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The Anti-Poverty, Targeting, and Labor Supply Effects of the Proposed Child Tax Credit Expansion
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ABSTRACT

The proposed change under the American Families Plan (AFP) to the Tax Cuts and Jobs Act (TCJA) Child Tax Credit (CTC) would increase maximum benefit amounts to $3,000 or $3,600 per child (up from $2,000 per child) and make the full credit available to all low and middle-income families regardless of earnings or income. We estimate the anti-poverty, targeting, and labor supply effects of the expansion by linking survey data with administrative tax and government program data which form part of the Comprehensive Income Dataset (CID). Initially ignoring any behavioral responses, we estimate that the expansion of the CTC would reduce child poverty by 34% and deep child poverty by 39%. The expansion of the CTC would have a larger anti-poverty effect on children than any existing government program, though at a higher cost per child raised above the poverty line than any other means-tested program. Relatedly, the CTC expansion would allocate a smaller share of its total dollars to families at the bottom of the income distribution—as well as families with the lowest levels of long-term income, education, or health—than any existing means-tested program with the exception of housing assistance. We then simulate anti-poverty effects accounting for labor supply responses. By replacing the TCJA CTC (which contained substantial work incentives akin to the Earned Income Tax Credit) with a universal basic income-type benefit, the CTC expansion reduces the return to working at all by at least $2,000 per child for most workers with children. Relying on elasticity estimates consistent with mainstream simulation models and the academic literature, we estimate that this change in policy would lead 1.5 million workers (constituting 2.6% of all working parents) to exit the labor force. The decline in employment and the consequent earnings loss would mean that child poverty would only fall by 22% and deep child poverty would not fall at all with the CTC expansion.

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1. **Introduction**

Policymakers require accurate evidence on the effects of potential policies to make informed decisions. The recent proposal under the American Families Plan (AFP) to make permanent the temporary expansion of the Child Tax Credit (CTC) in the United States presents a particularly relevant case study. Proposed under the crisis conditions of the COVID-19 pandemic, the changes would replace the existing Tax Cuts and Jobs Act (TCJA) CTC with a larger benefit that would be available to all low and middle-income families with children regardless of earnings or income. In total, families would receive an additional $101 billion in benefits each year, more than the U.S. spends on either the Supplemental Nutrition Assistance Program (SNAP), rental housing assistance, or the Earned Income Tax Credit (EITC). Despite the magnitude of the proposed changes, research to date on the CTC expansion pales in comparison to what preceded the welfare reforms of the 1990s. In this paper, we help fill the research gap by examining the anti-poverty, targeting, and labor supply effects of the CTC expansion. We make two major innovations relative to past work: we use linked survey and administrative data to correct for the pronounced underreporting of survey incomes, and we incorporate the labor supply effects of the large changes in work incentives.

The importance of the proposed CTC expansion has led a number of researchers to simulate its anti-poverty effects (Acs and Werner 2021; Brill, Pomerleau, and Seiter 2021; Collyer et al. 2021; Congressional Research Service 2021; Marr et al. 2021). In addition to relying solely on survey data, these studies do not incorporate labor supply reductions in response to changes in the CTC when modelling impacts on income and poverty. The National Academy of Sciences (NAS) (2019) analyzes the employment and hours effects of a similar policy and is often cited as evidence that the proposed CTC expansion would have minimal employment effects. However, it omits the effects on employment and poverty of eliminating the work incentives of the pre-existing CTC, basing its calculations on a CTC in its simplest form without pre-existing work incentives.

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1 One report notes: “An expert panel convened by the National Academy of Sciences projected that under a child credit policy similar to the expanded Child Tax Credit, 99.5 percent of working parents would continue to work, and few would substantially reduce their hours” (Sherman, Marr, and Hingten 2021). Some previous studies simulating the anti-poverty effects of the CTC expansion cite the NAS report as a justification for not incorporating labor supply effects (e.g., Acs and Werner 2021; Collyer et al. 2021). A letter from 462 economists submitted to Congressional leaders on September 15, 2021 argues the CTC expansion would lead to minimal work reduction based on the NAS report, stating: “Indeed, the panel of experts who reviewed this issue for the National Academy of Sciences concluded that a universal child allowance would have a negligible effect on employment.”
Furthermore, relying on surveys alone to measure income may bias estimates of the anti-poverty effects of proposed policies. Survey-reported values of income have been found to understate true incomes for both market income sources (e.g., Bee and Mitchell 2017) and government benefits (e.g., Meyer and Mittag 2019). This error can lead survey data to not only overstate the level of poverty but also understate the anti-poverty effects of existing government programs (Meyer and Wu 2018; Shantz and Fox 2018; Meyer, Wu, et al. 2021). To address the misreporting of income and other information in surveys, the Comprehensive Income Dataset (CID) links major household surveys with an extensive set of tax records and administrative government program data sources. The CID improves upon existing efforts to simulate proposed policies by calculating a more accurate distribution of baseline incomes, modeling the proposed CTC expansion more accurately, and enabling more accurate comparisons of the CTC expansion to existing programs.

We first analyze the static poverty reduction effects of expanding the CTC, ignoring any behavioral responses. We refer to the increase in CTC benefits from the TCJA CTC to the AFP CTC as the “incremental” CTC. To enable a consistent comparison between the CID-based results and estimates relying on survey data alone, we set our poverty thresholds such that 13.7% of children are in poverty in our baseline. This 13.7% baseline child poverty rate is similar to that used for previous simulations of the CTC expansion and was the child poverty rate according to the Supplemental Poverty Measure in 2018. From this baseline, we find that—a bsent behavioral responses—child poverty would fall by 34% and deep child poverty would fall by 39% due to the CTC expansion.

We next compare the anti-poverty effects of the proposed changes to the CTC with those of existing government programs, again before accounting for labor supply changes. To put the programs on an equal footing, we take as our baseline a setting in which the AFP CTC is in place, and then simulate how much poverty would increase if a given program were eliminated. In other words, these results indicate how much poverty is avoided as a result of each program. The incremental CTC, if made permanent, would keep 5.8 million people (including 3.4 million children) out of poverty and become the most important program for preventing child poverty. Reverting back to the TCJA CTC would increase child poverty by 51%. Eliminating the EITC, the program with the second highest effect, would increase child poverty by 42%.

Despite its large anti-poverty effects, the incremental CTC is less targeted to the bottom part of the income distribution than other means-tested programs. A lower share of incremental
CTC dollars would be received by families in the bottom 10% or 50% of annual income than all other major means-tested programs (with the exception of rental housing assistance for the bottom 10%). In line with these results, the incremental CTC keeps fewer children out of poverty—per dollar spent on families with children—than other major means-tested programs. The EITC in particular provides a larger share of benefits to families in the bottom decile of annual income (20%) than the incremental CTC (15%). The incremental CTC is also less targeted than other means-tested programs to families with low long-run market income, low educational attainment, and poor health. Yet, the incremental CTC is more targeted than the TCJA CTC to families with low incomes and low levels of well-being.

While the static results are useful as a baseline, it is important to account for any resulting reductions in employment. The TCJA CTC produces strong work incentives because the credit is generally available only to parents who work. Eliminating the TCJA CTC would therefore reduce employment participation by decreasing the return to work. Replacing the TCJA CTC with a child allowance (akin to a universal basic income-type benefit for children) and increasing the maximum benefit amount would further reduce employment through an income effect. We simulate the employment effects of the CTC expansion relying on elasticity estimates used by the NAS, the Congressional Budget Office, and the academic literature. We estimate that the decreased return to work would lead 1.32 million working parents to exit the labor force, while the income effect would reduce employment by a further 0.14 million, for a total employment loss of 1.46 million workers (constituting 2.6% of all working parents). Our estimate of employment loss due to the CTC expansion differs markedly from the corresponding estimate in a 2019 NAS report, which concludes that replacing the CTC with a child allowance similar to the proposed AFP CTC would reduce employment by 0.15 million workers (National Academy of Sciences et al. 2019). NAS (2019) obtains a much smaller employment reduction because it does not account for the decrease in the return to work, despite accounting for such an effect when analyzing reforms to the EITC. Instead, the NAS report only estimates employment loss due to an income effect, which is similar in magnitude to our estimate of the income effect.

Many other authors have noted the work incentives of the TCJA CTC (and pre-existing versions), but prior research on the CTC expansion has not fully incorporated them into analyses of the effects of proposed changes. We show that the CTC reform embeds a change in incentives that is almost as large as that from eliminating the EITC—among all working parents with earnings below $100,000, the reduced incentive to work at all due to the CTC reform is 88% as large as the
reduced incentive to work at all due to hypothetically eliminating the EITC. When applying our modeling approach to changes in the EITC, we find a modestly lower employment response than what NAS (2019) finds—indicating that we have been conservative in parameterizing the labor supply responsiveness of this population. Our estimates of the changes in employment are also consistent with the observed changes in the employment of single mothers after welfare reform in the 1990s.

Labor force exits due to the CTC expansion would have important implications for the anti-poverty effect of the policy change. Allowing for behavioral responses, we estimate that the effect of the CTC expansion on child poverty would fall from 34% based on our static simulation to 22% based on our dynamic simulation. Moreover, we estimate that the CTC expansion would have no effect on deep child poverty after allowing for labor supply responses, in stark contrast to the 39% reduction in deep poverty based on our static simulation. However, we do not model the effects of the CTC expansion on long-term outcomes such as health, education, incarceration, and single parenthood.

Finally, we compare static results obtained using our CID-based simulation to results obtained using only survey data. The correction for underreporting of survey income and the broadening of the income measure lead us to set poverty thresholds 40% higher than official thresholds in order to hold constant the share of children in poverty at baseline. Despite doing so, we estimate a low baseline level of deep child poverty of 2.3%—the share below half this higher threshold—that is a direct result of improvements in the measurement of income, leading to considerably fewer children in the left tail of the income distribution. Additionally, in contrast to the static survey-only results, the static CID-based results find smaller differences between the incremental CTC and existing programs in preventing poverty, and greater targeting of existing tax credits to families at the bottom of the income distribution. These improvements reflect the ability of the CID to more accurately measure all sources of income, including tax credits. We also compare our static results to those of prior simulations of the AFP CTC, which have found larger anti-poverty effects between 35% and 46% (compared to the 34% effect we find using only the survey). Our estimate is lower because we account for incomplete take-up of the AFP CTC by non-tax filers, and because we update incomes to a 2022 baseline. These comparisons of the survey-only and CID estimates demonstrate the important role of linked data in facilitating a wide-ranging analysis of the effects of the proposed CTC expansion.
By using the CID to simulate proposed policies, our paper builds upon a growing body of research using the CID to improve the understanding of economic well-being in the United States. Other research using the CID has focused on using linked administrative data to address errors in surveys (Medalia et al. 2019; Meyer et al. 2020; Celhay, Meyer, and Mittag 2021; Meyer and Mittag 2021), measuring extreme poverty (Meyer, Wu, et al. 2021), analyzing the effect of existing programs on economic well-being (Meyer and Wu 2018; Meyer and Mittag 2019), and improving our understanding of the homeless population (Meyer, Wyse, et al. 2021). This is the first paper to use the CID to simulate the effects of proposed policies with greater accuracy than simulations based on survey data alone.

The rest of this paper proceeds as follows. Section 2 describes the proposed CTC expansion. Section 3 describes the data sources, and Section 4 describes the methodology for simulating income under the TCJA CTC and AFP CTC. Section 5 reports the static results, Section 6 reports the dynamic results accounting for changes in labor supply, and Section 7 discusses their implications. Section 8 concludes.

2. The Proposed Child Tax Credit Expansion

This section describes the TCJA CTC, the AFP CTC, and how work incentives would change as a result of the expansion. The TCJA CTC is a tax credit for families with children, providing $118 billion in benefits in 2018. Unlike the EITC, the full amount of the TCJA CTC is only available as a non-refundable credit and so families must have a sufficient amount of taxable income to receive it. Lower-income families can receive a smaller refundable portion of the credit, but—like the EITC—this refundable portion phases in with earned income, leaving families with no earned income ineligible for any benefits. In contrast, most means-tested benefits—including SNAP, rental housing assistance, and Supplemental Security Income (SSI)—provide maximum benefits to families with no income and phase out as incomes increase. The AFP CTC would similarly provide the maximum benefit to low-income families, but it would not phase out until incomes reach much higher levels. We describe the TCJA CTC and AFP CTC in more detail below, followed by a discussion of their differing work incentives.

Tax Cuts and Jobs Act CTC

The TCJA CTC offers tax filers a credit of up to $2,000 per dependent child under age 17, with up to $1,400 being refundable. The refundable portion of the CTC (called the Additional CTC...
or ACTC) does not require tax filers to have any federal income tax liability. It begins phasing in at $2,500 of earned income, at a rate of $0.15 per dollar of earned income.\textsuperscript{2} A maximum of $1,400 per dependent child can be claimed as a refundable credit, and the remaining portion of the maximum $2,000 credit must be claimed as a non-refundable credit that offsets federal income tax liability. In Figure 1, the solid line shows the credit amount as a function of earnings for a family headed by a single parent with two children. The CTC phases out at a 5% rate beginning at $200,000 of taxable income for single filers and $400,000 for married filers. An additional $500 credit (called the Credit for Other Dependents or ODC) can be claimed on behalf of dependents aged 17+ who are not eligible for the $2,000 credit. The ODC is non-refundable and phases out at the same rate as the non-refundable CTC for dependents under age 17.

The TCJA CTC itself expanded the pre-TCJA CTC benefit. Prior to the implementation of TCJA for the 2018 tax year, the CTC was capped at $1,000 per child (with a lower refundable portion). The TCJA version of the CTC is set to expire after 2025, at which time this older version of the CTC would again take effect absent legislative action.

**American Families Plan CTC**

On March 11, 2021, President Biden signed the American Rescue Plan Act into law. Among other provisions, the law temporarily expanded the CTC for 2021 only. In April 2021, the Biden Administration proposed extending this expanded version of the CTC through 2025 as part of the AFP.\textsuperscript{3} The AFP CTC would increase the maximum per-child credit from $2,000 for all children under age 17 to $3,600 for children aged 0 to 5 and $3,000 for children aged 6 to 17. It would also make the CTC fully refundable, meaning families with little or no tax liability would qualify for the entire amount. Notably, children aged 17 would qualify for the full $3,000 under the AFP CTC, whereas they are only eligible for the ODC (up to $500) under TCJA. In Figure 1, the dashed line shows the credit amount as a function of earnings (it is constant) for a family headed by a single parent with two children. The higher maximum payment would begin to phase out starting at $75,000 for single filers, $112,500 for head of household filers, and $150,000 for

\textsuperscript{2} For example, a tax filer with one dependent child, no tax liability and $3,500 of earned income would receive a refundable credit of $150 (15\% of the difference between $3,500 and $2,500).

\textsuperscript{3} The American Families Plan would additionally expand early childhood education, offer free tuition at community colleges, expand Pell grants, expand the EITC for childless workers, and expand the Child and Dependent Care Tax Credit (CDCTC)—among other provisions. We focus only on the AFP CTC in this paper because 1) on its own it would represent a transformational change for the U.S. safety net and 2) the other provisions of the American Families Plan cannot be modeled as precisely.
married filers. The $2,000 credit would still be available to higher-income tax filers for whom the incremental CTC has fully phased out but were eligible for the CTC under TCJA. See Appendix Table A1 for the full set of parameters under the TCJA CTC and AFP CTC.

In addition to changing benefit amounts, the CTC expansion would be administered differently (assuming it follows the rules for the CTC implemented under the American Rescue Plan Act). Families would receive CTC payments on a monthly basis (as they currently do for most means-tested programs), and they could update eligibility information (e.g., the birth of a new child) throughout the year.

Changes in Work Incentives Due to the CTC Expansion

By making the CTC fully refundable, the expansion under the AFP would eliminate the work incentives of the pre-existing TCJA credit. We focus on the return to work—what is relevant for the work participation decision—because the literature on labor supply for low-income families, particularly single mothers, has focused on the work/non-work decision and found it to be highly responsive to tax incentives. The return to work is equal to earnings net of taxes and reduced transfer benefits when an individual moves from not working to working. The return to work would be lower under the AFP because families with no earnings would receive the full CTC benefit, whereas under TCJA such families would receive no CTC benefit.

To be precise, the change in the return to work due to the CTC reform can be written as the return to work under the AFP minus the return to work under TCJA, where the return to work under a given policy is equal to income given current earnings $E^*$ (or more generally the earnings an individual would receive if she chose to work) minus income with zero earnings:

$$\text{Change in Return to Work} = \left[ \frac{\text{Income}_{AFP}(E^*) - \text{Income}_{AFP}(0)}{\text{Return to work under AFP}} \right] - \left[ \frac{\text{Income}_{TCJA}(E^*) - \text{Income}_{TCJA}(0)}{\text{Return to work under TCJA}} \right]$$

Since the CTC reform does not affect tax liability or transfer benefits, all non-CTC components of the return to work are the same under the AFP and TCJA and thus drop out of the expression above. We can therefore rewrite the expression as:

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4 Because the non-refundable portion of the TCJA CTC is applied after the Child and Dependent Care Tax Credit (CDCTC) and Credit for Other Dependents (ODC), the fully refundable AFP CTC would not enable the individual to
For most individuals, the CTC under the AFP does not depend on earnings and so $CTC_{AFP}(E^*) = CTC_{AFP}(0)$. Also, $CTC_{TCJA}(0)$ can be assumed in most cases to be zero, because one needs positive earnings (or positive tax liability from unearned income) to receive the TCJA CTC. Thus, the decrease in the return to work for most working parents is simply the amount of the TCJA CTC given current earnings, $CTC_{TCJA}(E^*)$.

