The Distributional Effects of U.S. Clean Energy Tax Credits

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Abstract

Since 2006, U.S. households have received more than $18 billion in federal income tax credits for weatherizing their homes, installing solar panels, buying hybrid and electric vehicles, and other “clean energy” investments. We use tax return data to examine the socioeconomic characteristics of program recipients. We find that these tax expenditures have gone predominantly to higher-income Americans. The bottom three income quintiles have received about 10% of all credits, while the top quintile has received about 60%. The most extreme is the program aimed at electric vehicles, where we find that the top income quintile has received about 90% of all credits. By comparing to previous work on the distributional consequences of pricing greenhouse gas emissions, we conclude that tax credits are likely to be much less attractive on distributional grounds than market mechanisms to reduce GHGs.

Key Words: Federal Income Tax Credits, Distribution of Income, Concentration Index

JEL: D30, H23, H24, H50, Q41, Q48

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1 Introduction

Worldwide, humans emit 49 gigatons of CO$_2$-equivalent greenhouse gas emissions each year, with 65% of these emissions coming from electricity generation, transportation, and other fossil-fuel related sources.\footnote{Edenhofer et al. (2014), p. 42-45.} There is wide agreement among economists that the best policy to reduce greenhouse gas emissions and other negative externalities from energy use would be to use a tax or cap-and-trade program. Although there has been some movement in this direction, the vast majority of energy-related externalities worldwide remain unpriced.

Instead, the approach that is receiving increased attention, mostly in richer countries, is to subsidize lower-greenhouse gas alternatives to traditional fossil-fuel based technologies. It can often be easier politically to introduce subsidies than taxes, but the two are not equivalent. Probably the single biggest limitation of technology-based subsidies is that they don’t achieve the efficient level of usage, but economists have pointed out other limitations as well. For example, Holland et al. (2015) shows that the external benefits from electric cars vary widely (and can even be negative) depending on how electricity is generated.

A growing literature examines the efficiency and overall cost-effectiveness of clean energy technology subsidies, but the distributional effects have received much less attention.\footnote{For recent surveys on subsidies for renewables and energy-efficiency see Borenstein (2012) and Allcott and Greenstone (2012), respectively.} In this paper we use tax return data to examine the socioeconomic characteristics of taxpayers who receive U.S. federal income tax credits. We focus on four major tax credits for individuals aimed at encouraging households to weatherize their homes, install solar panels, and to buy hybrid and electric vehicles. Since 2006, tax expenditures for these “clean energy” tax credits have exceeded $18 billion.

We find that these tax expenditures have gone predominantly to higher-income Americans. Overall, the bottom three income quintiles have received about 10% of all credits, while the top quintile has received about 60%. The most extreme is the program aimed at electric vehicles, where we find that the top income quintile has received about 90% of all credits. We show that the distributional pattern is similar across years and reflects that higher-income taxpayers are much more likely to claim credits and for significantly larger credit amounts.

Whereas tax credits are received disproportionately by high-income households, a carbon tax would be paid disproportionately by high-income households. Hassett et al. (2009), for example, find that with a carbon tax the top income quintile would pay...
about four times as much as the bottom quintile.\footnote{In our analysis and in comparisons to previous estimates in the literature, we restrict attention to the direct impact of the tax credit and we ignore the source of the funds. In practice, the distributional impact of a subsidy depends on the source of the funds, just as the distributional impact of a tax depends on what is done with the revenue that is generated. With first-best policies, this “revenue recycling” has been shown to be important for distributional impacts \citep[e.g.][]{Hassettetal2009,Williamsetal2015}. For example, \citet{Bentoetal2009} show that if revenues are returned lump sum, then a gasoline tax can make low-income households better off on average, even before incorporating externalities.} It would seem difficult, therefore, to prefer tax credits over a carbon tax on distributional grounds. There may well be political considerations that continue to favor tax credits, but this approach comes at real cost, both in terms of efficiency and equity.

