by John Latzy

he Tax Reform Act of 1976 required annual publication of data on individual income tax returns reporting income of \$200,000 or more, including the number of such returns reporting no income tax liability and the importance of various tax provisions in making these returns nontaxable [1]. This article presents detailed data for the nearly 1 million high-income returns for 1993, as well as summary data for the period 1977 to 1993. Detailed data for the years 1974 through 1992 have been published previously [2].

Two income concepts are used in this article to classify tax returns as high-income: the statutory concept of adjusted gross income (AGI), and the expanded income concept [3]. Expanded income uses items reported on tax returns to obtain a more comprehensive measure of income than AGI. Specifically, expanded income is AGI plus tax-exempt interest, nontaxable social security benefits, the foreign-earned income exclusion, and items of "tax preference" for "alternative minimum tax" purposes; less unreimbursed employee business expenses, moving expenses, investment interest to the extent it does not exceed investment income, and miscellaneous itemized deductions not subject to the 2-percent-of-AGI floor [4, A4]. Note that although expanded income is a more comprehensive measure of income than AGI, for some taxpayers the subtractions from AGI to arrive at expanded income exceed the additions, with the result that expanded income is less than AGI.

Number of High-Income Returns

For 1993, there were 993,326 individual income tax returns reporting AGI of \$200,000 or more, and 1,043,213 with expanded income of \$200,000 or more. These returns represented, respectively, 0.867 and 0.910 percent of all returns for 1993 (the top panel of Figure A).

Since 1977, the number of returns reporting income of \$200,000 or more has increased at a much more rapid rate than the total number of returns filed. This pattern is true under both income concepts. Between 1992 and 1993, while the total number of tax returns increased by slightly less than one percent, the number of high AGI returns increased by 4.0 percent, and the number of high expanded income returns rose by 5.4 percent. As a result, each year these returns with income of \$200,000 or more have comprised a larger share of all returns than for the preceding year (Figure A). The difference in the number of high-income returns between the two income concepts significantly decreased beginning with 1987, when AGI

began to include 100 percent of long-term capital gains. This change in the definition of AGI makes the income concepts of AGI and expanded income more comparable. In addition, as a result of the inclusion of tax-exempt interest in expanded income starting with 1987, expanded income for years after 1986 is not strictly comparable to expanded income for years before 1987.

In the top panel of Figure A, the \$200,000 threshold for high-income returns is measured in current-year (nominal) dollars. As a result of inflation, the real (constant) dollar level of the threshold has fallen over time, and some returns are classified as high-income that would not have been classified as high-income for earlier years. To maintain the comparability of the real threshold over time, the nominal \$200,000 threshold has been adjusted for inflation to 1976 constant dollars for all years, and the number of high-income tax returns has been recomputed [5].

The results using the 1976 constant dollar threshold are shown in the lower panel of Figure A. When measured in 1976 constant dollars, under the expanded income concept, the total number of high-income returns was only 3.6 times the number for 1977. However, the number of high-income returns for 1993 measured in current-year dollars was 15.4 times as large as for 1977. Since 1977, the percentage of returns with expanded income of \$200,000 or more in current dollars has increased every year. However, the share of high expanded income returns in 1976 constant dollars has fallen in four of the past five years from a high of 0.220 percent in 1988 to 0.186 percent in 1993. The difference between the constant and current dollar shares of high income returns is shown in Figure B.

Based on AGI, the number of high-income returns for 1993 measured in current-year dollars was 18.6 times as large as for 1977. Measured in 1976 constant dollars, the number of returns for 1993 was only 4.4 times the number for 1977. Between 1988 and 1993, the share of such returns has fallen from 0.214 percent to 0.176 percent of all returns.

Nontaxable High-Income Returns

Two tax concepts are used in this article to classify tax returns as taxable or nontaxable. The first concept, "U.S. income tax," is total Federal income tax liability (including the "alternative minimum tax"), less all credits against income tax. Since the U.S. income tax applies to worldwide income and since a credit (subject to certain limits) is allowed against U.S. income tax for income taxes paid to foreign governments, a return could be classified as nontaxable under this first concept even though income taxes had been paid to a foreign government. The second tax concept, "Worldwide income tax," addresses this circumstance by adding back to U.S. income tax the allowed

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Figure A

All Returns and Returns with Income of \$200,000 or More Measured in Current Dollars, and in 1976

Constant Dollars by Income Concept, Tax Years 1977-1993

			\$200,000 income threshold measured in current dollars					
			Number	of returns	Percentage of all			
Tax year		All returns	by income	e concept	returns by income concept			
			Adjusted	Expanded	Adjusted	Expanded		
			gross income	income	gross income	income		
		(1)	(2)	(3)	(4)	(5)		
977		88,634,640	53,403	67,580	0.060	0.076		
978		89,771,551	68,506	85,137	0.076	0.095		
979		92,694,302	93,731	122,231	0.101	0.132		
980	80		117,250	149,826	0.125	0.160		
981		96,396,123	138,136	175,092	0.143	0.182		
982		95,337,432	169,367	207,291	0.178	0.217		
983		96,321,310	96,321,310 198,608 249		0.206 0.25			
84		99,438,708	99,438,708 243,760 310,042		0.245 0.31			
985		101,660,287	296,507	370,340	0.292	0.364		
1986		103,045,170	374,363	529,460	0.363	0.514		
1987		106,996,270	539,967	557,848	0.505	0.521		
1988		109,708,280	725,345	737,659	0.661	0.672		
1989		112,135,673	786,063	814,152	0.701	0.726		
1990		113,717,138	834,957	860,940	0.734	0.757		
1991		114,730,123	846,707	892,178	0.738	0.778		
992		113,604,503	954,747	989,522	0.840	0.871		
993		114,601,819	993,326	1,043,213	0.867	0.910		
	\$200,000 income threshold measured in					976 constant dollars		
		Number of returns		Percentage of all		Current dolla		
Tay	A II	hy income concept		roturne by ir	:			