Figure 2 illustrates the TCJA CTC benefit schedule—equaling the decrease in the return to work due to the CTC expansion—for a single parent with two children under age 17. Her return to work falls by $2,000 if she currently earns approximately $16,000. Her return to work falls by $4,000 if she currently earns $31,000. For comparison, Figure 2 also shows how another tax credit, the EITC, affects the return to work for the same family type. The EITC is widely recognized to encourage work, doing so by increasing the share of single parents who work at least some hours in a year (Hotz and Scholz 2003; Nichols and Rothstein 2016). Beyond a low earnings level, the subsidy to work under the TCJA CTC that would be lost with the reform is a substantial share of the EITC subsidy, finally exceeding the EITC subsidy at just under $30,000 of earnings. The TCJA CTC subsidy to work remains flat at $4,000 as income rises, while the EITC subsidy falls and reaches zero at $47,440. Others have noted the common feature of the EITC and CTC in encouraging work among parents (e.g., Holt and Maag 2009; Greenstein 2015; Hoynes and Rothstein 2016; Moffitt 2016).

As shown in Appendix Figure A1, the decrease in the return to work is higher for individuals on the phase-out portion of the AFP CTC such that $CTC_{AFP}(E^*) < CTC_{AFP}(0)$. In the case of a single parent with two children, the incremental CTC amount under the AFP phases out at earnings levels between $112,500 and $164,500, at which point the AFP CTC reverts to the TCJA CTC amount. At this point, $CTC_{AFP}(E^*) = CTC_{TCJA}(E^*)$, and so the change in the return to work is the full AFP CTC benefit when not working, i.e., $CTC_{AFP}(0)$. This amount is equal to $6,600 for a single parent with two children aged 5 and 10.

\[ Change in Return to Work = [CTC_{AFP}(E^*) - CTC_{AFP}(0)] - [CTC_{TCJA}(E^*) - CTC_{TCJA}(0)] \]
To see the change in work incentives for the entire distribution of working parents in the United States with annual earnings up to $100,000, Figure 3 (solid line, top panel) shows the average percent change in the return to work due to the CTC expansion for working parents with different levels of earnings. For each working parent, we calculate the percent change in the return to work as the change in the return to work due to the CTC expansion divided by the return to work under TCJA. We then calculate the mean percent change in the return to work over all working parents in each earnings bin. Here we are averaging over families of different sizes and with different ages of children, and we are accounting for other government benefits (namely SNAP) that individuals receive. As an example, the CTC expansion would decrease the return to work by 10% for workers with earnings between $30,000 and $40,000. For comparison, Figure 3 (dashed line, top panel) shows the percent change in the return to work due to hypothetically eliminating the EITC, which is the actual EITC benefit received by the worker divided by the return to work under TCJA. For example, eliminating the EITC would decrease the return to work by 8% for workers with earnings between $30,000 and $40,000. We also show, in the lower panel, the total number of workers with children in tax units in the different earnings ranges.

While eliminating the EITC would create stronger work disincentives for working parents with the lowest earnings, work disincentives from the CTC expansion would nonetheless be important for low earners. The work incentives of the TCJA CTC are 40% percent of EITC work incentives for those with earnings between $10,000 and $20,000 (representing 9% of all working parents), and 65% of EITC incentives for those between $20,000 and $30,000 in earnings (representing another 9% of all working parents). For working parents with earnings above $30,000, the CTC expansion’s work disincentives would be greater than those due to eliminating the EITC. For those with earnings between $30,000 and $40,000 (representing 9% of all working parents) and those between $40,000 and $50,000 (representing 7% of all working parents), the CTC incentives are 30% and 203% higher than the EITC incentives, respectively. Among the 39% of working parents with earnings below $50,000, the CTC incentives are 62% of the EITC incentives, and among the 66% of working parents with earnings below $100,000, the CTC incentives are 88% of the EITC incentives. In sum, if one believes that eliminating the EITC would substantially reduce employment by reducing the return to work, then the CTC expansion should substantially reduce employment for the same reason.
3. Data

We use the 2017 Current Population Survey Annual Social and Economic Supplement (CPS ASEC) for our survey-only analyses. Fielded between February and April 2017, the 2017 CPS ASEC asks respondents about incomes received during calendar year 2016. We do not use a more recent version of the CPS ASEC due to the wider availability of administrative data sources for calendar year 2016. The CPS ASEC contains a wide variety of questions on income sources and amounts, and it includes an extensive set of demographic information on respondents that is unavailable in most administrative sources. The Census Bureau uses the CPS ASEC to produce its annual official poverty measure, supplemental poverty measure, and historical median income series (Fox and Burns 2021; Shrider et al. 2021). Other simulations of the AFP CTC have also relied on the CPS ASEC.

For the CID-based simulation, we link the 2017 CPS ASEC to a large set of administrative data sources at the individual level. The linked data improve the accuracy of measures of earnings, pension income, Social Security benefits, cash welfare, food assistance, housing assistance, and taxes. Administrative data on earnings come from individually linked Internal Revenue Service (IRS) Forms 1040s and W-2s, as well as the Social Security Administration’s Detailed Earnings Record (DER). Given the incompleteness of the administrative records in capturing all earnings sources such as off-the-books work, we take the higher of earnings amounts in the DER, W-2s, and 1040s and continue to use survey earnings that exceed combined administrative earnings if they reflect earnings that are plausibly missed in the tax records.\(^5\) We also obtain more accurate values of asset income and retirement income from IRS Forms 1040s and 1099-Rs, which we use to directly replace survey values. Furthermore, we are able to use values of Adjusted Gross Income (AGI) from IRS Forms 1040 to provide a lower bound for other sources of money income such as Unemployment Insurance, child support, and alimony.

Because we observe tax units, claimed dependents, and AGI—among other relevant tax inputs—we can accurately impute federal and state income tax liabilities and payroll tax liability. We use NBER’s TAXSIM calculator to impute taxes using the precise inputs provided on tax

\(^5\) Specifically, we bring in survey earnings if they are not imputed, if employment characteristics (hours/weeks worked, industry of job, job occupation, and employer size) are not imputed, and if one of the following conditions holds: 1) earnings are missing across all tax records, 2) the number of survey-reported employers exceeds the number of employers in the tax records, 3) the survey respondent reports being self-employed, or 4) the survey respondent reports working for a small employer. Prior work has found that these situations constitute a minority of cases where survey earnings exceed administrative data earnings (Meyer, Wu, and Medalia 2020).
forms. The linked tax data help to correct for large survey errors in tax liabilities and credits (Jones and Ziliak 2020; Meyer et al. 2020). In the specific context of this paper, we are able to accurately model the proposed CTC expansion by using actual tax unit structure, tax filing status, and AGI from IRS Forms 1040 and the exact birth dates of dependents from the SSA’s Numident file (as these factors affect both eligibility and benefits levels of the AFP CTC).

We also link administrative data covering various government program benefits. We link administrative data on Old Age, Survivors, and Disability Insurance (OASDI) from the SSA’s Payment History Update System (PHUS) and the Master Beneficiary Record (MBR), and Supplemental Security Income (SSI) from SSA’s Supplemental Security Record (SSR). We link rental housing assistance benefits from the U.S. Department of Housing and Urban Development’s (HUD) Public and Indian Housing Information Center (PIC) and Tenant Rental Assistance Certification System (TRACS) data, which cover all mainstream HUD programs—public housing, Housing Choice Vouchers, and project-based assistance. We also link SNAP data from a select subset of states for which we have administrative data, which we use for a subset of the analyses.

We link these data sources using anonymized Protected Identification Keys (PIKs) created by the Census Bureau’s Person Identification Validation System (PVS; Wagner and Layne 2014). The PVS maps individuals to PIKs based on Social Security numbers, names, addresses, and dates of birth. Over 99% of administrative records are associated with a PIK, while a lower share of records in 2017 CPS ASEC are associated with a PIK. This allows us to merge in administrative data for the vast majority of the CPS ASEC sample. We drop from the sample any family in which no member has an associated PIK as well as whole-imputed families. We then use inverse probability weighting to scale up the weights of the remaining individuals in the sample who are similar in terms of observable characteristics to dropped individuals.

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6 To expedite Census Bureau review, we do not include administrative values for service-connected disability payments to veterans from the U.S. Department of Veterans Affairs (as we have in other projects).

7 Since our HUD administrative data do not cover all forms of rental housing assistance—omitting U.S. Department of Agriculture (USDA) programs, the Low Income Housing Tax Credit (LIHTC), and state and local programs—we treat survey respondents reporting housing assistance receipt who not appear in the HUD data as true recipients (and impute amounts based on average benefit amounts by household size, zip code, and year bins from the HUD data).

8 In the years for which PIK rates have been made publicly available, more than 90 percent of CPS ASEC families and households are PIKed (Meyer and Mittag 2019; Meyer, Wu, et al. 2021; Meyer and Mittag 2021).

9 In the end, our analysis sample (covering individuals in PIKed and non-whole imputed families) contains 77.3% of all individuals in the original CPS sample.
4. **Methodology**

We describe our methodology in two parts. First, we describe how we construct baseline income. Second, we describe how we calculate the TCJA CTC (which is a component of baseline income) and the AFP CTC.

**Constructing Baseline Income**

For the survey-only version of baseline income, we use a post-tax, post-transfer income measure that includes non-medical in-kind transfers—namely, rental housing assistance, SNAP, school lunch, WIC, and energy assistance (all imputed by the Census Bureau). We subtract federal and state income tax liabilities net of tax credits and payroll taxes imputed using TAXSIM based on tax rules under TCJA that did not take effect until 2018.\(^9\) Like other simulations, we assign refundable tax credits including the TCJA CTC based on the tax year for which credits are accrued, rather than the following year when the credits are mostly received. The CID-based version of baseline income uses the same post-tax, post-transfer definition of income, but it also incorporates administrative data whenever available. For income sources for which we do not have administrative data—including Public Assistance (largely Temporary Assistance for Needy Families (TANF) or General Assistance), school lunch, WIC, and energy assistance—we continue to use the survey values.

The sharing unit for both the survey-only and CID versions of baseline income is the Supplemental Poverty Measure (SPM) family unit.\(^11\) We equivalize incomes using the NAS (Citro and Michael 1995) equivalence scale of the form \((A + PK)^F\), where \(A\) and \(K\) respectively designate the number of adults and children in the family, \(P\) is child consumption as a share of adult consumption, and \(F\) reflects economies of scale.\(^12\) Because we are interested in the effects of the AFP CTC in 2022 (the first year of its proposed enactment), we use 2016 incomes as a starting point to project 2022 incomes. To do so, we increase market income by the C-CPI-U (the same index used to update thresholds for tax brackets under TCJA) and we increase OASDI and SSI

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\(^9\) We subtract neither medical out-of-pocket expenses nor child care and work expenses from income (as the SPM does). Meyer and Sullivan (2012b) find that subtracting medical out-of-pocket expenses leads the SPM to identify a less deprived poor population. While deducting work expenses from resources is a reasonable goal, it is not clear that the imputed values in the CPS ASEC—which are used for the SPM—lead to a poverty measure that better identifies the most disadvantaged.

\(^11\) The SPM family unit includes related individuals, cohabitating unmarried couples, unrelated children under 15, and foster children under the age of 22.

\(^12\) Following Meyer and Sullivan (2012a), we set \(P = F = 0.7\) to allow for diminishing marginal costs with each additional individual and a larger cost of adults relative to children.
amounts by the CPI-W (the same index used by rule to update benefit amounts). For most other means-tested benefits, we increase amounts based on changes in scheduled maximum benefits.\textsuperscript{13} See Appendix Table A2 for how each specific benefit amount is updated to 2022.\textsuperscript{14}

**Calculating Tax Cuts and Jobs Act CTC and American Families Plan CTC**

In the survey-only version of baseline income, we use the TCJA CTC benefit calculated by TAXSIM on the basis of survey information. We calculate the AFP CTC benefit outside of TAXSIM on the basis of imputed tax unit information in the CPS ASEC, according to the parameters set forth in the American Rescue Plan Act (described earlier). The CID has multiple advantageous features that allow us to more accurately impute both the TCJA CTC and AFP CTC. One important advantage is that we can use the information on 1040s such as AGI, number of claimed dependents, and other items to more accurately calculate credit amounts.

Another advantage of the CID is that it allows us to observe the identities of dependents claimed on 1040s. This enables us to determine the amount of the TCJA CTC or AFP CTC claimed on behalf of each child, even if the child does not live in the same family as the adult who claims them. Previous studies relying only on survey rosters have necessarily assumed that tax units are formed only by people within the family or household, neglecting the possibility of complex families. We calculate that there are 6.1 million children in the 2017 CPS ASEC (8% of all children in the survey) who are claimed on a 1040 by primary and secondary filers who do not appear in the survey family of the child.\textsuperscript{15}

Our approach to accounting for complex families is to assume all non-CTC taxes and tax credits are paid or received by the adults in a sharing unit, since they have legal control of the money and in general make the actual payments and receive any refunds. However, in the case of

\textsuperscript{13} Technically, benefits will not increase by the same rate as the change in maximum benefits for those receiving less than the maximum benefit. For example, the change in the SNAP benefit for a given family is equal to the change in the maximum benefit minus approximately 0.3 times the change in the family’s net income. We instead update by the percent change in maximum benefits for the sake of simplicity and so our multipliers can be shared without relying on the restricted-use microdata.

\textsuperscript{14} The total population, child population, and number of working parents will also be different in 2022 than in 2016. If annual growth rates from 2016 to 2020 hold for 2021 and 2022, the total population will be 2.7% higher in 2022 than in 2016 and the child population will be 2.6% lower. The employment to population ratio may be similar depending on the recovery from the COVID-19 induced recession. In January 2016, the employment to population ratio was 59.7%, and by August 2021 it had recovered to 58.5% after hitting a trough of 51.3% in April 2020. Accounting for changes in the number of children would decrease our estimated number of children lifted out of poverty by 2.6%, and accounting for changes in the number of working parents could slightly increase or decrease the number of working parents exiting the labor force depending on employment trends into 2022.

\textsuperscript{15} We also frequently observe surveyed adults who claim on their 1040s children outside of the survey family, though we do not observe survey weights for these children because they are not generally in the survey.
the CTC, we associate dollars with the children on whose behalf the credits are claimed. An advantage of this approach is that the surveyed children are those for whom we have the most detailed information from both survey and linked administrative data, and they are appropriately weighted. A disadvantage is that all CTC benefits claimed on behalf of children who appear outside of the survey frame (e.g., living abroad, in institutions, etc.) would not be captured in our simulations. However, it is worth noting that existing research—without the benefit of the CID—also misses those children and implicitly assumes that all dependents in a survey can only be claimed by individuals in their family. We improve on existing research by assigning the correct value of the CTC based on the 1040 on which dependents are actually claimed (and whose primary/secondary filers may or may not appear in the survey). In Appendix A, we describe our methodology for allocating CTC benefits to complex families—in cases where surveyed adults claim children outside of the surveyed adult’s family, and in cases where surveyed children are claimed by adults outside of the surveyed child’s family.\(^\text{16}\)

A final issue for calculating AFP CTC amounts is that not all eligible families may take up the credit. We assume all tax filers claim the AFP CTC because they automatically receive the payments.\(^\text{17}\) Eligible non-filers do not automatically receive AFP CTC payments, but we may expect a high rate of take-up. Benefit amounts are relatively high and eligibility rules are simple and transparent. Receipt of the AFP CTC (based on the rules of the AFP CTC under the American Rescue Plan Act) does not require filing taxes and requires no documentation.\(^\text{18}\) There is likely to be little stigma associated with the CTC expansion because the vast majority of families in the U.S. receive the benefit. Nonetheless, there may be information frictions that could diminish take-up especially in the early years of the AFP CTC, which have been found in other programs (Daponte, Sanders, and Taylor 1999; Manoli and Turner 2014; Armour 2018).

We assume a baseline take-up rate among non-filers of 75%. This reflects the expectation of high take-up of the AFP CTC in its second year of existence (following the temporary increase

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\(^{16}\) An alternative approach would be to add non-surveyed dependents listed on the tax returns of a surveyed adult to the surveyed adult’s sharing unit. This approach has some merit. However, we would bring in the CTC for children who are not in the survey, while dropping those in the survey who appear on the returns of someone outside the survey unit. This would effectively be building a new frame of children based on a hybrid of survey and tax information that would make our results hard to compare to survey-based estimates. Such a hybrid frame would require new ways of conceiving the sample and possible new weights that would rely on assumptions that are difficult to verify.

