



Testimony

Before the Committee on Small Business, House of Representatives

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SMALL BUSINESSES

IRS Considers
Compliance Burden in Tax
Administration, but Needs
a Plan to Evaluate Its
Payment Card Information
Pilot

Statement of J. Christopher Mihm, Managing Director, Strategic Issues

Chairman Chabot, Ranking Member Velázquez, and Members of the Committee:

I am pleased to be here to discuss our report on small business tax compliance burden, which is being released today. Given the important role small businesses play in the U.S. economy, reducing the cost of compliance with the tax code may free up resources to expand, hire new employees, and further contribute to economic growth. At the same time, we have previously reported that small businesses are a significant contributor to the annual tax gap—the difference between taxes owed and taxes paid on time. Therefore, a key challenge the Internal Revenue Service (IRS) faces is balancing efforts to minimize taxpayer burden with efforts to encourage voluntary compliance with the tax code.

One way IRS is seeking to achieve this balance is by piloting a payment card matching program. Under a 2008 law, payment settlement entities—such as credit card companies and third-party network payers like PayPal—began reporting to IRS the gross payments they process for each participating merchant on IRS Form 1099-K, *Merchant Card and Third Party Network Payments*. In 2012, IRS began the payment card pilot to research and test ways to use Form 1099-K data to most effectively and efficiently improve voluntary compliance, detect noncompliance, and minimize burden on small business taxpayers.

My remarks today highlight the key findings of our report on small business tax compliance burden and IRS's payment card pilot.

To conduct this work, we analyzed Treasury and IRS data, research, and other documentation and interviewed agency officials. We used our guidance on program design evaluation to assess IRS's payment card pilot evaluation plan. More detailed information on our objectives, scope, and methodology can be found in our report. We conducted the work on

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¹GAO, Small Businesses: IRS Considers Taxpayer Burden in Tax Administration, but Needs a Plan to Evaluate the Use of Payment Card Information for Compliance Efforts, GAO-15-513 (Washington, D.C.: June 30, 2015).

²26 U.S.C. § 6050W; 26 C.F.R. §§ 1.6050W-1, 1.6050W-2.

All of a merchant's payment card transactions are reportable on Form 1099-K. However, third-party network transactions are only reportable if a merchant's aggregate amount of such payments for the year exceeds \$20,000 and if the aggregate number of transactions exceeds 200.

which this statement is based in accordance with generally accepted government auditing standards.

Most Small
Businesses Are
Individuals, but Most
Small Business
Income Is Generated
by Partnerships and
Corporations

Small businesses make up 99 percent of all businesses, according to estimates produced by Treasury's Office of Tax Analysis using 2010 taxpayer data. For these estimates, small businesses are defined as individuals or entities with substantive business activity but with less than \$10 million in total income and deductions. Approximately 69 percent of small businesses (about 16 million) are individuals who report business income and the remaining 31 percent (or roughly 7.3 million) are partnerships or corporations. Individuals generated only 23 percent (or \$1.4 trillion) of the total income of all small businesses, whereas small business partnerships, S corporations, and C corporations accounted for the majority—77 percent (or about \$4.5 trillion)—of total small business income. Overall, small businesses with at least one employee (not including owners)—a group that only makes up about 20 percent of the small business population—produce about 71 percent of total small business income.

Tax Compliance
Burdens Vary
Depending on a
Small Business's
Size, Number of
Employees, Entity
Type, Industry, and
Other Characteristics

Small businesses are required to undertake a number of tax compliancerelated activities that create burden. The tax compliance burden associated with these activities varies by characteristics of the small business. Some of these characteristics include the business's size as measured by its assets, entity type, number of employees, and industry. These activities can be grouped into general categories:

 Income tax activities. Every year, small businesses need to maintain tax-related records and file income tax returns. Some small businesses are required to pay estimated income taxes quarterly. The type of small business dictates the income tax returns and related schedules that need to be filed. Some of the returns include a set of schedules embedded in the form—found within the income tax return—while some small businesses and individuals with business income must attach a mandatory schedule to their return.

³See GAO-15-513, appendix II, for detailed information on the scope, methodology, and research analyzed for these estimates.

- Employer-related tax activities. Small businesses with employees
 are responsible for reporting, withholding, and depositing employment
 and unemployment taxes. The number of employment tax reports and
 deposits required depends on the number of employees and the
 resulting employment tax liability owed at a particular time. Small
 businesses also report health care and retirement information. The
 information reported for these areas depends on a business's number
 of employees.
- Third-party information reporting and industry-specific tax activities. Small businesses are required to report on certain transactions they enter into with other entities. For example, using Form 1099-MISC, small businesses report items such as rent payments and payments to nonemployees. IRS uses this information to verify compliance by comparing the income or expenses reported by third parties to the income or expenses reported by small businesses on tax returns. Some small businesses may have industry-specific requirements to pay excise taxes, including environmental, communications, and fuel taxes.

IRS has developed several models to provide information for assessing the impact of the tax code and IRS programs on taxpayers. Estimates produced by these models indicate that burden increases with the size of businesses, whether measured in terms of assets, receipts, or employment; however, burden per dollar of assets or receipts or per employee declines with size because of economies of scale. For example, according to IRS, corporations and partnerships with 1 to 5 employees have an estimated tax compliance burden of \$4,308 to \$4,736 per employee, but corporations and partnerships with more than 50 employees have a much lower estimated per employee burden—\$182 to \$191.

IRS's Decision-Making Framework Includes Consideration of Small Business Compliance Burden IRS's strategic plan identifies reducing taxpayer burden as a strategic goal. Additionally, the *Internal Revenue Manual* lists guiding principles to help employees consider how a policy could affect compliance burden. For example, under the guiding principle "leverage existing data," the manual directs employees to consider if there are opportunities to leverage data that is already collected by IRS or by accessible third parties.

IRS provided examples of how it works with internal and external stakeholders to reduce taxpayer burden on small businesses. For example, IRS collaborated with Treasury and external stakeholders to

develop a simplified method for some small businesses to calculate a home office deduction, which was introduced in January 2013. Previously, businesses had to complete a complex property depreciation calculation.

We interviewed small business representatives who acknowledged IRS's external stakeholder outreach efforts and how they have been effective in identifying opportunities to reduce compliance burden. However, they also described a number of areas where small business compliance burden could be further reduced. These areas include issues related to IRS customer service, filing requirements, lack of or delayed official guidance, and compliance contacts. While IRS is aware of many of these concerns and, through various initiatives, has made efforts to address these issues, continued attention to these areas will be key to effectively reducing compliance burden. In many cases we have made recommendations that, if implemented, could help to reduce these burdens.⁴

IRS's Overall
Evaluation of Its
Payment Card Pilot
Has Several
Strengths, but Does
Not Fully Address All
Elements Necessary
to Effectively Assess
Results

In an effort to improve tax compliance among small businesses while minimizing the burden on compliant taxpayers, IRS began piloting a program in 2012 that compares payment data from payment settlement entities (such as credit card companies) with income reported by small businesses. IRS is testing ways to use the payment data to detect underreporting of taxable income while minimizing small business taxpayer burden. IRS's evaluation plan for pilot activities integrated many characteristics of a well-designed evaluation. As a result, IRS has been able to make rapid, ongoing assessments of pilot activities and continually incorporate changes based on what has been learned. This approach has allowed IRS to test many hypotheses simultaneously while limiting the number of small business taxpayers affected by the pilot.

However, the overall evaluation plan for the pilot lacks characteristics of each element that are necessary to ensure a quality evaluation. For example, IRS has not clearly defined the stages of the pilot or measurable goals that it can use to determine when the pilot has moved from one stage to the next, or if it should move. Without defining the stages and establishing related metrics, IRS will not be able to articulate

⁴See GAO-15-513, appendix IV, for a list of selected open recommendations.

the pilot's status at critical points in time. Further, it will not be able to justify the investment of additional resources if it cannot demonstrate progress toward those goals. In addition, IRS has not developed a full evaluation plan for the pilot. Among other missing elements of a quality evaluation, IRS has not developed evaluation questions, identified evidence-based evaluative criteria, or documented limitations. We recommended that IRS clearly define the stages of the payment card pilot and establish measurable goals for determining when the pilot advances from one stage to the next. We also recommended that IRS develop an evaluation plan that addresses the missing elements. IRS agreed to incorporate an evidence-based assessment of the payment card pilot that includes identifying clearly defined pilot stages and implementing an evaluation plan with measurable goals. IRS stated it will provide a more detailed response to our recommendations after our report is released.

In conclusion, the tax compliance burden faced by small businesses can vary considerably depending upon a number of factors. Through its research and outreach activities, IRS is cognizant of the compliance cost to taxpayers and explicitly considers this burden in administering the tax code. IRS's new payment card matching program has the potential to enhance the agency's ability to identify noncompliant small business taxpayers while minimizing taxpayer burden. However, IRS has a long road ahead in determining whether, and how, the payment card pilot program and its many activities can be fully implemented.

Chairman Chabot, Ranking Member Velázquez, and Members of the Committee, this completes my prepared statement. I would be pleased to respond to any questions that you may have at this time.

GAO Contact and Staff Acknowledgments

If you or your staff have any questions about this testimony, please contact James McTigue, Jr., Director, Strategic Issues at (202) 512-9110 or mctiguej@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this statement. GAO staff who made key contributions to this testimony are Brian James, Assistant Director; Sonya Phillips, Analyst-in-Charge; Courtney Liesener, Robert MacKay, James R. White, Nell Williams, Robert Gebhart, Kirsten Lauber, Donna Miller, Edward Nannenhorn, Karen O'Conor, Andrew Stephens, and James Wozny.

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Report to Congressional Requesters

June 2015

SMALL BUSINESSES

IRS Considers
Taxpayer Burden in
Tax Administration,
but Needs a Plan to
Evaluate the Use of
Payment Card
Information for
Compliance Efforts

This Report Is Temporarily Restricted Pending Official Public Release.

GAO Highlights

Highlights of GAO-15-513, a report to congressional requesters

June 2015

SMALL BUSINESSES

IRS Considers Taxpayer Burden in Tax Administration, but Needs a Plan to Evaluate the Use of Payment Card Information for Compliance Efforts

Why GAO Did This Study

A challenge IRS faces is balancing efforts to minimize taxpayer burden with efforts to ensure compliance with the tax code. Small businesses are a vital source of economic growth in the United States. Reducing their costs for complying with the tax code may free up resources to expand, hire new employees, and contribute to the growth of the U.S. economy. GAO was asked to examine small business tax compliance burden and IRS's payment card pilot that addresses taxpaver noncompliance. This report: (1) describes characteristics of the small business population (2) describes how characteristics of a small business affect compliance burden: (3) describes how IRS integrates small business compliance burden considerations in decision-making; and (4) assesses IRS's plan for evaluating its payment card pilot. To answer these objectives, GAO analyzed Treasury and IRS data, research, and other documentation and interviewed agency officials. GAO used its guidance on program design evaluation to assess IRS's payment card pilot evaluation

What GAO Recommends

To improve the evaluation of the payment card pilot, GAO recommends that IRS clearly define the stages of the pilot and establish measurable goals for determining when the pilot progresses from one stage to the next and develop an evaluation plan for the overall pilot that includes evaluation questions, complete descriptions of needed data, and evaluation criteria. IRS agreed to take the recommended actions.

View GAO-15-513. For more information, contact James R. McTigue, Jr. at (202) 512-9110 or McTiguej@gao.gov

What GAO Found

According to estimates produced by government tax researchers using 2010 taxpayer data, small businesses (defined in the research as individuals or entities with substantive business activity but with less than \$10 million in total income and deductions) make up 99 percent of all businesses. Approximately 69 percent of small businesses (about 16 million) are individual taxpayers who report business income and the remaining 31 percent (or roughly 7.3 million) are partnerships or corporations. Small businesses with at least one employee make up about 20 percent of the small business population, but produce about 71 percent of total small business income.

Small businesses undertake a number of tax compliance-related activities that create burden. These activities can be grouped into general categories such as income tax activities, employer-related tax activities, and third-party information reporting activities. The tax compliance burden associated with these activities varies depending on the businesses' asset size, filing entity type (e.g., sole proprietor, partnership), number of employees, and industry type. According to IRS research, compliance burden increases with the size of businesses, whether measured in terms of assets, receipts, or employment. IRS also measured money and time burden as a portion of total business receipts, total assets, and burden per employee. Across all three measures, IRS results were consistent with the assumption that small businesses face significant fixed compliance costs combined with decreasing marginal costs as the business grows.

IRS's decision-making framework for administering the tax system includes consideration of small business compliance burden. For example, IRS's strategic plan identifies reducing taxpayer burden as a strategic goal. IRS provided examples of how it works with internal and external stakeholders to reduce taxpayer burden on small businesses. For example, IRS collaborated with Treasury and external stakeholders to develop a simplified method for some small businesses to calculate a home office deduction, which was introduced in January 2013. Previously, businesses had to complete a complex property depreciation calculation.

To improve tax compliance among small businesses, in 2012, IRS began piloting a program that compares payment data from payment settlement entities (such as credit card companies) with income reported by small businesses. IRS is testing ways to use payment data to detect underreporting of taxable income while minimizing small business taxpayer burden. While IRS's plans for evaluating the pilot include many key evaluation elements that GAO identified, other elements are missing. For example, IRS has defined high level pilot goals such as improving voluntary compliance and reducing the tax gap, but has not established measures for determining progress against these goals. Additionally, the plan did not adequately document evaluative questions, data collection needs, or the evaluative criteria necessary to assess whether pilot activities produced the intended results. Without these and other elements, IRS cannot ensure it is making evidence-based decisions about expanding and integrating pilot activities into broader small business compliance improvement efforts.

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Abbreviations

CEAP	Correspondence Examination Assessment Project
FICA	Federal Insurance Contributions Act
FTE	full-time equivalent
FUTA	Federal Unemployment Tax Act
IRS	Internal Revenue Service
OTA	Department of Treasury - Office of Tax Analysis
RAS	Office of Research, Analysis, and Statistics
SB/SE	Small Business and Self-Employed Division
SOI	Statistics of Income
Treasury	Department of the Treasury

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Washington, DC 20548

June 30, 2015

The Honorable Steven Chabot Chairman Committee on Small Business House of Representatives

The Honorable Sam Graves House of Representatives

Small businesses are a vital component of economic growth and job development in the United States. Although no single definition of a small business exists, one common characteristic used to identify a small business is number of employees. Businesses employing fewer than 100 people accounted for a little more than 34 percent of U.S. employment in 2012. Businesses with fewer than 500 employees accounted for more than 48 percent. Like all businesses, small businesses face compliance burdens as a result of the tax code. Given the important role small businesses play in U.S. employment and overall economic progress, reducing the cost of compliance may free up resources to expand, hire new employees, and further contribute to the growth of the U.S. economy.

While limiting compliance burden is important, we have also reported that small businesses are a key contributor to the annual tax gap—the difference between taxes owed and taxes paid on time.² The Internal Revenue Service (IRS) most recently estimated the U.S. tax gap to be \$450 billion for 2006. Nearly 40 percent, or \$179 billion, of the tax gap can be attributed to the underreporting of business income tax on individual income tax returns, and by extension the underreporting of self-employment tax, which is largely assessed on the same business income for self-employed taxpayers. An additional 4 percent of the tax gap, or \$19 billion, can be attributed to small corporations, which IRS defines as having less than \$10 million in assets. One challenge IRS faces is

¹U.S. Census Bureau, Statistics of U.S. Businesses: Employment and Payroll Summary: 2012 (February 2015).

²GAO, Tax Gap: Sources of Noncompliance and Strategies to Reduce It, GAO-12-651T (Washington, D.C.: Apr. 19, 2012).

balancing efforts to encourage voluntary tax compliance through reducing taxpayers' costs of compliance with enforcement efforts to address noncompliance.

Beginning in 2011, IRS began receiving new information that could help improve voluntary compliance. Under a 2008 law, payment settlement entities such as credit card companies and third-party network payers like PayPal began reporting to IRS the gross payments they process for each participating merchant on IRS Form 1099-K, Merchant Card and Third Party Network Payments.³ In 2012, IRS began a payment card pilot to research and test ways to use Form 1099-K data to most effectively and efficiently improve voluntary compliance, detect noncompliance, and minimize burden on taxpayers.