		\$200,000 income threshold measured in 1976 constant dollars				
Tax year	All returns	Number of returns by income concept		Percenta returns by ind	Current dollar income threshold equal to \$200,000 in	
		Adjusted	Expanded	Adjusted	Expanded	1976 constant dollars
		gross income	income	gross income	income	(whole dollars)
	(6)	(7)	(8)	(9)	(10)	(11)
1977	88,634,640	45,931	58,991	0.052	0.067	213,005
1978	89,771,551	49,388	62,556	0.055	0.070	229,174
1979	92,694,302	55,542	76,479	0.060	0.083	255,184
1980	93,902,459	52,512	71,704	0.056	0.076	289,631
1981	96,396,123	50,880	71,146	0.053	0.074	319,508
1982	95,337,432	59,411	81,297	0.062	0.085	339,192
1983	96,321,310	67,310	93,977	0.070	0.098	350,088
1984	99,438,708	80,800	116,389	0.081	0.117	365,202
1985	101,660,287	95,740	134,715	0.094	0.133	378,207
1986	103,045,170	119,550	191,596	0.116	0.186	385,237
1987	106,996,270	161,408	169,942	0.151	0.159	399,297
1988	109,708,280	235,051	241,201	0.214	0.220	415,817
1989	112,135,673	217,685	228,530	0.194	0.204	435,852
1990	113,717,138	216,716	228,659	0.191	0.020	459,400
1991	114,730,123	183,442	195,743	0.160	0.171	478,735
1992	113,604,503	213,783	227,354	0.188	0.200	493,146
1993	114,601,819	201,236	212,853	0.176	0.186	507,909

foreign tax credit and foreign taxes paid on excluded foreign-earned income [6, 7].

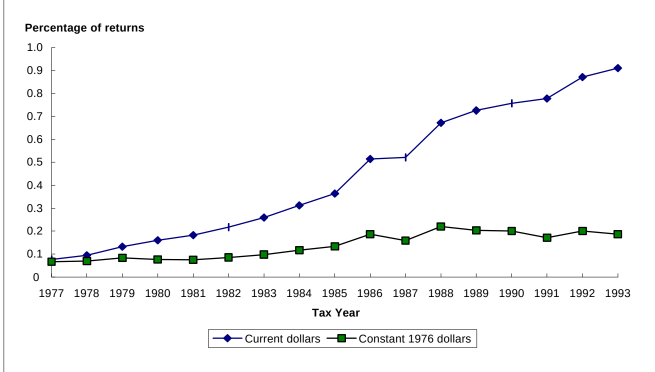
For 1993, of the 993,326 income tax returns with AGI of \$200,000 or more, 1,022 or 0.103 percent, showed no U.S. income tax liability; and 932, or 0.094 percent, showed no worldwide income tax liability (the top panel of Figure C) [8]. For 1992, there were 909 returns (0.095 percent) with AGI of \$200,000 or more with no U.S. income tax liability; and 823 returns (0.086 percent) with

no worldwide income tax liability. Thus, the number of returns with AGI of \$200,000 or more and no U.S. income tax liability increased by 12 percent, and the number of high AGI returns without any worldwide tax liability increased by 13 percent.

Of the 1,043,213 tax returns with expanded income of \$200,000 or more, 2,392, or 0.229 percent, had no U.S. income tax liability; and 1,950, or 0.187 percent, had no worldwide income tax liability. Of the 989,522 returns

Figure B

Percentage of All Returns With Expanded Income of \$200,000 or More Measured in Current Dollars and in 1976 Constant Dollars, Tax Years 1977-1993



with expanded income of \$200,000 or more for 1992, there were 1,896 (0.192 percent) with no U.S. income tax liability; and 1,799 (0.182 percent) with no worldwide income tax liability. Thus, the percentage of nontaxable returns increased between 1992 and 1993. In addition, for 1993, the difference between the number of returns with expanded income of \$200,000 or more and no U.S. income tax compared to the number with no worldwide income tax is more than four times larger than in 1992.

Although the number of nontaxable returns has increased in all but three years since 1977, most of that increase has been attributable to the growth in the overall number of all returns -- taxable and nontaxable -- with income of \$200,000 or more. As mentioned previously, because of the inclusion of tax-exempt interest in expanded income starting with 1987, the concept of expanded income is no longer strictly comparable to expanded income calculated for years before 1987.

The number of nontaxable returns, as measured by using the 1976 constant dollar threshold was significantly less than the number of such returns in current dollars. The percentages of constant and current dollar high income returns which were nontaxable are not substan-

tially different when measured by AGI, but the percentage of constant dollar nontaxable returns is substantially lower when measured by expanded income. Of returns with AGI of \$200,000 or more in current dollars, 0.103 percent reported no U.S. income tax for 1993, and 0.094 percent had no worldwide income tax. For returns in 1976 constant dollars, the percentage without U.S. income tax liability was 0.089; the percentage without worldwide income tax liability was 0.080 (see the lower panel of Figure C).

Of the returns with expanded income of \$200,000 or more in current dollars, 0.229 percent reported no U.S. income tax, and 0.187 percent reported no worldwide income tax. When looking at these same returns using 1976 constant dollars, the percentage without U.S. tax liability was 0.152; the percentage without worldwide income tax liability was 0.141.

Note that the number of nontaxable returns with expanded income of \$200,000 or more is based on samples. For example, after 1986, the percentage of high-income returns whose nontaxability was attributed to foreign tax credits, declined substantially. This overall reduction in the impact of the foreign tax credit appeared to be due to

Figure C

1988.....

1989.....

1991.....

1992.....

1990....