\(^{17}\) For the CID-based simulation, non-filers are those families to whom we (i) do not a link a 1040 and (ii) do not simulate a nonzero tax liability or have refundable tax credits of at least $500 (using survey information).

\(^{18}\) The signup form can be completed online and requires only minimal information—name, mailing address, email address, date of birth, and Social Security numbers for the adult and dependents. See Appendix Figure A2 for an image of the sign-up website for the expanded CTC under the American Rescue Plan Act.
in the CTC in 2021), but also that take-up may rise over time. We also show our total and child static poverty effects under other assumptions on the take-up rate, including 0%, 25%, 50%, and 100%. For reference, take-up of the EITC is estimated to be 78% (Internal Revenue Service 2021c), and take-up of SNAP is estimated to be near complete among families eligible for the full SNAP benefit (Vigil 2019), which is similar in magnitude to the incremental CTC benefit for families with little income (Appendix Figure A3). In addition, Acs and Werner (2021) assume a 78% take-up rate among non-filers who also do not receive SSI or OASDI benefits. Other simulations of the CTC expansion (Collyer, Wimer, and Harris 2019; Collyer et al. 2021; Congressional Research Service 2021; Marr et al. 2021) assume 100% take-up among non-filers (see Appendix Table A3). Our incomplete take-up assumption also accounts for the relatively small number of unauthorized immigrant children in the CPS ASEC who are not eligible for the AFP CTC, and thus should not be assigned AFP CTC benefits.\footnote{A Pew study estimates that there are 675,000 unauthorized immigrant children in the U.S. in the CPS ASEC (Passel and D’Vera 2018). Using the CID-based CPS ASEC, we find that there are 473,000 weighted children under age 18 who are (i) not linked to a Social Security number, (ii) Hispanic, (iii) not a citizen, and (iv) born outside of the United States who are covered by the survey.}

5. Static Results

In this section, we report a series of results on the static effects of the CTC expansion. We start by reporting aggregate CTC recipients and dollars. We then report the effects of the AFP CTC on poverty rates (as well as deep and near poverty rates) for the full population and child population, providing a baseline for our dynamic simulation. Finally, we analyze how the anti-poverty effect of the CTC expansion compares to those of existing programs, as well as its targeting to different groups based on income and various well-being measures.

Aggregate CTC Recipients and Spending

Table 1 reports the number of recipients and aggregate benefit dollars for the TCJA CTC and AFP CTC. While our simulation year is 2022, we first compare benefit dollars under the TCJA CTC in 2018 based on the CID to the administrative total from the IRS Statistics of Income (SOI) report. A comparison of our total CID-based benefit dollars with total SOI dollars provides a check on the accuracy of our CID-based estimates. According to the SOI report, $117.7 billion of CTC benefits were paid out for tax year 2018. We estimate that $110.2 billion of CTC benefits were
paid out to the CPS ASEC universe based on the CID, constituting 94% the SOI aggregate. This difference is likely explained by our estimate that the CPS captures approximately 95% of all children who can be claimed as a dependent on a 1040. The deviation from 100% can be mostly explained by children who are living abroad (and thus not in the CPS survey frame) or not represented in the CPS ASEC population benchmark due to an undercount of the non-institutionalized population.  

The other panels of Table 1 update incomes for 2022 and report the number of recipients and benefit dollars under the TCJA CTC, the AFP CTC, and their difference (the incremental CTC). Based on the CID, we find that expanding the CTC increases the number of children living in a family receiving any CTC benefit by 4.4 million. The expansion also increases total benefits paid by $101.3 billion (from $111.8 billion under the TCJA CTC to $213.1 billion under the AFP CTC). The increase in spending due to the CTC expansion is $3.0 billion higher under the CID than under the survey-only simulation.

**Static Poverty Reduction Effects of Expanding the CTC**

We next estimate the poverty reduction effects of expanding the CTC without accounting for behavioral effects. We set our poverty threshold such that 13.7% of the child population under the TCJA CTC in 2022 is in poverty (i.e., we set the threshold equal to the 13.7th percentile of equivalized family income among children). We choose 13.7% because it is the baseline child poverty rate used for simulations of the CTC expansion in several other studies, and because it was the child poverty rate according the Supplemental Poverty Measure in 2018. To maintain the same 13.7% share of children in poverty at baseline in both simulations, the poverty threshold for a family of four using the CID is $37,890—14% higher than the $33,229 poverty threshold using the survey data only. The higher threshold using the CID reflects underreporting of income in the survey data. The static effect of the CTC expansion on poverty is equal to the percent of the poor population whose income is raised above the poverty thresholds after incorporating the AFP.

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20 See Appendix B for more information on the discrepancy between the number of children represented by the CPS ASEC and the number of children who can potentially be claimed as a dependent for purposes of the CTC—and the implications for our aggregate estimates of CTC spending.

21 We do not geographically adjust thresholds across areas, recognizing that high housing costs in some areas can reflect higher quality amenities such as higher quality schools, better transportation, and health care (Meyer, Wu, and Curran 2021).
CTC in family income. We also consider effects on deep poverty (below 50% of the poverty threshold) and near poverty (below 150% of the poverty threshold).

Table 2 reports poverty effects of expanding the CTC for both the full population and the child population. Using the CID, the overall poverty rate falls from 10.8% to 9.0%, a 17% reduction. Child poverty falls from 13.7% to 9.1%, a 34% reduction. Using the survey data only, overall and child poverty fall by 16% and 34%, respectively. The similarity of the CID and survey-only results are consistent with the similar increases in aggregate spending across the two approaches seen in Table 1. Deep poverty—for which the CID-based threshold is $18,945—falls by 39% among all children (Table 3). On the other hand, near poverty—for which the CID-based threshold is $56,835—falls by 11% among all children (Table 3).

Despite raising poverty thresholds 40 percent above official thresholds when using the CID, it is worth noting that the baseline level of deep child poverty remains strikingly low at 2.3%. It is on this low baseline rate that we estimate a 39% reduction in deep child poverty as a result of the CTC expansion. The low levels of deep poverty are a direct result of improvements in the measurement of income, which include using administrative data to correct errors in survey reports of income and broadening the resource measure to account for tax liabilities and credits as well as non-medical in-kind transfers. These adjustments lead to considerably fewer children in the left tail of the income distribution—echoing the findings in Meyer, Wu, et al. (2021), who find sharp reductions in the prevalence of extreme poverty (defined as $2/person/day) after various improvements to the measurement of income. Notably, the low level of deep child poverty persists despite excluding administrative values for income sources such as SNAP and TANF, which are targeted to families with children and heavily underreported in the survey.

We consider the robustness of our static poverty reduction estimates to alternative assumptions of take-up of the AFP CTC among non-filers (Appendix Table A4). At one extreme, the child poverty reduction grows from 34% to 36% after assuming that all non-filers take up the AFP CTC. At the other extreme, child poverty would still fall by 30% even if no non-filers take up the AFP CTC. Thus, while the poverty reduction effects vary based on the take-up assumption, they are in a fairly tight range and the overall effects would be large regardless of the ultimate take-up rate. Finally, because our survey-only results differ from those of several other studies simulating the same CTC expansion (Acs and Werner 2021; Brill, Pomerleau, and Seiter 2021; Congressional Research Service 2021; Marr et al. 2021), we assess the extent to which different aspects of our methodology drive the differences. When we make methodological decisions closer
in line with these studies in our survey-only analysis, we find percent reductions in child poverty within 2 to 3 percentage points of their estimates (see Appendix Table A5 for our results when adopting the methodological assumptions of other studies). The differences are mostly a result of our updating income values to 2022 and accounting for incomplete take-up of the AFP CTC among non-tax filers.

**Static Anti-Poverty Effects of the Incremental CTC Compared to Existing Programs**

Next, we compare the anti-poverty effects of the incremental CTC to those of existing programs. To put all programs on an equal footing, we consider a new baseline in which the AFP CTC has already been enacted and then simulate how much poverty would increase if a particular program were eliminated. In this case, the anti-poverty effect of each program is equal to the percent increase in the number of individuals with incomes falling below the poverty threshold after removing a particular program. This calculation indicates the extent to which a program prevents individuals from falling into poverty.

The incremental CTC, if enacted, would become the most important anti-poverty program for preventing child poverty (Figure 4). Reverting from the AFP CTC back to the TCJA CTC would increase child poverty by 51%. Eliminating the second most important program, the EITC, would increase child poverty by 42%. Eliminating SNAP would increase child poverty by 33%. Anti-poverty effects of rental housing assistance, SSI, DI, OASI, and Public Assistance are smaller. The incremental CTC would also become the second most important program for preventing overall poverty: Reverting back to the TCJA CTC would increase overall poverty by 20%, while eliminating OASI would increase overall poverty by 57%. If we were to account for changes in labor supply in these calculations, the anti-poverty effect of the incremental CTC, SNAP, and other means-tested programs would likely be lower, because they discourage

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22 To compare our results to those in other studies, we make several changes to our methodology that include (i) assuming a 100% take-up rate, (ii) not updating incomes to 2022, (iii) subtracting medical out-of-pocket expenses, child care, other work-related expenses, and child support paid, and (iv) using SPM thresholds scaled up to produce the same baseline child poverty rate as the study in question. The latter two changes are based on the use of the SPM by these other studies. See Meyer and Sullivan (2012b) and Burkhauser et al. (2021) for a discussion of the shortcomings of the SPM for accurately measuring poverty.

23 This estimate contrasts with the 34% decrease in child poverty (as a result of the CTC expansion) that we previously calculated, since it is estimated on an income base that includes the AFP CTC (whereas the previous effect is estimated on an income base that includes only the TCJA CTC). As a result, the 51% effect is approximately equal to 0.34 divided by 1 minus 0.34.

24 Appendix Table A6 reports the values represented in Figure 4.
employment. The anti-poverty effect of the EITC and the existing CTC may be higher, because they encourage employment on the extensive margin.

While the incremental CTC would have a larger anti-poverty effect among children than any other means-tested program, it would do so in the least cost-effective way (see Appendix Table A7). Costs are measured solely in terms of total benefit dollars paid out and do not include administrative costs, which tend to be lower for programs that are administered through the tax system (like the EITC and CTC). The incremental CTC pays out $29,680 to families with children per child lifted out of poverty, compared to $15,655 for SNAP, $20,636 for the EITC, $25,504 for SSI, and $24,863 for housing assistance. The incremental CTC is less cost-effective in reducing overall poverty than existing means-tested programs. The incremental CTC pays out $17,602 to all families per individual lifted out of poverty, compared to $12,312 for SNAP, $13,168 for the EITC, $17,575 for SSI, and $16,583 for housing assistance. If we were to account for changes in labor supply, the cost-effectiveness of the incremental CTC and SNAP would likely fall, while the cost-effectiveness of the EITC may rise.

Comparing the CID-based results to those relying only on the survey reveals the importance of using the CID to assess the anti-poverty effects of potential policies. For example, the effect of SNAP on child poverty is 53% higher using the CID than using the survey alone (Figure 4). The effect of the EITC on child poverty is 18% higher under the CID. Thus, the survey data alone overstate the relative merits of the CTC expansion since they understate the poverty reduction of other anti-poverty programs.

**Targeting**

We also compare the targeting of the incremental CTC to that of existing programs. Again, we use incomes after the AFP CTC is enacted as our baseline (to put all programs on an equal footing). We focus on the incremental CTC (as the most currently relevant decision for policymakers is whether or not to switch from the TCJA CTC to the AFP CTC), but we also report results for the AFP CTC in its entirety and the TCJA CTC on its own. For each program, we calculate the share of all program dollars received by families in (i) each decile of annual post-tax post-transfer income, (ii) each decile of long-term income (five-year average of market income using linked tax records), (iii) different categories of educational attainment levels of the family.

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25 At the same time, lower administrative costs may be associated with higher rates of non-compliance given that there are fewer resources available to verify recipient eligibility (see, e.g., Liebman 1998; Meyer 2010).
head, and (iv) different categories of health status of the family head. This analysis allows us to view how each program is targeted on the basis of different measures of well-being.

Figure 5 reports the share of each program’s total spending received by families in each decile of the annual income distribution (where deciles are based on income under the AFP CTC so that programs are compared on an equal footing). The incremental CTC distributes a lower share of its dollars to the bottom decile than any existing means-tested program, with the exception of housing assistance: 15% incremental CTC dollars go to families in the bottom income decile, compared to 20% of EITC dollars, 29% of SNAP dollars, and 33% of SSI dollars. The incremental CTC also distributes a smaller share of dollars to families in the bottom half of the distribution (the lowest five deciles) than all other means-tested programs (including housing assistance). Yet, the incremental CTC pays out a larger share of its total dollars to the bottom decile and bottom half of the income distribution than the TCJA CTC. CID-based results differ from survey-only results, with the survey-only simulation indicating that the incremental CTC targets families in the bottom decile more than the EITC (Appendix Figure A4).

We report targeting results based on other measures of well-being in Figure 6 (long-run income), Figure 7 (educational attainment of the family head), and Figure 8 (self-reported health status of the family head). Consistent with the results based on annual income, the incremental CTC is also less targeted to the least well-off families on the basis of these other measures (compared to other means-tested transfers).

6. Dynamic Results Accounting for Changes in Labor Supply

This section incorporates labor supply responses into our poverty estimates, using the CID. The CTC expansion would reduce the incentive to work for most workers with children. Under the TCJA CTC, workers receive up to $2,000 per child only if they work or have a nonzero federal tax liability due to income from other sources. Under the AFP CTC, workers receive no additional benefit amount as a result of working. In addition to reducing the return to work, the CTC expansion would increase family incomes, further reducing employment through an income effect. Due to the resulting reduction in employment (and its impact on family income), we estimate that some families will be added to poverty rolls in our dynamic simulation of the AFP CTC.

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26 The estimates for SNAP are calculated using the subset of 14 states for which we have linked administrative data on SNAP.
Changes in Labor Supply

To estimate the reduction in labor force participation due to the CTC expansion, we apply work participation elasticities from the literature, which indicate the percent change in the probability of participation due to a one percent change in the return to work. Letting $\epsilon$ denote the participation elasticity, the percent change in the probability of working is equal to $\epsilon$ times the percent change in the return to work. We consider the work decisions of each tax unit with at least one current worker and at least one dependent child under the age of 18.

We start by calculating the percent change in the return to work for each tax unit, which is the change in the return to work due to the CTC expansion divided by the current return to work under the TCJA CTC. The change in the return to work is the incremental CTC benefit when working at the current earnings level minus the incremental CTC benefit when not working (as described in Section 2). The current return to work under the TCJA CTC is current earnings minus the additional tax liability accrued due to working minus the transfer benefits lost due to working.

To calculate the percent change in the probability of working for each tax unit that is currently working, we multiply the percent change in the tax unit’s return to work by the relevant elasticity for the tax unit. We apply an elasticity of 0.75 for single mother tax units currently receiving the EITC and 0.25 for all other tax units. The 0.75 elasticity for single mother tax units receiving the EITC is equal to the midpoint of the 0.3 to 1.2 range recommended for EITC-eligible workers based on the literature review relied on by the CBO (McClelland and Mok 2012). The 0.25 elasticity is consistent with those used by other simulation models and the academic literature (Congressional Budget Office 2012; Chetty et al. 2013). As we show later, our elasticity assumptions produce employment effects consistent with the NAS (2019) simulation of an expansion of the EITC.

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27 In reviewing the literature on EITC expansions during the 1990s, Nichols and Rothstein (2016) note: “Given the clear patterns in the 1990s, it is not surprising that studies based on the 1993 expansion indicate that the EITC raises single mothers’ employment rates. Meyer and Rosenbaum (2001) find that this expansion raised single mothers’ annual employment rates by 3.1 percentage points, over one-third of the total increase relative to single childless women between 1992 and 1996. This implies an extensive-margin labor supply elasticity around 0.7.”

28 The Penn Wharton Budget Model assumes a baseline labor supply elasticity of 0.50 (combining participation and hours). CBO (2012) recommends a labor supply elasticity of between 0.22 and 0.32 for primary workers across all earnings deciles and secondary workers altogether. In a meta-analysis, Chetty et al. (2013) conclude: “The estimates in table 1 should therefore be interpreted as a rough guide to plausible targets for calibration: they suggest that extensive margin elasticities around 0.25 are reasonable, while values above 1 are not.” We also show sensitivity results with each combination of the following elasticities: 0.5, 0.75, and 1.2 for EITC recipient tax units and 0.05, 0.25, and 0.45 for non-EITC recipient tax units.
In addition to the effects of a decreased return to work, the increase in incomes due to the CTC expansion would be expected to further reduce labor force participation through an income effect. To estimate the reduction in labor force participation due to higher incomes, we apply elasticities that indicate the percent change in the probability of participation due to a one percent change in income. We follow NAS (2019) in their simulation of a child allowance, which uses an elasticity of -0.085 for single-mother tax units. We assign an elasticity of -0.05 for all other tax units. We multiply these elasticities by the increase in income due to the CTC expansion divided by income under the TCJA CTC for the tax unit’s family.