In the paper we also examine data on shipments of energy-efficient durable goods, installations of solar photovoltaic systems, and purchases of hybrid and electric vehicles. If these tax credits are successful in inducing changes in behavior, then we should expect to see increased purchases during years in which the subsidies are particularly generous. Conversely, if credits do not induce additional sales, then the primary effect is just to transfer rents to participants in transactions that would have taken place anyway \citep{BoomhowerDavis2014}. We compare results across the different tax credits and technologies and, where possible, describe relevant related studies from the economic literature.

We do not in this paper attempt to estimate how much the subsidies to buyers caused prices to adjust upwards, allowing sellers to absorb some of the subsidies. We cannot address this question of subsidy incidence, because we have no data on prices paid for the energy efficiency and clean energy investments that are subsidized. Even if one could diagnose the impact of subsidies on transaction-specific prices, it would be difficult to know the degree to which sellers offered non-price incentives or made quality and attribute changes that imply a different share of rents going to buyers than an analysis of price alone would suggest. Thus, our results should be interpreted only as demonstrating the level of subsidy going to transactions undertaken by taxpayers in different income brackets.

We see this work as filling an important gap in both the policy and academic literatures. Previous studies have examined the distributional effects of gasoline taxes \citep{Poterba1989, Poterba1991, West2004, Bentoetal2009} and carbon taxes \citep[e.g.][]{Hassettetal2009, Burtrawetal2009, Rauschetal2011, Williamsetal2015}, but clean energy tax credits have received far less attention. Our work builds on two recent studies \citep{Crandall-HollickSherlock2014, NeveuSherlockforthcoming} that review the complete legislative history and report distributional statistics for two out of the four credits in selected years. Our paper extends these analyses to include the entire period since 2006 and reviews all four credits, including those aimed at hybrid...
and electric vehicles.

2 Overview of U.S. Clean Energy Tax Credits

In this section we review the income tax credits that have been available to U.S. taxpayers since 2006 for clean energy investments. For each tax credit we describe the different technologies that are covered, eligibility requirements, and important changes over time.

2.1 Nonbusiness Energy Property Credit

The largest of the tax credits available to U.S. households is the Nonbusiness Energy Property Credit, or NEPC. This credit is for homeowners who weatherize their homes or make other types of residential energy-efficiency improvements. Neither renters nor landlords are eligible. The main categories of qualified expenditures are insulation, energy-efficient windows, energy-efficient furnaces, and energy-efficient air conditioning systems.

The NEPC was established by the Energy Policy Act of 2005, and first available in 2006. During 2006 and 2007 the credit was 10%. The credit was not available in 2008, but then reintroduced and expanded in 2009 under the American Recovery and Reinvestment Act. During 2009 and 2010 taxpayers were allowed a 30% tax credit, and the credit limit was temporarily increased to $1,500 up from the prior limit of $500. In 2011, 2012, and 2013 the credit remained in place, but the percentage credit was decreased back to 10% and the maximum credit limit returned to $500. The NEPC expired December 31, 2013. For the complete legislative history see Crandall-Hollick and Sherlock (2014) and Neveu and Sherlock (forthcoming).

Figure 1 plots annual shipments of five different categories of energy-efficient durable goods over the period 2005–2013. These data come from the U.S. Department of Energy and represent all U.S. shipments, regardless of whether the buyer ultimately received a tax credit or not. We have selected five different categories of durable goods that were eligible for the NEPC. The figure also includes vertical dashed lines indicating the beginning and end of the two years (2009 and 2010) during which the NEPC was particularly generous. If this expansion of the NEPC were leading

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4 The American Recovery and Reinvestment Act financed a number of federal clean energy policies in addition to income tax credits. For example, the well-known “Cash for Clunkers” program subsidized hundreds of thousands of new vehicle purchases during the summer of 2009 (Mian and Sufi, 2012), and the less-known but also generous “Cash for Appliances” program allocated $300+ million to utility-administered appliance replacement programs between 2009 and 2011 (Houde and Aldy, 2014).
Figure 1: Residential Energy-Efficiency Investments

A: Major Categories

30% Tax Credit
Introduced in 2009
Tax Credit Decreased
to 10% in 2011


B: Minor Categories

30% Tax Credit
Introduced in 2009
Tax Credit Decreased
to 10% in 2011

Americans to invest more in energy-efficiency, we would expect increased sales of energy-efficient products in these years.