Nontaxable Returns With Income of \$200,000 or More Measured in Current Dollars and in 1976 Constant Dollars, by Tax and Income Concept

		\$200,000 income threshold measured in current dollars							
	Number of nor	Number of nontaxable returns with income of \$200,000 or more				Percentage of all returns with income of \$200,000 or more			
Tax year	Returns with no U.S. income tax, by income concept		Returns with no worldwide income tax, by income concept		Returns with no U.S. income tax, by income concept		Returns with no worldwide income tax, by income concept		
	Adjusted	Expanded	Adjusted	Expanded	Adjusted	Expanded	Adjusted	Expanded	
	gross income	income	gross income	income	gross income	income	gross income	income	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
977	. 60	85	37	64	0.112	0.126	0.069	0.095	
978	. 98	105	60	67	0.143	0.123	0.088	0.079	
979		114	28	64	0.075	0.093	0.030	0.052	
980		198	56	114	0.122	0.132	0.048	0.076	
981		304	79	114	0.164	0.174	0.057	0.065	
982		299	109	153	0.155	0.144	0.064	0.074	
983		579	321	437	0.225	0.232	0.162	0.175	
984	. 532	325	471	271	0.218	0.105	0.193	0.087	
985		613	442	454	0.206	0.166	0.149	0.123	
986		595	437	379	0.176	0.112	0.117	0.072	
987		472	740	364	0.159	0.085	0.137	0.065	
988	. 822	397	731	309	0.113	0.054	0.101	0.042	
989	. 1,081	779	987	691	0.138	0.096	0.126	0.085	
990	. 1,219	1,183	1,114	1,087	0.146	0.137	0.133	0.126	
991	. 1,253	1,933	1,131	1,740	0.148	0.217	0.134	0.195	
992	. 909	1,896	823	1,799	0.095	0.192	0.086	0.182	
993	. 1,022	2,392	932	1,950	0.102	0.229	0.094	0.187	
	\$200,000 income threshold measured in 1976 constant dollars								
	Number of nor	ntaxable returns v	with income of \$2	00,000 or more	Percentage of all returns with income of \$200,000 or more				
Tax year	Returns w	ith no U.S.	Returns with no worldwide		Returns with no U.S.		Returns with no worldwide		
	income tax, by	income concept	income tax, by	income concept	income tax, by	tax, by income concept income tax, by inc		income concep	
	Adjusted	Expanded	Adjusted	Expanded	Adjusted	Expanded	Adjusted	Expanded	
	gross income	income	gross income	income	gross income	income	gross income	income	
	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	
977	. 54	75	32	56	0.118	0.127	0.070	0.095	
978	. 62	70	31	39	0.126	0.112	0.063	0.062	
979	. 38	71	15	39	0.068	0.093	0.027	0.051	
980		71	22	39	0.107	0.099	0.042	0.054	
981		87	21	55	0.104	0.122	0.041	0.077	
982	. 58	68	27	36	0.098	0.084	0.045	0.044	
983	. 138	135	113	108	0.205	0.144	0.168	0.115	
1984		78	160	66	0.210	0.067	0.198	0.057	
1985		155	137	99	0.198	0.115	0.143	0.073	
1986		189	138	120	0.168	0.099	0.115	0.063	
987		126	271	85	0.193	0.074	0.168	0.050	
1000	277	4.44	254	440	0.440	0.050	0.407	0.040	

251

269

307

273

116

106

137

277

264

0.118

0.135

0.156

0.164

0.080

changes in the provisions of the alternative minimum tax (AMT) [9]. For the adjusted gross income concept, this trend continued in 1993. However, when using the expanded income concept, the significance of the foreign tax credit increased four-fold between 1992 and 1993. Thus, year-to-year differences in the numbers and percentages of nontaxable returns with expanded income of \$200,000 or more may represent sampling variability in addition to actual changes in the numbers of such returns [10].

277

293

339

301

171

141

128

169

305

288

Figures D and E show the number of nontaxable, high-income returns in both current-year and 1976 constant dollars, and their proportion of all high-income returns, between 1977 and 1993. Figure D is for returns with expanded income of \$200,000 or more and no U.S. income tax liability measured in both current-year and 1976 constant dollars. Figure E is for returns with expanded income of \$200,000 or more and no worldwide income tax liability. In both figures, the spread between the two

0.058

0.056

0.074

0.156

0.127

0.152

0.107

0.124

0.142

0.149

0.069

0.080

0.048

0.060

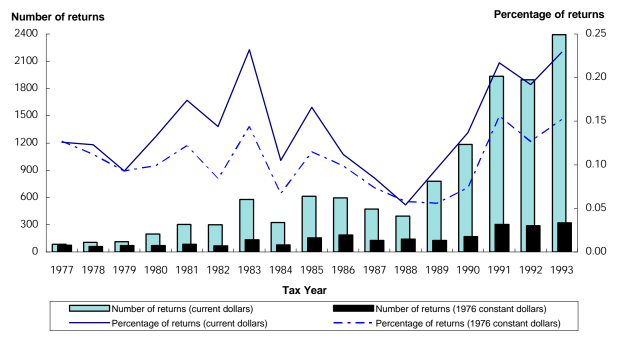
0.142

0.116

0.141

Figure D

Number and Percentage of Returns with No U.S. Income Tax and with Expanded Income of \$200,000 or More, Tax Years 1977-1993



percentage lines is small for the late 1970's, shows an increase for the early 1980's, then narrows before widening again for 1989 through 1993.

Detailed Data for 1993

Tables 1 through 12 present data based on 1993 income tax returns, mainly those with income of \$200,000 or more (measured in current-year dollars) of AGI or expanded income. Most of the data are shown for taxable and nontaxable returns, both separately and combined. In summary, the tables show:

- The numbers of returns under the two tax concepts, cross-classified by broad AGI and expanded income size classes (Tables 1 and 2);
- The distributions of taxable income as a percentage of AGI and expanded income (Tables 3 and 4);
- The frequencies and amounts of various sources of income, exclusions, deductions, taxes, and tax credits, as well as the relationship between the two income concepts (Tables 5 and 6);
- The frequencies with which various deductions and tax credits are the most important and the second

most important items in reducing (or eliminating) income tax (Tables 7 and 8);

- The frequencies with which various itemized deductions, tax credits, and tax preference items occur as certain percentages of income (Tables 9 and 10); and
- The distributions of effective tax rates, i.e., income tax under each definition as a percentage of income, by broad income size classes (Tables 11 and 12).

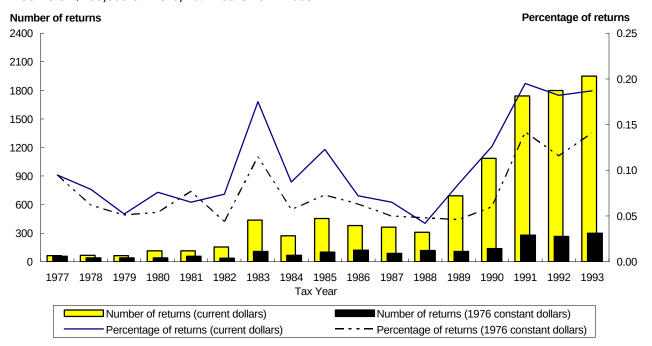
Tables 1, 3, 5, 7, 9, and 11 use the U.S. income tax concept to classify returns as taxable or nontaxable, whereas Tables 2, 4, 6, 8, 10, and 12 use the worldwide income tax concept.