To estimate the total number of current workers exiting the labor force due to the CTC expansion, we multiply each individual worker’s weight in the CPS ASEC by the percent change in the probability of the worker exiting the labor force, either due to the decrease in the return to work or to higher incomes. We sum these products over all workers with children in the CPS ASEC to estimate the number of current workers exiting the labor force. See Appendix C for further details of our methodology.

We report changes in work incentives and employment for workers based on the earnings of their tax unit, in intervals of $10,000. We estimate that there were 56 million adults with children who worked during the year and were a member of a tax unit with nonzero earnings (Appendix Figure A5). Of those adults, 23% (13 million) had tax unit earnings of less than $30,000, and 43% had tax unit earnings of between $30,000 and $100,000. For workers with earnings between $30,000 and $100,000, the mean return to work falls by approximately $2,900 to $3,300 (Appendix Figure A6). For workers with earnings below $30,000, the return to work falls by less—with cell means between $450 and $2,400—because their TCJA CTC benefit had not yet fully phased in. Notably, the binned estimates of the decrease in the return to work that we empirically estimate using the CID align closely with the changes in the return to work across current earnings calculated for a hypothetical family in Appendix Figure A1.

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29 NAS (2019, p. 431) assumes an employment elasticity with respect to income of -0.05 for men and -0.12 for married women. Because we conduct our analysis at the tax unit level, we take the lower -0.05 estimate to model joint decisions to exit the labor force. NAS (2019, p. 545) reports an income elasticity of 0 for men in its simulation of child allowances—it is not clear whether the 0 elasticity reported on page 545 or -0.05 elasticity reported on page 431 was ultimately used.

30 We would not necessarily expect the levels of the return to work in Appendix Figures A1 and A6 to be equal because the hypothetical assumed two children. The changes, however, should be roughly similar if there are not large differences in the number of children across earnings bins.
The extent to which the decrease in the return to work affects labor supply depends on the baseline return to work. If the baseline return to work is lower, a given decrease in the return to work will reduce labor supply more. Appendix Figure A7 shows the percent decrease in the return to work due to the CTC expansion, relative to the baseline return to work under the TCJA CTC. Workers with earnings between $0 and $30,000 face a mean percent decrease in the return to work between 7% and 10%. The percent decrease in the return to work falls as earnings rise beyond $30,000, reflecting the higher baseline return to work (in dollars) for those with higher earnings.

We multiply the percent change in the return to work by the relevant labor supply elasticity for each worker (0.75 for single mother EITC recipients and 0.25 for all other workers with children), and we multiply the percent change in income by the relevant income elasticity (0.085 for single mother EITC recipients and 0.05 for all other workers with children). As a result of the CTC expansion, we estimate that employment falls by 1.46 million workers, representing 2.6% of all working parents. Workers with earnings below $50,000 account for 72% of the employment loss (Appendix Figure A8). Most of the employment reduction (1.32 million) is the result of the substitution effect from a decreased return to work. The remaining portion (0.14 million) is the result of the income effect from increasing incomes of working families. Table 4 reports employment reductions under other labor supply elasticity assumptions.

We do not account for the reduction in work hours among current workers who continue working under the CTC expansion. Since the implicit marginal tax rate rises for workers on the phase-in portion of the TCJA CTC, there will likely be a reduction in hours worked among those who continue to work. Whereas the TCJA CTC rewards an additional dollar of earnings with approximately $0.15 of benefits for these workers, the AFP CTC provides no reward for an additional dollar of earnings. We estimate that 10.4 million workers on the phase-in portion of the TCJA CTC face on average a 14.6 percentage point increase in their implicit marginal tax rate due to the CTC expansion (Table 5). Not accounting for reductions in earnings of these workers facing higher implicit marginal tax rates will lead us to understate poverty in our dynamic simulations. The implicit marginal tax rate also rises for workers on the phase-out portion of the incremental CTC. Because the incremental CTC phases out at a 5% rate, the implicit marginal tax rate of these workers rises by 5 percentage points. However, the hours reductions of these workers

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31 See Appendix D for our methodology for these estimates.
are unlikely to lead their families into poverty because the phase-out begins at $112,500 of AGI for head of household tax units and $150,000 for married tax units filing jointly.

**Incorporating Labor Supply Reductions into Poverty Simulations**

We next incorporate the earnings losses resulting from the labor force exit of 1.5 million estimated workers into our estimates of the overall and child poverty rates under the AFP CTC. To do so, we adjust post-tax, post-transfer incomes for the families of current workers who exit the labor force. We subtract earnings, reduce tax liabilities, and add transfer benefits resulting from the reduction of earnings, while also recalculating the AFP CTC amount based on the reduction in AGI due to lost earnings. Finally, we estimate the number of individuals and children whose (adjusted) equivalized post-tax, post-transfer family income falls below the poverty threshold ($37,890 for a two-parent, two-child family) and deep poverty threshold ($18,945). See Appendix C for a detailed methodology.

Table 6 reports the overall and child poverty rate after accounting for labor supply reductions. Under the TCJA CTC, the child poverty rate was anchored to 13.7%. The CTC expansion reduces the child poverty rate to 10.8%, a 22% decrease, based on our dynamic simulation. By comparison, the CTC expansion cut child poverty by 34% based on our static simulation. Thus, accounting for changes in labor supply induced by the CTC expansion cuts the static child poverty reduction by over a third. Table 6 also reports results for deep poverty. The CTC expansion does not reduce deep poverty among children in our dynamic simulation, eliminating the entire 39% static estimate of the deep poverty reduction. Deep poverty among the overall population also does not fall under our dynamic simulation, compared to the 15% static estimate. These findings on deep poverty can be explained by the inability of AFP CTC benefits and SNAP benefits by themselves to lift a family over half of our poverty line. For example, a single parent with two children would receive between $6,000 and $7,200 from the AFP CTC and about $7,000 in SNAP benefits, less in total than the $18,945 deep poverty threshold.\(^\text{32}\)

\(^{32}\) We do not model newly obtained housing assistance or TANF for families experiencing employment loss because they are not entitlement programs. Some newly poor families may eventually obtain benefits from these programs which could lift them out of deep poverty.
7. **Discussion**

This section puts our results in perspective. First, we discuss the plausibility of our estimate of 1.5 million workers exiting the labor force—to do so, we compare our estimates to the estimated effects of the EITC in NAS (2019), the effects of welfare reform in the 1990s, and other research bearing on the sensibility of our labor supply estimates. Second, we briefly discuss the NAS committee’s omission of the main labor supply effect when modelling the replacement of the CTC with a child allowance, and their inclusion of income effect estimates which are similar to ours. Third, we discuss the targeting of the AFP CTC. Fourth, we discuss some caveats and unaccounted for factors that could lead our estimates to overstate or understate effects on poverty or work effort. Fifth, we mention some long-run effects that would enter an overall evaluation of the CTC expansion.

**Plausibility of Labor Supply Estimates**

We start by discussing the plausibility of the estimated 1.5 million person decline in employment from replacing the TCJA CTC with a child allowance akin to a universal basic income for families with children. NAS (2019) does not account for the decrease in the return to work when modeling the replacement of the CTC with a child allowance that shares the basic features of the AFP CTC (a $3,000 annual per child payment for all low and middle income families). However, NAS (2019) simulates an expansion of the EITC that changes work incentives in a similar manner and for a similar population as the AFP CTC. In their case, they are looking at an increase in work incentives while the CTC expansion would do the reverse. NAS simulates a policy that would expand the EITC by increasing all federal payments by 40%. In this case, NAS (2019) accounts for the decision to work at all and estimates that the increase in the return to work from the EITC expansion would bring 771,000 new parents (single mothers) into employment (p. 495). If increasing the EITC by 40% would bring 771,000 new parents into employment, then—by symmetry and linear extrapolation—eliminating the existing EITC would be expected to lead 1.9 million workers to exit employment. Applying the same elasticities as those used for our

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33 It appears that NAS (2019) estimates that approximately 200,000 current workers would stop working due to the EITC expansion they model (p. 490, p. 495). However, in our EITC simulation (which is solely intended to benchmark our estimates of the change in the return to work), we do not account for the income effect and higher marginal tax rates on the EITC phase-out. To make the estimates comparable, we do not account for this effect in our calculations.  
34 If there are decreasing returns to incentives to participate in the labor force, then the decrease in employment would be even greater.
simulation of the CTC expansion, we estimate that eliminating the existing federal EITC would reduce employment by 1.7 million workers. Since our EITC employment loss estimates are slightly smaller than those of NAS (2019), we may expect that NAS would obtain a slightly larger effect than our AFP CTC estimates if it incorporated the decrease in the return to work from eliminating the TCJA CTC.

The relative similarity of our estimates of the employment effects of the CTC expansion and elimination of the EITC illuminates the common feature of the EITC and TCJA CTC in encouraging work. As shown in Figure 3, the EITC more strongly encourages work than the TCJA CTC for parents with earnings up to $30,000, while the TCJA CTC more strongly encourages work than the EITC for parents with earnings above $30,000. The somewhat smaller employment reduction from the CTC expansion—despite the inclusion of an income effect that does not apply when eliminating the EITC—is a result of greater responsiveness to the changed work incentives at low earnings levels. However, work incentives of the TCJA CTC are still substantial even for those with low earnings and have important effects for those with earnings above $30,000 as well.

The employment decrease we estimate is also consistent with the rise in employment among single mothers during the welfare reforms of the 1990s. Between 1990 and 1999, the employment of single mothers rose by 1.2 to 1.4 million people (Han, Meyer, and Sullivan 2021). Welfare reform had many features, but the two most salient were the expansion of the EITC which increased the financial return to working, and the elimination of unconditional cash aid under the TANF program. The CTC expansion incorporates these two main features of welfare reform, but in the opposite direction, reducing the financial return to work and providing unconditional cash aid to an even larger group than the original Aid to Families with Dependent Children (AFDC) program.

To interpret the applicability of the experience of welfare reform to the CTC expansion, it is helpful to scale the relative size of the changes in work incentives and unconditional aid. In 1990, AFDC provided aid to 3.8 million adults and their children (U.S. Department of Health and Human Services 2004a), but the number had declined to 1.9 million by 1999 (U.S. Department of Health and Human Services 2004b). Thus, the number of adults receiving aid declined by about 1.9 million. The expanded CTC would reach several multiples of that count, including about 9.6

\[35\] The range of estimates is due to a choice of whether to control for the education of single mothers (which greatly increased over this period) or not, and if so, what year to use for the base year distribution.
million single parents, excluding cohabiting couples (United States Census Bureau 2020).\textsuperscript{36} Under AFDC, a non-working single parent with two children in 1994 could receive a maximum annual benefit of $8,175 (in 2021 dollars) in the average state (U.S. Department of Health and Human Services, n.d.). In comparison, the CTC expansion would provide between $6,000 and $7,200 of unconditional cash assistance to a non-working single parent with two children. The relative size of the EITC and AFP CTC work incentives were described in Section 2, where we showed that the incentives of the CTC reversed by the expansion are a substantial share of the EITC incentives at very low earnings, and exceed EITC incentives at earnings above $30,000. But that figure for the EITC in 2021 reflects increases in the EITC prior to 1990 to which we cannot attribute the increase in employment of single mothers in the 1990s. In 1990 the maximum credit was already $1,934 (in 2021 dollars) compared to the $5,920 in Figure 2. Thus, the change in the EITC incentives (along with TANF changes) that led to the 1.2 to 1.4 million increase in employment are substantially smaller than the EITC incentives indicated in Figure 2 and more comparable to the AFP CTC work incentives that go in the opposite direction.

A large body of evidence concludes that some combination of EITC expansion and welfare reform was responsible for the large rise in employment among single mothers during the 1990s, beyond the effect of a strong economy (Meyer and Rosenbaum 2001; Grogger 2003). While the bulk of the literature concludes that the EITC expansion played a large role (see Schanzenbach and Strain 2020), some have argued that the shift away from unconditional cash assistance under AFDC was more important (Kleven 2019). Whether thought of as reversing welfare reform or eliminating a program similar to the EITC, the CTC expansion could be expected to reverse most or all of the employment gains of the 1990s.

Going beyond the plausibility of our employment change estimates, the similarity of the CTC expansion to reversing the welfare reforms of the 1990s has implications for the effects of the CTC expansion on poverty. If bringing back unconditional cash aid and eliminating substantial work incentives can be thought of as reversing welfare reform, it might undo the effects of welfare reform on poverty. When one accounts for the underreporting of transfers by either using consumption measures of well-being or relying on broader measures of income, researchers have found that poverty fell and well-being at the bottom rose following welfare reform (Meyer and Sullivan 2008; Winship 2016; Han, Meyer, and Sullivan 2021). Han, Meyer, and Sullivan (2021)

\textsuperscript{36} However, it should be noted that the AFP CTC would not bring back the high implicit marginal tax rates that applied to the 1.9 million parents receiving AFDC prior to welfare reform but not after.
finds that low percentiles of the consumption distribution for single mothers rose more than middle or high percentiles. They further find that consumption rose for low-educated single mothers over time, in both absolute terms and relative to comparison groups of highly educated single mothers, single women without children, and married mothers. Future work with the CID could directly examine whether survey income when joined with administrative data for single mothers over this period shows a similar or different changes.

Additional evidence on the plausibility of our labor supply estimates comes from two other studies. Lippold (2019) estimates that when a child turns 17 and thus loses eligibility for the CTC—prior to the more generous TCJA version taking effect—low-income parents’ probability of employment falls by 8.4 percentage points, implying a short-run work participation elasticity with respect to the return to work of 1.04. Hamilton et al. (2021) find in a survey based on stated intentions rather than observed behavior that 6.4% of parents likely eligible for the temporarily expanded CTC for 2021 planned to use the credit to “work less or change jobs” (Hamilton et al. 2021). Of course, it is not clear how these stated intentions will ultimately translate into changes in behavior, but the estimate does not rule out the 2.6% reduction in employment among parents we estimate.

More broadly, evidence of employment reductions has been found in the context of other means-tested programs. As seen in Appendix Figure A3, the incremental CTC (the difference between the AFP CTC and TCJA CTC for each family) is similar in structure to means-tested programs such as SNAP that provide a maximum amount of benefits to those with no income and phase out as income rises. Hoynes and Schanzenbach (2012) estimate that SNAP receipt during the program’s rollout in the 1960s and 1970s (then called the Food Stamp program) reduced employment by single women recipients by between 24 and 27 percentage points. While those effects apply to a period of less generosity of other programs, East (2018) estimates that SNAP receipt during the 1990s and 2000s reduced employment of single women immigrants (who on average had 1.3 children in her sample) by 43%. Reductions in labor supply of varying amounts and durations have been found for other means-tested programs, including for housing assistance for which effects are smaller and tend to fade out in the long run (Jacob and Ludwig 2012; Mills et al. 2006; Gubits et al. 2018) and experimental negative income tax programs in the 1970s (Robins 1985).

37 There were 63 million parents in the United States in 2020, and so 6.4% would represent about 4 million parents.
NAS Modelling of the CTC Expansion

In explaining its modeling of a child allowance, the NAS report notes that a child allowance in its simplest form only has an income effect, i.e., it does not change the return to work. However, the report then applies this reasoning to simulations that involve eliminating either the pre-TCJA CTC or the TCJA CTC.\(^\text{38}\) Others have noted that the CTC expansion has a substitution effect, altering the return to work, but have not considered the work/nonwork decision.\(^\text{39}\)

Our estimate of the income effect of the CTC is very similar to that of the NAS report, which is unsurprising given that we use the same elasticities. NAS (2019) estimates that a child allowance of $3,000 per child would reduce employment by 149,000 workers, similar to the 138,000 reduction we estimate. The difference likely arises from using a different baseline benefit (NAS uses the smaller pre-TCJA CTC), a different maximum benefit for children aged 0 to 5 (NAS uses $3,000 instead of $3,600), and an earlier phaseout of the child allowance in the NAS simulation.

Targeting of the CTC Expansion

We next discuss the targeting implications of the policy shift from the TCJA CTC to the AFP CTC. By virtue of its large scale—$101 billion in 2022—the incremental CTC would become more important than any means-tested program in preventing child poverty based on a static simulation. At the same time, the cost per person lifted out of poverty would be higher than that of any means-tested program. Relatedly, the incremental CTC would be less targeted to the bottom decile of the income distribution than any means-tested program—including the EITC, which encourages work at the extensive margin. This is not surprising given that the CTC expansion would increase benefits for tax units with adjusted gross income of up to $164,500 for a single parent with two children and at an even higher income level for married parents. At the same time,

\(^{38}\) While NAS (2019) uses as its baseline the smaller pre-TCJA CTC which offered a maximum payment of $1,000 per child, decreasing the return to work by $1,000 per child is still a significant work disincentive (in alternative estimates, NAS uses the TCJA CTC as its baseline, estimates which similarly do not appear to account for the decrease in work due to the elimination of the existing CTC).