You asked us to examine small business tax compliance burden and IRS's payment card pilot. This report: (1) describes the characteristics of the small business population; (2) describes how characteristics of a small business affect compliance burden; (3) describes how IRS integrates small business compliance burden considerations into decision making; and (4) assesses IRS's plan for evaluating its payment card pilot.

We used estimates from researchers at the U.S. Department of the Treasury (Treasury), Office of Tax Analysis (OTA) to describe general characteristics of the small business population, such as the number of small businesses and total income. We examined IRS, academic, and other research on small business tax compliance burden to identify how small business characteristics affect compliance burden. We reviewed IRS's strategic plan and other relevant documents, and interviewed agency officials about various burden reduction decisions and initiatives. We obtained the perspectives of the small business community through literature reviews, document reviews, and interviews. We used criteria

³²⁶ U.S.C. § 6050W; 26 C.F.R. §§ 1.6050W-1, 1.6050W-2.

All of a merchant's payment card transactions are reportable on Form 1099-K. However, third-party network transactions are only reportable if a merchant's aggregate amount of such payments for the year exceeds \$20,000 and if the aggregate number of transactions exceeds 200.

⁴Appendixes I and II include more detailed information on the scope, methodology, and research analyzed for the first objective.

from our prior reports on program design and evaluation to assess IRS's plan for evaluating the payment card pilot.⁵

We conducted this performance audit from July 2014 to June 2015 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

Background

Identifying the Small Business Population

A consensus does not exist on a definition of small business, including which specific attributes or thresholds distinguish small businesses from other firms. Estimates of the small business population are driven by the purpose, concepts, and data that are used to produce the estimates. As we have previously reported, various thresholds such as number of employees, gross receipts, and number of shareholders may be used when determining which provisions of the tax code apply to a small business.⁵

In this report, we rely on studies that use taxpayer data for individuals and entities that generate business income. Businesses (including small businesses) file specific tax forms based on certain attributes of the business, such as the ownership structure and how the business income is taxed. Below are different types of businesses and the required forms and schedules.

 Nonfarm sole proprietorships (Form 1040, Schedule C) are unincorporated and owned by a single individual. Net business

⁵Criteria were developed from GAO, Program Evaluation: Strategies to Facilitate Agencies' Use of Evaluation in Program Management and Policy Making, GAO-13-570 (Washington, D.C.: June 26, 2013), and Designing Evaluations: 2012 Revision, GAO-12-208G (Washington, D.C.: January 2012).

⁶GAO, Tax Policy: Differences in Definitions and Rules in the Tax Code, GAO-14-652R (Washington, D.C.: July 18, 2014).

income or loss is included in the owner's individual adjusted gross income.

- Landlords (Form 1040, Schedule E-Part I) are individuals who report rental real estate activity on Part I of Schedule E.
- Farmers (Form 1040, Schedule F or Form 4835) are individuals who report farm income or landowners who report farm rental income.
- C corporations (Form 1120) are owned by shareholders. Corporate income is taxed at the corporate level on taxable income and at the shareholder level on distributed profits.
- S corporations (Form 1120-S) cannot have more than 100 shareholders, among other requirements. Gross income is distributed to shareholders and taxed at the shareholder level.
- Partnerships (Form 1065) are unincorporated businesses that have two or more owners. Profits and losses are distributed to owners who are taxed at the partner level.

IRS has separate operating divisions that focus on different types of taxpayers-individuals, small businesses and self-employed, large businesses, and tax exempt organizations. The Small Business and Self-Employed division oversees taxpayers filing tax returns as individuals with business income and as businesses with less than \$10 million in total assets. However, not all of these tax returns are for business entities. This is because the principal purpose of some entities that file tax returns reporting business income may not be to generate revenue or to engage in substantive business activity. For example, some C corporations can serve as investment vehicles that engage in little or no business activity. Further, partnerships may be created to redistribute profits generated by another partnership and may not generate income themselves.7 Filers of Form 1040, Schedule C, may be independent contractors who may more closely resemble employees rather than small businesses. Additionally, rental income for some individuals may be incidental and not represent business activities.

⁷GAO, Partnerships and S Corporations: IRS Needs to Improve Information to Address Tax Noncompliance, GAO-14-453 (Washington, D.C.: May 14, 2014).

Small Business Tax Compliance Burden

We define tax compliance burden as the time and money spent by the taxpayer to meet tax obligations. This would include federal, state, and local obligations. This does not include tax liability. For the purposes of this report, we are only examining compliance burden as a result of federal tax obligations. Time spent on tax activities can include working with a paid professional, tax planning, keeping records, completing forms, submitting forms, learning tax laws, and working with IRS on tax issues. Monetary burden can include expenses for hiring a paid professional to file taxes, investing in a tax software system, paying for payroll services, and legal fees. When measuring tax compliance burden, researchers may separate burden into both time and money, or they may place a value on the time spent by taxpayers and add it to monetary burden to create a single measure of tax compliance burden. A key concept in tax administration is minimizing burden, including eliminating unnecessary burden.

⁸The IRS models we reviewed for this report focus only on federal tax obligations.

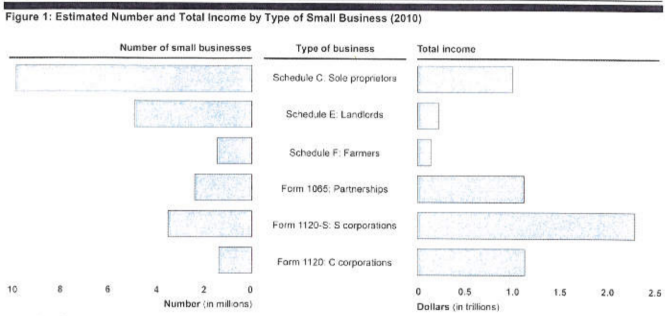
⁹IRS and our past reports have used the terms compliance costs and compliance burden interchangeably.

Most Small
Businesses are
Individuals, but Most
Small Business
Income is Earned by
Partnerships and
Corporations

As shown in figure 1, using data from researchers at Treasury's Office of Tax Analysis (OTA), most small businesses (approximately 69 percent or 16 million) are individual taxpayers who report business income on their Form 1040, using Schedule C (sole proprietor), Schedule E-Part I (landlords), or Schedule F (farmers). The remaining 31 percent of small businesses (or roughly 7.3 million) are partnerships, S corporations, or C corporations. OTA researchers also provide a total income measure, generally defined as the sum of all business income reported on tax returns, including gross receipts, rents, dividends, capital gains, royalties, and interest. Individual small businesses generated only 23 percent (or \$1.4 trillion) of the total income of all small businesses, whereas small business partnerships, S corporations, and C corporations accounted for the majority—77 percent (or about \$4.5 trillion)—of total small business income.

¹⁰We use estimates from OTA researchers to describe the characteristics of the small business population. We refer to the estimated number of small business filers as the number of small businesses. See Richard Prisinzano, Jason DeBacker, John Kitchen, Matthew Knittel, Susan Nelson, and James Pearce, "Identification of Small Businesses Using Tax Data: 2010 Update" (presented at the 2013 National Tax Association's Spring Symposium, May 17, 2013); Office of Tax Analysis, Department of the Treasury, Matthew Knittel, Susan Nelson, Jason DeBacker, John Kitchen, James Pearce, and Richard Prisinzano, Methodology to Identify Small Businesses and Their Owners, Technical Paper 4 (August 2011); and appendix II for further discussion of the data.

[&]quot;The OTA total income measure serves as a proxy for the total business activity, and is not the same as taxable income. In particular, costs of doing business are not deducted and business losses are not used to offset other types of income.

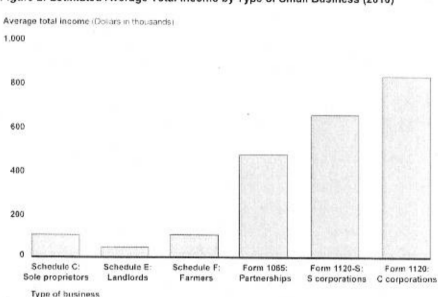


Source Richard Prisinguino at all libertification of Small Businesses Using Tay Oatal 2000 Update (presented at the 2013 National Tay Association's Spring Symposium, May 17, 2010 | [CAG 16-513]

Note: We refer to the estimated number of small business filers as the number of small businesses. The number of individual filers with business income includes taxpayers filing multiple schedules. Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest. Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule. See appendix II for further discussion of the treatment of data used for this figure.

When looking at the average total income for small businesses (total income divided by number of filers), partnerships, S corporations, and C corporations each generated more than \$450,000 on average, while sole proprietors, farmers, and landlords reported income of about \$100,000 or less on average. Figure 2 shows the estimated average total income by small business type.

Figure 2: Estimated Average Total Income by Type of Small Business (2010)



Source, Richard Prenincerio et al.: Identification of Small Dustresses Using Tax Data: 2010 Update' (presented at the 2013 National Tax Associations Spring Symposium, May 17, 2013). I GAO 19 513.

Note: The average total income per small business is the ratio of total income and the number of filers for each type of business. We refer to the estimated number of small business filers as the number of small businesses. The number of individual filers with business income includes taxpayers filing multiple schedules. Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest. Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule. See appendix II for further discussion of the treatment of data used for this figure.

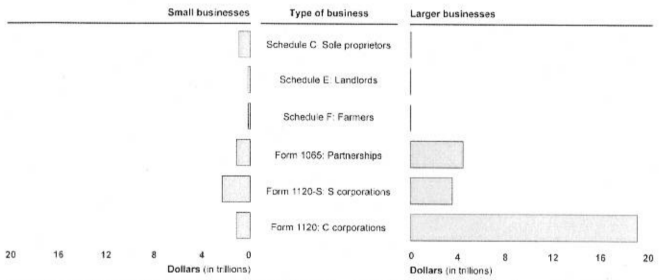
About 99 Percent of Businesses Report Total Income and Deductions of Less Than \$10 Million

Small businesses (as defined as reporting total income and deductions of less than \$10 million) make up 99 percent of the taxpayers identified as being engaged in substantial and substantive business activity. 12 For each type of filer, small businesses account for at least 95 percent of businesses. Among individual filers reporting business income, small businesses account for most of the reported income. However, among S

¹²Researchers at OTA define a taxpayer as engaging in substantial and substantive business activity if (1) total income or deductions exceed \$10,000, or their sum exceeds \$15,000; and (2) total deductions exceed \$5,000. These two tests help indicate whether the entity generates non-negligible income and if the entity behaves as a business, respectively.

corporations, C corporations, and partnerships, larger businesses account for most of the reported income, even though they are far outnumbered by small businesses, as shown in figure 3. The estimated average total income across all types of small businesses is \$250,000, while the average total income for larger businesses is estimated to be \$121 million.

Figure 3: Estimated Total Income by Type for Small and Larger Businesses (2010)



Source Pilchard Francismo et al. Identification of Small Businesses Using Tax Data (2010 Godale' (gresented at the 2013 National Tax Association's Spring Symposium, May 17, 2013). GAO 15:513

Note: Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest. Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule. Small businesses are defined as businesses that have \$10 million or less in both total income and total deductions. Larger businesses are defined as businesses with more than \$10 million in total income or total deductions. See appendix II for further discussion of the treatment of data used for this figure.

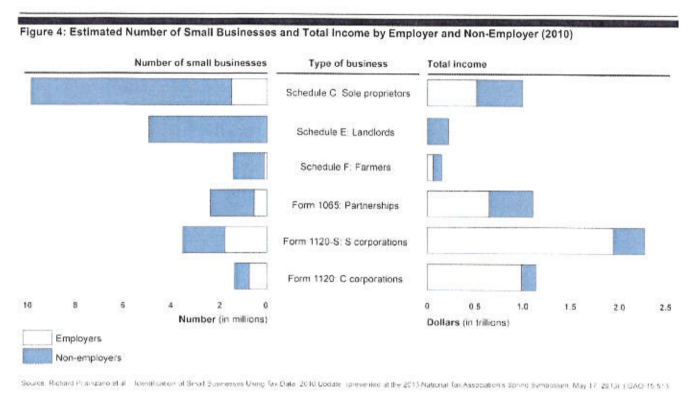
Most Small Business Income Is Generated by Employers, but Most Small Businesses Are Not Employers

Small businesses with at least one employee (which we will refer to as employers) generated most of the reported total income for small businesses (or about 71 percent).

Employers account for about 86 percent of total income for small business C corporations and S corporations combined and about 55 percent for small business sole proprietors, farmers, and partnerships.

Employers make up about 20 percent of all small businesses. Employers make up 16 percent of the combined group of small business Schedule C sole proprietors, Schedule F farmers, and partnerships and 51 percent of the combined group of small business C corporations and S corporations. Figure 4 shows the estimated number of small business filers and total income separated by employers and non-employers.

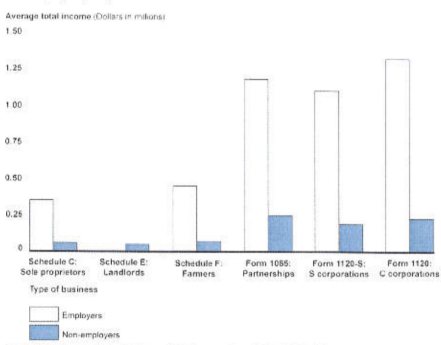
¹³Researchers at OTA define small businesses as employers if labor deductions are greater than \$10,000. Schedule E-Part I landlords are categorized as non-employers because those returns lacked the necessary information to determine labor expenses for these businesses. While Schedule C sole proprietors report contract labor (line 11, Schedule C) and Schedule F farmers report labor hired (line 22, Schedule F), there is no equivalent information reported on Schedule E-Part I,



Note: We refer to the estimated number of small business filers as the number of small businesses. The number of individual filers with business income includes taxpayers filing multiple schedules. Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest. Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule. All Schedule E filers are defined to be non-employers, therefore no bars for employers appear in the above figure for Schedule E Landlords, See appendix II for further discussion of the treatment of data used for this figure.

As shown in figure 5, employer small businesses, on average, generate more income than non-employer small businesses.

Figure 5: Estimated Average Total Income for Small Business by Employer and Non-Employer (2010)



Source Richard Prisingano et al. Intentification of Small Businesses Using Tax Data (2010 Update) consented at the 2013 National Tax Association a Spring Symposium May 17, 20131 GAO (15-512

Notes: The average total income per small business is the ratio of total income and the number of filers for each type of business. We refer to the estimated number of small business filers as the number of small businesses. The number of individual filers with business income includes taxpayers filing multiple schedules. Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest.

Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule. All Schedule E filers are defined to be non-employers; therefore no bar for employers appears in the above figure for Schedule E Landlords. See appendix II for further discussion of the treatment of data used for this figure. Tax Compliance
Burdens Vary
Depending on a
Small Business's
Size, Number of
Employees, Entity
Type, Industry, and
Other Characteristics

Small businesses undertake a number of tax compliance-related activities that create burden. ¹⁴ These activities can be grouped into general categories:

- income tax activities,
- · employer-related tax activities, and
- · third-party information reporting and industry-specific tax activities.

The tax compliance burden associated with these activities varies by characteristics of the small business. Some of these characteristics include the business's asset size, filing entity type, number of employees, and industry type.

Tax compliance activities are not limited to the annual filing of a tax return, but rather occur throughout the year. For example, sole proprietors are generally required to file income tax returns every April. Some small businesses need to pay estimated income taxes four times a year. Moreover, small businesses with employees are required to deposit employment taxes either monthly or semiweekly, and to report summary information of these activities on a quarterly basis. Additionally, depending on specific business operations, other tax compliance activities such as reporting excise tax, tax planning, and recordkeeping happen throughout the tax year. Figure 6 provides an overview of some of these tax compliance activities for sole proprietors and when they occur.

¹⁴We are not presenting a comprehensive list of all tax-related activities. Rather, we are highlighting some of the more common activities to provide a general sense of the range of activities small business taxpayers conduct to comply with tax laws.