Overall, there is no clear evidence of an increase in shipments in 2009 and 2010. Shipments tend to be relatively high in 2009 and 2010, but well within the range observed in other years. It is difficult to make strong statements, however, because of several important confounding factors. Most importantly, in 2009 and 2010 the United States was still mired in a prolonged economic downturn and it could well be that, in the absence of the credits, shipments would have been much lower. Without a credible counterfactual it remains an open question exactly how effective these grants have been at stimulating investments in energy-efficient technologies.

2.2 Residential Energy Efficient Property Credit

The second largest clean energy tax credit is the Residential Energy Efficient Property Credit, or REEPC. This credit is for homeowners who install residential solar panels, solar water heating systems, and fuel cells. Again, neither renters nor landlords are eligible, though there is a parallel program for commercially-owned systems, which we discuss below. Also established by the Energy Policy Act of 2005, the REEPC was first available in 2006 and between 2006 and 2008 there was a 30% credit for all qualified expenditures up to a maximum limit of $2000 for most categories. The credit was expanded in 2008 to include small residential wind turbines and geothermal heat pumps. Then starting in 2009 under the American Recovery and Reinvestment Act the maximum credit limit was removed for all qualified investments except fuel cells. This change represented a substantial increase in the generosity of the program because these systems typically cost tens of thousands of dollars. The program has continued unchanged since 2009 and is scheduled to end on December 31, 2016.

Figure 2 plots total annual installations of residential solar photovoltaic systems, measured in megawatts of capacity. These data come from a solar industry association and include all installations in the United States. There has been rapid growth in solar installations throughout this period. This growth has been attributed to several factors including sharp decreases in solar panel prices, retail electricity tariffs that incentivize distributed generation, state subsidies, and the federal tax credit (Borenstein, 2015).

Determining how much of this growth is due to the federal tax credit is very difficult. The figure includes vertical lines indicating 2006 when the REEPC was first introduced and 2009 when the program became much more generous. Solar panel installations are growing quickly throughout this period, but it is impossible to make causal statements based on these before-and-after comparisons. We simply don’t
know how much of this growth would have occurred absent the federal tax credit. Probably the best evidence to date on the impact of subsidies on residential solar panel adoption comes not from the federal tax credit, but from variation over time in state-level subsidies. In particular, Hughes and Podolefsky (2015) shows that households were responsive to rebates offered under the California Solar Initiative, but it is not straightforward to generalize these results to the rest of the United States.

The REEPC and NEPC are both based on similar credits that were available during the late 1970s and early 1980s (Dubin and Henson, 1988; Hassett and Metcalf, 1995). These credits expired at the end of 1985 and between 1986 and 2005 there were no such federal tax credits. Dubin and Henson (1988) finds that credits claimed in 1979 were higher where winters were more severe and where energy prices were high. In addition, both Dubin and Henson (1988) and Hassett and Metcalf (1995) test whether take-up of the federal credits is higher in states with state-level incentive programs for energy efficiency. Dubin and Henson (1988) find a positive but not statistically significant effect while Hassett and Metcalf (1995), using panel data, finds a positive and statistically significant effect.
2.3 Alternative Motor Vehicle Credit

Another significant clean energy tax credit is the *Alternative Motor Vehicle Credit* (AMVC). This credit is for purchases of qualified hybrids, as well as natural gas, hydrogen, fuel cell, and other alternative fuel vehicles. The credit was first available in 2006, with credit amounts varying from $400 to $4000 depending on the vehicle model. The AMVC replaced a less generous $2000 clean fuel vehicle *deduction* that was in place in 2003, 2004, and 2005. The AMVC includes an unusual “phase-out” rule that limits the total amount of the credit that can go to buyers of vehicles from any particular manufacturer. In particular, the AMVC phases out during the calendar year after which the manufacturer sells 60,000 qualifying vehicles. Toyota and Lexus were phased out first in 2007, followed by Honda in 2008 and Ford and Mercury in 2009. The AMVC was ended for hybrids on December 31, 2010 and the AMVC is currently available only for fuel cell vehicles.