\(^{39}\) See Winship (2021) and Goldin, Maag, and Michelmore (2021). These authors discuss the substitution effect along the phase-in of the TCJA CTC schedule, but not the participation margin which past work has found to be the important one for this population. Furthermore, the work/non-work decision is affected by more than the phase-in—it is affected by the entire TCJA CTC schedule, even parts that are flat where there is no substitution effect operating on hours worked. While these workers do not face an increased implicit marginal tax rate on an additional dollar of earnings with the CTC expansion, their return to working at all falls.
a more restrictive means test for the expansion would increase work disincentives for working parents relative to the TCJA CTC, as the reduced benefits for middle income families would decrease their return to work further.

**Caveats**

A few caveats are in order. While our baseline estimate is that employment will decline by 1.5 million adults based on the midpoint of ranges used in past simulations and the central tendency of literature surveys, both lower and higher changes are predicted by other elasticities in the literature. Since we rely on elasticities from the literature rather than estimate a full structural model, we would need other information to allocate the average tendencies implied by elasticities to particular individuals. For example, we do not know whether a one percent decline in average hours implies a ten percent decline for one in ten people or a one percent decline for every worker.

Similarly, we would need a more sophisticated model than the one we employ to consider the separate incentives of both spouses in a couple. These complications are avoided in our modeling of the work/nonwork decisions for single worker families since average tendencies imply probabilistic choices that are easily modeled. As a result, we focus only on the work/nonwork decision, not incorporating the reduction in hours that would be expected for those who remain in the workforce due to the increase in marginal tax rates along the previous phase-in and over the new phase-out of the CTC. This understatement of the work response is likely offset to some extent by our simplified work decision of couples, taking them both to stop working or neither to stop working. In fact, the employment response for couples should be spread across a larger number of families, some of whom would have only one spouse leave the labor market. Since the loss of one out of two low-income earners from a family is likely to lead a family to be below the poverty line but not the deep poverty line, the implication of our simplification is that the child poverty reduction of the AFP CTC has likely been overstated, but the deep child poverty reduction understated. As the large majority of our response comes from single worker families, even assuming no response of dual-earner couples as an extreme would leave intact the large majority of the behavioral response we estimate. At least 83 percent of the families that experience a drop in earnings in our simulations have only one worker and are unaffected by this issue.⁴⁰

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⁴⁰ This figure is based on public-use data with various simplifying assumptions, as we have not yet disclosed the relevant numbers.
Long-Run Effects

Potential long-run effects of the CTC expansion are important to consider alongside short-run effects. Increased support for low-income children could improve their long-run outcomes. Children’s access to food stamps in the 1960s and 1970s led to improved outcomes when they became adults, including higher earnings (though not increased employment), better health, less incarceration and less dependence on welfare programs (Hoynes, Schanzenbach, and Almond 2016; Bitler and Figinski 2019; Bailey et al. 2020). Much of this evidence comes from a period when other safety net programs were much less generous than current aid, so the marginal effects might be lower today. Larger EITC payments for children have increased their educational attainment and their employment and earnings as adults (Bastian and Michelmore 2018). In that case, the policy being examined is a combination of more income and higher employment. The incremental CTC could also affect behavior in less favorable ways, for example by changing rates of marriage or divorce. Some of the most methodologically sound research on this topic has found large effects of unconditional aid on single parenthood (Grogger and Bronars 2001). Consistent with this microdata evidence, the share of children with a single parent stabilized and then reversed after welfare reform, reversing a more than thirty-year trend. 41 Single parenthood has been found to lead, for example, to lower levels of educational attainment and higher incarceration rates of children in the long run (Hoffman and Maynard 2008).

8. Conclusions

In this paper, we simulate the effects of a proposed expansion of the CTC that would increase maximum benefit amounts and also make the full credit available to all low- and middle-income families with children regardless of earnings or tax liability. Absent behavioral responses, child poverty would fall by 34% and deep child poverty would fall by 39%. These static simulations suggest that the incremental CTC—the difference between the AFP CTC and the TCJA CTC—would become the most important anti-poverty program for children in the United States (keeping 3.4 million children out of poverty). However, the poverty reduction would come at a cost of $101 billion in benefit dollars, implying that the incremental CTC would be less effective than other major means-tested programs in keeping children out of poverty per dollar of

benefits. Relatedly, a smaller share of the incremental CTC would be targeted to families with lower levels of income and well-being.

These static calculations ignore any changes in behavior, in particular employment and hours decisions. The AFP CTC would replace the TCJA CTC—which like the EITC has substantial work incentives—with a program akin to a universal basic income that provides benefits regardless of earnings. Consequently, the expansion would reduce the return to work for most working parents by at least $2,000 per child. Among all working parents with earnings below $100,000, the reduced incentive to work at all due to the CTC reform is 88% as large as the reduced incentive to work at all due to a hypothetical elimination of the EITC. We estimate that the CTC expansion would lead 1.5 million working parents to exit the labor force. The vast majority of the effect (1.3 million) is due to the decrease in the return to work. Our estimate is comparable in magnitude to that implied by a National Academy of Sciences simulation of the EITC and to the change in the employment of single mothers during welfare reform. When incorporating the estimated employment reduction into our poverty simulations, we find that the CTC expansion would reduce child poverty by 22% instead of the 34% reduction we found based on our static simulation. The CTC expansion would not decrease deep child poverty, reversing the 39% reduction we estimated based on a static simulation.

To undertake these analyses, we use the Comprehensive Income Dataset (CID), which links household survey data with administrative tax and program participation records. Relative to prior studies that rely on survey data alone, using the CID allows us to more accurately simulate tax liabilities and credits (using actual tax unit structure and inputs) and provides a more accurate distribution of baseline incomes (which are misreported in the survey data). By providing accurate reports of government program receipt, the CID also enables more accurate comparisons of the anti-poverty and targeting effects of the CTC expansions with those of existing programs. Finally, the CID retains the strengths of surveys, allowing us to observe the family structure of individuals, measure targeting via well-being characteristics like education and health, and incorporate income sources not fully captured by administrative sources.

The comparisons of results obtained using the CID and the survey alone yield both similarities and differences. In terms of similarities, we find that using the survey alone and the CID both produce a static decline in child poverty of approximately 34% (from a baseline rate of 13.7%) as a result of the CTC expansion. However, we also find differences between the CID and survey-only estimates along a number of dimensions. First, given the underreporting of survey
incomes, the static decline in child poverty using the CID is estimated using poverty thresholds that are 14% higher than those using the survey alone. Furthermore, by more accurately measuring the receipt of existing government programs, the CID shows that the differences in preventing poverty (not accounting for labor supply responses) between the incremental CTC and the EITC and SNAP are 52% and 66% smaller, respectively, relative to using the survey alone. Finally, using the CID relative to the survey demonstrates that the share of existing tax credits targeted to those in the bottom decile of the income distribution increases by 50% for the EITC and nearly 400% for the TCJA CTC.

While prior studies using the CID have addressed issues ranging from the measurement of poverty to the effects of existing programs on economic well-being, this is the first paper to use the CID to more accurately simulate the effects of proposed policies. In doing so, it provides a blueprint for future simulations of proposed policies that rely on linked survey and administrative data to improve their accuracy.
References


———. 2021b. “Publication 972: Child Tax Credit and Credit for Other Dependents.”


———. n.d. “A Brief History of the AFDC Program.”


### Table 1. Aggregate Recipients and Benefit Dollars for Tax Cuts and Jobs Act (TCJA) Child Tax Credit and American Families Plan (AFP) Child Tax Credit

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Families (millions)</th>
<th>All people (millions)</th>
<th>Children (millions)</th>
<th>Spending (billions $)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2018: TCJA CTC</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CID</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>110.2</td>
</tr>
<tr>
<td>IRS SOI</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>117.7</td>
</tr>
<tr>
<td><strong>2022: TCJA CTC</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Survey-only</td>
<td>35.1</td>
<td>142.5</td>
<td>63.3</td>
<td>106.8</td>
</tr>
<tr>
<td>CID</td>
<td>40.7</td>
<td>161.2</td>
<td>67.3</td>
<td>111.8</td>
</tr>
<tr>
<td><strong>2022: AFP CTC</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Survey-only</td>
<td>40.3</td>
<td>163.0</td>
<td>71.4</td>
<td>205.1</td>
</tr>
<tr>
<td>CID</td>
<td>43.6</td>
<td>171.6</td>
<td>71.7</td>
<td>213.1</td>
</tr>
<tr>
<td><strong>2022: Difference between AFP and TCJA CTC</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Survey-only</td>
<td>5.2</td>
<td>20.5</td>
<td>8.1</td>
<td>98.3</td>
</tr>
<tr>
<td>CID</td>
<td>2.9</td>
<td>10.4</td>
<td>4.4</td>
<td>101.3</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2018 or 2022 levels using changes in prices and benefits) linked to administrative IRS records, TAXSIM, 2018 IRS SOI line item totals

Notes: This table shows total CTC family recipients, individual CTC recipients, and total CTC dollars paid out, calculated for various scenarios in both the CID and survey. Column 1 shows the total number of families that receive either the TCJA or AFP CTC. A family is defined as a recipient if any tax unit within the family receives the CTC. Columns 2 and 3 show the total number of people and children who receive either the TCJA or AFP CTC. An individual is defined as a recipient if they are in a family that receives the CTC. Finally, Column 4 shows total CTC dollars paid out in each scenario. The SOI total refers to the total number of non-refundable and refundable CTC dollars listed in the IRS’s 2018 Statistics of Income line item totals. The “2022: AFP CTC” scenario refers to the AFP CTC simulations, which assume 75% take-up among non-filers. Filers in the survey are defined as those who are designated as filers in the CPS. Filers in the CID are defined as individuals in tax units who meet one of the following three conditions: a) they are in a tax unit that links to a 1040, b) their survey tax unit has non-zero federal tax liability before credits after being run through TAXSIM, or c) their survey tax unit has more than $500 in federal tax credits after being run through TAXSIM. The survey-only sample consists of all individuals in the 2017 CPS ASEC. The CID sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024.
Table 2. Poverty Rate in 2022 Under Tax Cuts and Jobs Act (TCJA) Child Tax Credit and American Families Plan (AFP) Child Tax Credit for Full and Child Population, Survey-Only vs. CID

<table>
<thead>
<tr>
<th>Population</th>
<th>TCJA CTC (1)</th>
<th>AFP CTC (2)</th>
<th>Change (p.p.) (3)</th>
<th>Change (percent) (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CID (Threshold for family of 4: $37,890)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>10.8%</td>
<td>9.0%</td>
<td>-1.8</td>
<td>-16.7%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>13.7%</td>
<td>9.1%</td>
<td>-4.6</td>
<td>-33.6%</td>
</tr>
<tr>
<td>Survey Only (Threshold for family of 4: $33,229)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>11.8%</td>
<td>10.0%</td>
<td>-1.8</td>
<td>-15.6%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>13.7%</td>
<td>9.1%</td>
<td>-4.6</td>
<td>-33.8%</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM
Notes: This table shows static poverty reduction estimates for the CTC expansion using only the CPS ASEC and in the CID. The income concept for all estimates is post-tax, post-transfer income including all non-medical in-kind transfers, equivalized to adjust for different sharing unit sizes. The sharing unit is the family, defined as the SPM unit. The poverty threshold is equal to the 13.7th percentile of equivalized family income for all children, determined separately for the survey-only and CID simulations. The table shows thresholds for a family with two adults and two children. The TCJA CTC is the CTC under the Tax Cuts and Jobs Act. The AFP CTC is the CTC under the American Rescue Plan Act of 2021 (and proposed as part of the American Families Plan). Both the survey-only and CID-based simulations assume 75% take-up of the AFP CTC among non-filers. The survey-only sample consists of all individuals in the 2017 CPS ASEC. The CID sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.

<table>
<thead>
<tr>
<th>Population</th>
<th>TCJA CTC (1)</th>
<th>AFP CTC (2)</th>
<th>Change (p.p.) (3)</th>
<th>Change (percent) (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. Deep Poverty (Threshold for family of 4: $18,945)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>2.3%</td>
<td>2.0%</td>
<td>-0.3</td>
<td>-14.5%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>2.3%</td>
<td>1.4%</td>
<td>-0.9</td>
<td>-38.8%</td>
</tr>
<tr>
<td><strong>B. Near Poverty (Threshold for family of 4: $56,835)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>26.6%</td>
<td>24.9%</td>
<td>-1.7</td>
<td>-6.4%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>35.9%</td>
<td>32.0%</td>
<td>-3.9</td>
<td>-11.0%</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM
Notes: This table shows deep poverty and near poverty reduction estimates (using equivalized post-tax, post-transfer CID income) for the CTC expansion for the full and child population using the CID. This simulation assumes 75% take-up among non-filers. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Table 4. Millions of Workers with Children Exiting the Labor Force due to Income and Substitution Effects from the CTC Expansion, by Substitution Elasticity

<table>
<thead>
<tr>
<th>Single Mother EITC Recipients</th>
<th>0.05</th>
<th>0.25</th>
<th>0.45</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.50</td>
<td>0.70</td>
<td>1.25</td>
<td>1.79</td>
</tr>
<tr>
<td>0.75</td>
<td>0.92</td>
<td>1.46</td>
<td>2.00</td>
</tr>
<tr>
<td>1.20</td>
<td>1.30</td>
<td>1.85</td>
<td>2.39</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: Exit due to the income effect equals 0.14 million and is not impacted by substitution elasticities. Estimates are based on simulations of the American Families Plan (AFP) Child Tax Credit (CTC) for 2022 and include labor force exits due to income and substitution effects. The substitution effect elasticities are applied to the percent decrease in return to work. Percent decrease in the return to work is the decrease in the return to work divided by the baseline return to work among currently working parents. The baseline return to work is earnings net of tax liability and reduced transfer benefits from working. The decrease in the return to work due to the CTC expansion is the change in the AFP CTC (between working and not working) minus the change in the Tax Cuts and Jobs Act (TCJA) CTC (between working and not working). The income effect estimate applies elasticities of 0.085 for single mothers receiving EITC benefits and 0.05 for other workers to the percent increase in income. The percent increase in income is the increase in CTC benefit from the TCJA to the AFP CTC divided by family post-tax and post-transfer income. A working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Exit probabilities due to income and substitution effects are modeled additively. All workers in a tax unit are modeled as both remaining or both exiting the labor force. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKed and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Table 5. Number of Tax Units, Adults, and Workers Facing Higher Implicit Marginal Tax Rates with the American Families Plan (AFP) Child Tax Credit—on Phase-In of Tax Cuts and Jobs Act (TCJA) Child Tax Credit—and Mean Change in Implicit Marginal Tax Rate, 2022

<table>
<thead>
<tr>
<th>Workers on phase-in of TCJA CTC</th>
<th>Total (millions)</th>
<th>Number with higher implicit marginal tax rate (millions)</th>
<th>Mean p.p. change in implicit marginal tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adults in tax units</td>
<td>246.2</td>
<td>14.2</td>
<td>14.6</td>
</tr>
<tr>
<td>Tax units</td>
<td>180.4</td>
<td>11.9</td>
<td>14.8</td>
</tr>
<tr>
<td>Workers in tax units</td>
<td>163.7</td>
<td>10.4</td>
<td>14.6</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using change in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: Mean percentage point change in implicit marginal tax rate (column 3) is among those with a higher implicit marginal tax rate (column 2). The increase in the implicit marginal tax rate on an additional dollar of earnings in column (3) is equal to the phase-in rate of the TCJA CTC. This includes the phase-in of the ACTC, which phases in at $0.15 per dollar of earnings, and the phase-in of the non-refundable CTC, which phases in at the marginal federal income tax rate of the tax unit (generally 10% or 12% for tax units on the phase-in part of the TCJA CTC schedule). To infer the phase-in rate of the TCJA CTC, we exploit the fact that a tax unit receiving a strictly positive but less than maximum amount of a particular credit will receive more of that credit if its earnings increase by an additional dollar (with the exception of those tax units on the phase-out portion of the TCJA CTC). The increase in the implicit marginal tax rate on an additional dollar of earnings in column (5) is equal to the phase-out rate of the incremental CTC, $0.05 per dollar of earnings. Tax units receiving, under the AFP CTC, strictly more than the previous maximum benefit but strictly less than the new maximum benefit are considered impacted. See Appendix D for further details. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDBR-FY2021-CES005-024.