Figure 6: Overview of Tax Compliance Activities of Small Business Sole Proprietors First quarter Second quarter Third quarter Fourth quarter January through March April through June July through September October through December Income tax activities File income tax return File returns for estimated income and self-employment taxes Employer tax activities Provide employees Report retirement with copy of Form W-2 plan information Report healthcare information Withhold and deposit federal income and employment taxes Report and deposit federal unemployment tax Third-party information reporting and industry-specific tax activities Information reporting (responsibilities may vary by industry) File excise tax returns (only when engaging in certain activities)

Source (GAD) analysis of Internal Rovenue Service (IRS) documents. J. (GAO-15-513)

Appendix III, table 8 provides a more detailed description of tax activities.

Income Tax Activities, Such as Filing Income Tax Forms and Schedules, Vary by Small Business Type

Every year, small businesses need to file income tax returns and may pay estimated income taxes quarterly. The type of small business dictates the type of income tax returns and related schedules that need to be filed. Some of the returns include a set of schedules embedded in the form—found within the income tax return—while some small businesses and individuals with business income must attach a mandatory schedule to

their return. For example, the primary corporate income tax return, Form 1120, U.S. Corporation Income Tax Return, contains eight embedded schedules, while sole proprietorships file Form 1040, U.S. Individual Income Tax Return, and attach Form Schedule C, Profit or Loss from Business.

Employer-Related Tax Activities, Such as Withholding Employment Taxes, Depend on a Business's Number of Employees

Small businesses with employees are responsible for reporting, withholding, and depositing employment and unemployment taxes. While these requirements may impose a cost on employers, withholding is widely believed to improve compliance and may reduce compliance burdens for employees. The number of employment tax reports and deposits depends on the number of employees and the resulting employment tax liability owed at a particular time (see table 1). In general, businesses with an employment tax liability greater than \$50,000 need to make deposits more frequently than businesses with a lower liability. Additionally, each year, the employer must furnish a copy of Form W-2. Wage and Tax Statement, to each employee. Since the characteristics of employers vary, responsibilities for withholding, depositing, and reporting employment taxes can differ. For example, consider a small business restaurant owner who has 20 employees and has an employment tax liability of less than \$50,000. She files a Form 941 quarterly which details the income tax withholdings for each of her 20 employees. Since her liability is less than \$50,000, she deposits these withholdings monthly. At the end of the year, she must complete 20 Forms W-2 to report wages, tips, and other compensation paid to each employee.

Type of employment tax	Primary return	Deposit
Personal income tax withheld ^a Social Security and Medicare tax	Form 941, Employer's Quarterly Federal Tax Return ^b	Monthly if liability ≤ \$50,000 in lookback period— (last two quarters of previous tax year and first two quarters of the
withheld (the Federal Insurance Contributions Act tax, or FICA)		current tax year).
		Semiweekly if liability > \$50,000 in lookback period.
		If \$100,000 or more in taxes is accumulated on any day during a monthly or semiweekly deposit period it must be deposited by the next business day.
Federal Unemployment Tax Act (FUTA) tax	Form 940, Employer's Annual Federal Unemployment (FUTA) Tax Return	If FUTA tax is \$500 or less in a quarter, carry it over to the next quarter. Continue carrying tax liability over until the cumulative tax is more than \$500. At that point, it must be deposited for the quarter.

Source: GAO analysis of IRS documents. | GAO-15-513

Notes:

^aFor the purposes of the regulations governing deposit requirements, Income tax withholding is generally considered an employment tax. 26 C.F.R. § 31.6302-1(e).

^bForm 943, Employer's Annual Federal Tax Return for Agricultural Employee, is used by employers of agricultural workers.

Small businesses also report health care and retirement information. The information reported for these areas depends on a business's number of employees. The entity type also plays a role in the information reported about health care. Under the Patient Protection and Affordable Care Act, employers report the cost of coverage under an employer-sponsored group health plan on Form W-2. Beginning in January 2016, employers with 50 or more full-time employees will need to provide employees with a Form 1095-C, Employer-Provided Health Insurance Offer and Coverage. Some employers decide to offer pension plans and are responsible for reporting this information. While businesses must maintain records about these plans, most pension plans do not have any separate filing or reporting requirements with IRS. However, certain retirement plans offer small employers and self-employed individuals a deduction for contributions, and allows them to defer tax on income paid into the plan. To receive deductions, the small businesses must report this information to IRS using certain forms.

Third-Party Reporting Varies Depending on Business Size and Entity Type; Excise Tax Burden Is Industry Specific

Many businesses, including small businesses, are required to report on certain transactions they enter into with other entities. This is a form of third-party reporting. IRS uses this information to verify compliance by comparing the income or expenses reported by third parties to the income or expenses reported by small businesses on tax returns. Using Form 1099-MISC, small businesses report items such as rent payments and payments to nonemployees for services of at least \$600, subject to certain exceptions. The burden created by this requirement grows with the size of the business because larger businesses would need to file more 1099-MISC forms. However, while a larger business may have more transactions, it may also have an accounting system designed to identify transactions of more than \$600 that a smaller business might not have.

Another characteristic that affects third-party reporting requirements is entity type. For example, partnership entities are required to report the distributive shares of their partners on Schedule K-1. However, other entity types such as sole proprietorships do not have similar requirements.

Additionally, a small business may have many industry-specific requirements related to excise taxes. IRS administers several broad categories of excise taxes, including environmental taxes, communications taxes, fuel taxes, retail sale of heavy trucks and trailers, luxury taxes on passenger cars, and manufacturers' taxes on a variety of different products. For example, a small business in the trucking industry that makes deliveries over public highways is required to file Form 2290, Heavy Highway Vehicle Use Tax Return.

IRS's Compliance Burden Models' Estimates Provide Valuable Insights

IRS has developed several models to provide information for assessing the impact of the tax code and IRS programs on taxpayers. These models also help IRS assess the role of compliance burden and comply with requirements by the Office of Management and Budget for information on

burden under the Paperwork Reduction Act. 15 In the past 15 years, IRS has developed a number of burden models for individual and business taxpayers—both small and large. 16

Estimated Recordkeeping and Filing Burdens Vary with Characteristics of Businesses and Complexity of Returns Estimates of business compliance burdens that IRS's models have produced over the years indicate that burdens increase with the size of businesses, whether measured in terms of assets, receipts, or employment; however burden per dollar of assets or receipts or per employee decline with size due to economies of scale. For example, a small business owner who does his own taxes may create a spreadsheet to compute the business's taxes and keep track of the employment taxes he owes for each employee. The effort the small business owner makes to build that spreadsheet is a fixed cost—a cost that does not change with an increase or decrease in the amount of goods or services that are produced. As the small business owner's sales grow and as he hires more employees, he doesn't have to repeat that effort; he just has the small additional cost of adding new data on income and employees to the spreadsheet. As this business grows, its total compliance costs decline both as a proportion of sales and on a per-employee basis. For these reasons, the costs per dollar of receipts or per employee are larger for small businesses than for larger ones.

IRS measured money and time burden as a portion of total business receipts, total assets, and burden per employee. Across all three measures, IRS results are consistent with the assumption that small businesses face significant fixed compliance costs combined with decreasing marginal costs as the business grows (see appendix III, tables

¹⁵44 U.S.C. §§ 3501–3520. For additional information on IRS methodologies see the following studies: Donald DeLuca, John Guyton, Wu-Lang Lee, John O'Hare, and Scott Stilmar, "Aggregate Estimates of Small Business Taxpayer Compliance Burden," IRS Research Bulletin (2007) pp. 147-184; Arnold Greenland, Erica Layne Morrison, David Connors, John L. Guyton, and Michael Sebastiani, "IRS Post-filing Processes Simulation Modeling: A Comparison of DES With Econometric Microsimulation in Tax Administration," Proceedings of the 2007 Winter Simulation Conference (IEEE, 2007) pp. 1268-1274; Donald DeLuca, Amie Greenland, John Guyton, Sean Hennessy, and Audrey Kindlon, "Measuring the Tax Compliance Burden of Small Businesses," IRS Research Bulletin (2005) pp. 75-95; Donald DeLuca, Arnold Greenland, Sean Hennessy, Audrey Kindlon, and Michael Stavrianos, "The Tax Compliance Burden of Small Businesses-A Profile of 50 Businesses," IRS Research Bulletin (2004) pp. 97-137.

¹⁶See appendix III, figure 12 for a more detailed discussion of IRS models.

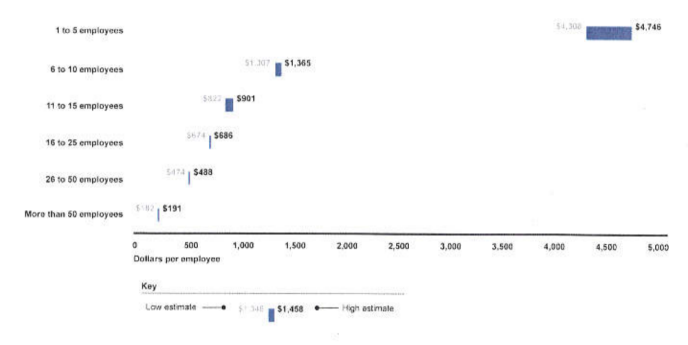
9 through 11). 17 When looking at total receipts and asset size across all businesses, estimated total monetized business compliance costs by business entity type varied depending on the type of entity and the entity's gross receipts. This variation is one reason why compliance burden on small businesses is a concern (see appendix III, table 12).

Figure 7 shows IRS's estimates of compliance costs per employee for S corporations, C corporations, and partnerships. According to the estimates, costs for corporations and partnerships with 1 to 5 employees range from \$4,308 to \$4,746, compared to \$182 to \$191 per employee for businesses with 50 or more employees. IRS conducted this research using 2002 taxpayer data. Estimates using more recent data have not been produced. A number of factors would likely affect these estimates if they were produced using current data, including inflation, accounting software improvements, and tax law changes.

¹⁷Donald DeLuca et al., "Aggregate Estimates of Small Business Taxpayer Compliance Burden."

Figure 7: Estimated Tax Compliance Burden per Employee for S Corporations, C Corporations, and Partnerships (2002)





Source: Consid DeLuca et al. "Aggregate Estimates of Small Business Tarpayer Compliance Burden." IPS Research Bulletin (2007): 1 GAO-15-913

Note: Results include C corporations, S Corporations, and partnerships with assets totaling \$10 million or less and do not include sole proprietorships. It is important to note that the imprecise nature of each size measure to accurately capture a taxpayer's size of business activities may exaggerate the ratio for the smaller-sized categories. For example, a business with low total assets and high total receipts would have a very different ratio of compliance burden per unit of size depending on which classification scheme is used. However, the general trend holds consistent across IRS measurements of size in that average burden decreases as the size of the business increases.

Estimates from IRS's compliance burden models also show that burdens vary by industry. According to IRS, the retail trade industry incurs the largest pre-filing and filing time burden—businesses in this industry spent an average of between 325 and 331 hours per year on such activities. Manufacturing incurred the largest pre-filing and filing monetary burden, with businesses spending an average of \$2,740 to \$2,813 per year on these activities. Agriculture, forestry, and fisheries incurred the smallest

average time spent on tax compliance activities (180 to 184 hours) and second smallest average compliance costs (\$1,489 to \$1,590). 18 Some industries have higher time and monetary compliance costs because the nature of those businesses may affect the complexity of tax activities. For additional information on industry burden, see table 13 in appendix III.

IRS and Treasury researchers have used both the business and individual taxpayer burden models to estimate the influence of specific business characteristics on compliance burdens. Their estimates suggest that recordkeeping and filing burdens increase as the volume of complex compliance activities undertaken by businesses increases, regardless of the size or other characteristics of those businesses. The results for the full population of individual taxpayers were similar. ¹⁹ Activities are categorized into varying levels of complexity based on an overall complexity of extracting information from the entity's financial books, items that may require a separate recordkeeping system or a process with potentially separate rules for each item, and tracking records across years.

IRS has not yet attempted to separately measure the compliance burden costs for small businesses associated with filing information returns. However, in a previous report, we found compliance cost per form decreased as the number of forms handled increases. Specifically, two information return preparers reported the cost per transaction for preparing and filing Forms 1099 with IRS of about \$10 per form for 5

¹⁸IRS reported aggregate estimates for the total small business population using sample weights. To address extreme outlier values, IRS reported ranges in burden estimates to account for any potential bias due to response errors. The low end of the range reflects treating outliers as missing and imputing responses. The high end of the range reflects an approach that caps the extreme values at five standard deviations from the mean for the responses.

¹⁹These results are presented in Rosemary Marcuss, et.al., "Income Taxes and Compliance Costs: How Are they Related?", National Tax Journal, December 2013, 66 (4), pp. 833-854 and George Contos, et.al., "Taxpayer Compliance Costs for Small Businesses: Evidence from Corporations, Partnerships, and Sole Proprietorships," (2009) Proceedings of the One Hundred Second Annual Conference on Taxation pp. 50-59, National Tax Association, Washington, D.C.

forms to about \$2 per form for 100 forms, with one of them charging about \$.80 per form for 100,000 forms.²⁰

Audits and Other Compliance Contacts Can Be a Significant Source of Burden for Taxpayers, but Research Is Limited

IRS has not conducted research to estimate the compliance costs of audits and other post-filing compliance contacts for small businesses. However, IRS conducted preliminary research on compliance costs for individual filers that can provide some insights into the sources of burden that would affect some small businesses that report business income on individual tax returns. From the taxpayer perspective, post-filing begins when the taxpayer receives notice of an issue with an already filed tax return and concludes when the issue has been resolved. Post-filing compliance costs include any time spent on resolving an issue or money spent on things ranging from postage to paying a tax professional. IRS's preliminary data on individual post-filing compliance costs provide information on the time and money spent on post-filing activities such as an audit—a review of accounts and financial information to ensure information is being reported correctly—or collections—receiving a bill for not paying taxes in full when a tax return was filed.

For individual filers, IRS research indicates that the level of compliance costs are highly dependent on the approach IRS takes in how it contacts the taxpayer to address potential underreporting or underpayment of tax obligations. IRS's preliminary estimates, based on survey data from 2011, indicate that the average post-filing compliance costs were the highest for a field exam—an audit conducted at an individual's home or place of business—at \$4,800, followed by office exam—an audit conducted at an IRS office—at \$2,165. A notice informing the taxpayer that they did not report all of their earnings had the lowest estimated average post-filing compliance costs at \$230. IRS's research on the magnitude of audit costs for individual filers likely includes individual filers who are small business owners. Those businesses are likely to have more complicated returns and, as a consequence, their burden is likely to be at least as great as the averages show for individual filers. For more details concerning post-filing compliance costs, see figure 13 in appendix III.

²⁰GAO, Tax Administration: Costs and Uses of Third Party Information Returns, GAO-08-266 (Washington, D.C.: Nov. 20, 2007).

According to IRS, the audit rate for small business taxpayers is higher than the rate across all individual taxpayers because small businesses historically have higher noncompliance than other taxpayers. ²¹ Table 2 provides detailed information on the audit rates across small business types.

Table 2: Audit Rates	Across	Small	Business	Types	(Fiscal	Year	2014)

Business Category	Size	Audit Rate
Individual Nonfarm Business Returns ^a	Gross receipts < \$25,000	1.0%
	Gross receipts \$25,000 < \$100,000	1,9%
	Gross receipts \$100,000 < \$200,000	2.4%
	Gross receipts \$200,000 or more	2.1%
Individual Farm Business Returns ⁸		0.5%
Individual Business Returns with total positive income of at least \$200,000 and under \$1,000,000 ⁶		2.7%
Small Corporations ^c	Total assets < \$250,000	0.9%
	Total assets \$250,000 < \$1,000,000	1,2%
Partnerships ^d	Total	0.4%
S Corporations ^{d,a}	Total	0.4%

Source: IRS Data Book 2014, | GAO-15-613

Notes:

While we did not examine post-filing costs, in a past report on correspondence audits, we found a number of issues which contribute to taxpayer compliance burden. These issues included IRS backlogs in responding to taxpayers who provide documentation in response to IRS's audit notices and unrealistic audit time frames set by IRS.

^aTotal gross receipts is the sum of gross receipts from farm and nonfarm businesses without earned income tax credit.

^bTotal positive income is the sum of all positive amounts shown for the various sources of income reported on the individual income tax return and, thus, excludes losses.

fincludes returns with assets of less than \$10 million.