Figure 3 plots U.S. hybrid sales between 1999 and 2013. We break out Toyota from all other manufacturers because it has been so dominant in this market and because the Toyota tax credit was phased out before the tax credit for most other manufacturers. The AMVC was available for Toyota vehicles only in 2006 and for part of 2007. Notably, Toyota hybrid sales appear to have been particularly strong in those years. This is consistent with Sallee (2011) who finds a sales spike for the Toyota Prius just
before the tax credit was phased out.

There does not appear to be much of a decrease in hybrid sales when the AMVC was ended for all hybrids at the end of 2010. Moreover, since 2010, hybrid sales have increased significantly without the benefit of the AMVC. That said, it is again difficult to make causal statements on the basis of these before-and-after comparisons. Similar to the evidence on solar panel subsidies, probably the most convincing research to date on the effectiveness of hybrid vehicle subsidies comes not from federal tax credits, but from state-level subsidies. In particular, Gallagher and Muehlegger (2011) uses panel data to measure the effect of state-level hybrid subsidies on the adoption of hybrids, finding economically and statistically significant impacts.

2.4 Qualified Plug-in Electric Drive Motor Vehicle Credit

Finally, the Qualified Plug-in Electric Drive Motor Vehicle Credit (PEDVC) is a credit for electric vehicles and plug-in hybrid vehicles purchased beginning in 2009. This credit was implemented later than the other three tax credits and was the smallest of the four in terms of total expenditures between 2006 and 2012. The size of the PEDVC ranges from $2,500 to $7,500 depending on the battery capacity of the vehicle. For example, the Toyota Prius plug-in hybrid qualifies for a $2,500 credit whereas the Chevrolet Volt qualifies for a $7,500 credit. Similar to the AMVC, the PEDVC is phased out for a manufacturer’s vehicles during the calendar year after which that manufacturer sells 200,000 qualifying vehicles, but no manufacturer has yet reached this threshold. Nissan has sold more qualifying vehicles than any other manufacturer but is still only about halfway there as of December 2014. The PEDVC remains in place and is not scheduled to expire.

Figure 4 plots U.S. electric and plug-in hybrid vehicle sales between 2009 and 2013. We have broken out separately sales for the Nissan Leaf, the Chevrolet Volt, and the Tesla Models S, the three best-selling vehicles in this category. These data come from the U.S. Department of Energy which has tracked monthly sales of electric and plug-in hybrid vehicles by model since December 2010. The Nissan Leaf and

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5 We exclude from the analysis two closely related, but much smaller vehicle-related credits. First, the Qualified Plug-in Electric and Electric Vehicle Credit (PEVC) which from 2009-2012 provided credits similar to the PEDVC for certain low-speed “neighborhood electric vehicles” or, somewhat surprisingly, golf carts. The PEVC ended December 31, 2012. Second, the Alternative Fuel Vehicle Refueling Property Credit (AFVRPC) provides a 30% credit up to $1000 for equipment used for refueling natural gas, hydrogen, or other alternative fuel vehicles. Charging stations for electric vehicles are also eligible. The AFVRPC has been around in different forms since 1992 and is not scheduled to expire. Both of these credits are modest compared to the other credits we consider. For example, in 2012, total credits for the PEVC and AFVRPC were $5 million and $8 million, respectively, compared to $139 million for the PEDVC.

6 In constructing the figure, sales during 2009 and the first 11 months of 2010 were assumed to be zero. During these months the only electric vehicle that was for sale in the United States was...
Chevrolet Volt were both introduced in December 2010, the Toyota Prius Plug-in Hybrid was introduced in January 2012, and the Tesla Model S was introduced in June 2012.

Electric and plug-in hybrid vehicle sales have grown rapidly since 2010. Much like with the pattern for residential solar photovoltaic systems, the tax credits have been in place for essentially the entire period of increased electric vehicle sales so it is tempting to attribute a large causal impact. Again, however, it is simply not possible to make definitive causal statements on the basis of before-and-after comparisons. This period also coincides with a period of sustained oil prices above $75 per barrel and a recovering economy since 2012, so teasing out the relative impact of the federal credits compared to these other factors is very difficult.