<table>
<thead>
<tr>
<th>Population</th>
<th>Rate Under TCJA CTC</th>
<th>Rate Under Expanded CTC</th>
<th>Change (p.p.)</th>
<th>Change (percent)</th>
<th>Change (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Poverty (Threshold for family of 4: $37,890)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>10.8%</td>
<td>9.7%</td>
<td>-1.1</td>
<td>-10.1%</td>
<td>-16.7%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>13.7%</td>
<td>10.8%</td>
<td>-3.0</td>
<td>-21.5%</td>
<td>-33.6%</td>
</tr>
<tr>
<td>B. Deep Poverty (Threshold for family of 4: $18,945)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>2.3%</td>
<td>2.4%</td>
<td>0.1</td>
<td>2.6%</td>
<td>-14.5%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>2.3%</td>
<td>2.3%</td>
<td>0.0</td>
<td>0.6%</td>
<td>-38.8%</td>
</tr>
<tr>
<td>C. Near Poverty (Threshold for family of 4: $56,835)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full population</td>
<td>26.6%</td>
<td>25.4%</td>
<td>-1.2</td>
<td>-4.6%</td>
<td>-6.4%</td>
</tr>
<tr>
<td>Children under 18</td>
<td>35.9%</td>
<td>33.0%</td>
<td>-2.9</td>
<td>-8.0%</td>
<td>-11.0%</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: Dynamic estimates are based on simulations of the AFP Child Tax Credit (CTC) for 2022 and include labor force exits due to income and substitution effects. The substitution effect elasticities are applied to the percent decrease in return to work. Percent decrease in the return to work is the decrease in the return to work divided by the baseline return to work among currently working parents. The baseline return to work is earnings net of tax liability and reduced transfer benefits from working. The decrease in the return to work due to the Child Tax Credit expansion is the change in the CTC (between working and not working) minus the change in the TCJA CTC (between working and not working). The income effect estimate applies elasticities of 0.085 for single mothers receiving EITC benefits and 0.05 for other workers to the percent increase in income. The percent increase in income is the increase in CTC benefit from the TCJA to the AFP CTC divided by family post-tax and post-transfer income. A working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Exit probabilities due to income and substitution effects are modeled additively. All workers in a tax unit are modeled as both remaining or both exiting the labor force. We adjust tax liabilities and Supplemental Nutrition Assistance Program benefits for workers exiting the labor force. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure 1. Child Tax Credit Under Tax Cuts and Jobs Act (TCJA) and American Families Plan (AFP), Single Parent with Two Children (One Aged 0-5 and Another Aged 6-16)

Source: Internal Revenue Service
Notes: The TCJA CTC is the CTC under the Tax Cuts and Jobs Act. The AFP CTC is the CTC under the American Rescue Plan Act of 2021.
Figure 2. Tax Cuts and Jobs Act Child Tax Credit and Earned Income Tax Credit by Adjusted Gross Income Using 2020 Rules, Single Parent with Two Children Under Age 17

Source: Internal Revenue Service, Congressional Research Service
Notes: Child Tax Credit (CTC) and Earned Income Tax Credit (EITC) parameters are based on 2020 tax law (all dollar values expressed in 2020 nominal terms). The refundable CTC phases in at a 15% rate because it is calculated as 15% times the difference between earnings and $2,500, up to a maximum of $1,400 per dependent child. The non-refundable CTC phases in at a 10% rate because it is a non-refundable credit and thus phases in at the federal marginal tax rate once Adjusted Gross Income is sufficiently high to generate a positive tax liability. The CTC as a whole phases in at a 25% rate when the refundable portion of the CTC and non-refundable portion of the CTC phase in simultaneously. All adjusted gross income is assumed to come from earned income, and the family is assumed to take the standard deduction and claim no other non-refundable tax credits.
Figure 3. Mean Percent Decrease in the Return to Work Due to Child Tax Credit Expansion and Hypothetical Elimination of the Earned Income Tax Credit, and Number of Workers with Children, by Tax Unit Earnings

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM
Notes: Estimates in the top panel are based on simulations of the proposed CTC expansion for 2022 and the elimination of the EITC as it is defined by current law. Percent decrease in the return to work is the decrease in the return to work divided by the baseline return to work among currently working parents. The baseline return to work is earnings net of tax liability and reduced transfer benefits from working. The decrease in the return to work due to the CTC expansion is the change in the AFP CTC (between working and not working) minus the change in the TCJA CTC (between working and not working). The change in the return to work due to the elimination of the EITC is the EITC benefit itself. A working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Tax unit earnings are reported in $10,000 bins. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure 4a. Percent Increase in Child Poverty in Absence of Given Program, Survey-Only vs. CID

Figure 4b. Percent Increase in Poverty in Absence of Given Program, Survey-Only vs. CID

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: Baseline income is equivalized post-tax, post-transfer income including the AFP CTC. Both the survey-only and CID-based simulations assume 75% take-up of the AFP CTC among non-filers. The poverty threshold for a family of four (two adults and two children) is $37,890 in the CID and $33,229 in the survey only. Effects are calculated as the percent change in the poverty rate if the program were removed. For the CID-based simulation, we drop non-PIKed and whole imputed families in the CPS, adjusting survey weights using inverse probability weighting. For the survey-only simulation, our sample consists of all individuals in the 2017 CPS ASEC. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure 5. Share of Total Program Dollars Received by Decile of Annual Income, CID

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: This figure shows shares of total program dollars received by each decile of annual family income (after taxes/non-medical in-kind transfers and including the American Families Plan (AFP) CTC). Baseline incomes are equivalized to account for different family sizes. Administrative data are used for all programs. Baseline income and the incremental and AFP CTC use the CID-based CTC expansion simulation with assumed 75% take-up among non-filers. SNAP estimates are calculated using the subset of states for which administrative SNAP data are available. We drop non-PIKed and whole imputed families in the CPS, adjusting survey weights using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure 6. Share of Total Program Dollars Received by Decile of 5-Year Income, CID

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: This figure shows shares of total program dollars received by each decile of 5-year income. 5-year income is the sum of income on tax forms (AGI on 1040 for filers and wages/retirement-income from W-2 and 1099-R for non-filers) from 2014-2018. Baseline incomes are equivalized to account for different family sizes. Administrative data are used for all programs. Baseline income and the incremental and American Families Plan (AFP) CTC use the CID-based AFP CTC simulation with assumed 75% take-up among non-filers. SNAP estimates are calculated using the subset of states for which administrative SNAP data are available. We drop non-PIKed and whole imputed families in the CPS, adjusting survey weights using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024.
Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: This figure shows shares of total program dollars received relative to shares of total population by educational attainment of family head. Administrative data are used for all programs. The incremental and American Families Plan (AFP) CTC use the CID-based AFP CTC simulation with assumed 75% take-up among non-filers. SNAP estimates are calculated using the subset of states for which administrative SNAP data are available. We drop non-PIKed and whole imputed families in the CPS, adjusting survey weights using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024.
Figure 8. Share of Total Program Dollars Received by Health Status of Family Head, CID

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: This figure shows shares of total program dollars received relative to shares of total population by self-reported health status of family head. Administrative data are used for all programs. The incremental and American Families Plan (AFP) CTC use the CID-based AFP CTC simulation with assumed 75% take-up among non-filers. SNAP estimates are calculated using the subset of states for which administrative SNAP data are available. We drop non-PIKed and whole imputed families in the CPS, adjusting survey weights using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024.
Appendix Tables and Figures

Table A1. Provisions of the Child Tax Credit Under the Tax Cuts and Jobs Act and the American Families Plan

<table>
<thead>
<tr>
<th></th>
<th>Tax Cuts and Jobs Act</th>
<th>American Families Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dependents who qualify for the full credit</td>
<td>Dependent children aged 0-16</td>
<td>Dependent children aged 0-17</td>
</tr>
<tr>
<td>Maximum amount of full credit</td>
<td>$2,000 per qualifying dependent</td>
<td>$3,600 (age 0-5), $3,000 (age 6-17) per qualifying dependent</td>
</tr>
<tr>
<td>Non-refundable portion of credit</td>
<td>Federal income tax liability (after previous non-refundable credits applied) up to $2,000 per qualifying dependent</td>
<td>None</td>
</tr>
<tr>
<td>Refundable portion of the credit</td>
<td>15% of earned income above $2,500, up to $1,400 per qualifying dependent</td>
<td>$3,600 (age 0-5), $3,000 (age 6-17) per qualifying dependent</td>
</tr>
<tr>
<td>Adjusted Gross Income level where benefits begin to phase out</td>
<td>$200,000 (single/head of household filers); $400,000 (married filing jointly)</td>
<td>Phase out 1: $75,000 (single); $112,500 (head of household); $150,000 (married filing jointly)</td>
</tr>
<tr>
<td>Phase out rate</td>
<td>5%</td>
<td>Phase out 1: 5%, until per-child credit reaches $2,000 per qualifying dependent</td>
</tr>
<tr>
<td>Provisions of the Credit for Other Dependents (ODC)</td>
<td>Applied to dependents who do not qualify for full credit, maximum credit of $500 per dependent, phased out at 5% rate beginning at $200,000 (single/head of household filers), $400,000 (married filing jointly)</td>
<td>Phase out 2: 5%, until credit reaches $0 Same as under TCJA CTC</td>
</tr>
</tbody>
</table>

Source: IRS (2021a); IRS (2021b)

Notes: Tax Cuts and Jobs Act (TCJA) Child Tax Credit (CTC) is the CTC applicable to tax year 2020. American Families Plan (AFP) CTC is the CTC applicable to tax year 2021, as specified by the American Rescue Plan Act of 2021. Non-refundable portion of the Tax Cuts and Jobs Act CTC is applied after the Child and Dependent Care Tax Credit and the Credit for Other Dependents (see https://www.irs.gov/irm/part21/irm_21-006-003r). See Tax Policy Center (2021) for a description of the TCJA CTC and AFP CTC.
Table A2. Rules Used to Update Various Income Sources to 2022 Levels

<table>
<thead>
<tr>
<th>Income source</th>
<th>How updated for 2022 (1)</th>
<th>Justification (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market income</td>
<td>Annual average in C-CPI-U</td>
<td>C-CPI-U used to update tax brackets each year</td>
</tr>
<tr>
<td>OASDI and SSI</td>
<td>Annual average CPI-W</td>
<td>CPI-W used to update OASDI and SSI benefits each year</td>
</tr>
<tr>
<td>VA benefits</td>
<td>Percent change in maximum benefit for veteran with no dependents, given 50% disability rating</td>
<td>Update based on maximum benefit</td>
</tr>
<tr>
<td>SNAP</td>
<td>Percent change in maximum benefit for 3-person family (separate multipliers for AK and HI), disregarding the 2020 emergency increase in maximum benefits due to pandemic benefits set to expire in September 2021</td>
<td>Update based on maximum benefit</td>
</tr>
<tr>
<td>Housing assistance</td>
<td>Percent change in county-level Fair Market Rent for 2-bedroom housing unit</td>
<td>Benefit amount tied to payment standard in county which is itself based on Fair Market Rent</td>
</tr>
<tr>
<td>TANF</td>
<td>State-level change in maximum benefits for 3-person family</td>
<td>Update based on state-specific maximum benefit</td>
</tr>
<tr>
<td>School lunch</td>
<td>Percent change in reimbursement rate for free school lunch (separate multipliers for AK and HI)</td>
<td>Update based on reimbursement rate</td>
</tr>
<tr>
<td>LIHEAP</td>
<td>Percent change in Census region-level average utility gas prices in urban areas</td>
<td>Benefit amount tied to actual costs of utilities</td>
</tr>
<tr>
<td>WIC</td>
<td>Percent change in average monthly person-level WIC food costs</td>
<td>Update based on change in benefit</td>
</tr>
</tbody>
</table>


Notes: Market incomes, OASDI/SSI, VA benefits, SNAP, WIC, and LIHEAP are updated based on the change in their respective indices between 2016 and 2020. For SNAP, we only update through 2020 because the 2021 amounts reflect temporary increases in SNAP allotment as a result of pandemic-related policy changes. School lunch and housing assistance are updated based on the change in their respective indices between 2016 and 2021, with the 2021-2022 increases assumed to be equal to the average annual increase from 2016 to 2021. For TANF, we update based on state-level changes in the relevant index between 2016 and 2019, with the 2019-2020, 2020-2021, and 2021-2022 increases assumed to be equal to the average annual increase from 2016 to 2019 at the national level (we use the change in the national average weighted by state population to mitigate carrying through potentially one-off state-level policy changes).
### Table A3. Simulations of the American Families Plan Child Tax Credit and Related Policies: Comparisons to the Literature

<table>
<thead>
<tr>
<th>Study</th>
<th>Survey data source</th>
<th>Modifications of data source</th>
<th>Simulated policy</th>
<th>Simulation year</th>
<th>Baseline child poverty rate</th>
<th>% Effect on child poverty</th>
<th>Non-filer take-up</th>
<th>Use SPM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Our paper: CID</td>
<td>2017 CPS ASEC</td>
<td>Link tax records &amp; admin government program data</td>
<td>Fully refundable CTC with $3,600 for children age 0-5 and $3,000 for children age 6-17</td>
<td>2022 (2018 tax law and update income values to 2022)</td>
<td>13.7%</td>
<td>33.6%</td>
<td>75%</td>
<td>No</td>
</tr>
<tr>
<td>Our paper: survey-only</td>
<td>2017 CPS ASEC</td>
<td>None</td>
<td>(Same as above)</td>
<td>2022 (2018 tax law and update income values to 2022)</td>
<td>13.7%</td>
<td>33.8%</td>
<td>75%</td>
<td>No</td>
</tr>
<tr>
<td>Acs and Werner (2021)</td>
<td>2018 ACS</td>
<td>ATTIS model</td>
<td>(Same as above)</td>
<td>2018</td>
<td>14.2%</td>
<td>41.3%</td>
<td>78%</td>
<td>Yes</td>
</tr>
<tr>
<td>Brill et al. (2021)</td>
<td>2020 CPS ASEC</td>
<td>Not stated</td>
<td>(Same as above)</td>
<td>Not stated</td>
<td>12.4%</td>
<td>35%</td>
<td>Not stated</td>
<td>Yes</td>
</tr>
<tr>
<td>CRS (2021)</td>
<td>2016-2018 CPS ASEC</td>
<td>TRIM model</td>
<td>(Same as above)</td>
<td>2015-2017 (TCJA tax law)</td>
<td>13%</td>
<td>46%</td>
<td>100%</td>
<td>Yes</td>
</tr>
<tr>
<td>Marr et al. (2021)</td>
<td>2019 CPS ASEC</td>
<td>None</td>
<td>(Same as above)</td>
<td>2021 (2021 tax law and inflate incomes to 2021)</td>
<td>13.7%*</td>
<td>41%</td>
<td>100%</td>
<td>Yes</td>
</tr>
<tr>
<td>Collyer et al (2019)</td>
<td>2018 CPS ASEC</td>
<td>None</td>
<td>Fully refundable CTC with $3,600 for children age 0-5 and $3,000 for children age 6-16</td>
<td>2018</td>
<td>14.9%**</td>
<td>38%**</td>
<td>100%</td>
<td>Yes</td>
</tr>
<tr>
<td>Collyer et al (2021)</td>
<td>2019 CPS ASEC</td>
<td>None</td>
<td>American Families Plan</td>
<td>2022 (updates employment)</td>
<td>14.7%</td>
<td>47.4%</td>
<td>100%</td>
<td>Yes</td>
</tr>
</tbody>
</table>

*Baseline child poverty rate is not reported in Marr et al. (2021). The rate is calculated based on the reported 41% reduction in child poverty and 4.1 million children lifted out of poverty, which implies a baseline of 10 million children in poverty, or 13.7% given the reported 72.993 million children in the U.S. according to Marr et al. (2021).  
**Poverty rate among children aged 0 to 16 only.  
Notes: ATTIS model is the Urban Institute’s Analysis of Transfers, Taxes, and Income Security model. TRIM model is the Transfer Income Model developed by the Urban Institute for the U.S. Department of Housing and Urban Development. American Families Plan includes fully refundable CTC with $3,600 for children age 0-5 and $3,000 for children age 6-17; expansion of the EITC for childless workers; expansion of child care subsidies, expansion of the Child and Dependent Care Tax Credit, expansion of the Summer Electronic Benefit Transfer Program; and expansion of Pell Grant awards. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Table A4. Aggregate Recipients and Dollars for American Families Plan (AFP) Child Tax Credit and Change in Child Poverty Rate (Varying Take-Up Rates Among Non-Filers), CID

<table>
<thead>
<tr>
<th>Non-Filer Take-Up Rate</th>
<th>Number of Children Receiving AFP CTC (millions)</th>
<th>Total Spending on AFP CTC (billions $)</th>
<th>Percent Change in Child Poverty</th>
</tr>
</thead>
<tbody>
<tr>
<td>0%</td>
<td>69.1</td>
<td>201.0</td>
<td>-29.9%</td>
</tr>
<tr>
<td>25%</td>
<td>70.3</td>
<td>205.2</td>
<td>-31.0%</td>
</tr>
<tr>
<td>50%</td>
<td>71.1</td>
<td>209.2</td>
<td>-32.4%</td>
</tr>
<tr>
<td>75%</td>
<td>71.7</td>
<td>213.1</td>
<td>-33.6%</td>
</tr>
<tr>
<td>100%</td>
<td>72.3</td>
<td>217.1</td>
<td>-35.5%</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: This table shows the total number of children receiving the AFP CTC, total AFP CTC spending, and percent change in child poverty under different assumptions of the take-up rate for non-filers. A child is defined as receiving the AFP CTC if they reside in a family where at least one tax unit within the family receives the AFP CTC. Filers are defined as individuals in tax units who meet one of the following three conditions: a) they are in a tax unit that links to a 1040, b) their survey tax unit has non-zero federal tax liability before credits after being run through TAXSIM or c) their survey tax unit has more than $500 in federal tax credits after being run through TAXSIM. The poverty threshold for a family of four is $37,890. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024 and CBDRB-FY2021-CES005-028.
Table A5. Survey-Only Child Poverty Effects of the American Families Plan Child Tax Credit Based on Assumptions in Comparison Studies