Size of Income

Tables 1 and 2 show the number of all returns, taxable returns, and nontaxable returns, cross-classified by broad AGI and expanded income size classes. The tables show that most returns fall in the same broad income size class under both income concepts, but that expanded income tends to be a broader measure of income and therefore classifies more total and taxable returns in each of the \$50,000-and-over income size classes. Table 1 shows that

Figure E

Number and Percentage of Returns with No Worldwide Income Tax and with Expanded Income of \$200,000 or More, Tax Years 1977-1993



1,022 returns with no U.S. income tax had an AGI of \$200,000 or more, and 2,392 returns with no U.S. income tax had an expanded income of \$200,000 or more.

Distribution of Tax Levels

Tables 3 and 4 show the distributions of high-income returns by the ratios of "adjusted" taxable income (adjusted to reflect tax credits and special tax computations) to AGI or expanded income. Taxable income has been adjusted for these tables by subtracting from taxable income the deduction equivalents of tax credits and other items [11. The tables illustrate three important facts about high-income tax returns. (The examples in the paragraphs below are drawn from the "expanded income" columns in Table 4.)

- As already described, only a small proportion of high-income taxpayers were able to escape all income taxes (0.187 percent, which is rounded to 0.2 percent in Table 4).
- Another group of high-income taxpayers--small, but larger than the nontaxable group--was able to offset a very substantial fraction of its income before being subject to tax. This type of high-income taxpayer

pays income tax equal to only a small share of his or her income. Such taxpayers may be called "nearly nontaxables." (About 1.3 percent of high expandedincome taxpayers reported some tax liability but were able to reduce their taxable income to less than 25 percent of their expanded income.)

■ Overall, a large portion of high-income taxpayers were subject to tax on a large share of their income and reported very substantial amounts of tax. (Almost 66 percent had adjusted taxable income equal to 80 percent or more of expanded income. Over 95 percent had taxable income of 50 percent or more of expanded income.)

Tables 11 and 12 show the distributions of tax returns in another way: by tax burden. These two tables classify all tax returns by both the size of income and the effective tax rate, i.e., income tax as a percentage of income. These tables show that, on average, high-income taxpayers do have higher effective tax rates. The tables also illustrate the wide dispersion of effective tax rates for high-income returns. For example, Table 12 shows that while 2.6 percent of returns with expanded income of \$200,000 or more had either no worldwide income tax or worldwide

income tax of less than 10 percent of expanded income, almost 57 percent had effective tax rates exceeding 25 percent. Over 83 percent of high-income taxpayers had average tax rates ranging from 20 percent to 35 percent, while 37 percent had effective tax rates between 25 and 30 percent.

Characteristics of Tax Returns

Tables 5 and 6 show, in the aggregate, the frequencies and amounts of the types of income, the items of tax preference, and the various deductions, credits, and income taxes shown on high-income returns. By comparing the columns for nontaxable returns with those for taxable returns, some of the different characteristics of nontaxable returns can be deduced. For example, nontaxable returns, under both income concepts, are much more likely to have sizable partnership and S Corporation losses than are taxable returns, but they are much less likely to have any income from wages and salaries [12].

Reasons for Nontaxability

It is possible for certain itemized deductions and certain exclusions from income to cause nontaxability by themselves, but high-income returns are more often nontaxable as a result of a combination of reasons, no one of which, by itself, would result in nontaxability. Moreover, some items which singly or in combination may eliminate "regular tax" liability, i.e., income tax excluding AMT, cannot eliminate an AMT liability since these items give rise to offsetting adjustments or preferences for AMT purposes.

Because they do not generate AMT adjustments or preferences, tax-exempt bond interest, itemized deductions for interest expense, miscellaneous itemized deductions not subject to the 2-percent-of-AGI floor, moving expenses, casualty or theft losses, and medical expenses (exceeding 10 percent of AGI) can, by themselves, produce nontaxability [13].

Due to the AMT exclusion of \$40,000 on joint returns (\$30,000 on single and head-of-household returns and \$20,000 on returns of married taxpayers filing separately), a return can be nontaxable even though it includes some items which produce AMT adjustments or preferences [14]. Further, since the starting point for "alternative minimum taxable income" is taxable income for regular tax purposes, a taxpayer can have adjustments and preferences exceeding the AMT exclusion without incurring AMT liability. This situation occurs if taxable income for regular tax purposes is sufficiently negative, as a result of itemized deductions and personal exemptions exceeding AGI, that the taxpayer's AMT adjustments and prefer-

ences are less than the sum of the AMT exclusion and the amount by which regular taxable income is below zero. Note that because of the AMT, taxpayers may find it beneficial to report additional deduction items on their tax returns, even if the items do not produce a benefit for regular tax purposes.

Tables 7 and 8 classify tax returns by the items that had the largest and second largest effects in reducing or eliminating income tax. For returns on which each of the largest effects have been identified, the tables show each of the second largest effects. For example, on taxable returns with some worldwide tax and expanded income of \$200,000 or more, the most important item in reducing the tax reported on 49 percent of the returns was the itemized deduction for taxes (state and local) paid; for these returns, the itemized deduction for charitable contributions was the second most important reason 51 percent of the time, and the deduction for interest paid was the second most important reason 39 percent of the time (Table 8). On nontaxable high expanded-income returns (with no worldwide income tax), the itemized deduction for medical and dental expenses was the most important item 29 percent of the time. Where this was the primary item, the taxes paid deduction was the second most important item 39 percent of the time, and the deduction for charitable contributions were the second most important item 29 percent of the time. The four categories which most frequently had the largest effect in reducing taxes for nontaxable, high expanded-income returns were: the itemized deduction for medical and dental expenses (538 returns, or 28.9 percent of the 1,864 tabulated returns with expanded income of \$200,000 or more and with no worldwide tax liability); net losses from partnerships or S Corporations (366 returns, or 19.6 percent); the taxes paid deduction (303 returns, or 16.3 percent); and the deduction for net casualty or theft loss (222 returns, or 11.9 percent). Note that the net losses from partnerships and S Corporations reduce AGI; the other three items reduce "taxable income." The two items which most frequently had the second largest effect in reducing regular tax liability were the deduction for taxes paid and the deduction for charitable contributions.