⁴Nontaxable returns are filed for entitles that generally do not have a tax liability, but pass through any profits and losses to the underlying owners who include these profits or losses on their income tax returns.

Includes most Forms 1120S, which are filed by qualifying S corporations electing to be taxed through shareholders.

²¹GAO, Small Business: Taxpayers Face Many Layers of Requirements, GAO/T-GGD-99-76 (Washington, D.C.: Apr. 12, 1999).

IRS's Decision-Making Framework Includes Consideration of Small Business Compliance Burden

IRS's Strategic Goals and Internal Revenue Manual Describe the Agency-wide Approach to Taxpayer Burden Reduction

One of IRS's goals in its strategic plan is to deliver high quality and timely service to reduce taxpayer burden and encourage voluntary compliance.22 Under this goal, IRS has identified seven objectives that further define how it intends to achieve the goal. One objective is to reduce taxpayer burden and increase return accuracy at filing through timely and efficient tax administration processing. IRS outlined performance measures for each strategic goal and objective in a supplement to its financial statement for fiscal years 2013 and 2014.23 In this supplement, IRS describes some of the initiatives launched or continued and progress made in achieving performance goals. IRS also includes a discussion of goals missed. Several of these goals, if achieved, could have a positive impact on reducing small business compliance burden. For example, responding more quickly to telephone calls, correspondence, and requests for in-person service, as well as enhancing the online experience for customers, could benefit small businesses by requiring them to expend less time and fewer resources for IRS outreach.

In addition to the goals and objectives that focus on burden reduction in the strategic plan, IRS listed general guiding principles for reducing burden in the Internal Revenue Manual 22.24.1 - IRS Servicewide Burden Reduction Activities. The guiding principles are intended to support the consideration of compliance burden as part of tax administration. According to the manual, IRS carries out its mission to achieve significant reduction in unnecessary burden by considering taxpayer burden when

²²IRS, Strategic Plan: FY2014-2017 (Washington, D.C.: 2014).

²³IRS, Internal Revenue Service: Management's Discussion and Analysis, Fiscal Year 2014 (Washington, D.C.; 2014).

implementing and reviewing policies and procedures. See table 3 for a list of the guiding principles.

Guiding Principle	Considerations				
	Will a new requirement preclude the taxpayer's ability to e-file?				
Leverage Technology	 Is there an electronic submission alternative other than paper (e.g. web technology or e-mail)? 				
	 Can fillable forms be created? 				
Leverage Existing Data	 Are there opportunities to leverage information already being requested by another IRS function, government, or from accessible third-party data to limit the information collection burden on the taxpayer (inquire through web research, third parties, or impacted stakeholders)? 				
	 Are there opportunities to coordinate with third parties to reduce the burden to taxpayers in meeting the requirements (e.g., consolidate data collection resulting in one form versus two)? 				
Consider Pre-decisional Stakeholder Input	 Do the procedures/requirements conform to current external business processes or recording/reporting practices? 				
mpat	 Are your documents in plain, coherent, and unambiguous terminology? 				
	 Are you requiring documentation that is not necessary to comply with the law and/or which may not actually be reviewed by IRS (or rarely reviewed)? 				
	 Are there consequences to the taxpayer for failing to provide the data? If not, how sure are we that they will provide accurate information? 				
	 If there are multiple options for legislative implementation, which options are expected to provide the greatest benefit to tax administration for the public cost imposed? 				
Benefit Must Outweigh Burden	 Can the procedure be optional versus mandatory? 				
	 Can a short form, or other simplified method, be created for some of the population? 				
	 Can a safe harbor procedure be offered to mitigate burden, especially for low income taxpayers and small businesses? 				
	 Can the frequency of information collection be limited/reduced? 				
	 Should transition relief be offered? 				

Source: IRS Internal Revenue Manual 2015 | GAO-15-513

According to the Internal Revenue Manual, the mission to reduce taxpayer burden and improve service is embedded in the IRS culture and a responsibility of all divisions. Though staffed to the Small Business and Self-Employed division, a senior advisor serves as the single point of contact for taxpayer burden reduction initiatives across all divisions. The manual states that this arrangement is intended to provide a link across the agency to ensure burden reduction is incorporated within decision-making frameworks. The advisor also acts as a liaison with external stakeholders.

IRS Has Worked with Internal and External Stakeholders to Identify and Reduce Small Business Tax Compliance Burden

IRS officials provided examples of efforts made to engage with internal and external stakeholders to reduce small business tax compliance burden. To engage internal stakeholders, employees can suggest ways to reduce burden by using Form 13285, Taxpayer Burden Reduction Referral. This form allows employees to note an issue causing taxpayer burden, describe the affected population, and propose a solution. Employees can also explain who needs to be involved in making the change, the resources needed, taxpayer benefits, compliance risks, and suggestions for how to measure burden reduction savings (e.g., reduced costs to the taxpayer or reduced costs to IRS). One notable example of a burden reduction initiative at IRS was developing a simplified method for determining the Office in the Home tax deduction.

Simplified Office in the Home Deduction Illustrates How IRS Considers Burden When Implementing Initiatives

IRS officials offered an example of how the agency considered compliance burden principles when implementing new or changed tax laws or administrative procedures with the introduction of a simplified method for small businesses to calculate their Office in the Home Deduction. This method was introduced in 2013 and generally allows filers to receive a deduction of \$5 per square foot of office space, up to a maximum area of 300 square feet. The alternative method involves a more complex calculation of property depreciation,

Although the Department of the Treasury (Treasury) and IRS officials reported considering this proposal as early as 2006, in July 2012, Treasury and IRS redoubled their efforts in response to an Office of Management and Budget request to identify initiatives that would eliminate at least 2 million hours in annual burden. To meet this request, IRS reached out to employees and Senior Executive staff, and also reviewed prior submissions, form burden statistics, and other suggestions that had been considered in the past. The group reviewed the proposals and made a final determination that this initiative should be implemented. IRS officials told us that they considered burden and compliance risk within this decision-making process and discussed tradeoffs of their decisions. IRS received external stakeholder input from representatives of the small business community, such as the U.S. Chamber of Commerce and the National Federation of Independent Business, who have recognized this as a positive development. IRS said the process of working collaboratively across the organization, with external parties, and with Treasury allowed them to consider the interests and concerns of all parties. This helped IRS weigh tradeoffs of decisions that could affect both compliance and compliance burden.

Source: GAO analysis of IRS information: | GAO-15-513

Other internal activities include providing employees with an online burden risk estimator tool designed to aid employees in determining whether certain decisions about the design of tax forms for individuals (Form 1040 and associated schedules and forms) could impose significant burdens on taxpayers. This tool is an Excel spreadsheet that uses some of the data used in the more elaborate burden estimation

models discussed previously in this report. The tool provides staff with an estimate of the number of taxpayers who would be affected by a specific potential tax form change, as well as a rough indication of whether the effect on compliance burden would be significant. Divisions can use this tool to identify decisions that merit more in-depth evaluations, potentially involving the full burden estimation model.

IRS undertakes a number of activities to engage external stakeholders such as providing information on its website and holding forums with small business representatives. IRS has a website page that defines taxpayer burden, provides links to submit ideas for burden reduction, and outlines how IRS selects burden reduction initiatives. Another example of IRS outreach to the small business community is the quarterly Small Business Forum. IRS officials told us that they use the information from these forums to inform their decision-making process for practices and policies that affect small businesses. For example, IRS used feedback from forum participants to refine the language used in burden surveys it administers to the business community, and used what was learned to inform its current burden models. Similar to internal stakeholders, external stakeholders can make burden reduction suggestions using Form 13285-A, Reducing Tax Burden on America's Taxpayers (Referral Form for Use by the Public), which allows them to describe the issue causing taxpaver burden, the affected population, and the proposed solution.

Small Business
Representatives We
Spoke with Identified
Areas That Contribute to
Compliance Burden

We also interviewed small business representatives (external stakeholders) who acknowledged IRS's external stakeholder outreach efforts and how they have been effective in identifying opportunities to reduce compliance burden. However, they also described a number of areas where small business compliance burden could be further reduced. ²⁴ These areas include issues related to IRS customer service, filing requirements, lack of or delayed official guidance, and compliance contacts. According to these representatives, when they call IRS, they can have long wait times, be disconnected, or be directed to IRS staff who are unable to provide the needed assistance. We have recently reported on these issues as well. ²⁵

²⁴See appendix I for a more detailed description of our interviews.

²⁵GAO, Tax Filing Season: 2014 Performance Highlights the Need to Better Manage Taxpayer Service and Future Risks, GAO-15-163 (Washington, D.C.: Dec. 16, 2014).

Further, several representatives shared the perspective that complex filing requirements contribute to compliance burden. While small businesses sometimes anticipate significant tax relief through tax credits and deductions such as the small employer health care credit and mileage and vehicle deductions, some small businesses may not be claiming these credits due to the time, cost, and complexity associated with claiming them. One concern we heard from small business representatives was that after a tax practitioner expends resources to compile the necessary documentation and calculate the credit, their client (the small business) is ineligible to claim the credit. This could result in additional taxpayer burden if tax preparers bill their clients for calculating the credit when it is not claimed.

In addition to facing burdens due to new and complex tax provisions, representatives we spoke with also expressed concern over the compliance burden associated with delayed or missing official guidance, particularly for the Patient Protection and Affordable Care Act employer mandate. Representatives also noted that deadlines for responding to certain IRS notices can be difficult for small businesses when the requested information is not readily available. We recognize that IRS is aware of many of these concerns and, through various initiatives, has made efforts to address these issues. However, continued attention to these areas will be key to effectively reducing burden.

We routinely issue reports on aspects of IRS's enforcement and administrative operations, some of which may impact small business tax compliance burden. In many cases we have made recommendations that, if implemented, could help to reduce these burdens. Selected recommendations that have yet to be implemented are listed in appendix IV.

²⁶The employer mandate is a requirement that all businesses with 50 or more full-time equivalent employees (FTE) provide qualifying health insurance to 95 percent of their full-time employees, or pay a tax penalty if one full-time employee receives the premium tax credit. 26 U.S.C. § 4980H. The employer mandate itself was delayed, in part, to reduce compliance burden. Despite that delay, IRS guidance was still finalized later than initially planned, which representatives said created additional burden.

IRS's Overall
Evaluation of Its
Payment Card Pilot
Has Several
Strengths, but Does
Not Fully Address All
Elements Necessary
to Effectively Assess
Results

New Payment Card Data Provide Opportunities to Improve Voluntary Compliance and Have Potential to Help IRS Better Identify Noncompliant Small Business Taxpayers

Beginning in tax year 2011, payment settlement entities were required to send IRS Forms 1099-K to report gross merchant payments in which a payment card or a third-party payment network was used as the form of payment.²⁷ Payment settlement entities report the gross amount of all reportable transactions a merchant made through them, for the calendar year, without regard to adjustments for credits, cash equivalents, discounts, fees, refunds, or other deductions.

A copy of the 1099-K is also sent to the taxpayer. The reporting of this information to both IRS and the taxpayer can encourage voluntary compliance by small businesses in at least two ways. First, since taxpayers know IRS is also receiving this income information, they are more likely to include it on their tax return. Second, taxpayers have another source of information they can use to help calculate or verify business income.

Payment card reporting also provides IRS with an information source it can use to compare against the income reported by small business

²⁷26 U.S.C. § 6050W; 26 C.F.R. §§ 1.6050W-1, 1.6050W-2. Section 6050W requires payment settlement entities to provide IRS with merchants' tax identification number and tax filing name. There are two types of payment settlement entities: merchant acquiring entities, such as credit card companies, and third-party settlement organizations, such as PayPal and certain toll road providers. Unlike payment card transactions, third-party network transactions are only reportable if a merchant's aggregate amount of such payments for the year exceeds \$20,000 and if the aggregate number of transactions exceeds 200.

taxpayers on their tax returns. As such, it can serve as a tool for identifying noncompliant taxpayers, including those who failed to file a tax return at all and those who underreported their income. This type of comparison is a common IRS enforcement technique. For example, IRS can directly compare information it receives on a taxpayer's Form W-2, Wage and Tax Statement, against a tax return to determine if the taxpayer reported earnings and withheld taxes correctly.

However, matching is more complicated for Forms 1099-K than Forms W-2 because IRS cannot directly match the line items on 1099-Ks to line items on tax returns. The Form 1099-K reports the gross amount of payment card and third party network transactions made through a payment settlement entity. This does not match the gross receipts line on tax returns because Form 1099-K transactions may include items like sales tax, gratuities, and cash back, all of which are not income. Furthermore, tax return gross receipts can include cash and check revenue, which is not captured on Form 1099-K. To leverage Form 1099-K data, IRS researched and tested ways in which the new data can be used to most effectively and efficiently improve voluntary compliance, detect noncompliance, and identify those who did not file returns.

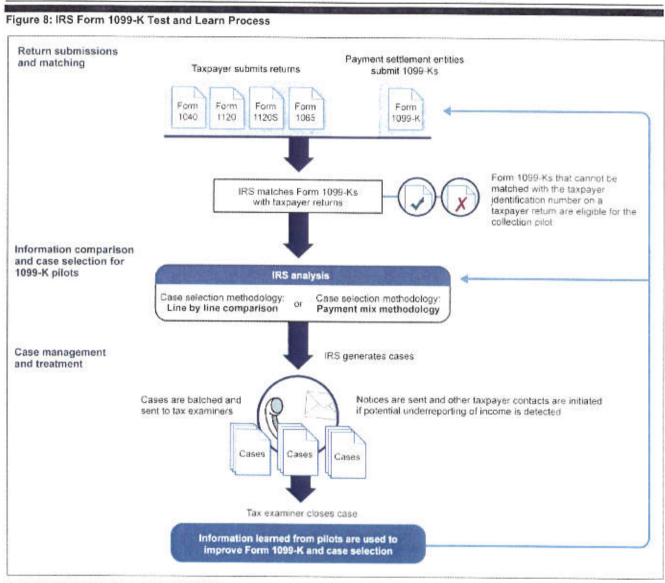
The Payment Card Pilot includes six activities to test three methodologies for selecting cases, as described in table 4.

Case selection methodology	Pilot program activities				
Collection	Collection				
IRS uses Form 1099-K data to identify nonfiler taxpayers and taxpayers with unpaid assessments.	IRS uses Form 1099-K information to identify nonfiler taxpayers, prioritize casework, and calculate taxpayer income.				
	Automated Underreporter				
Line by Line Comparison IRS compares Form 1099-K data with tax returns, A notice	IRS compares the gross amount of the total reportable payment card/third-party network transactions for the calendar year to individ- tax returns (Form 1040 Schedules C/E/F).				
is sent if card receipts are greater than what the taxpayer	Business Underreporter				
has reported.	IRS compares the gross amount of the total reportable payment card/third party network transactions for the calendar year to business tax returns (Forms 1120, 1120S, and 1065).				
Payment Mix Methodology	Alternative Notice				
IRS compares the relative cash and card revenues of similar businesses by setting thresholds for identifying	IRS issues taxpayer a letter asking them to review their books and records to ensure all gross receipts are reported.				

Case selection methodology	Pilot program activities				
underreporters.	Technical Audit				
	IRS tests the effectiveness of this compliance treatment using Form 1099-K data in a correspondence audit.				
	Field Audit				
	IRS tests the effectiveness of this compliance treatment using Form 1099-K data in a field audit.				

Source: GAO analysis of IRS pilot documentation. | GAO-15-613

In all of the pilot activities, IRS uses taxpayer identification numbers to first match Forms 1099-K with the correct tax returns. IRS then compares Form 1099-K information with business income reported on individual and business tax returns. This process is detailed in figure 8. In the two underreporter pilot activities, IRS compares line by line the gross dollar amount of payments listed on Form 1099-K to gross receipts reported on the tax return to identify potential underreporting of payment card and third-party network revenue.

