

requesting identity authentication; however, some taxpayers took more than six months to respond to an IRS request to authenticate their identity.³

Ultimately, the IRS ends up releasing over half of the refunds it freezes to legitimate taxpayers after authentication.⁴ Nevertheless, all of these taxpayers still had to experience the burden of authenticating their identities with the IRS to receive their legitimate refunds. In conjunction with the IRS Taxpayer Services Business Operating Division, TAS will focus on identifying the reasons taxpayers delayed authenticating their identities and any barriers they encountered using various IRS identity authentication methods.

During 2024, TAS and the IRS sent a survey to a random sample of taxpayers who successfully authenticated their identity. The sample contained three categories: taxpayers who authenticated their identity within 30 days, taxpayers who took between 31 and 180 days to authenticate their identity, and taxpayers who did not authenticate their identity for more than 180 days after the IRS requested them to do so. The study will assess whether the reasons for delayed identity authentication are personal or reflect difficulties in understanding and navigating the IRS's various identity authentication processes. TAS and the IRS will also solicit suggestions for improving the IRS's procedures when it requests identity authentication.

Objective 1 for FY 2025 – TAS will partner with IRS Taxpayer Services to analyze survey results about taxpayer experiences verifying their identities via the IRS's identity authentication processes.

- Activity 1: Analyze taxpayer survey data to determine the reasons taxpayers delay authenticating their identities, examine their experiences with various IRS identity authentication processes, and review taxpayer suggestions to improve the processes.
- Activity 2: Determine if delays in taxpayer identity authentication correlate with experiences during the authentication process.

2. DETERMINE WHETHER TAS CASE RECEIPTS AND OUTCOMES ARE CONSISTENT ACROSS THE DEMOGRAPHIC GROUPS OF TAXPAYERS SEEKING TAS ASSISTANCE

Stanford University published a study in 2023 with the Treasury Department showing that the IRS Earned Income Tax Credit (EITC) audit selection process disproportionately selects Black taxpayers.⁵ While the report does not indicate the IRS intentionally selected certain demographic groups for audit more often than others, the data strongly suggests that the IRS audit selection process created unintentional bias against certain taxpayer groups. As the IRS investigated the findings from this report, TAS supplied data from its own closed EITC cases to the IRS's Research, Applied Analytics, and Statistics (RAAS) function. RAAS conducted a preliminary analysis of TAS's closed EITC audit cases and did not find a similar bias in TAS EITC case receipts from and outcomes for Black taxpayers.

With RAAS, TAS will perform a more comprehensive analysis of all TAS case receipts and closures. The study will examine if TAS case receipts occur proportionally to overall taxpayer demographics and if the resolution of those cases occurs proportionally across all demographic segments. While the population of TAS casework is significantly impacted by IRS actions, this assessment is expected to identify demographic segments in need of additional awareness of TAS services. TAS will analyze its case quality data to ensure it works cases consistently regardless of taxpayer demographics. An evaluation of TAS casework and the resulting relief provided to taxpayers by demographic segments will allow TAS to determine if it can improve existing

³ IRS, Wage and Investment (W&I) Business Performance Report (BPR) Q4, FY 2023, 27.

⁴ IRS, W&I BPR Q4, FY 2023, 17. The IRS is projecting a 54 percent false detection rate for 2023.

⁵ Hadi Elzayn, et al., *Measuring and Mitigating Racial Disparities in Tax Audits 1* (Stanford Inst. for Econ. Pol'y Rsch., Working Paper, 2023), <https://siepr.stanford.edu/publications/working-paper/measuring-and-mitigating-racial-disparities-tax-audits>.

procedures to prevent unintentionally biased outcomes to parts of its customer base. TAS will also determine if it needs to raise awareness of its services and conduct outreach to particular demographic groups.

Objective 2 for FY 2025 – TAS will provide a report to the National Taxpayer Advocate detailing whether TAS case receipts, case quality, and problem relief are consistent among taxpayers regardless of their demographic classification.

- Activity 1: Analyze TAS receipts by demographic representation.
- Activity 2: Analyze TAS case quality review program data to determine if TAS case quality is consistent across demographic groups.
- Activity 3: Determine if TAS provides relief for taxpayers proportionally across demographic groups.

3. STUDY THE FINANCIAL BENEFITS PROVIDED TO LOW-INCOME FAMILIES THROUGH TAX CREDITS AND THE ROLE OF THE IRS IN ADMINISTERING THESE CREDITS

The IRS plays a critical role in distributing financial benefits to low-income taxpayers, especially those with children, through both refundable and non-refundable tax credits. The IRS is responsible for fostering participation in the tax return filing system for taxpayers to receive eligible benefits, processing tax returns claiming these credits, and ensuring that the credits are only paid to individuals who meet the legal requirements to receive these benefits. Taxpayers often have difficulty understanding the complex legal requirements to claim many of these credits, particularly since the eligibility rules often stem from a time when family structures were vastly different. The IRS often has an equally difficult time determining if a taxpayer is eligible for the credit and often lacks the necessary resources to stop all ineligible claims. This study aims to determine the population of children who could benefit from these tax credits, absent the ability of their caregivers to meet complicated and technical eligibility requirements. In addition to conducting its own research, TAS will obtain input and analyses of other experts in this area to create insights that will assist policymakers in considering new legislation to lift more children out of poverty, improve the administrability of tax credits for low-income taxpayers, and reduce improper claims of these credits.

The impact of the EITC and the Other Dependent Credit to low-income taxpayers is extensive. For tax year (TY) 2022, taxpayers filed nearly 23 million returns claiming EITC benefits worth nearly \$58 billion. These same taxpayers claimed over \$11 billion in the Other Dependent Credit on TY 2022 returns.⁶ TAS published a study in the National Taxpayer Advocate 2022 Annual Report to Congress that significantly focused on splitting the EITC between a worker and a child credit and the potential impact of changes in the EITC structure on reducing the EITC improper payment rate.⁷ This study will further examine possible ways to reduce the EITC improper payment rate and explore the effect on other tax credits available to low-income families, the economic impact of these credits, and the role of the IRS in administering these credits.

Objective 3 for FY 2025 – TAS will provide a report to the National Taxpayer Advocate that explores changes to the structure of the EITC and the Other Dependent Credit, the economic impact of potential changes in the structures of these credits, and how such changes would impact the IRS's ability to administer these credits.

- Activity 1: Analyze payment distributions for a worker credit and a child component of EITC and explore possibilities for merging this credit with the Other Dependent Credit.

⁶ IRS, Compliance Data Warehouse, TY 2022 returns processed as of April 25, 2024 (May 7, 2024).

⁷ National Taxpayer Advocate 2022 Annual Report to Congress 243 (Research Study: *Exploring Earned Income Tax Credit Structures: Dividing the Credit Between a Worker and Child Component and Other Considerations*), https://www.taxpayeradvocate.irs.gov/wp-content/uploads/2023/02/2022-ARC_Research_EITC_02022023.pdf.