions. Similarly, the majority of nontaxable filers ith AGI levels less than \$40,000 claimed the standard deduction on their 2005 tax return, hile the majority of filers ith AGIs in excess of \$40,000 itemized deductions (Columns C and D).

5.2 Results: Taxable Returns

The microeconomic results for the taxable filers' subgroup are presented in Table 3. The estimated current lattax due (before prepaid federal income taxes) is shown in Column A for representative filers claiming the standard deduction and Column B for representative filers that itemized deductions. The proposed la tax due (before prepaid income taxes) is shown in Column C. The next column indicates bether the proposed tax la change increases (decreases) each representative tax filers explicit tax costs relative to their current la ta x amounts (standard de duction or itemizer). We do not consider representative filers ith AGI levels less than \$5,000 or greater than \$1 million since they comprise a relatively small percentage of this tax filer population.³⁹ Consistent ith the DSGE model simulation result predictions, our results suggest that representative filers ith the highest AGIs (over \$200.000) ill enjoy a reduction in their explicit tax cost s under the proposed tax legislation at the expense of representative filers at the low r AGI levels. More specifically, taxpavers ith the loest AGIs (less than \$25,000) ill generally experience an increase in their explicit tax costs. 40 The impact to taxpayers ith AGIs between \$25,000 and \$200,000 depends somehat on their filing status and hether they use the standard deduction (or itemize) but generally le shol they ill also experience an increase in their explicit tax costs.

³⁹ After this adjustment, our analysis addresses approximately 98.8 percent of the total population of taxable filers.

⁴⁰ Similar results ere obtained using the 2004 SOI data.

TABLE 3: ESTIMATED TAX DUE COMPARISONS FOR TAXABLE FILER SUBGROUP

Tax Due: Current Lai Tax Due: Proposed Tax Lai

Standard^b Itemizers^b Tax Due ^b AGI Range:

A B C

	Are JCT Analyses of Tax Change Proposals Useful to Individual Taxpayers?			
19,314 ^{d,f}	(-,+)	19,795 ⁱ	(-,+)	
54,291 ^{d,f}	(-,-)	58,493 ⁱ	(-,+)	
142,153 ^{d,f}	(-,-)	159,591 ⁱ	(-,+)	
\$ (3)	(0,0)	\$ (3)	(0,0)	
247 ^{d,f}	(+,+)	253	(+,+)	
590 ^{d,f}	(+,+)	598	(+,+)	
857 ^{d,f}	(+,+)	866	(+,+)	
1,273 ^{d,f}	(+,+)	1,302	(+,+)	

(+,+)

(+,+)

(+,+)

(+,+)

(-,+)

2,246

3,432

5,445

9,190

17,997^g

(+,+)

(+,+)

(+,+)

(+,+)

(-,+)

49,787^{d,f} 150,056ET61.02 387.68 69.12 .23999 re (-,-)

 $2,214^{d,f}$

3,379^{d,f}

5,361^{d,f}

9,088^{d,f}

17,689^{d,f}

This table is developed by using data taken from the Fall 2007 SOI Bulletin for the 2005 tax year. Supporting calculations are available from the authors upon request.

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22,448

71,001

188,092

\$ (3)

(6)

94

390

846

1,565

2,776

5,019

8,333

19,835

64,073

Panel C: Married Filing Jointly

17,219

57,641

150,862

\$ (3)

(6)

22

159

455

913

1,892

3,963

6,840

15,648

52,680

\$100k-200k

\$200k-500k

\$500k-1M

\$5k-10k

\$10k-15k

\$15k-20k

\$20k-25k

\$25k-30k

\$30k-40k

\$40k-50k

\$50k-75k

\$75k-100k

\$100k-200k

\$200k-500k

- The tax due ithout preferential treatment for cap ital gains is significantly different from the tax due under the proposal at the 0.1 level using a to-tailed Chi-squared test.
- The tax due ithout preferential treatment for cap ital gains is significantly different from the tax due under the proposal at the 0.05 level using a to-tailed Chi-squared test.
- The tax due ithout preferential treatment for capital gains is significantly different from the tax due under the proposal at the 0.01 level using a to-tailed Chi-squared test.

We further investigate this result by examining the gross income composition for 2005 individual tax filers. As shown in Figure 2, tax filers ith gross income levels less than \$100,000 generate relatively lower percentages (less than 3 percent) of preferential type income (long term capital gains and qualifying dividends). Meanwhile, tax filers ith gross income levels in excess of \$100,000 report increasing

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\$15k-20k	(2,452)	(2,452)	$(1,418)^{d,f}$	(+,+)	(1,412)	(+,+)
\$20k-25k	(2,388)	(2,388)	$(658)^{d,f}$	(+,+)	(654)	(+,+)
\$25k-30k	(1,984)	(1,984)	$326^{d,f}$	(+,+)	340	(+,+)
\$30k-40k	(1,386)	(1,454)	1,879 ^{d,f}	(+,+)	1,913	(+,+)
\$40k-50k	0	0	3,337 ^{d,f}	(+,+)	3,394	(+,+)
\$50k-75k	0	0	4,869 ^{d,f}	(+,+)	$5,027^{g}$	(+,+)

Notes

- This table is developed by using data taken from the Fall 2007 SOI Bulletin for the 2005 tax year. Supporting calculations are available from the authors upon request.
- Represents estimated tax due (before prepaid inco me taxes) for the following nontaxable filer subgroups: (1) individual filers that claimed the standard deduction (itemized) under the current lax, (2) individual filers under the proposed tax lax assuming that the preferential tax rate on capital gains (and qualifying dividends) as also eliminated.
- The tax due under the proposal is significantly different from the current tax due for taxpayers using the standard deduction at the 0.1 level using a to-tailed Chi-squared test.
- The tax due under the proposal is significantly different from the current tax due for taxpayers using the standard deduction at the 0.01 level using a to-tailed Chi-squared test.
- The tax due under the proposal is significantly different from the current tax due for taxpayers itemizing deductions at the 0.1 level using a to-tailed Chi-squared test.
- The tax due under the proposal is significantly different from the current tax due for taxpayers itemizing deductions at the 0.01 level using a to-tailed Chi-squared test.
- The tax due ithout preferential treatment for cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issuspendent of the cap ital gains is significantly different from the tax due under the proposal at the 0.1 level issue the cap ital gains is significantly different from the cap ital gains is significantly different fr

qualifying dividends) on nontaxable filers. As expected, this additional repeal ould

available to the public, our methodology provides individual taxpayers a cost effective means of estimating the distributional effects of proposed tax legislation on their explicit tax burdens using publically available data.

Our methodology is applicable to other countries that have publically available tax return statistics that is stratified into various income brackets. Some countries (e.g., Australia; Ne Zealand) that do not provide this type of data may ant to consider the benefit of supplying this data so that individuals can determine the impact of proposed tax legislation on their on particular circumstance. 46

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⁴⁶ We thank an anonymous reviewer for this suggestion.