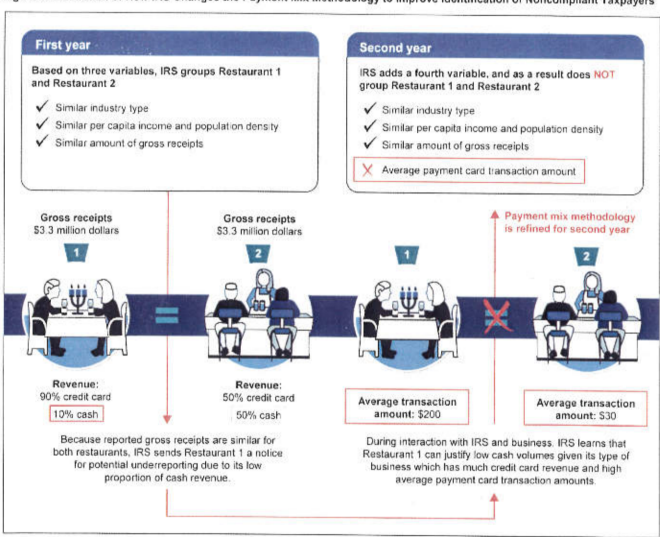


Source: SAO analysis of IRS and documentation: [IGAO-15-513]

The payment mix methodology aims to identify potential underreporting of gross receipts from both card and cash sources. For this methodology, IRS first calculates a payment mix—the relative ratio of cash and card revenues of similar businesses. IRS determines this ratio by dividing the gross payment amount on Form 1099-K by gross receipts on the tax

return. IRS then computes the amount of potential underreporting by comparing this payment mix to that of similar businesses based on variables including industry type and size, population density, per capita income, and average transaction sizes. As part of the test and learn process, IRS has expanded the number of variables to refine identification of possible underreporting taxpayers. One example of this is illustrated in figure 9.

Figure 9: Illustration of How IRS Changes the Payment Mix Methodology to Improve Identification of Noncompliant Taxpayers



Source GAO analysis of IRS priot documentation | I GAO-15-513

If implemented successfully and properly evaluated, the payment card pilot could allow IRS to determine which, if any, pilot activities are effective enough to justify broader expansion, including integration with or replacement of other compliance enforcement efforts.

IRS's Evaluation Plan Enabled It to Rapidly Test, Learn from, and Adapt Pilot Activities, but Does Not Include Key Elements for Assessing Overall Pilot Performance

To assess IRS's plan for evaluating the payment card pilot we used our previously developed guidance to identify key elements for designing quality evaluations. Addressing each element at the overall pilot and pilot activity levels can provide program managers with objective information to iteratively assess program performance. The five key elements we identified for quality evaluation design are described in table 5.

Element	Characteristics					
Clarify understanding of the	Program activities.					
program's goals and strategy.	Program stages.					
	 Expected short-, medium-, and long-term impact. 					
	Resource investments.					
	 External factors that could affect the outcome. 					
Develop relevant and useful	Objective and answerable evaluative questions.					
evaluation questions and an analysis plan.	Clearly defined criteria.					
Assess the relevance and quality of available data sources.	 Description of the information or data and sources needed to assess the program agains the evaluation criteria. 					
	 Description of how the information will be gathered. 					
	 Description of the tools developed to obtain these data and how they are assessed. 					
	A data reliability assessment.					
Address data, scope, and	 Documentation of assumptions, procedures, and modes of analysis. 					
methodology limitations.	 Assess that the evaluation fits available time and resources. 					
	 Determination that data are free of bias and errors. 					
Facilitate the use of the evaluation	Demonstrate leadership support.					
results in program management	Build a strong body of evidence.					
decision-making.	 Engage stakeholders throughout the evaluation process. 					

Source: GAO, | GAO-15-513

IRS's evaluation plan for pilot activities integrated many characteristics of a well-designed evaluation. As a result, IRS was able to make rapid,

²⁸Criteria were developed from GAO, Program Evaluation: Strategies to Facilitate Agencies' Use of Evaluation in Program Management and Policy Making, GAO-13-570 (Washington, D.C.: June 26, 2013), and Designing Evaluations: 2012 Revision, GAO-12-208G (Washington, D.C.: January 2012).

ongoing assessments of pilot activities and continually incorporate changes based on what was learned. This approach allowed IRS to test many hypotheses simultaneously while limiting the number of small business taxpayers affected by the pilot.

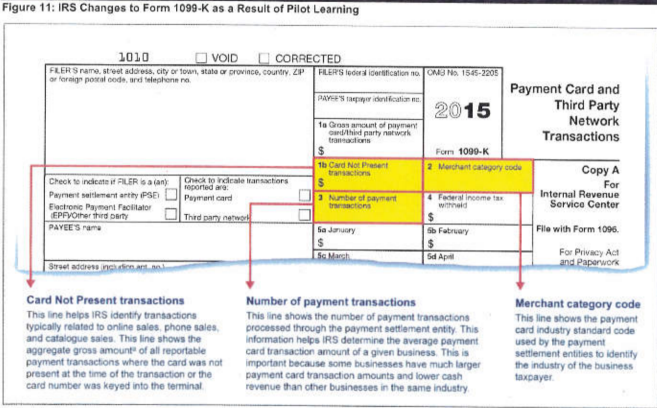
However, the overall evaluation plan for the pilot lacked characteristics of each element that are necessary to ensure a quality evaluation. If IRS does not address these gaps, it risks not having the evidence needed to effectively decide whether, how, and when to integrate pilot activities into broader small business compliance improvement efforts.

Clarify Understanding of the Pilot's Goals and Strategy IRS clearly defined the overall pilot goal, which is to use Form 1099-K data to identify and reduce underreported and unreported income. IRS outlined and detailed the specific program activities it tested and documented pilot planning and results in a strategic planning document and several other executive-level updates. These documents detailed various actions, including internal meetings, assessments, outreach, training, and information technology activities, during the early stages of the pilot. IRS's strategic planning document also provided a conceptual representation of the different stages of the pilot and the growth of compliance case volume at each stage, as seen in figure 10.

Figure 10: IRS's Conceptual Timeline of Pilot Stages Early stage Middle stage Late stage Operationalized Focus: Learning Focus: Improving Focus: Performing Reducing the tax gap Create hypotheses Expand volumes Expand volumes Start with small Evolve metrics Perfect the results volumes Identify value (learning, performance, or both) Evolve program work Deploy rapidly processes Adjust agilely Grow IT within cycle Tweak or discontinue what isn't providing value Volume of cases

Source: GAO analysis of IRS pilot documentation. | GAO:15-613

IRS has generally documented the expected short-, medium- and longterm impacts of the pilot. One important short-term impact included learning about the small business population to improve identification of noncompliant taxpayers. For example, IRS realized an issue was arising because some small businesses—such as high-end restaurants—have lower cash revenue than other similar businesses. To address this issue, IRS added a line to Form 1099-K to collect data about the number of payment transactions (see figure 11). IRS uses this information to determine the average payment card transaction amount. In the medium term, IRS sees the potential for improved taxpayer voluntary compliance. After the first year of the pilot, IRS tested compliance levels of taxpayers before and after the introduction of the pilot and found that almost half of taxpayers increased their reported gross receipts, and about 60 percent of those contacted reported their income more accurately the following year. In the long term, IRS sees these activities helping to reduce the tax gap.



Source: GAO analysis of RS pilot decimentation. | GAD-15-513

While IRS has defined high-level pilot goals, such as improving voluntary compliance and reducing the tax gap, it did not establish performance measures for these goals and has not decided on a time frame for developing them. IRS has defined broad stages for pilot implementation, but has not clearly identified measures or indicators to determine when the pilot has moved or will move from one stage to the next.

IRS identified pilot staffing needs. In June 2012, IRS estimated the number of full-time equivalents (FTE) it would need to conduct field exams. IRS officials also said they track resources for some of the pilot activities, including the implementation of the payment mix methodology pilots. However, IRS's evaluation plan has not fully identified and tracked

^aThe gross amount refers to the total dollar amount of reportable transactions without regerd to adjustments including credits, cash equivalents, discount amounts, fees, or refunds.

resource needs or use, including the actual numbers of FTEs hired or management resources to design and monitor test and learn pilots.

IRS identified external factors that could affect the progress or effectiveness of the overall pilot. It identified potential hurdles, including possible litigation and access to necessary technology solutions. However, IRS has not articulated how these factors affect the future of the pilot and what decisions it will make to address them under different scenarios.

Develop Relevant and Useful Evaluation Questions and an Analysis Plan IRS evaluated pilot activity results, but there is no clear documentation of its evaluation questions or analysis plan. However, these can be inferred based on the evaluation results. According to IRS officials, one of the evaluation goals was to learn why some compliant taxpayers were identified as potential underreporters of income. IRS examined the results of closed cases to learn how to better identify compliant and noncompliant taxpayers. An example of this analysis and resulting change is described in more detail in the text box.

IRS Test and Learn Approach to Improve Identification of Noncompliant Taxpayers

One IRS pilot learning goal is to test a new case selection methodology called the payment mix methodology. IRS is learning how to improve this methodology to better identify noncompliant taxpayers,

When analyzing results of the first year of the pilot program, IRS found that a significant percentage of online-only businesses—which do not accept cash—were falsely identified by the payment mix methodology as potential underreporters of cash income. To decrease the likelihood that compliant online-only businesses were selected in future years, IRS added a line to Form 1099-K that allows the payment settlement entity to specify the aggregate gross amount of all reportable payment transactions during the calendar year where the card was not present at the time of the transaction or the card number was keyed into the terminal. Typically, this relates to online sales, phone sales, or catalogue sales. Because IRS reduces the probability that compliant small business taxpayers are identified as potential underreporters of income, the overall burden for compliant taxpayers is reduced.

Source: GAO analysis of IRS pilot documentation. | GAO-15-513

IRS evaluated the results of all pilot activities. IRS compared the average time to complete an audit and the average dollars assessed in additional tax for each case against existing compliance and enforcement efforts. IRS could use this information to decide which pilot activities to implement in a full compliance program.

IRS did not have evaluative questions and criteria to assess whether the overall pilot or the pilot activities achieved the intended goals or produced

the intended results. Understandably, as IRS tests and adapts different approaches, it has learned and will continue to learn which approaches demonstrate the most promise in efficiently and effectively identifying noncompliant taxpayers. Clearly articulated evaluative questions and related analysis plans would allow IRS to determine whether the overall pilot and pilot activities are achieving results that would signal what next steps should be taken. These may include deciding the pilot can move beyond the learning stage, be expanded, or, ultimately, moved from pilot to full implementation as a compliance program. Conversely, the determination could be that the pilot and pilot activities are not achieving the intended results and should be discontinued or modified.

Assess the Relevance and Quality of Available Data Sources During the early stages of the pilot, part of IRS's evaluation of pilot activities involved assessing Form 1099-K data quality. IRS monitored potential errors that payment settlement entities could make when filling out the form, including invalid or missing taxpayer identification numbers. Such data entry errors could negatively affect IRS's efforts to compare the data with information reported on small business taxpayer returns. When errors were identified IRS contacted the payment settlement entities to make corrections. IRS officials told us that because of this effort, accuracy rates for matching rose from 90.3 percent for tax year 2011 to 95.4 percent for tax year 2013. IRS officials have told us that analysis of Form 1099-K data is ongoing.

Since IRS lacks evaluative questions and an analysis plan for assessing the overall pilot, it does not have complete descriptions of the information or data and sources needed to assess the overall pilot against evaluation criteria, how that information will be gathered, and an assessment of data reliability. Because IRS addressed the relevance and quality of data sources in some of the early evaluations of some pilot activities, this information could feed into the development of the broader evaluation plan.

Address Data, Scope, and Methodology Limitations IRS documented certain assumptions of its analysis. For example, in the alternative notice pilot, IRS sent assessments to taxpayers who did not respond to the notice and those who admitted to underreporting. IRS referred cases to IRS field work when taxpayers sent insufficient responses or communicated that a review of books and records was necessary.

Furthermore, in the early stages of the pilot, IRS showed evidence that it checked that data were free of errors. In the first year of the pilot, officials

took steps to ensure that compliance examiners understood and consistently applied decision rules to determine compliance results.

IRS provided evidence that it estimated timelines and relative resource needs to move from the test and learn phase to a full compliance program. IRS outlined three scenarios to achieve a given level of compliance at program implementation. However, these scenarios were developed without a program level evaluation. Until IRS conducts an evaluation, it will not have the information it needs to determine which approach to take.

Although IRS showed evidence that data, scope, and methodology limitations were considered and addressed for certain pilot activities, these limitations were not fully addressed for the overall pilot. IRS would first need to develop evaluative questions, assessment criteria, and an analysis plan for the overall pilot before it could clearly assess data, scope, and methodology considerations. An assessment of design limitations would include stating any limitations of pilot scope, determining comparisons against which to assess pilot results, and assessing whether the evaluation fits available time and resources. Asking these questions would help clarify the potential impact of any project design limitations when determining whether to move pilot activities toward full program implementation.

Facilitate Use of the Evaluation Results in Program Management Decision Making IRS provided evidence that leadership from multiple offices across the agency—the Small Business and Self-Employed Division, Office of Compliance Analytics, and the Information Technology Organization—demonstrated commitment to using evaluation data to inform pilot decision making for the beginning of the pilot. Senior officials from each of these offices met weekly during the early stages of the pilot. The leadership actively engaged internal stakeholders and developed strategies to internally communicate information about pilot program activities. These strategies included organizing employee focus groups, training, and leadership updates on pilot progress. For example, in October and November of 2012, IRS provided an update on project communication status to communication directors across all operating divisions.

In addition, IRS leadership engaged with external stakeholders before launching the pilot. In October 2011, IRS addressed small business representatives' concerns about paperwork burdens by announcing that it would not require taxpayers to reconcile gross receipts and merchant card transactions. IRS also worked to address tax practitioner questions

about the use of the payment mix methodology for case selection. As a result of the outreach, for example, IRS developed and tested a tool to help tax practitioners determine if their clients would be at risk for underreporting cash transactions.

Conclusions

IRS's payment card matching program has the potential to enhance the agency's ability to identify noncompliant small business taxpayers. Better identification of noncompliance would reduce the burden placed on honest taxpayers because the likelihood they would be selected for costly and time-consuming audits or other compliance contacts could be reduced. Further, more effective identification of noncompliant taxpayers means IRS can more efficiently use limited resources.

IRS's Payment Card Pilot shows promise in producing these results. However, IRS has a long road ahead to figure out whether and how the pilot, and its many activities, can be fully implemented. IRS has not clearly defined the stages of the pilot or measurable goals that it can use to determine when the pilot has moved from one stage to the next, or if it should. Without defining the stages and establishing related metrics, IRS will not be able to articulate the pilot's status at critical points in time. Further, it will not be able to justify the investment of additional resources if it cannot demonstrate progress toward those goals. In addition, IRS has not developed a full evaluation plan that will allow for a systematic assessment of the overall pilot against evidence-based criteria. Such a plan is necessary so IRS can ensure that it is making informed decisions about moving forward. Following key elements of evaluation design will help ensure that the results of the evaluation are valid and reliable. Finally, documenting the plan's limitations will reduce the risk that IRS will draw conclusions that are beyond what can be supported.

Recommendations

To improve the evaluation of the payment card pilot, the Commissioner of Internal Revenue should take the following actions:

- Clearly define the stages of the payment card pilot and establish measurable goals for determining when the pilot advances from one stage to the next.
- Develop an evaluation plan for the overall pilot and building on pilot activities to inform decisions about whether, how, and when to integrate pilot activities into overall enforcement efforts. This plan should include
 - evaluation questions,

- · evidence-based evaluative criteria,
- an analysis plan.
- · a complete description of data to be collected,
- a data reliability assessment, and
- documentation of evaluation limitations.

Agency Comments

We provided a draft of this report to the Commissioner of Internal Revenue and the Secretary of the Treasury for their review and comment. IRS's Deputy Commissioner for Services and Enforcement provided written comments, which expressed appreciation to GAO for recognizing IRS's efforts to consider taxpayer burden when implementing processes and procedures. In its response to the draft, IRS agreed to incorporate an evidence-based assessment of the payment card pilot that includes identifying clearly defined pilot stages and implementing an evaluation plan with measurable goals. IRS stated it will provide a more detailed response to our recommendations after this report has been released. These comments are reprinted in appendix V. IRS also provided us with technical comments, which we incorporated into the report as appropriate. Treasury did not provide comments.