Tables 9 and 10 represent another way of illustrating the importance of various tax provisions in reducing or eliminating income tax. Unlike Tables 7 and 8, these tables cover only nontaxable returns, i.e., returns showing no income tax liability, including AMT. Tables 9 and 10 show the number of times that various items reduced income by different fractions of income. The items shown are the various categories of itemized deductions, the deduction equivalents of two different types of tax

credits, and total tax preferences excluded from income. For example, for high expanded-income returns with no worldwide income tax (Table 10), the itemized deduction for casualty or theft losses exceeded 100 percent of expanded income on 116 of the 1,950 returns, but there was no casualty or theft loss deduction on 1,714 returns. The medical expense deduction exceeded total expanded income on 24 returns and amounted to between 50 percent and 100 percent of expanded income on an additional 171 returns.

Notes and References

- [1] The statutory requirement is contained in section 2123 of the Tax Reform Act of 1976 (90 Stat. at 1915).
- [2] Lerman, Allen H., "High-Income Tax Returns: 1974 and 1975, A Report on High-Income Taxpayers Emphasizing Tax Returns with Little or No Tax Liability," U.S. Department of Treasury, Office of Tax Analysis, March 1977, and "High-Income Tax Returns: 1975 and 1976, A Report Emphasizing Nontaxable and Nearly Nontaxable Income Tax Returns," U.S. Department of Treasury, Office of Tax Analysis, August 1978.
 - U.S. Department of Treasury, Internal Revenue Service, *Statistics of Income--Individual Income Tax Returns* for 1977 through 1982 and 1985 through 1988. (For 1977 and 1978, only the number of nontaxable, high-AGI returns were published.)
 - Lerman, Allen H., "High-Income Tax Returns, 1983," Statistics of Income Bulletin, Spring 1986, Volume 5, Number 4, pp. 31-61, and "High-Income Tax Returns, 1984," Statistics of Income Bulletin, Spring 1987, Volume 6, Number 4, pp. 1-29; "High-Income Tax Returns for 1989," Statistics of Income Bulletin, Spring 1993, Volume 12, Number 4, pp. 23-50; "High-Income Tax Returns for 1990," Statistics of Income Bulletin, Winter 1993-1994, Volume 13, Number 3, pp. 104-132; "High-Income Tax Returns for 1991," Statistics of Income Bulletin, Winter 1994-1995, Volume 14, Number 3, pp. 96-130; "High-Income Tax Returns for 1992," Statistics of Income Bulletin, Winter 1995-1996, Volume 15, Number 3, pp. 46-82.
- [3] The 1976 Act specified four income concepts for classifying tax returns: adjusted gross income (AGI), expanded income, AGI plus excluded tax preference items, and AGI less investment interest

- not in excess of investment income. Section 441 of the Deficit Reduction Act of 1984 (90 Stat. at 815) eliminated the requirement to use the last two income concepts.
- [4] The definition of adjustments to AGI to obtain the expanded income given in the text is for 1993. See Appendix A for a discussion of AGI and expanded income, and a list of adjustments covering all years since 1977.
- [5] The price deflator used was the consumer price index (CPI) for all items as reported in Table B-59, page 341 of the 1995 *Economic Report of the President*.
- [6] See Appendix B for a discussion of the tax concepts. In data published for years prior to 1989, either in articles presented in the *Statistics of Income Bulletin* or in chapters in *Statistics of Income Individual Income Tax Returns* (see footnote 2), the "U.S. Income Tax" concept was described as "total income tax," and the "Worldwide Income Tax" concept was described as "modified total income tax."
- [7] The inclusion of foreign taxes paid on excluded foreign-earned income, beginning with Tax Year 1990, represents an improvement in the worldwide income tax concept. It does, however, represent a slight break in the year-to-year comparability of data for worldwide income tax. (The number of returns with foreign taxes paid on excluded foreign-earned income is extremely small compared to the number of returns with the foreign tax credit).
- [8] Includes returns on which income tax was entirely offset by the earned income credit.
- [9] See the Tax Reform Act of 1986, page 714, *Section* 723 *Foreign Tax Credit*, for an explanation of the changes that affect the alternative minimum tax.
- [10] Beginning with Tax Year 1991, nontaxable returns with expanded income of \$200,000 or more are sampled at higher rates for *Statistics of Income*, which reduces the sampling variability of these returns and thus provides improved estimates.
- [11] See Appendix B for a description of how the deduction equivalent of credits was computed.
- [12] S Corporations are certain small corporations having no more than 35 shareholders. These companies elect to have their income taxed at the shareholder level, whether or not it is actually distributed to the shareholder.

- [13] The deduction for charitable contributions could also fall into this class if it were not limited to 50 percent of AGI.
- [14] The AMT exclusion phases out above a certain level of "alternative minimum taxable income," but since taxpayers will have some AMT liability in the phaseout range, the phaseout income is not relevant for nontaxable returns.

Appendix A: Income Concepts

Congress wanted data on high-income taxpayers classified by an income concept that was more comprehensive than adjusted gross income (AGI), but that was based entirely on items already reported on income tax returns. In order to derive such an income concept, it is necessary to begin with a broad, inclusive concept of income. AGI must then be compared to this broad income concept, and the differences (both additions and subtractions) that can be determined from items reported on tax returns identified.

This Appendix begins by defining "Haig-Simons income," a very broad concept of income used by economists and others as a standard. AGI is then compared to Haig-Simons income, and the major differences between the two income concepts listed. The final section defines "expanded income," the more comprehensive income measure than AGI, based entirely on tax return data.