<table>
<thead>
<tr>
<th>Comparison study</th>
<th>Subtract expenses (1)</th>
<th>SPM thresholds (2)</th>
<th>100% take-up? (3)</th>
<th>Income adjusted to future year? (4)</th>
<th>Our analysis (5)</th>
<th>Comparison study (6)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Survey-only</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>-34%</td>
<td></td>
</tr>
<tr>
<td>Survey-only w/ SPM</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>-34%</td>
<td></td>
</tr>
<tr>
<td>Acs and Werner (2018)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>-39%</td>
<td>-41%</td>
</tr>
<tr>
<td>CRS (2021)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>-44%</td>
<td>-46%</td>
</tr>
<tr>
<td>Marr et al. (2021)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>-38%</td>
<td>-41%</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using change in prices and benefits), TAXSIM

Notes: Survey-only refers to our survey-only simulation. Survey-only with SPM refers to our survey-only simulation when subtracting expenses from income and using the SPM thresholds. Expenses subtracted in column (1) include work and childcare expenditures, child support paid, and medical out-of-pocket and Medicare Part B expenditures. SPM thresholds in column (2) are obtained by scaling SPM thresholds included in the CPS ASEC by a constant multiple such that the child poverty rate matches the baseline rate in the published study as reported in Appendix Table A4. We use 2016 income values in comparisons with studies that do not adjust incomes for price and benefit changes and our 2022 income values in comparisons with studies that do adjust for a later year. Thus, income years do not match exactly in these comparisons. We do not compare our results to Brill et al. (2021) because they do not state their take-up rate and whether or not income is adjusted for a future year. For the survey-only simulation, our sample consists of all individuals in the 2017 CPS ASEC.
### Table A6. Percent Increase in Poverty in Absence of Given Program, Survey-Only vs. CID

<table>
<thead>
<tr>
<th>Program</th>
<th>Spending (billions $)</th>
<th>Percent increase in Poverty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All Families</td>
<td>Families with Children</td>
</tr>
<tr>
<td><strong>CID</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Incremental CTC</td>
<td>101.3</td>
<td>101.3</td>
</tr>
<tr>
<td>AFP CTC</td>
<td>213.1</td>
<td>209.5</td>
</tr>
<tr>
<td>TCJA CTC</td>
<td>111.8</td>
<td>108.2</td>
</tr>
<tr>
<td>EITC</td>
<td>73.1</td>
<td>58</td>
</tr>
<tr>
<td>SSI</td>
<td>53.9</td>
<td>18.8</td>
</tr>
<tr>
<td>OASDI</td>
<td>958.8</td>
<td>82.5</td>
</tr>
<tr>
<td><strong>OASI</strong></td>
<td>814.1</td>
<td>51.1</td>
</tr>
<tr>
<td><strong>DI</strong></td>
<td>144.8</td>
<td>31.3</td>
</tr>
<tr>
<td>SNAP</td>
<td>54.6</td>
<td>34.6</td>
</tr>
<tr>
<td>Housing Assistance</td>
<td>72.6</td>
<td>27.5</td>
</tr>
<tr>
<td><strong>Survey Only</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Incremental CTC</td>
<td>98.4</td>
<td>97.9</td>
</tr>
<tr>
<td>AFP CTC</td>
<td>205.1</td>
<td>203.3</td>
</tr>
<tr>
<td>TCJA CTC</td>
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<td>105.4</td>
</tr>
<tr>
<td>EITC</td>
<td>48.5</td>
<td>44.6</td>
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<tr>
<td>Public Assistance</td>
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<tr>
<td>SSI</td>
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<tr>
<td>OASDI</td>
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<td><strong>OASI</strong></td>
<td>744.1</td>
<td>42.3</td>
</tr>
<tr>
<td><strong>DI</strong></td>
<td>115.7</td>
<td>21.7</td>
</tr>
<tr>
<td>SNAP</td>
<td>34.7</td>
<td>21.5</td>
</tr>
<tr>
<td>Housing Assistance</td>
<td>30.6</td>
<td>15</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: Effects are calculated as the percent change in the poverty rate (using equivalized post-tax, post-transfer income) if the program were removed. The poverty threshold is $37,890 in the CID and $33,229 in the survey only. For the CID-based simulation, we drop non-PIKed and whole imputed families in the CPS, adjusting survey weights using inverse probability weighting. For the survey-only simulation, our sample consists of all individuals in the 2017 CPS ASEC. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024 and CBDRB-FY2021-CES005-028.
<table>
<thead>
<tr>
<th>Program</th>
<th>Spending (billions $)</th>
<th>Cost per Individual Lifted out of Poverty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All families</td>
<td>Families with children</td>
</tr>
<tr>
<td>Incremental CTC</td>
<td>101.3</td>
<td>101.3</td>
</tr>
<tr>
<td>AFP CTC</td>
<td>213.1</td>
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<td>SSI</td>
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<td>OASDI</td>
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<td>DI</td>
<td>144.8</td>
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<tr>
<td>SNAP</td>
<td>54.6</td>
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</tr>
<tr>
<td>Housing Assistance</td>
<td>72.6</td>
<td>27.5</td>
</tr>
</tbody>
</table>

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM

Notes: Effects are calculated as the percent change in the poverty rate (using equivalized post-tax, post-transfer income) if the program were removed. The poverty threshold is $37,890 in the CID and $33,229 in the survey only. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. To estimate the cost per individual lifted out of poverty, we divide program spending by the number of individuals added to poverty if the program were removed. For the cost per child lifted out of poverty, we use program spending on families with children. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-024 and CBDRB-FY2021-CES005-028.
Figure A1. Decrease in the Return to Work due to the Child Tax Credit Expansion Compared to the Elimination of the Earned Income Tax Credit, Single Parent with Two Children Ages 5 and 10

Source: Internal Revenue Service, Congressional Research Service

Notes: Figure shows the decrease in the return from work due to the CTC expansion for a hypothetical single parent with two children and no unearned income. The decrease in the return to work is equal to the incremental CTC benefit (the AFP CTC minus the TCJA CTC) when not working minus the incremental CTC benefit when working. For example, if the parent does not work, she receives $6,600 under the AFP CTC, which is $6,600 more than her TCJA CTC of $0. If she works and earns less than $30,300, her return to work falls by less than $4,000 due to the phase-in of the TCJA CTC. If she works and earns between $30,300 and $112,500, her return to work falls by $4,000, the amount of her TCJA CTC. If she works and earns between $112,500 and $164,500, her return to work falls by more than $4,000 because the incremental CTC begins to phase out. If she works and earns more than $164,500, her return to work falls by $6,600 because the incremental CTC has fully phased out. The decrease in the return to work due to the elimination of the EITC is equal to the EITC benefit itself.
Figure A2. Sign-Up Website for Child Tax Credit under American Rescue Plan Act

Source: Internal Revenue Service, accessed at <irs.gov/credits-deductions/child-tax-credit-non-filer-sign-up-tool> on September 5, 2021
Figure A3. Incremental Child Tax Credit and Total Supplemental Nutrition Assistance Program Benefit, Single Parent with Two Children (One Aged 0-5 and Another Aged 6-16)

Source: Internal Revenue Service, U.S. Department of Agriculture
Notes: The TCJA CTC is the CTC under the Tax Cuts and Jobs Act. The AFP CTC is the CTC under the American Rescue Plan Act of 2021. Incremental CTC is the difference in benefits a family receives between the AFP CTC and TCJA CTC. All adjusted gross income is assumed to come from earned income, and the family is assumed to take the standard deduction and claim no other non-refundable tax credits. For Supplemental Nutrition Assistance Program (SNAP) benefits, the family is assumed to take the standard deduction only. Benefit levels are based on 2021 rules.
Figure A4. Share of Total Program Dollars Received by Decile of Annual Income, Survey-Only

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits), TAXSIM.
Notes: This figure shows shares of total program dollars received by each decile of annual family income (after taxes/non-medical in-kind transfers and including the AFP CTC). Baseline incomes are equivalized to account for different family sizes. Baseline income and the incremental and AFP CTC use the survey-based AFP CTC simulation with assumed 75% take-up among non-filers. Our sample consists of all individuals in the 2017 CPS ASEC.
Figure A5. Number of Working Adults with Children, by Tax Unit Earnings

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM
Notes: Working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Tax unit earnings are reported in $10,000 bins. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure A6. Mean Decrease in the Return to Work due to the Child Tax Credit Expansion Among Working Adults with Children, by Tax Unit Earnings

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: The decrease in the return to work due to the Child Tax Credit expansion is the change in the American Families Plan CTC (between working and not working) minus the change in the Tax Cuts and Jobs Act CTC (between working and not working). Working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Tax unit earnings are reported in $10,000 bins. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure A7. Mean Decrease in the Return to Work due to the Child Tax Credit Expansion as a Share of the Return to Work Under Tax Cuts and Jobs Act Child Tax Credit Among Working Adults with Children, by Tax Unit Earnings

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: Figure shows the mean of the ratios of the decrease in return to work to baseline return to work. The decrease in the return to work due to the Child Tax Credit (CTC) expansion is the change in the American Families Plan CTC (between working and not working) minus the change in the Tax Cuts and Jobs Act CTC (between working and not working). The baseline return to work is earnings net of tax liability and reduced transfer benefits from working. Working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Tax unit earnings are reported in $10,000 bins. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKed and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Figure A8. Number of Working Adults with Children Exiting Labor Force due to Child Tax Credit Expansion, by Tax Unit Earnings

Source: 2017 CPS ASEC (adjusted to 2022 levels using changes in prices and benefits) linked to administrative IRS and program records, TAXSIM.

Notes: Estimates are based on simulations of the proposed Child Tax Credit (CTC) expansion for 2022. The substitution effect estimates apply elasticities of 0.75 for single mothers receiving EITC benefits and 0.25 for other workers to percent decrease in the return to work. Percent decrease in the return to work is the decrease in the return to work divided by the baseline return to work among currently working parents. The baseline return to work is earnings net of tax liability and reduced transfer benefits from working. The decrease in the return to work due to the CTC expansion is the change in the American Families Plan (AFP) CTC (between working and not working) minus the change in the Tax Cuts and Jobs Act (TCJA) CTC (between working and not working). The income effect estimates apply elasticities of 0.085 for single mothers receiving EITC benefits and 0.05 for other workers to the percent increase in income. The percent increase in income is the increase in CTC benefits from the TCJA to the AFP CTC divided by family post-tax and post-transfer income. A working adult with children is any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016. Exit probabilities due to income and substitution effects are modeled additively. All workers in a tax unit are modeled as both remaining or both exiting the labor force. Our sample consists of all individuals in PIKed and non-whole imputed families, with survey weights adjusted for non-PIKing and whole imputes using inverse probability weighting. The Census Bureau has reviewed this data product for unauthorized disclosure of confidential information and has approved the disclosure avoidance practices applied to this release, authorization number: CBDRB-FY2021-CES005-028.
Appendix A

This appendix describes how we allocate CTC benefits to families, with a focus on the less straightforward case of complex families—where surveyed adults claim children outside of the surveyed adult’s family, and where surveyed children are claimed by adults outside of the surveyed child’s family.

Our approach for allocating the CTC in general (both in non-complex families and complex families) can be outlined as follows:

1. In the most straightforward cases, the survey children include all of those listed on the returns of the adults either in or outside the family. In that case, all CTC dollars go to the children in question.
2. In the case when one or more of the tax returns includes children not in the surveyed family, the CTC must be prorated so that only part of the credit is allocated to the children in the surveyed family.
3. Surveyed dependents who do not appear on any 1040 are assumed to receive the CTC if there is a survey adult to claim them. We assume that the AFP CTC can be received by children who do not appear on a 1040 even if there is no survey adult to claim them.

The remainder of this appendix describes our methodology for prorating the CTC when the dependents on the 1040 are not a subset of the dependents in a surveyed family. Our strategy is to prorate the CTC based on the number of claimed dependent children that appear in the survey sharing unit. We implement this adjustment of total benefits when simulating the TCJA CTC and the AFP CTC.

42 Note that we assign all other taxes and tax credits (including the Earned Income Tax Credit and the Child and Dependent Care Tax Credit) to the sharing unit of the surveyed primary/secondary filer only.

Implementing Our Approach

We implement our approach in two steps. First, we calculate the total amount of each credit pertaining to the 1040. Second, we calculate the share of the total amount of each credit that should be allocated to the survey sharing unit.

**Step 1. Calculate the total amount of each tax credit pertaining to the 1040**

We consider separately the TCJA CTC and the AFP CTC. For both of these credits, the amount of the credit that can be claimed on behalf of each dependent varies by the age category of the dependent (under 17 vs. 17+ for the TCJA CTC and under 6 vs. 6-17 vs. 18+ for the AFP CTC). Thus, we split the total amount of the CTC into the total amounts claimed for each age category. This allows us in Step 2 to accurately prorate the total CTC amount based on both the share and age composition of 1040 dependents who appear in the surveyed SPM unit.

**TCJA CTC.** The TCJA CTC contains the following components:

For dependents under age 17

- Non-refundable CTC (with maximum benefit of $2,000 per dependent)

42 For TCJA CTC, we subtract out the CTC amount for “non-resident” 1040 dependents in proportion to the share of 1040 dependents who do not appear in the survey. For the AFP CTC, we subtract out the age-specific CTC amounts for “non-resident” 1040 dependents.
• Additional CTC (ACTC, refundable portion of the CTC with maximum benefit of $1,400 per dependent)
  For dependents aged 17+
• Non-refundable ODC (with maximum benefit of $500 per dependent)

While TAXSIM reports the ACTC as a separate output, it unfortunately aggregates the non-refundable CTC and ODC into a single output (“combined non-refundable CTC”) for each tax unit. Thus, we must split this aggregated amount between these two benefits outside of TAXSIM. To do so, we use the IRS rule that the non-refundable ODC is applied before the non-refundable CTC when calculating non-refundable tax credits.\footnote{See Internal Revenue Service (IRS) documentation, \url{https://www.irs.gov/irm/part21/irm_21-006-003r}.} We first calculate the total non-refundable ODC for the tax unit as the minimum of (i) the total amount of the “combined non-refundable CTC” outputted by TAXSIM and (ii) $500 times the number of dependents aged 17+ on the 1040. We then calculate the non-refundable CTC for the tax unit as any remaining amount of the “combined non-refundable CTC” after subtracting out the non-refundable ODC.

**AFP CTC.** The AFP CTC contains the following components:
For dependents under age 6
  • Fully refundable CTC, with maximum benefit of $3,600 per dependent
For dependents aged 6-17
  • Fully refundable CTC, with maximum benefit of $3,000 per dependent
For dependents age 18+
  • Non-refundable ODC, with maximum benefit of $500 per dependent

We calculate the total CTC amount for dependents aged 0 to 5 (6 to 17) as $3,600 ($3,000) times the number of dependents aged 0 to 5 (6 to 17) on the 1040, appropriately phased out based on AGI on the 1040. We calculate the total ODC amount as equivalent to the total tax liability (prior to credits) based on the 1040 (calculated by TAXSIM), up to a maximum of $500 times the number of dependents aged 18+ on the 1040. The ODC is appropriately phased out based on AGI on the 1040.

**Step 2. Prorate the total amount of each credit based on the number and age composition of 1040 dependents appearing in the survey sharing unit**
In this step, we prorate the total amount of each credit calculated in Step 1 (split across dependent age categories) based on the share of 1040 qualifying dependents for each credit who appear in the survey sharing unit (split across age categories).

The denominators for these shares are the numbers of dependents on the 1040 in the following age categories for each credit:

**TCJA CTC**
Dependents under age 17
  • Claimed for the non-refundable CTC and ACTC
Dependents aged 17+
  • Claimed for the non-refundable ODC
**AFP CTC**

Dependents aged 0 to 5
- Claimed for the fully refundable CTC for dependents age 0 to 5

Dependents aged 6 to 17
- Claimed for the fully refundable CTC for dependents age 6 to 17

Dependents aged 18+
- Claimed for the non-refundable ODC\(^{44}\)

The numerators for these shares are the numbers of dependents on the 1040 in each age category who appear in the surveyed family. We add the prorated share of each specific credit to the income of the surveyed family.

\(^{44}\) The proration of the ODC under the AFP CTC is different from the proration of the ODC under the TCJA CTC. Between the two scenarios, the total amount of ODC awarded changes and the number of ODC dependents changes (due to changes in age eligibility for the ODC).
Appendix B

This appendix describes the discrepancy between the number of children represented by the CPS ASEC and the number of children who can potentially be claimed as a dependent for purposes of the CTC. It also describes the implications this discrepancy for our aggregate estimates of CTC spending.