As agreed with your offices, unless you publicly announce the contents of this report earlier, we plan no further distribution until 30 days from the report date. At that time, we will send copies to the Secretary of the Treasury, the Commissioner of Internal Revenue, and other interested parties. In addition, this report will be available at no charge on GAO's website at http://www.gao.gov.

If you or your staff have any questions about this report, please contact me at (202) 512-9110 or by email at mctiguej@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this report. GAO staff who made key contributions to this report are listed in appendix VI.

James R. Me Tique 1

James R. McTigue, Jr. Director, Tax Issues Strategic Issues

Appendix I: Objectives, Scope, and Methodology

The objectives of this report are to: (1) describe the characteristics of the small business population; (2) describe how characteristics of a small business affect compliance burden; (3) describe how the Internal Revenue Service (IRS) integrates small business compliance burden considerations in decision making; and (4) assess IRS's plan for evaluating its payment card pilot.

To describe general characteristics of the small business population such as the number of small businesses and total income, we reviewed taxpayer data from IRS Statistics of Income (SOI) and studies with access to taxpayer data. We reviewed SOI documents about data reliability and sampling methodology, and interviewed officials in SOI. We reviewed reports from researchers at the U.S. Department of Treasury, Office of Tax Analysis (OTA). We interviewed two of the OTA authors about their methodology for identifying the small business population. We performed data reliability tests by comparing OTA estimates for all filers against SOI estimates and by comparing OTA estimates for tax year 2007 and 2010. We found the estimates from researchers at OTA were sufficiently reliable for our purposes of describing general characteristics of the small business population. See appendix II for a more detailed discussion of OTA researchers' methodology and assumptions.

To describe how characteristics of a small business affect compliance burden, we conducted a literature review where we reviewed IRS research papers and conference presentations, academic studies, and our prior work on taxpayer compliance burden. We searched relevant databases such as ProQuest, Accounting & Tax, EconLit, ABI/Inform, Nexis.com, and Tax Notes. We identified and reviewed selected IRS studies on tax compliance burden conducted over the last 11 years. We also asked IRS officials from the Research, Analysis, and Statistics (RAS) division to identify any additional IRS research assessing small business tax compliance burden and post-filing burden. To obtain information related to federal small business tax requirements, we reviewed IRS taxpayer guidance found on the IRS website including the 2015 tax calendar. We interviewed relevant IRS officials to clarify our understanding of the research and models, and to verify our analysis.

To describe how IRS integrates small business compliance burden considerations in decision making, we examined IRS's strategic plan and relevant goals and objectives related to taxpayer burden. We also reviewed IRS's Internal Revenue Manual, which outlines, among other things, guiding principles for considering burden reduction. We interviewed IRS officials in the Small Business and Self-Employed

division (SB/SE), RAS, and the Office of Taxpayer Burden Reduction about other activities IRS conducts related to taxpayer burden reduction, tools it uses to manage burden reduction efforts, and initiatives it implemented. In addition, we interviewed tax practitioners, associations, and other liaisons to the small business community to identify areas of burden associated with interactions between IRS and the small business community, and discuss what might alleviate burden. We conducted unstructured interviews with a non-generalizable sample of 12 organizations based on their knowledge of small business tax policy resulting from historical involvement and relationships with the small business community and IRS. We reviewed supporting documentation, where available. We selected these organizations to represent a variety of perspectives and groups within the small business community.

To assess IRS's plan for evaluating the payment card pilot, we reviewed and summarized documentation that included IRS's Information Reporting and Document Matching Strategic Roadmap; Communication, Outreach, and Education Strategic Plan; and IRS internal presentations to the IRS Commissioner. We interviewed IRS officials from SB/SE and Office of Compliance Analytics divisions on the pilot to link IRS's test and learn approach to defining strategic goals, evaluation questions, an analysis plan, and the ability to track benefits of the pilot efforts. We compared these efforts to our guidance on program evaluation design and applied criteria adapted from the guidance to both the overall pilot and pilot activities.¹

We conducted this performance audit from July 2014 to June 2015 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

¹Criteria were developed from GAO, *Program Evaluation: Strategies to Facilitate Agencies' Use of Evaluation in Program Management and Policy Making*, GAO-13-570 (Washington, D.C.: June 26, 2013), and *Designing Evaluations: 2012 Revision*, GAO-12-208G (Washington, D.C.: January 2012).

For our analysis, we use estimates from researchers at the U.S. Department of the Treasury, Office of Tax Analysis (OTA), to describe the characteristics of the small business population, such as the number of small businesses and total income. There are no universally accepted criteria for defining the small business population. OTA estimates address some of the limitations of describing the small business population using estimates based solely on the type of tax return that is filed by excluding certain tax returns that may not be actual businesses. Not all tax returns that report business income represent business entities with the principal purpose to generate revenue or to engage in substantive business activity. For example, some C corporations can serve as investment vehicles that engage in little or no business activity. Further, partnerships may be created to redistribute profits generated by another partnership and may not generate income themselves. Filers of Form 1040, Schedule C, may be independent contractors who may more closely resemble employees than small businesses. Additionally, rental income for some individuals may be incidental and not represent business activities. Uncertainty within OTA estimates can come from: (1) assumptions that were made to distinguish small businesses engaged in substantial and substantive business activities from other entities that file the same tax return; and (2) that the estimates are based on sampled taxpayer data and subject to sampling error. Consequently, results that are slightly higher or lower than those reported in this particular analysis may be equally valid for describing the numbers of businesses in each subgroup and the size of their incomes. We found the estimates from the researchers at OTA were sufficiently reliable for our purposes of describing general characteristics of the small business population.

Throughout this report, we refer to the estimated number of small business filers as the number of small businesses. Using these estimates

¹We use estimates from OTA researchers to describe the characteristics of the small business population. We refer to the estimated number of small business filers as the number of small businesses. See Richard Prisinzano, Jason DeBacker, John Kitchen, Matthew Knittel, Susan Nelson, and James Pearce, "Identification of Small Businesses Using Tax Data: 2010 Update" (presented at the 2013 National Tax Association's Spring Symposium, May 17, 2013); Office of Tax Analysis, Department of the Treasury, Matthew Knittel, Susan Nelson, Jason DeBacker, John Kitchen, James Pearce, and Richard Prisinzano, Methodology to Identify Small Businesses and Their Owners, Technical Paper 4 (August 2011).

²GAO, Partnerships and S Corporations: IRS Needs to Improve Information to Address Tax Noncompliance, GAO-14-453 (Washington, D.C.: May 14, 2014).

may understate the number of small businesses where individual taxpayers can own multiple small businesses. For example, individual taxpayers can file multiple schedules to report business activity (profit, loss, and supplemental income and loss from rental real estate activity) from different lines of business.³ The number of schedules filed is greater than the number of Form 1040 tax returns to which these schedules are attached due to some returns having multiple schedules.⁴ The total income estimates are the sum of all business income reported on tax returns, including gross receipts, rents, dividends, capital gains, royalties, and interest.⁵ Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule to avoid attributing income from pass-through entities or from royalties to these businesses.

The OTA analysis had access to taxpayer data made available by IRS Statistics of Income (SOI).⁶ Available data from SOI samples indicate that the sampling errors for the total number of filers and total business receipts for each type of taxpayer is less than +/- 6 percent at the 95 percent confidence level. Sampling errors of subpopulations may be higher where tax returns have been sampled at lower rates. Data were not available to determine sampling errors for the OTA total income measure; however, business receipts make up such a substantial portion of the OTA total income that we would not expect the sampling error to be

³This information is filed on the following forms: Schedules C (Form 1040), *Profit or Loss From Business*; Schedule E-Part I (Form 1040), *Supplemental Income and Loss*, with rental real estate activity; and Schedule F (Form 1040), *Profit or Loss From Farming*.

⁴An alternative approach to estimating the number of small businesses is to treat each schedule attached to Form 1040 returns as a separate business. This alternative approach could help inform about the unique burdens associated with filing specific schedules. For an example that takes a similar approach, see Edith Brashares, Matthew Knittel, Gerald Silverstein, and Alexander Yusavage, "Calculating the Optimal Small Business Exemption Threshold for a U.S. VAT," *National Tax Journal*, vol. 67, no. 2 (June 2014): 283–320. Comparing the methodologies from Brashares et al. and Prisinzano et al. applied to filers of Form 1040 Schedule C in tax year 2007, the number of qualifying Schedules C filed is 25.5 million compared to 23.1 million total taxpayers filing at least one Schedule C.

⁵This total income measure serves as a proxy for total business activity and is not the same as taxable income. In particular, costs of doing business are not deducted and business losses are not used to offset other types of income.

⁶OTA researchers developed estimates from tax return data from SOI samples and applying minimal business activity tests and other methodologies to identify unique business entities. The methodologies and assumptions used in this research are important to consider when interpreting these data.

significantly greater for the OTA total income estimates than it is for the SOI estimates for business receipts. For C corporations, S corporations, partnerships, and sole proprietorships in 2010, the OTA number of filers is within +/- 2 percent of SOI estimates of the number of filers.⁷ OTA total income estimates are higher (within + 20 percent) of SOI total receipts estimates for these filers because OTA's total income measure includes types of income other than business receipts.

The estimates used in this report are based on thousands of returns from the 2010 SOI Individual, Corporate, and Partnership Studies. Although we do not know the exact number of records used for each estimate, the Individual sample has 50,464 Form 1040 returns with a Schedule C with a sample selection amount of less than \$10 million and 5,804 Form 1040 returns with Schedule F but without a Schedule C. The sample selection amount is the greater of indexed negative income and indexed positive income. The Corporate sample has 20,085 Form 1120 returns with total assets less than \$10 million and size of proceeds less than \$2.5 million where proceeds is defined as the larger of the absolute value of net income (deficit) or absolute value of cash flow (which includes net income, depreciation, and depletion). The Corporate sample also has 15,741 Form 1120S returns that have total assets less than \$10 million and size of proceeds less than \$2.5 million. The Partnership sample has 35,744 returns with total assets or current activity measure less than \$10 million. Current activity measure is the maximum of the absolute value of receipts and income/loss. In this situation, receipts is the sum of the net receipts, rental income, gross income, portfolio interest income, dividend interest income, royalty income, and net long-term capital gain/loss. Income/loss is the sum of ordinary income, net income, net income from the balance sheet, portfolio interest income, royalty income, and net longterm capital gain/loss.

Table 6 shows SOI estimates for the total number of filers and total income by type of tax return for tax year 2010 (as reported by Prisinzano

⁷ The OTA data for Schedule E renters differs from estimates in SOI publicly published data tables due to OTA's limitation to only individuals with rental real estate activity on Schedule E, Part I. The OTA data for Schedule F farmers differs from SOI estimates due to the inclusion of individuals filing Form 4835 in addition to those filing Schedules F.

et al.). The OTA analysis and Prisinzano et al. apply two tests to exclude tax returns filed that do not represent filers that generate substantial income or engage in substantive business activity. The first test is a de minimis activity test that requires taxpayers to report total income or total deductions greater than \$10,000, or that their sum be greater than \$15,000. The second test requires total deductions be greater than \$5,000, which indicates substantive business activity based on expenses related to employees, inventories, and investment, among other things. The application of these two tests results in the exclusion of 46.7 percent of the 44.6 million total tax returns, but only 0.6 percent of the total \$33.3 trillion in total income represented by these tax returns.

^BAccess to SOI micro-level data allows researchers to identify populations based on characteristics of tax returns and to create unique measures of income. This results in studies with access to SOI micro-level data reporting different values for the same taxpayer types. For example, Prisinzano et al. defines the population of Form 1040, Schedule E-Part I landlords using tax returns that report rental real estate activity on Part I. Publicly available SOI data tables estimate the number Form 1040 filers with income from either rent or royalties. Despite the different approach to identify taxpayers with rental income, the 2010 Prisinzano et al. estimate is within -6 percent of the SOI estimate. In contrast, the Prisinzano et al. estimate of Form 1040, Schedule F farmers includes tax returns of farm land owners that file Form 4835, Farm Rental Income and Expenses. The resulting estimate is within +25 percent of the SOI estimate of Form 1040 tax returns with Schedule F. The Prisinzano et al. estimates for the number of S corporations, partnerships, and sole proprietorships are the same as SOI estimates, while the estimate for the number of C corporations is within 2 percent of the SOI estimate.

⁹The inherent risk of setting these thresholds is that some of the tax returns excluded from the data may be small businesses of interest when considering tax compliance burdens. Without access to taxpayer data we cannot assess the efficacy of the de minimis test and test for substantive business activities. OTA researchers said they performed sensitivity tests based on different definitions of small businesses, which did not impact their findings.

	Number of filers (in thousands)	Percent of All Filers	Total income (in billions of dollars)	Percent of Total Income for All Filers
Schedule C Sole Proprietors			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	modula for Air filets
All filers	23,005	100	1,191	100
Small businesses	9,855	42.8	999	83.9
Larger businesses	3	O _a	94	7.9
Schedule E-Part I Landlords				
All filers	10,102	100	274	100
Small businesses	4,944	48,9	223	81.4
Larger businesses	O ^a	0a	5	1.8
Schedule F Farmers			····	1.0
All filers	2,444	100	154	100
Small businesses	1,451	59.4	144	93.5
Larger businesses	0 ^a	0ª	8	5.2
Partnerships				
All filers	3,248	100	5,646	100
Small businesses	2,398	73.8	1,118	19.8
Larger businesses	70	2.2	4.472	79.2
S corporations				
All filers	4,128	100	5,844	100
Small businesses	3,531	85.6	2,287	39.1
Larger businesses	84	2	3,548	60.7
C corporations			· · · · · · · · · · · · · · · · · · ·	
All filers	1,671	100	20,228	100
Small businesses	1,377	82.4	1,133	5.6
Larger businesses	68	4	19,091	94.4

Source: GAO analysis of data from Richard Prisinzano et al., "Identification of Small Businesses Using Tax Data. 2010 Update," (presented at the 2013 National Tax Association's Spring Symposium, May 17, 2013). J GAO-15-513

Notes: We refer to the estimated number of business and small business filers as the number of businesses and small businesses. The number of individual filers with business income includes taxpayers filing multiple schedules. Small businesses represent tax returns that pass the two tests of the OTA researchers and have \$10 million or less in both total income and total deductions. Larger businesses represent tax returns that pass the two tests of the OTA researchers and have more than \$10 million in either total income or total deductions. Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest. Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule.

*These values are rounded and do not equal zero (i.e., the number of filers is less than 500 or the percentage of total filers is less than 0.05 percent for each of these values).

Using this threshold of \$10 million or less in both total income and total deductions, small businesses represent 99 percent of tax returns

generating substantial income and engaged in substantive business activities (and more than 95 percent of tax returns for each type of tax return). Small businesses account for 17.8 percent of the total income for these tax returns (and more than 91 percent of total income for each type of individual filer and between 5 and 40 percent of total income for each type of corporation and partnership).

Table 7 shows the OTA small business estimates are consistent across the years 2007 and 2010, and are similar to corresponding estimates for all filers. In addition to the measurement errors discussed above, OTA estimates for these tax years are affected by other factors, including changing economic conditions. In spite of these factors, small business estimates for 2010 are within +/- 11 percent of 2007 values for number of filers and within +/- 18 percent of 2007 values for total income. For each type of filer, the percent change from 2007 to 2010 for small businesses is similar to the percent change for all filers (the difference in percent change is within +/- 10 percentage points). We found similar relationships for other subpopulations reported within this report. While we do not have sampling errors for these estimates, we consider estimates of percentages that differ by more than 30 percentage points or totals that differ by more that 100 percent to be different.

¹⁰For each type of filer and for both number of filers and total income, the difference in percent change from 2007 and 2010 for businesses and for all filers is within +/- 7 percentage points. These differences in percent change for small business employers and all filers are each within +/- 12 percentage points.