2.5 Summary of Total Tax Expenditures

Table 1 reports annual expenditures for the four major clean energy tax credits. Between 2006 and 2012, total expenditures were $18.1 billion. By far the largest program is the NEPC, with $13.7 billion in total tax expenditures over this period. The REEPC is also substantial, particularly in later years, with $3.5 billion in total expenditures for the Tesla Roadster, which sold a total of 1,650 total units between March 2008 and April 2011 when production ended. See, e.g., CNN Money, “Tesla Roadster Reaches the End of the Line,” Peter Valdes-Dapena, June 22, 2011.
Table 1: Annual Expenditures on U.S. Clean Energy Tax Credits, in Millions

<table>
<thead>
<tr>
<th>Year</th>
<th>Windows &amp; Other Energy-Efficiency Investments (NEPC)</th>
<th>Solar Panels and Other Residential Renewables (REEPC)</th>
<th>Hybrids and Other Alternative Fuel Vehicles (AMVC)</th>
<th>Electric and Plug-In Hybrid Vehicles (PEDVC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2005</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2006</td>
<td>$957</td>
<td>$43</td>
<td>$50</td>
<td>$0</td>
</tr>
<tr>
<td>2007</td>
<td>$938</td>
<td>$69</td>
<td>$185</td>
<td>$0</td>
</tr>
<tr>
<td>2008</td>
<td>$0</td>
<td>$217</td>
<td>$49</td>
<td>$0</td>
</tr>
<tr>
<td>2009</td>
<td>$5177</td>
<td>$645</td>
<td>$137</td>
<td>$129</td>
</tr>
<tr>
<td>2010</td>
<td>$5,420</td>
<td>$754</td>
<td>$93</td>
<td>$1</td>
</tr>
<tr>
<td>2011</td>
<td>$755</td>
<td>$921</td>
<td>$14</td>
<td>$76</td>
</tr>
<tr>
<td>2012</td>
<td>$449</td>
<td>$818</td>
<td>$20</td>
<td>$139</td>
</tr>
<tr>
<td>Total</td>
<td>$13,696</td>
<td>$3,467</td>
<td>$549</td>
<td>$346</td>
</tr>
</tbody>
</table>


tax expenditures. Finally, the two vehicle credits are considerably smaller, adding up together to about $900 million over this time period.

In the Appendix we provide additional information on the different categories of investments within each credit. We constructed these more-detailed statistics using IRS data. The data provide an interesting view into which categories are most important and how average credit amounts vary across categories. The NEPC goes mostly to energy-efficient windows (29%), furnaces (18%), air-source heat pumps and air conditioning (17%) and insulation (15%), with average credit amounts across categories ranging from $200 to $700. The REEPC goes to solar panels (54%), geothermal heat pumps (35%), and solar water heating systems (10%), with much larger average credits, averaging above $5000 for households who install solar panels.

There are large changes across years. Perhaps most strikingly, there is a dramatic surge in expenditures for the NEPC in 2009 and 2010 after the credit was reinstated as a 30% tax credit with a temporarily higher $1,500 credit limit. Tax expenditures exceed $5 billion annually in both 2009 and 2010. The generosity of the REEPC also increased in 2009 and tax expenditures approximately triple in that year. Expenditures on the REEPC then continue at approximately the same level between 2009 and 2012.

This lack of growth in tax expenditures for the REEPC since 2009 is perhaps surprising given the enormous increase in residential solar installations in Figure 2. The lack of a corresponding increase in tax expenditures on individual returns likely reflects, in part, a well-documented move in the solar industry toward third-party ownership (TPO) of residential solar systems. Companies can install a system on a homeowner’s
roof and then either lease the system to the homeowner or, more commonly, sign a long-term power purchase agreement under which the homeowner buys all the electricity generated by the system at contracted prices. When a system is leased the homeowner is no longer able to claim the REEPC, but there is an identical 30% credit available for the lessor through the corporate income tax.\(^7\) Leasing was relatively uncommon in the earlier years of our sample but becomes much more significant after 2010.\(^8\)

The size of the AMVC varies substantially across years, decreasing in 2008 after Toyota vehicles became ineligible and then increasing again in 2009 as more eligible hybrids become available. Hybrid vehicles are no longer eligible for the AMVC after 2010 and the program becomes much smaller. Finally, the PEDVC increases significantly between 2010 and 2012.\(^9\) IRS data are not yet available for 2013 and 2014 but electric vehicle sales have continued to increase during this period so expenditures on the PEDVC have presumably increased as well.