In the CID, we only assign CTC benefits to children in the survey frame, who are weighted to represent the total non-institutionalized population of children living in the United States. However, children outside of the non-institutionalized population (as represented by the CPS ASEC) can potentially be claimed as a dependent for purposes of the CTC. In 2016, there were an estimated 129,100 children in institutional group quarters, 2.5 million children with Social Security numbers living outside of the United States, and an estimated 1.5 million children not represented by the CPS ASEC population benchmark due to an undercount of the non-institutionalized population.

With regard to the latter group, CPS ASEC benchmarks are derived from population totals in the most recent Decennial Census. The Census Bureau estimated that the net undercount (i.e., gross omissions net of erroneous enumerations and whole person imputations) of children ages 0-11 was 1.5 million in the 2010 Decennial Census (Census Bureau 2014). This cohort corresponds to children ages 6-17 in 2016. Children ages 0-5 in 2016 were all born after the 2010 Census, so their contribution to the population benchmark is not affected by the Census undercount.

Thus, while the CPS ASEC captures 74.0 million children in 2017, there are an estimated 78.0 million with Social Security numbers who potentially could be claimed on a 1040 for purposes of the CTC. If the additional 4.0 million children not captured by the CPS ASEC have a similar expected CTC benefit as children represented by the CPS ASEC, then we would expect aggregate CTC payments in the CID to be approximately 95% of aggregate CTC payments according to administrative aggregates. Thus, children not represented by the CPS ASEC but nonetheless eligible for the TCJA CTC can explain the finding that we capture 94% of TCJA CTC dollars in the CID.

At the same time, we may slightly overstate CTC spending for another reason—we drop children living in families without any PIKed family member. These children who we drop are unlikely to have the CTC claimed on their behalf because qualifying dependents must have a Social Security number. However, we then upweight other families with at least one PIKed family member such that the weighted total number of children represented by the CPS ASEC is unchanged. Effectively, this means we could give higher weight to children who are more likely to receive the TCJA CTC given that they are more likely to have a Social Security number. However, because we use covariates to determine who to upweight, we are likely to increase the weights of children who also do not receive the TCJA CTC. Because the children we upweight to “take the place” of children dropped from the sample likely have similar CTC amounts, this issue does not likely lead to substantial overstatement of CTC spending.
Appendix C

This appendix describes our methodology for simulating the effect of the CTC expansion on labor supply and incorporating labor supply reductions into our poverty simulations. Throughout, we use the term “TCJA CTC” to mean the CTC under Tax Cuts and Jobs Act, and we use the term “AFP CTC” to mean the CTC under the American Rescue Plan Act of 2021 and proposed for extension under the American Families Plan. We do not account for reductions in hours worked for workers who face an increased implicit marginal tax on an extra dollar of earnings due to the CTC expansion—this includes workers on the phase-in portion of the TCJA CTC or the phase-out portion of the incremental CTC.

Effect of CTC expansion on labor force participation

Relative to the TCJA CTC, the Child Tax Credit (CTC) expansion would reduce the incentive to work for most workers with children. Under the TCJA CTC, individuals receive up to $2,000 per child only if they work (or have a nonzero tax liability from other income sources). For example, a worker with two children receives up to $4,000 if she works, and $0 if she does not work and has no tax liability. Under the AFP CTC, workers receive no additional benefit amount as a result of working. Thus, the reduction in the return to work under the AFP CTC (relative to the TCJA CTC) will lead to a decrease in the number of workers as a result of the CTC expansion.

In order to estimate the reduction in participation in the labor force, we apply from the academic literature elasticities of participation, which indicate the percent change in the probability of participation due to a one percent change in the return to work. Letting $\epsilon$ denote the elasticity, the percent change in the probability of working is equal to $\epsilon$ times the percent change in the return to work. We consider the work decisions of each tax unit with at least one current worker, assuming that either all current workers in the tax unit decide to work or no one in the tax unit decides to work.\(^{45}\)

We start by calculating the percent change in the return to work for each tax unit, which is (1) the change in the return to work due to the CTC expansion divided by (2) the current return to work under the TCJA CTC scenario.

Focusing first on (2), the return to work for the tax unit under the TCJA CTC scenario is simply their current earnings minus their additional tax liability accrued due to working minus the SNAP benefits they lose due to working.\(^{47}\) We calculate the additional tax liability accrued due to

\(^{45}\) Tax units currently working and not working would generally be affected by changes to the return to work. We apply the elasticities only to those who are working.

\(^{46}\) Dual labor supply decisions by multiple workers in a single tax unit are more difficult to model. For the sake of simplicity, we only consider the cases in which either both or neither of the workers drop out of the labor force in response to the CTC expansion. In this way, we effectively treat the couple as a single worker responding to the change in work incentives facing the tax unit as a whole (and we count either zero workers or both workers as potentially exiting the labor force).

\(^{47}\) We do not account for changes in housing assistance, TANF, SSI, DI, or OASI. While a tax unit’s family may become eligible for these programs when the tax unit stops working, neither housing assistance nor TANF are entitlement programs (TANF moreover requires a work test for many recipients and the number of recipients is low), and SSI, DI, and OASI require the adult to be disabled and/or elderly, which is unlikely since the adult was previously
working as the additional federal income taxes, state income taxes, and payroll taxes (simulated via TAXSIM) paid as a result of going from zero earnings to current earnings. We calculate the amount of SNAP benefits lost due to working as the difference between the maximum SNAP benefits received by a tax unit’s family (reflecting the amount under zero earnings) and the current level of SNAP benefits received (reflecting the amount under current earnings).\textsuperscript{48,49}

Focusing next on (1), the change in the return to work due to the CTC expansion is simply the change in the AFP CTC (between working and not working) minus the change in the TCJA CTC (between working and not working). For most workers, the AFP CTC is equal to the maximum amount whether or not they work, since the AFP CTC does not begin to phase out until $112,500 for tax units filing head of households and $150,000 for tax units filing married filing jointly. The TCJA CTC when not working is typically zero, except for tax units with sufficient unearned income to generate a positive federal tax liability even when not working. Thus, the decrease in the return to work for most workers is simply their TCJA CTC, though it can be higher for tax units with higher incomes.\textsuperscript{50}

In order to calculate the percent change in the probability of working for each tax unit that is currently working, we multiply the percent change in the tax unit’s return to work by the relevant elasticity for the tax unit. We apply an elasticity of 0.75 for tax units currently receiving the EITC and 0.25 for all other tax units. The 0.75 elasticity for tax units receiving the EITC is equal to the midpoint of the 0.3 to 1.2 range recommended for EITC-eligible workers based on a review of the literature in a CBO working paper (McClelland and Mok 2012). The 0.25 elasticity is consistent with mainstream simulation models and the academic literature (Congressional Budget Office 2012; Chetty et al. 2013).\textsuperscript{51} We consider a range of alternative elasticities in a series of robustness

\textsuperscript{48} We assume the tax unit’s family receives the maximum SNAP benefit given its family size when the tax unit does not work. We calculate the current level of SNAP benefits as the maximum SNAP benefit (given family size) minus 24\% of the tax unit’s earnings, reflecting the 24\% phaseout of SNAP benefits with earnings. We do not rely on survey reports of SNAP benefits for the case in which the tax unit works, because doing so could lead us to assign large changes in SNAP benefits for families that fail to report SNAP receipt, even if their earnings are too low to warrant such a large change. This would lead us to understate the return to work by overstating the amount by which SNAP benefits are reduced when switching from not working to working.

\textsuperscript{49} If the family is ineligible for SNAP when the tax unit has zero earnings (due to unearned income of the tax unit or income from other tax units in the same family), we will understate the return to work by overstating the reduction in SNAP benefits.

\textsuperscript{50} The change in TCJA CTC between not working and working will be zero for tax units with earnings below $2,500 because tax units require more than $2,500 in earnings to receive the TCJA CTC. The return to work will in rare cases increase for some tax units on the phase out portion (or beyond the phase-out portion) of the TCJA CTC who have substantial unearned income. For these tax units, the reduction in AGI from the loss of earnings could make them eligible to receive a higher amount of TCJA CTC. The TCJA CTC starts phasing out at $400,000 for tax units filing married filing jointly and at $200,000 for other tax units. For purposes of our labor supply calculations, we do not pro-rate CTC benefits based on dependents claimed by tax units who live outside the survey family. This implicitly assumes that workers incorporate the benefits accruing to claimed dependents outside of their family when deciding whether to work. Surveyed dependents claimed by adults outside of their survey family are not assigned as dependents to adults in their survey family.

\textsuperscript{51} The Penn Wharton Budget Model assumes a baseline labor supply elasticity of 0.50 (combining participation and hours). CBO (2012) recommends a labor supply elasticity of between 0.22 and 0.32 for primary workers across all
checks. We show results for every combination of the following elasticities: 0.30, 0.50, 0.75 and 1.20 for EITC recipients; and 0.05, 0.25 and 0.45 for non-EITC recipients.

In addition to the effects of a decreased return to work, the increase in income due to CTC expansion would be expected to reduce labor force participation as well. In order to estimate the reduction in participation in the labor force due to higher incomes, we apply elasticities that indicate the percent change in the probability of participation due to a one percent change in income. We follow NAS (2019) in assuming an elasticity of -0.085 for single mother tax units. We assign an elasticity of -0.05 for all other tax units. 52 We multiply these elasticities by the percent increase in income—the increase in income due to CTC expansion divided by income under the TCJA CTC, for the tax unit’s family.

To estimate the total number of current workers exiting the labor force due to the CTC expansion, we multiply each individual worker’s weight in the CPS ASEC by the percent change in the probability of working for each worker’s tax unit, due either to the substitution effect or income effect. 53 We sum these products over all individuals in the CPS ASEC to obtain the number of workers exiting the labor force.

**Incorporating labor supply reductions into poverty simulations**

We next incorporate the labor force exits of tax units due to the CTC expansion into our estimates of the poverty rate and child poverty rate under the AFP CTC.

For each family that includes a tax unit exiting the labor force with a nonzero probability, we create a new post-tax, post-transfer income value that reflects the exit from the labor force of the tax unit. 54 We make the following adjustments to post-tax, post-transfer income of the family. First, we subtract taxable earnings. Second, we replace current tax liabilities (reflecting current earnings) with re-calculated tax liabilities assuming zero earnings. This includes the AFP CTC, though for most tax units the AFP CTC given current earnings is equal to the AFP CTC given zero earnings. 55 Third, we replace the family’s survey-based SNAP benefit with the minimum of (i) the family’s earnings deciles and secondary workers altogether.

In a meta analysis, Chetty et al. (2013) conclude: “The estimates in table 1 should therefore be interpreted as a rough guide to plausible targets for calibration: they suggest that extensive margin elasticities around 0.25 are reasonable, while values above 1 are not.” 52 NAS (2019) assumes an employment elasticity with respect to income of -0.05 for men and -0.12 for married women. Because we conduct our analysis at the tax unit level, we take the lower -0.05 estimate to model joint decisions to exit the labor force.

53 We identify a worker with dependent children as any adult aged 18 or over who (i) is the primary or secondary filer in a tax unit that includes at least one dependent under the age of 18 and has strictly positive earnings, and (ii) either reported working in 2016 or is the primary filer in a tax unit in which no adult reported working in 2016.

54 If there are multiple tax units in the family that exit the labor force with nonzero probability, we only consider the labor force exit of the tax unit with the highest probability. This will lead us to underestimate poverty under the AFP CTC. 55 The AFP CTC given current earnings will differ from the AFP CTC given zero earnings only when AGI given current earnings exceeds $112,500 for tax units filing head of household and $150,000 for tax units filing married filing jointly. For workers at these income levels in complex families who leave the labor force, we may overstate their AFP CTC given zero earnings because we do not pro-rate the credit for any claimed children who live outside the survey family.
survey-reported SNAP benefit plus 0.24 times taxable earnings, and (ii) the maximum SNAP benefit given the family’s size.\textsuperscript{56}

Given that every family is modeled as having a probability of exiting the labor force, we need to calculate income and poverty (allowing for behavioral responses) in a way that incorporates these probabilities. We start by creating two versions of each family in the CPS ASEC that reflect the two possible events (not exiting the labor force and exiting the labor force). For individuals in the version of the family that does not exit the labor force, we assign a new set of weights equal to the individual’s CPS ASEC weight times the probability that the tax unit in the individual’s family does not exit the labor force. For individuals in the version of the family that exits the labor force, we assign another set of weights equal to the individual’s CPS ASEC weight times the probability that the tax unit in the individual’s family exits the labor force.

Finally, we calculate the number of individuals represented by the first set of weights whose (unadjusted) equivalized post-tax, post-transfer income in the AFP CTC scenario falls below the poverty threshold. And we calculate the number of individuals represented by the second set of weights whose (adjusted) equivalized post-tax, post-transfer income in the AFP CTC scenario falls below the poverty threshold. The sum of individuals across both calculations is the number of people in poverty under the AFP CTC scenario allowing for behavioral responses.

\textsuperscript{56} We simulate SNAP benefits in this way because SNAP benefits phase out at a 24\% rate with earnings, and because underreporting of SNAP could lead us to overstate the increase in SNAP when not working if we simply assign the maximum SNAP benefit.
Appendix D

This appendix describes how we estimate the number of workers who face an increased implicit marginal tax rate (MTR) as a result of CTC expansion, and the mean increase they face.

Estimating changes in implicit marginal tax rates
For workers with incomes below the point at which the incremental CTC (AFP CTC minus TCJA CTC) begins to phase out, the increase in the implicit MTR on an additional dollar of earnings due to the CTC expansion is equal to the phase-in rate of the TCJA CTC. This includes the phase-in of the ACTC, which phases in at $0.15 per dollar of earnings, and the phase-in of the non-refundable CTC, which phases in at the marginal federal income tax rate of the tax unit (generally 10% or 12% for tax units on the phase-in part of the TCJA CTC schedule). To infer the phase-in rate of the TCJA CTC, we exploit the fact that a tax unit receiving a strictly positive but less than maximum amount of a particular credit will receive more of that credit if its earnings increase by an additional dollar. The one exception is for tax units on the phase-out portion of the TCJA CTC, those with AGI of $400,000 or more for tax units married filing jointly and $200,000 or more for other tax units.

Specifically, the phase-in rate of the TCJA CTC—and thus the difference in implicit MTR between the TCJA CTC and AFP CTC—can be calculated based on four inputs corresponding to a given tax unit:

- The number of claimed dependents under the age of 17
- The amount of the existing ACTC
- The amount of the existing non-refundable CTC
- The marginal federal income tax rate (MFITR) of the tax unit (which is the same under the TCJA CTC and AFP CTC scenarios)

In the table below, we show how these inputs can be used to determine the phase-in rates. We use the MFITR schedule for the 2018 tax year to maintain consistency with our tax simulations.

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57 Because the non-refundable CTC is applied after the other two major non-refundable credits for lower income families—the Credit for Other Dependents (ODC) and the Child and Dependent Care Tax Credit (CDCTC)—once the non-refundable CTC is eliminated the tax unit will not have these non-refundable credits to take its place.

58 We will misstate the phase-in rate for the trivial share of tax units with earnings or income exactly $1 below the level needed to receive a particular credit.
## Phase-in Rate of TCJA CTC by Observed Amounts of ACTC and Non-Refundable CTC

<table>
<thead>
<tr>
<th>ACTC</th>
<th>Non-refundable CTC</th>
<th>ACTC + non-refundable CTC</th>
<th>Phase-in rate of TCJA CTC</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$0</td>
<td></td>
<td>0%</td>
</tr>
<tr>
<td>($0, # Dependents X</td>
<td>($0, # Dependents X</td>
<td>($0, # Dependents X</td>
<td>MFITR</td>
</tr>
<tr>
<td>$1,400)</td>
<td>$2,000)</td>
<td>$2,000)</td>
<td>15% + MFITR</td>
</tr>
<tr>
<td># Dependents X $1,400</td>
<td>$0</td>
<td># Dependents X $2,000)</td>
<td>0%</td>
</tr>
<tr>
<td>($0, # Dependents X</td>
<td>($0, # Dependents X</td>
<td>($0, # Dependents X</td>
<td>MFITR</td>
</tr>
<tr>
<td>$1,400)</td>
<td>$2,000)</td>
<td>$2,000)</td>
<td>0%</td>
</tr>
<tr>
<td># Dependents X $1,400</td>
<td>($0, # Dependents X</td>
<td>($0, # Dependents X</td>
<td>MFITR</td>
</tr>
<tr>
<td></td>
<td>$2,000)</td>
<td>$2,000)</td>
<td>0%</td>
</tr>
</tbody>
</table>

Note: Only dependents under age 17 are included in this table. Marginal federal income tax rate (MFITR) is the 2018 statutory marginal tax rate that applies to a tax unit with a given filing type and a given amount of taxable income. Tax units on the phase-out range of the TCJA CTC, with AGI of $400,000 or more for tax units filing jointly and $200,000 or more for other tax units, are excluded from this table.