Haig-Simons Income

The broadest measure of annual income generally used by economists and others is defined as the value of a household's consumption plus the change, if any, in its net worth. This income concept is referred to as Haig-Simons income, or H-S income, after the two economists who wrote extensively about it [A1]. The H-S income of a household that consumed \$25,000 and saved \$2,000 in a year would be \$27,000. Alternatively, the H-S income of a household that consumed \$25,000 and had no additions to savings, but had assets that declined in value by \$1,000 in a year, would be \$24,000.

H-S income consists of three broad components: labor income, capital income (income from assets), and income from transfer payments. The major elements of each of these three components are as follows:

■ Labor income. -- This includes all forms of employee compensation (including wages and salaries), employee fringe benefits (such as employer-provided health insurance and accrued pension benefits or contributions), and the employer share of payroll taxes (such as social security taxes). Labor income also includes the labor share of self-employ-

ment income. Expenses of earning labor income would be deducted in arriving at H-S income. Deferred labor income (such as pension benefits) would be counted in the year it was earned, rather than in the year it was received.

- Capital income. -- This includes all income from assets, including interest, dividends, rents, royalties, accrued capital gains (whether or not realized), the capital income share of self-employment income, and the rental value of consumer durables (most importantly, the rental value of owner-occupied housing). Capital income is measured in real (inflation-adjusted) terms, and is net of real, economic depreciation and all other expenses (which could exceed capital income).
- *Transfer payments.* -- These include payments in cash (such as social security benefits; workers' compensation; unemployment benefits; aid for dependent children, or AFDC); and noncash benefits (such as Medicare, Medicaid, and food stamps).

For purposes of tax analysis, H-S income should be measured on a pre-tax basis, the amount that would be earned if there were no Federal income tax in place. Most items of income are unaffected, or little affected, by the income tax, and so are reported on a pre-tax basis. However, certain income items from tax-preferred sources may be reduced because of their preferential treatment. An example is interest from tax-exempt State and local Government bonds. The interest rate on tax-exempt bonds is generally lower than the interest rate on taxable bonds of the same maturity and risk, with the difference approximately equal to the tax rate of the typical investor in tax-exempt bonds. Thus, investors in tax-exempt bonds are effectively paying a tax, referred to as an "implicit tax," and tax-exempt interest as reported is measured on an after-tax, rather than a pre-tax, basis. Income from all tax-preferred sources should be "grossed up" by implicit taxes to properly measure H-S income.

Adjusted Gross Income

AGI is the statutory definition of income for Federal income tax purposes. AGI differs from H-S income by excluding some components of H-S income and by allowing accelerated business deductions and deductions unrelated to income, but also by disallowing or limiting certain expenses of earning income and certain losses. In addition, AGI is not "grossed up" for implicit taxes.

The components of H-S income excluded from AGI

include most employee fringe benefits, the employer share of payroll taxes, accrued but deferred employee compensation, accrued but unrealized real capital gains, the rental value of consumer durables, most social security benefits, and most other cash transfers, all noncash transfers, and the real income of borrowers due to inflation [A2].

Depreciation and certain other expenses allowed in determining AGI may be accelerated (relative to economic depreciation and other costs) in the early years of an investment, thus understating investment income. In later years, however, investment income in AGI will be overstated because depreciation and other accelerated expenses will then be understated. AGI also excludes contributions to Individual Retirement Arrangements (IRA's) and self-employed retirement (Keogh) plans, which are not expenses related to earning income.

AGI generally exceeds H-S income to the extent expenses of earning income and losses are limited or disallowed. Most of the expenses of earning income are deductible from AGI in calculating taxable income, but only if the taxpayer "itemizes" deductions and then in some cases only to the extent that the sum of all such items exceeds 2 percent of AGI. Expenses incurred in the production of income that are itemized deductions include certain expenses of employees (such as union dues; expenditures for items used on-the-job but not reimbursed by the employer; and the employees' travel, meal, and entertainment expenses); job-related moving expenses; and expenses attributable to a taxpayer's (passive) investments (as opposed to active participation in a trade or business, for example), including, but not limited to, interest expense incurred in connection with investments in securities. Note that there are limits on certain types of deductible expenses. In particular, deductible meals and entertainment expenses are limited to 80 percent of total meal and entertainment expenses. Job-related moving expenses, such as for temporary quarters, and expenses of selling the former residence are also limited.

Although net capital losses reduce economic income, only the first \$3,000 of net realized capital losses may be deducted in computing AGI. Any additional realized losses must be carried forward to future years. In a somewhat similar manner, "passive" losses (from investments in a trade or business in which the taxpayer does not materially participate) can also reduce economic income, but in computing AGI they can only be deducted from "passive" income from other, similar investments (although a larger amount may be deducted when the losses are from rental real estate activities).

AGI can also exceed H-S income because of differences in the timing of income between the two concepts. For

example, a taxpayer may realize more capital gains in a year than he or she accrues in capital gains. Since AGI includes only realizations of capital gains whereas H-S income includes only accruals, AGI in this circumstance would exceed H-S income.

Finally, just as AGI understates the income of borrowers due to inflation, it overstates the income of lenders, which include bond owners and owners of bank deposits.

Expanded Income

Expanded income is meant to be a measure of income that is conceptually closer to H-S income than AGI, but which is derived entirely from items already reported on income tax returns. Figure F shows the adjustments made to AGI to arrive at expanded income. Since the definition of AGI has been changed by legislation several times since 1977, and certain reporting requirements have also changed, the adjustments have differed over the years, as indicated for each item [A3]. Most of these adjustments are relatively straightforward, but the adjustment for investment requires some explanation.

Figure F

Derivation of Expanded Income from Adjusted Gross Income, Tax Years 1977 - 1993

Adjusted gross income (AGI)

PLUS:

- Excluded capital gains (tax years prior to 1987)
- Tax-exempt interest (1987 and later tax years)
- Nontaxable social security benefits (1987 and later tax years)
- Tax preferences for alternative minimum tax purposes [A4]
- Foreign-earned income exclusion (Tax Year 1990 and later tax years)

MINUS:

- Unreimbursed employee business expenses [A5]
 - Nondeductible rental losses (Tax Year 1987)
 - Moving expense deduction (1987 and later tax years) [A6]
 - Investment interest expense to the extent it does not exceed investment income
 - Miscellaneous itemized deductions not subject to the 2-percent-of-AGI floor (1989 and later tax years)

Expanded income

NOTE: Footnotes to Figure F are included with the footnotes to Appendix A.