The tax expenditure totals for the AMVC suggest that a relatively small fraction of hybrid buyers received the credit, at least during the first year of the program. Based on sales data from Automotive News and assuming an 85% take-up rate, Sallee (2011) estimated that total credits in 2006 would have been $426 million. In the IRS Statistics of Income data, however, total expenditures on the AMVC in 2006 were only $50 million. The discrepancy suggests that only approximately 1 in 8 hybrid buyers actually received the credit. This is a bit of a puzzle because while undoubtedly some buyers had zero net tax liability in 2006 and thus were unable to claim the credit, it seems unlikely that this could explain such a large discrepancy. It is also possible that some buyers didn’t know about the credit or forgot to claim it, though again it seems unlikely that this could explain such a large apparent discrepancy. Another possible explanation is the Alternative Minimum Tax (AMT). Prior to 2009, the AMVC could not be claimed by filers subject to the AMT, but since 2009 all four clean energy tax credits can be applied against the AMT.

\(^8\)Borenstein (2015) reports that the share of systems installed under the California Solar Initiative – which covered most California systems and nearly half of all U.S. installations in 2007-2011, though a smaller share in later years – was 6%, 12%, 13%, 31%, 48%, 60%, and 70% in 2007 through 2013, respectively. Importantly for our analysis, Borenstein (2015) finds a slight positive correlation between income level and use of TPO arrangements in residential solar, suggesting that omitting TPO systems will slightly overstate the share of systems installed by lower-income households.
\(^9\)The $129 million in 2009 is puzzling because no mass-market electric or plug-in hybrid vehicles were available for sale in the United States in that year. Treasury has investigated this and concluded that thousands of taxpayers (including several IRS employees) erroneously claimed the PEDVC, as well as the AMVC, in 2009, for example by claiming the PEDVC for hybrids. In later tax years the IRS made changes to drastically reduce the number of credits claimed erroneously. See U.S. Treasury Inspector General for Tax Administration, “Individuals Received Millions of Dollars in Erroneous Plug-in Electric and Alternative Motor Vehicle Credits,” January 2011, 2011-41-011.
Some of the low take-up of the vehicle tax credits is also likely due to leasing of hybrid (and later, electric) vehicles. Sallee (2011) reports that less than 3.5% of Toyota Priuses were leased from 2002 to 2007. However, leasing has grown more common during the period we study. Between 2006 and 2012 about 20% of new vehicles in the United States were leased.\textsuperscript{10} Tal and Nicholas (2013) report that in a survey of 3800 households who acquired a new plug-in hybrid or all-electric vehicle in 2012, 29% were under lease and the remainder were purchased. They also report that within their survey population, the buy/lease decision was uncorrelated with income.

3 Distributional Analysis

Having provided an overview of U.S. clean energy tax credits we now turn to our main research question. How does the use of these credits vary across income levels? In this section we use detailed data from the IRS to calculate the share of the credit going to different income groups. We compare average credit amounts by income category and we construct concentration curves and concentration indexes. Finally, we contrast the distributional characteristics of these credits with other major U.S. tax credits and with a carbon tax.

A necessary consequence of working with IRS data is that our analysis is based on annual income. We recognize that annual income may be a poor proxy for lifetime income which would more closely capture the notion of a household’s overall “need”. Students and retirees, for example, often have low AGI in a given year, even if their lifetime income is much higher. Previous studies have shown that the impact of gasoline and carbon taxes tend to be much more evenly distributed across households when viewed in a lifetime income framework (Poterba 1989, Hassett, Mathur, and Metcalf 2009). In particular, the percentage of income going to a gasoline or carbon tax tends to be more similar across deciles when using lifetime income rather than annual income. We are not able to make such a comparison using our data but it seems likely this could also be the case for clean energy tax credits.