	Number of filers (in thousands)		Percent change	Total income (in billions of dollars)		Percent
200	2007	2010	change	2007	2010	change
Schedule C Sole Proprietors	***************************************			2007	2010	
All filers	23,128	23,005	-0.5	1,369	1,191	-13.0
Small businesses	10,669	9,855	-7.6	1,136	999	-12.1
Schedule E-Part I Landlords		***************************************	***************************************			12.1
All filers	9,636	10,102	4.8	253	274	8.3
Small businesses	4,592	4,944	7.7	208	223	7.2
Schedule F Farmers	-					
All filers	2,510	2,444	-2.6	133	154	15.8
Small businesses	1,468	1,451	-1.1	126	144	14.3
Partnerships					177	14.0
All filers	3,096	3,248	4.9	6,107	5,646	-7.5
Small businesses	2,219	2,398	8.1	1,175	1,118	-4.9
S corporations	***************************************	***************************************	***************************************		77.70	7.5
All filers	3,990	4,128	3.5	6,317	5.844	-7.5
Small businesses	3,460	3,531	2.1	2,424	2,287	-5.7
C corporations						3,1
All filers	1,865	1,671	-10.4	22,089	20,228	-8.4
Small businesses	1,555	1,377	-11.4	1,386	1,133	-18,3

Source: GAO analysis of date from Richard Prisingano et al., "Identification of Small Businesses Using Tax Data: 2010 Update," (presented at the 2013 National Tax Association's Spring Symposium, May 17, 2013). [GAO-15-513

Note: We refer to the estimated number of small business filers as the number of small businesses. The number of individual filers with business income includes taxpayers filing multiple schedules. Small businesses represent tax returns that pass the two tests of the OTA researchers and have \$10 million or less in both total income and total deductions. Total income is generally defined as gross receipts, rents, dividends, capital gains, royalties, and interest. Total income for Schedule E filers is limited to rental real estate activity from Part I of that schedule.

Appendix III: Additional Information on Small Business Compliance Burden

The figures and tables in this appendix supplement those in the second objective providing additional information on small business tax-related activities, IRS burden model methodology, and results from IRS burden models.

Table 8 provides a detailed description of tax-related activities that may create burden for small businesses. These activities are grouped by income taxes, employer-related taxes, and third-party information reporting and industry-specific tax activities.

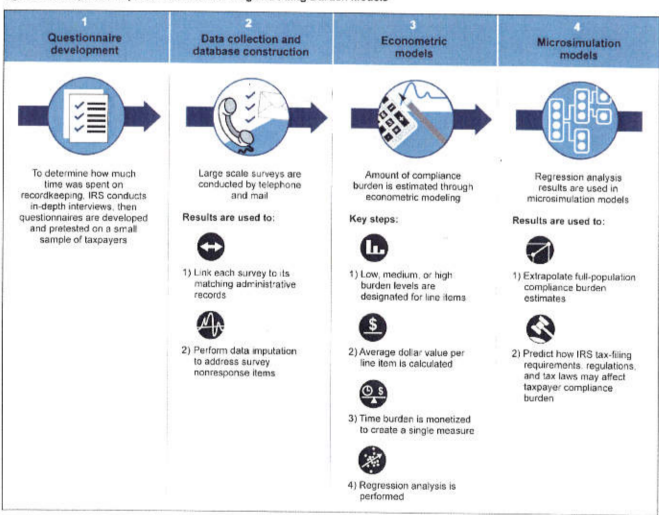
Income tax activities	
Filing income tax return	File an annual income tax return. Business type determines which form is filed:
	 Sole proprietors: Form 1040, U.S. Individual Income Tax Return, and Schedule C, Profit of Loss from Business
	 C Corporations: Form 1120, U.S. Corporation Income Tax Return
	 S Corporations: Form 1120S, U.S. Income Tax Return for an S Corporation, and Schedule K-1, Shareholder's Share of Income, Deductions, Credits, etc.
	 Partnerships: Form 1065, U.S. Return of Partnership Income, and Schedule K-1, Partner's Share of Income, Deductions, Credits, etc.
Paying income and self employment taxes	Deposit income and estimated self-employment taxes on a quarterly basis. Entity type determines which form is filed:
	 Sole proprietors: Form 1040-ES, Estimated Tax for Individuals
	 C Corporations: Form 1120-W, Estimated Tax for Corporations
	 S Corporations: Form 1120-W, Estimated Tax for Corporations, and shareholders file Form 1040-ES, Estimated Tax for Individuals
	 Individuals in Partnerships: Form 1040-ES, Estimated Tax for Individuals
Employment tax activities	
Withholding and depositing federal employment tax	Withhold and deposit employment tax monthly or semi-weekly. Employment tax liability determines which form is filed:
	 Report quarterly the amount of personal income tax withheld and Federal Insurance Contributions Act (FICA) paid for each employee on Form 941, Employer's Quarterly Federal Tax Return.
	 Deposit income tax withheld and FICA taxes either monthly or semi-weekly.
Reporting and depositing federal unemployment tax	Report annually and deposit quarterly Federal Unemployment Tax Act (FUTA) tax.
Providing employees with Form W-2	Provide a copy of Form W-2 for calendar year 2014, no later than February 2, 2015.

Reporting and disclosing retirement plan information	Report the following information related to retirement plans annually. Number of employees determines which form is filed:					
	 File Form 5500, Annual Return/Report of Employee Benefit Plan. Must be filed electronically. 					
	 If a plan has fewer than 100 participants, file Form 5500-SF, Short Form Annual Return/Report of Small Employee Benefit Plan. 					
	 If there is only one participant, file Form 5500-SF electronically or the paper-only Form 5500-EZ. 					
Reporting healthcare information	Report information related to health care as determined by number of employees and entity type:					
	 If filing income tax withholding, S corporations are the only entity that must include the value of health insurance benefits in the wages of S corporation employees who own more than 2% of the S corporation (2% shareholders). 					
	 Beginning in 2016, employers with 50 or more full-time employees need to file Form 1094- C, Transmittel of Employer-Provided Health Insurance Offer and Coverage, and Form 1095-C, Employer-Provided Health Insurance Offer and Coverage. Employers must provide a Form 1095-C to each of its full-time employees. 					
Third-party information reportin	g and industry-specific tax activities					
Reporting excise tax	Some small businesses report applicable excise taxes, such as environmental taxes, communications taxes, fuel taxes, retail sale of heavy trucks and trailers, luxury taxes on passenger cars, and manufacturers' taxes on a variety of different products. The type of form used depends on the type of small business industry and tax:					
	 File Form 720, Quarterly Federal Excise Tax Return, during April, July, October, and January. 					
	 File Form 730, Monthly Tax Return for Wagers, and pay the tax on wagers accepted during the previous month. 					
	 File Form 2290, Heavy Highway Vehicle Use Tax Return, and pay the tax annually (or more frequently if vehicles are first used during multiple months of same year). 					
Reporting miscellaneous income	If required, some small businesses report miscellaneous income. Reporting depends on small business industry number of 1099-MISC forms:					
	 If reporting fewer than 250 1099-MISCs, submit paper forms which are due to IRS by the end of February, along with a Form 1096, Annual Summary and Transmittal of U.S. Information Returns. 					
	 If reporting 250 or more 1099-MISCs, submit the forms electronically. Electronic submissions due at the end of March can be submitted through IRS's Filing Information Returns Electronically system. 					
Tax planning and recordkeeping	Tax planning and record keeping are done throughout the year. The complexity of these activities can vary by entity type, number of employees, and total assets. Some of the activities are as follows:					
	 Stay current with changes in tax laws and requirements 					
	Hire a tax professional					
	Adjust for withholdings					
	Obtain and organize tax-related records and receipts, including deductible expenses					
	Monitor the progress of your business					
	Prepare your financial statements					
	 Prepare your tax returns and support items reported on tax returns 					

Source: GAO analysis of IRS documents. | GAO-15-513

Figure 12 illustrates a simplified depiction of IRS pre-filing and filing burden models. Essentially, IRS uses the data from its compliance burden surveys, combined with data that IRS obtains from the tax returns of survey respondents in econometric models. These models estimate the relationship between taxpayer characteristics and reported burden; the models can then be used to estimate total compliance burden.

Figure 12: Simplified Depiction of IRS Pre-Filing and Filing Burden Models



Source: GAO analysis of IRS information: | GAO:15:513

IRS then uses estimates of these relationships in simulation models to predict how potential IRS administrative decisions, such as those relating to tax form design and recordkeeping requirements, may affect taxpayer burden. Although such simulation results may provide useful insights, it is difficult to assess the reliability of those results; consequently they should be used with caution. We found IRS research estimates were reliable for our purposes of obtaining an overview of small business tax compliance costs. One difficulty is that to be able to simulate the effect of burden, IRS needed to develop a complicated methodology for apportioning aggregate burden across all of the different types of pre-filing and filing activities. There are no formal statistical tests to estimate the margins of error around the ultimate simulation results.

The following tables and figure are results from IRS burden models. The data were taken from IRS studies concerning how small business characteristics such as size and industry affect small business compliance costs.

- Tables 9 through 11 examine the estimated pre-filing and filing monetized burden per employee, as a percentage of total receipts, and as a percentage of total assets.
- Table 12 provides information on total monetized business compliance costs by business entity type and total gross receipts across all businesses.
- Table 13 shows the estimated average pre-filing and filing time and money burden by industry.
- Figure 13 provides the estimated post-filing compliance costs for individual filers.

	Taxpayers (thousands)		Time and Money Burden (Time monetized at \$25/hr)		Time and Money Burden (Time monetized at \$40/hr)	
N			Per employee		Per employee	
	N	Percentage	Low	High	Low	High
All businesses	7,243	100%	\$1,346	\$1,458	\$1,944	\$2,103
Number of employees		71.1-1.10.11				
1 to 5	5,680	78.4%	\$4,308	\$4,746	\$6,233	\$6,861
6 to 10	662	9.1%	\$1,307	\$1,365	\$1,894	\$1,982
11 to 15	310	4.3%	\$822	\$901	\$1,168	\$1,271
16 to 25	261	3.6%	\$674	\$686	\$968	\$982

	Taxpayers (thousands)		Time and Money Burden (Time monetized at \$25/hr)		Time and Money Burden (Time monetized at \$40/hr)	
			Per employee		Per employee	
	N	Percentage	Low	High	Low	High
26 to 50	204	2.8%	\$474	\$488	\$684	\$701
More than 50	126	1.7%	\$182	\$191	\$261	\$274

Source: Danald DeLuce et al., "Aggregate Estimates of Small Business Taxpayer Compliance Burden," IRS Research Bulletin (2007). | GAO-15-513

Table 10: Total Monetized Burden as a Percentage of Total Receipts (2002)

24	Taxpayers (thousands)		Time and Money Burden (Time monetized at \$25/hr)		Time and Money Burden (Time monetized at \$40/hr)	
60m			Percentage of re	Percentage of receipts		Percentage of receipts
	N	Percentage	Low	High	Low	High
All businesses	7,243	100%	0.9%	1.0%	1.3%	1.5%
Total receipts		VALUE AND ASSESSED.		***************************************		
\$0 or less	895	12.4%	n.a.	n.a.	n.a.	n.a.
Less than \$10,000	815	11.3%	152.8%	154.5%	216.4%	219.0%
\$10,000 to \$20,000	303	4.2%	31.6%	32.6%	46.5%	47.5%
\$20,000 to \$50,000	677	9.3%	17.3%	18.6%	25.4%	26.9%
\$50,000 to \$100,000	715	9.9%	9.3%	10.9%	13.6%	15.9%
\$100,000 to \$500,000	2,029	28.0%	3.2%	3.3%	4.6%	4.8%
\$500,000 to \$1 million	705	9.7%	1.3%	1.4%	1.9%	1.9%
Over \$1 million	1,104	15.2%	0.3%	0.3%	0.4%	0.5%

Source: Donald DeLuca et al., "Aggregate Estimates of Small Business Taxpayer Compliance Burden," IRS Research Bullatin (2007), | GAO-15-513

Table 11: Total Monetized Burden as a Percentage of Total Assets, by Asset Size (2002)

	Taxpayers (thousands)		Time and Money Burden (Time monetized at \$25/hr)		Time and Money Burden (Time monetized at \$40/hr)				
				Perc	entage of as	sets	Perce	entage of as	sets
		N	Percentage		Low	High		Low	High
All businesses	7,243	Alternative services	100%	1.60%	1.80	%	2.4%	2.6	%
Total assets									
\$0 or less	1,394	-	19.2%	n.a.	n.a.		n.a.	n.a	
Less than \$10,000	872	menium I	12.0%	146.6%	178.	35%	213.6%		0.1%
\$10,000 to \$20,000	399	5	5.5%	38.3%	39.3	%	54.4%	55.	
\$20,000 to \$50,000	783	1	10.8%	19.6%	22.2	%	28.3%	32.	2%
\$50,000 to \$100,000	780	1	10.8%	9.8%	10.2	%	14.1%	14.	
\$100,000 to \$500,000	1,684	2	23.3%	3.6%	3.79	,	5.3%	5,4	

	Taxpayers (thousands)					Time and Money Burden (Time monetized at \$40/hr)			
				Per	centage of as	sets	Perc	entage of as	sets
17		N	Percentage		Low	High		Low	High
\$500,000 to \$1 million	515		7.1%	1.3%	1.4%	5	1.8%	1.9	%
Over \$1 million	816		1.3%	0.4%	0.5%	·	0.6%	0.7	%

Source: Danield DeLuce et al., "Aggregate Estimates of Small Business Taxpayer Compliance Burden," IRS Research Bulletin (2007), [GAO-15-513

Total Receipts (Millions)	C Corporations	S Corporations	Partnerships	All
Average Compliance Costs (\$)			······································	
0 to 0.10	4,700	3,900	6,700	5,300
0.10 to 1	13,000	9,800	18,100	12,500
1 to 10	35,700	27,600	43,500	34,000
10 to 500	157,800	89,800	134,600	128,200
500 and more		504,000	645,800	925,400
All receipt sizes			13,400	11,600
Total Compliance Costs (\$ Billions)				
0 to 0.10	3.7	7.9	14.2	25.9
0.10 to 1	8,8	16.6	14.9	40.3
1 to 10	6.9	9.6	8.7	25.1
10 to 500	4.2	2.2	4.3	10.7
500 and more	1.7	0.0ª	0.4	2.1
40				

36.3

42.5

104.1

Source: Resensity Marcuss et al., "Income Taxes and Compliance Costs: How Are they Related?" National Tax Journal, vol. 65 no. 4, (December 2013); pp. 633-864. | GAO-15-513 and Compliance Cost is less than \$50 million.

25.3

	Taxpayers (thousands)	Average time be (hours)	urden	Average money (dollars)	burden
	AND THE PROPERTY OF THE PROPER	Low	High	Low	High
All business industry	7,243	236	256	\$2,068	\$2,226
Agriculture, forestry, and fisheries	314	180	184	\$ 1,489	\$1,590
Mining and Utilities	53	196	210	\$1,503	\$1,506
Construction	644	311	312	\$2,202	\$2,558
Manufacturing	323	304	310	\$2,740	\$2,813
Wholesale trade	334	279	312	\$2,306	\$2,647
Retail trade	734	325	331	\$2,033	\$2,208

All receipt sizes

	Taxpayers (thousands)	Average time be (hours)	Average time burden (hours)		Average money burden (dollars)	
W	_	Low	High	Low	High	
Transportation and warehousing	163	233	284	\$2,371	\$2,465	
Professional and scientific	1,357	200	206	\$2,172	\$2,222	
Finance, insurance and real estate	1,946	196	219	\$2,172	\$2,480	
Education and health	394	217	220	\$2,128	\$2,225	
Arts and entertainment	798	254	259	\$1,453	\$1,686	
Industry n.e.c ^a	182	180	444	\$1,666	\$1,674	

Source: Compliance Burden, 1978 Research Bulletin (2007), I GAO-15-513

an.e.c. = not elsewhere classified

Figure 13: Estimated Post-Filing Compliance Costs by Originating Function for Individual Filers (2011)

Case type	Average compliance cost	Median compliance cost	Total number of cases	Total compliance costs
Automated underreporter (AUR)	\$230	\$90	3,867,000	\$889,000,000
Amended	\$450	\$130	1,168,000	\$526,000.000
Collection	\$485	\$160	5.845.000	\$2.835.000,000
Exam Correspondence	\$515	3160	823.000	\$424 000,000
Exam: Field	\$4,800	\$940	137.000	\$658.000,000
Exam: Office	\$2,165	\$470	137,000	\$297,000,000
Total	5470	\$133	11,977.000	\$5,629,000,000

Source: John Gliylon and Richard Hodge. The Compliance Costs at IRS Feet-Fing Processes: (paper presented at the Economic and Social Research Councils 2014 International Taxation Analysis Conference January 2014; (FCAO-15-51)

Benefit to Small Businesses

Open recommendations

Status

Improving telephone service lowers compliance burdens for taxpayers, including small business taxpayers. Better management of IRS risks and resources would benefit all taxpayers, including small businesses that may need and use these services more often.