Investment Interest

In measuring H-S income, it generally would be appropriate to deduct all expenses incurred in the production of income, including those related to any income-producing investments, without limit. Investment expenses in excess

of investment income would then represent net economic losses. However, such a liberal deduction for investment-related expenses is not necessarily correct when not all income items have been included currently. (Investment income includes interest, dividends, and capital gains.)

If all income has not been included currently, full deduction of investment expenses might represent a mismatching of receipts and expenses and might result in *understating* income. For example, if a taxpayer borrowed funds to purchase securities, net income would be understated if the taxpayer deducted all interest payments on the loan, but did not include as income any accrued gains on the securities. A similar mismatching of income and expenses would occur if investment expenses that should properly be capitalized were deducted when paid. In these instances, a more accurate measure of income might be obtained by postponing the deduction of the expense until such time as the income were recognized for tax purposes.

Additional problems are created when a person with a loan has both income-producing assets, such as securities, and non-income-producing assets, such as a vacation home or yacht. It is not possible to determine what portion of the interest expense should be attributed to taxable income-producing assets and, therefore, ought to be deductible against the gross receipts from such taxable assets. As a result of these problems, it has been necessary to set arbitrary limits on the amount of investment expenses which are deductible in calculating expanded income.

Investment expenses that have not been deducted in determining AGI generally can appear on a Federal individual income tax return in two places. Investment interest is taken into account in the calculation of the itemized deduction for interest paid. Deductible investment interest is a separate part of the total interest deduction. Other investment expenses, such as management fees, are included in the miscellaneous category of itemized deductions [A7]. Beginning with 1987, most of the types of income-producing expenses included as miscellaneous itemized deductions are only deductible to the extent that their total exceeds 2 percent of AGI. To determine expenses that should be deductible in calculating an approximation of H-S income, investment expenses have been defined as deductible investment interest. Other investment expenses could not be separated from the remainder of miscellaneous deductions. Hence, they have not been used in the adjustment for investment

To the extent that interest expenses do not exceed

investment income, they are generally allowed as a deduction in the computation of deductible investment interest and thus expanded income. Investment interest expenses which do *exceed* investment income are *not* deductible in calculating expanded income. One consequence of this definition is that investment expenses can never turn positive investment income into investment losses. Generally, allowing investment expenses to offset all investment income is generous and tends to understate broadly-measured income. However, in some instances, limiting investment expenses to investment income may *overstate* income by disallowing genuine investment losses.

Notes to Appendix A

- [A1] Haig, Robert M. (ed.), The Federal Income Tax, Columbia University Press, 1921, and Simons, Henry C., Personal Income Taxation, University of Chicago Press, 1938.
- [A2] Borrowers receive income due to inflation because the real value of debt is reduced by inflation. Even though inflation may be anticipated and reflected in interest rates, tax deductions for nominal interest payments overstate interest costs because part of these payments represents a return of principal to the lender, rather than interest.
- [A3] For 1977, 50 percent of net long-term capital gains were included in AGI. During 1978, the inclusion ratio was changed to 40 percent. This inclusion ratio remained unchanged through 1986. Beginning with 1987, there was no exclusion allowed for capital gains in computing AGI, and thus this adjustment was not made in computing expanded income for returns for years after 1986.

From this time forward, taxpayers were required to report on their Federal income tax returns the amount of their tax-exempt interest income from State and local Government bonds. Since 1987, tax-exempt interest has been included in expanded income.

Taxpayers are also required to report social security benefits. Since 1988, nontaxable social security benefits have been included in expanded income. However, if none of a particular taxpayer's social security benefits are taxable, then gross social security benefits are not required to be shown on the income tax return. In such instances, which generally only affect lower and middle income taxpayers, social security benefits are not included in expanded income.

The subtraction of unreimbursed employee business expense and the moving expense deduction is to make the concept of expanded income comparable to years prior to 1987.

Due to subtracting non-limited miscellaneous deductions and not subtracting the nondeductible rental loss for 1989, the expanded income concept for 1989 is not strictly comparable to expanded income for 1988. The expanded income concept for 1990 is not strictly comparable to expanded income for 1989 because of the addition of the foreign-earned income exclusion. Specific details on the definition of expanded income for any given year are available in the reports and publications enumerated in footnote 2, under Notes and References.

- [A4] The "tax preferences" (obtained from Form 6251, Alternative Minimum Tax Computation) excluded from adjusted gross income and tabulated in Tables 5 and 6 include the following items: the excess of accelerated depreciation over straight-line depreciation on certain real property and property subject to a lease (for property placed in service before 1987); the appreciated portion of the value of certain property contributed to charitable organizations; the excess of percentage depletion over the "adjusted basis" of the property; certain intangible drilling costs to the extent that they exceed the otherwise allowable amortization deductions; and related adjustments, refigured for AMT purposes, such as section 179 expense deductions, expenses for business or rental use of the home, taxable IRA distributions, etc. Preferences obtained through itemized deductions do not represent omitted income; hence, they have not been counted as preference items in calculating a broader measure of income. The preference from tax-exempt interest on certain private activity bonds was not included since the interest for all tax-exempt State and local Government bonds is considered to be omitted income. Specific details on the tax preference items obtained from Form 6251 for earlier years are available in the reports and publications enumerated in footnote 2, under Notes and References.
- [A5] Includes deductible meal and entertainment expenses. Deductible expenses are limited to 80 percent of total meal and entertainment expenses, beginning with Tax Year 1987.
- [A6] Certain moving expenses, such as expenses for temporary quarters and expenses of selling the former residence, are limited.

[A7] Some income deferrals and accelerated expense deductions may also be involved in income or losses from rental property, from royalties, from partnerships, and from S Corporations, only the net amounts of which are included in adjusted gross income.

Appendix B: Tax Concepts

This Appendix provides a brief summary of the U.S. taxation of worldwide income and the foreign tax credit. The two tax concepts used in the article are then defined. The following section explains the computation of the deduction equivalent of credits and other items. A final section discusses the possible implications of the use of unaudited tax return data for this article.

U.S. Taxation of Worldwide Income and the Foreign Tax Credit

Citizens and residents of the United States, regardless of where they reside, must generally include in income for Federal income tax purposes income from all geographic sources. Thus, for example, dividends and interest received from a foreign corporation or income earned working abroad is subject to Federal income tax in the same manner as income received from sources inside the United States [B1]. Income from sources outside the United States may also be subject to tax by foreign governments.

To reduce, if not eliminate, the possibility of double taxation of the foreign-source income of U.S. citizens and residents, the Federal income tax allows a credit for income taxes paid to foreign governments. This foreign tax credit is generally limited to the amount of (pre-credit) U.S. tax liability attributable to foreign-source income. This limit prevents the foreign tax credit from offsetting the U.S. tax on U.S.-source income.

As a result of taxing citizens and residents on a world-wide basis but allowing a foreign tax credit, some Federal income tax returns may report substantial income but little or no U.S. tax liability after credits. This may occur, for example, if a taxpayer has income only from foreign sources (the taxpayer may live abroad the entire year and have no income-producing assets in the United States), or if a taxpayer has foreign-source income that exceeds a net loss from U.S. sources, and pays income taxes to a foreign government that are comparable to the U.S. tax [B2].

For taxpayers with income from foreign sources, these procedures understate the taxpayers' true worldwide income tax liabilities and effective income tax rates. For such taxpayers, it does not seem appropriate to classify U.S. income tax credits for foreign tax payments as reducing tax liabilities. That is particularly true for tax

filers who appear to be nontaxable because they do not have any U.S. tax liability, but who have paid foreign income taxes. A more accurate measure of overall income tax burden, as well as the numbers of nontaxable returns, can be obtained by considering all income taxes -- U.S. as well as foreign. Thus, a second tax concept, worldwide income tax has been used in addition to the traditional U.S. income tax.

Two Tax Concepts

Two tax concepts are used in this article to classify tax returns as taxable (i.e., they show an income tax liability) or nontaxable (i.e., they do not show an income tax liability) and to measure the tax burdens on taxable returns: U.S. income tax and worldwide income tax. Worldwide income tax is defined for purposes of this article as U.S. income tax plus the foreign tax credits reported on the U.S. income tax return and foreign taxes paid on excluded foreign-earned income (obtained from Form 1116, Foreign Tax Credit). The amount of the foreign tax credits and foreign taxes paid on excluded foreign-earned income is used as a proxy for foreign tax liabilities [B3]. The relationship of U.S. income tax to tax items reported on individual income tax returns, and to worldwide income tax, is shown in Figure G.

Comparing Exclusions, Deductions, Tax Credits and Special Tax Computations

In order to compare the importance of various exclusions,

Figure G

Derivation of "U.S. Income Tax" and "Worldwide Income Tax," Tax Year 1993

Tax at regular rates (tax generated)

PLUS: Additional taxes (such as tax on accumulation

distributions from qualified retirement plans, Form 4972)

FOIII 4972)

EQUALS: Income tax before credits

PLUS: Alternative minimum tax (Form 6251)

MINUS: Tax credits

EQUALS: U.S. income tax

PLUS: Foreign tax credit

PLUS: Foreign taxes paid on excluded foreign earned

income (Form 1116)

EQUALS: Worldwide income tax

deductions, tax credits, and special tax computations (such as the alternative minimum tax on tax preferences), the different types of items must be placed on the same basis. One way of doing so is to calculate the size of the deduction that would reduce (or increase) income tax by the same amount as a tax credit or special computation. This amount is called the "deduction equivalent" of the tax credit or special computation.

The deduction equivalent of a tax credit or a special tax computation is the difference between the taxable income that, using the ordinary tax rate schedules, would yield the actual tax before the provision in question is considered and the actual tax after the provision. For example, the "deduction equivalent of all tax credits" is equal to the difference between "taxable income which would yield income tax before credits" and "taxable income which would yield income tax after credits."

Using this method of equating the value of deductions, exclusions, credits, and special tax computations, the order in which the various credits and special tax computations are calculated may affect the value of their deduction equivalents. Because the tax rate schedules are progressive with successive increments to income taxed at successively higher tax rates, the deduction equivalent of the credit converted last to a deduction equivalent will be larger (for the same amount of a credit) than the item converted first, unless all relevant taxable income amounts are within a single tax rate bracket.

The deduction equivalents of tax credits shown in Tables 9 and 10 were computed by assuming that deductions and exclusions reduce taxes before credits. As a result, the deduction equivalent of tax credits may be overstated.

Unaudited Data

Tax return data used for *Statistics of Income* have been tabulated as they were reported on tax returns filed with the Internal Revenue Service (IRS). Certain obvious arithmetic errors have been corrected, and certain adjustments have been made to achieve consistent statistical definitions. Otherwise, the data have not been altered. In particular, the data do not reflect any changes that may have been made or that may be made in the future as a result of IRS audits. While this is true of data throughout the entire Statistics of Income program, it is of particular relevance for high-income tax returns. Because of the greater complexity of these returns, there is a higher probability of error and more scope for disagreement about the proper interpretation of tax laws.

The fact that the data have been drawn from unaudited returns is of even greater importance for those high-

income returns that are nontaxable. Almost any audit changes would make such returns taxable. Even where the tax consequences are minor, such returns would be reclassified from nontaxable to taxable, thereby changing the counts of nontaxable returns.

Notes to Appendix B

- [B1] An exception is that certain income earned abroad may be excluded from AGI. Any foreign taxes paid on such income are not creditable against U.S. income tax. The tables in this article include such excluded income in expanded income. Foreign taxes paid on such income are reflected in worldwide income tax, as discussed later.
- [B2] Although the foreign tax credit is an item of tax preference for AMT purposes, taxpayers below the AMT exclusion thresholds, or with preferences or deductions not subject to AMT, may completely offset their pre-credit U.S. income tax liability with their foreign tax credit.
- [B3] Where foreign tax rates exceed U.S. rates, foreign tax credits will be less than foreign tax liabilities. In such cases, using foreign tax credits as a proxy for foreign tax liabilities understates worldwide income tax liability. In other cases, when foreign tax credits are for taxes paid on income from previous years, use of foreign tax credits as a proxy may overstate *or* understate worldwide taxes on current-year income.