The Commissioner of the Internal Revenue should direct the appropriate officials to take the following three actions:

- (1) Systematically and periodically compare its telephone service to the best in business to identify gaps between actual and desired performance.
- (2) Include specific countermeasures or options in risk management plans that could guide a response when an adverse event occurs.
- (3) Develop outcomes that are measurable and plans to analyze service changes that allow valid conclusions to be drawn so that information can be conveyed to Congress, IRS management, and others about the effectiveness of IRS's service changes and impact on taxpayers.

Report: Tax Filing Season: 2014 Performance Highlights the Need to Better Manage Taxpayer Service and Future Risks, GAO-15-163 (Washington, D.C.: Dec.16, 2014).

(1) IRS disagreed with this recommendation, noting in February 2015 that it is difficult to identify comparable organizations with a size or scope similar to that of the IRS to identify performance gaps, and that such efforts would not yield improved results over the benchmarking process currently used by IRS. We disagree that IRS's telephone operations cannot be compared to others. We believe this recommendation remains valid and should be implemented.

(2) IRS agreed with this recommendation and, in February 2015, reported it has already included specific countermeasures or options in risk management plans for those risks ranked highest in likelihood and impact. IRS also reported it considers such efforts to be ongoing as it develops new risk management plans over time.

(3) IRS agreed with this recommendation and, in February 2015, reported It is developing outcome measures and plans for analysis to identify and report on the effect of service changes during the 2015 filing season. IRS also reported it anticipates completing this analysis by the end of fiscal year 2015.

Better focusing IRS's measures, goals, and objectives could increase identification of select noncompliant small businesses and decrease the burden on compliant taxpayers allowing them to better use their scarce resources.

Tracking and documenting data can help IRS make better decisions concerning the correspondence audit program. This will help IRS know if the program is efficient and effective. This can also help IRS determine whether its

To reduce the need for taxpayer calls, ensure that IRS is providing taxpayers with more realistic time frames on when IRS will respond, and more efficiently use IRS resources, the Commissioner of the Internal Revenue Service should:

- (1) Collect data to analyze whether IRS is responding within the time frames cited in the revised audit notices.
- (2) If IRS delays are continuing, further revise the notices to provide more realistic response times based on the data and take other appropriate actions to ensure efficient use of IRS tax examiner resources.

To clarify the desired results of the correspondence audit program and its linkages to IRS-wide activities, the Commissioner of the Internal Revenue Service should:

- (3) Establish formal program objectives.
- (4) Ensure that the program measures reflect those objectives.
- (5) Clearly link those measures with strategic IRS-wide

According to IRS officials:

- (1) Correspondence audit program officials analyzed fiscal years 2012-2015 data to provide a monthly breakdown of the volumes of taxpayer correspondence worked in less or more than 75 days. Supporting documentation from IRS is pending.
- (2) Analysis of fiscal years 2012-2015 data on volumes of taxpayer correspondence worked in less or more than 75 days led correspondence audit program to conclude they needed to provide taxpayers better information on expected response timeliness by notice and telephone. Officials said they implemented revised automated phone messages in January 2015. Also, program officials decided to change notices to allow individual correspondence audit campuses to enter a customized response date based on

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help IRS identify expected benefits and track whether the benefits were achieved. These efforts will help to balance the allocation of resources between providing taxpayers' telephone assistance and reviewing their correspondence. This could be particularly important for small businesses since this taxpayer group may need or use more of IRS's resources.	goals on ensuring compliance in a cost-effective way while minimizing taxpayer burden. To better inform decisions being made about the correspondence audit program, the Commissioner of the Internal Revenue Service should:	their respective inventory levels at the time notices are sent. The notices are expected to be available and implemented in January 2016 after necessary program updates. Supporting documentation from IRS is pending.
	the correspondence audit program using performance information. (7) Track and use other program data that have not been used to provide more complete performance information, such as taxpayer burden and experience. To better ensure an effective investment of resources in the Correspondence Assessment Program (CEAP) efforts, the Commissioner of the Internal Revenue Service should: (8) Clearly document the intended benefits of ongoing efforts to address identified problems, and the process	(3) through (5) IRS will review current documentation and ensure there is a clear link establishing the correspondence audit program objectives and measures with the overall IRS goals and objectives. Officials also said they will update official guidance as warranted. Actions on these three recommendations are due by March 2016. Supporting documentation on timeframes for specific actions related to these recommendations is pending.
	for measuring and tracking actual benefits. (9) Develop a plan and timeline for implementing the CEAP contractor's recommendations on possible ways to improve the (a) selection of correspondence audit workload and (b) allocation of resources between providing telephone assistance and reviewing taxpayer	plan development process. Action on this recommendation is due by March 2016, Supporting documentation on timeframes for specific actions related to these recommendations is pending.
	Correspondence. Report: IRS Correspondence Audits: Better Management Could Improve Tax Compliance and Reduce Taxpayer Burden, GAO-14-479 (Washington, D.C.: June 5, 2014).	(7) IRS will evaluate the methodology used in several existing studies to determine the most productive use of collectability data. Officials also said IRS will evaluate the feasibility of collecting and using additional data. Action of this recommendation is due by March 2016. Supporting documentation on timeframes for specific actions related to these recommendations is pending.
		(8) IRS will document the expected benefits of ongoing changes. Action on this recommendation is due by June 2016. Supporting documentation on timeframes for specific actions related to these recommendations is pending.
		(9) IRS will continue to pursue efforts with research functions to further improve workload selection and maximize resource usage. Action on this recommendation is due by June 2016. Supporting documentation on timeframes for specific actions related to these recommendations is pending.
This could streamline the process for entering installment agreements.	The Commissioner of Internal Revenue should develop a set of standardized account entries and eliminate unnecessary redundancy when entering installment	IRS agreed that adopting standardized account entries, as we recommended in December 2013, has benefits. However,

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These efficiencies could reduce compliance burdens of taxpayers, including small business taxpayers, by decreasing the time it takes IRS to handle installment agreement cases.	Report: 2013 Tax Filing Season: IRS Needs to Do More to Address the Growing Imbalance between the Demand for Services and Resources, GAO-14-133 (Washington, D.C.: Dec. 18, 2013).	since the agency changed its installment agreement program, it has decided to evaluate those changes before exploring whether adopting our recommendation will yield increased efficiencies and lower costs without adversely impacting tax administration. IRS officials stated they will provide a status update in October 2015.	
This could provide easier access to information and could reduce taxpayer	To increase the effectiveness of IRS's examinations of individual tax returns, the Commissioner of the Internal Revenue Service should:	As of March 2015, IRS agreed to study: (1) whether to increase data transcription of	
burden, including for small businesses, by enabling examiners to find critical data and documents quicker during the examination.	(1) Transcribe data from paper-filed Form 1040 Schedules C and E that are not currently transcribed and make those data available to Small Business and Self-Employed division (SB/SE) examiners for classification. If IRS has evidence that the costs related to transcribing all such data on Schedules C and E are prohibitive, IRS could do one or both of the following actions: (a) transcribe less data by transcribing only the missing data for selected line items, such as certain, large expense line items; or (b) develop a budget proposal to fund an initiative for transcribing Schedule C and E. (2) Make all data collected from electronically submitted Form 1040s available to examiners conducting classification.	from electronically-filed returns. IRS's study is scheduled to be completed by November	
100	Report: Tax Administration: IRS Could Improve Examinations by Adopting Certain Research Program Practices, GAO-13-480 (Washington, D.C.: May 24, 2013).		
Improving telephone and correspondence services, decreasing wait time, and enhancing taxpayer contacts lowers compliance burdens for taxpayers, including small businesses that may need and use these services more often.	The Commissioner of Internal Revenue should: (1) Outline a strategy that defines appropriate levels of telephone and correspondence service and wait time, and lists specific steps to manage service based on an assessment of time frames, demand, capabilities, and	(1) IRS has taken steps to modify services provided to taxpayers, but has not yet developed a strategy outlining IRS's customer service goals.	
	resources. (2) Tailor appropriate and timely interventions with taxpayers who file balance due returns by pilot testing risk-based approaches that could include (a) implementing the Advanced Consolidated Data Analytics plan, and (b) using more data-driven methods to identify the most appropriate method for contacting a taxpayer.	(2) IRS agreed with our December 2012 recommendation to pilot more risk-based approaches for contacting taxpayers who have a balance due. However, IRS has reported that because that project was not funded, it used an alternative model to conduct analysis. IRS implemented its updated model in late April 2014. In October 2014, IRS reported that better (more	
	Report: 2012 Tax Filing: IRS Faces Challenges Providing Service to Taxpayers and Could Collect Balances Due More Effectively, GAO-13-156 (Washington, D.C.: Dec. 18, 2012).	productive) cases will be assigned to select work streams. Further, in January 2015, IRS officials said they will be placing revised models into production in fiscal year 2015.	

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This could help IRS better use its resources for examinations that are	To help ensure that IRS uses its examination resources efficiently, the Commissioner of the Internal Revenue Service should:	(1) As of October 2014, SB/SE analyzed a statistical sample of 2010 examination results for the Small Employer Health Insurance Tax
needed and justified. This would minimize the chances of a compliant small business being subjected to an unnecessary exam.	(1) Document and analyze the results of examinations involving the Small Employer Health Insurance Tax Credit to identify how much of those results are related to the credit versus other tax issues being examined, what errors are being made in claiming the credit, and when the examinations of the credit are worth the resource investment.	Credit. As a result of the research, SB/SE concluded that the findings do not justify selecting a specific number of returns for examination with the Credit as the primary Issue. Instead, they will identify Issues as part of the normal classification process, and prepare guidelines for classifiers to reference when selecting returns for examination.
	(2) Related to the above analysis of examination results on the credit, identify the types of errors with the credit that could be addressed with alternative approaches, such as soft notices.	(2) As of October 2014, IRS told us that Math Error Authority, fully implemented in January 2014, addresses many of the common errors claiming the Credit. Therefore, there is not an
	Report: Small Employer Health Tax Credit: Factors Contributing to Low Use and Complexity, GAO-12-549 (Washington, D.C.: May 14, 2012).	immediate need for alternative approaches, such as soft notices. However, IRS will still consider alternatives.
Developing metrics, goals, and strategies to plan and	The Commissioner of the Internal Revenue Service should:	(1) As of October 2014, IRS has yet to develop a new refund timeliness measure.
gauge progress in enhancing taxpayer assistance can help IRS determine where it could improve service delivery. This could lead to overall taxpayer burden reduction, including for small businesses.	 Develop a new refund timeliness measure and goal to more appropriately reflect current capabilities. 	However, IRS has taken steps to identify the number of days it takes to issue a refund in addition to the percentage of refunds received
	(2) Complete an Internet strategy that (a) provides a justification for the implementation of online self-service	in daily increments from 5 to 60 days.
	tools, and includes an assessment of providing online self-service tools that allow taxpayers to access and update elements of their account online; (b) acknowledges the cost and benefits to taxpayers of new online services; (c) sets the time frame for when the online service would be created and available for taxpayer use; and (d) includes a plan to update the strategy periodically.	(2) IRS has made progress in improving its Internet online services strategy. In September 2012, IRS provided us with an updated version of that strategy. However, IRS still needs to take a number of steps to more fully develop its long-term online strategy. As of February 2015, IRS officials reported that it does not have a separate online services strategy.
	Report: 2011 Tax Filing: Processing Gains, but Taxpayer Assistance Could Be Enhanced by More Self- Service Tools, GAO-12-176 (Washington, D.C.: Dec. 15, 2011).	
Sharing expected release dates for Information Reporting and Document Management (IRDM) regulations and formal guidance will improve implementation of cost basis and transaction settlement reporting. IRDM's components include aspects of other	To improve implementation of cost basis and transaction settlement reporting, the Commissioner of the Internal Revenue Service should:	As of June 2014, the IRS web page on information reporting does not provide information on upcoming information
	Work with Treasury to share with the public its plans and expected release dates for IRDM regulations and formal guidance. IRS could consider including information similar to what is posed on the Department of Transportation's or the Financial Industry Regulatory Authority Web sites. IRS should also include other pertinent information regarding IRDM implementation, such as upcoming informal guidance, frequently asked	guldance, upcoming outreach, or a description of the private letter ruling process. IRS officials said information on letter rulings is found elsewhere on www.irs.gov. Regarding coordination with the Department of the Treasury on sharing potential release dates for regulations and formal guidance, IRS did not provide any evidence of this

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systems and pilots that administer programs focused on small businesses.	questions, upcoming outreach, and description of the letter ruling process.	coordination. However, IRS officials said they share with external stakeholders the general timeframes for upcoming guidance.
businesses.	Report: Information Reporting: IRS Could Improve Cost Basis and Transaction Settlement Reporting Implementation, GAO-11-557 (Washington, D.C.: May 19, 2011).	\$1 or
Improving telephone and correspondence services lowers compliance burdens for taxpayers, including small businesses that may need and use these services more often.	To gain efficiencies and improve taxpayer service, the Commissioner of Internal Revenue should direct the appropriate officials to:	(1) As of August 2014, IRS's position remained that its measure of telephone service does not need to be revised and the
	(1) Determine a customer service telephone standard, and the resources required to achieve this standard based on input from Congress and other stakeholders.	current process for establishing IRS telephone plans is sufficient. However, we continue to believe that a telephone standard would serve as a means of communicating to Congress and others what IRS believes
	(2) Assess business units' needs for holding Contact Analytics calls beyond 45 days and store calls for this period or document that the costs of doing so exceed the	would constitute good service.
	benefits.	(2) IRS disagreed with this recommendation. As of August 2014, IRS officials continue to maintain that increasing the recorded call
	(3) Establish a performance measure for taxpayer correspondence that includes providing timely service to taxpayers.	storage beyond 45 days would not be a low cost effort. However, we continue to believe that storing calls for extended periods would allow IRS to better identify trends and
	Report: 2010 Tax Filing Season: IRS's Performance Improved in Some Key Areas, but Efficiency Gains Are Possible in Others, GAO-11-111 (Washington, D.C.:	taxpayer concerns, thus offsetting the costs.
	Dec. 16, 2010).	(3) IRS agreed with this recommendation and started using more detailed performance measures that includes an
		overaged/timeliness measure for its correspondence beginning in fiscal year 2011. However, in April 2014, we reported that overaged correspondence increased
		from 25 to 47 percent; thus, we continue to believe that elevating this measure to IRS's suite of balanced measures would help provide more visibility and ultimately better service.

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(1) It will allow IRS to develop a cost-effective strategy to identify payers that never submit 1099-	To gauge the extent of 1099-MISC payer noncompliance and its contribution to the tax gap, we recommend that the Commissioner of the Internal Revenue Service, as part of future research studies:	(1) According to IRS, developing such an estimate requires a multi-pronged approach and a large amount of coordinated effort. As of September 2014, IRS estimates results will
MISCs. This could alleviate the burden on compliant taxpayers, including small	(1) Develop an estimate of 1099-MISC payer noncompliance.	be available in December 2015.
businesses. (2) By knowing more about these characteristics IRS can develop more effective strategies to increase 1099-MISC submissions. This	(2) Determine the nature and characteristics of those payers that do not comply with 1099-MISC reporting requirements so that this information can be factored into an IRS-wide strategy for increasing 1099-MISC payer compliance.	(2) IRS researchers are collecting data on 1099-MISC reporting as part of its National Research Program study on employment taxes, a program that involves examinations of a sample of tax returns expected to culminate in 2015. As of September 2014, IRS estimates results will be available in
ould also alleviate the burden on compliant laxpayers, including small businesses.	Report: Tax Gap: IRS Could Do More to Promote Compliance by Third Parties with Miscellaneous Income Reporting Requirements, GAO-09-238 (Washington, D.C.: Jan. 28, 2009).	December 2015.

Source: GAO analysis of prior reports. | GAO-15-513