3.1 Average Credit Amount by AGI

Figure 5 plots the average credit amount per return by adjusted gross income (AGI) category. We constructed these figures using data from the IRS \textit{Statistics of Income}...\textsuperscript{10} According to Edmunds data, the percentage of U.S. car sales that were leased fluctuated between 16\% and 22\% between 2006 and 2012. See Kessler, Aaron M. “Auto Leasing Gains Popularity Among American Consumers”, New York Times, January 8, 2015.
program and Appendix A provides a complete description of the data we used and how we made these calculations. Reported on the y-axis in these figures is the average credit per return. That is, we take an average over all tax returns, including both filers who did and did not claim these credits. Thus, for example, the far right observation in the first panel means that, among all filers with more than $200,000 in AGI, the average amount claimed in residential energy credits was about $80. For these figures we pooled data from across all years in which data are available as described in the panel headings.

In this figure and in the analyses that follow we focus on three categories of credits: (1) Residential Energy Credits, (afterward, RECs) (2) Alternative Motor Vehicle Credit (AMVC), and (3) Qualified Plug-in Electric Drive Motor Vehicle Credit (PEDVC). Category (1) is the combination of the NEPC and the REEPC whereas categories (2) and (3) are exactly the same as in the previous section. The NEPC and REEPC are quite different, as we explained in the previous section, but neither the IRS annual reports nor the IRS public-use microdata report separate statistics for the two tax credits. Consequently, in the analyses which follow we are forced to focus on the combined category.

For these figures we divided AGI into six categories. The first five are approximately quintiles, and then the last category ($200,000+) includes about 3% of returns. The figures also include 95% confidence intervals. The IRS reports from which we calculated these average credit amounts are based on large representative samples of tax returns. Fortunately, the IRS also reports standard errors for all estimates which we have used to construct 95% confidence intervals. See Appendix A for details. The underlying samples are large so there tends to be little sampling variation in most income categories and in many cases the confidence intervals are narrow enough that they are obscured by the mean marker.

About 60% of tax filers have less than $40,000 in AGI and these filers receive very little of any of the three categories of clean energy credits. In the discussion and analysis that follows we consider several potential explanations for this near zero take-up among lower income tax filers. Average credit amounts increase steadily with AGI. With the RECs, the average credit amount in the top income category ($200,000+) is almost twice as high as the average credit amount in any other category. The AMVC is more evenly divided across categories, while still clearly increasing in AGI. Finally, the PEDVC is by far the most concentrated. On average, the top AGI category ($200,000+) receives more than three times the average amount received by filers in any other income category.

These are tax credits, not deductions, so this correlation between credit amounts and income is not mechanically introduced by increasing marginal tax rates. Deductions
Figure 5: Average Credit Per Return, by Adjusted Gross Income

A: Residential Energy Credits, 2006-2012

B: Alternative Motor Vehicle Credit, 2007-2012

C: Qualified Plug-in Electric Drive Motor Vehicle Credit, 2009-2012
are subtracted from income before calculating the amount of tax that must be paid. Consequently, deductions are more valuable for tax filers facing a higher marginal tax rate. In contrast, credits are applied dollar-for-dollar against whatever tax is due, regardless of the taxpayer’s marginal tax rate.

For the RECs one explanation for the correlation with income is that these credits are only available to homeowners. Households who rent their homes are not eligible and indeed, have much less incentive to make these types of residential investments. Using a different dataset, Borenstein and Davis (2012) show that the proportion of households who own their home increases steadily across income quintiles from about 50% in the first quintile to 90% in the fifth quintile. These are significant enough differences that this could play a substantial role in explaining the correlation between average credit per return and income.

In the Appendix, we also examine how the relationship between average credit per return and income has changed over time. Figures B1, B2, and B3 plot year-by-year versions of our Figure 5. Overall, the pattern is similar across years. However, there is one important finding in the year-to-year comparisons. The RECs are considerably more concentrated in 2011 and 2012 than in earlier years, with filers with $200,000+ in AGI receiving a considerably higher fraction of total credit dollars. As we showed in Table 1, in these two years annual expenditures on the REEPC grew to eclipse annual expenditures on the NEPC. The fact that credit receipts are more concentrated in those years suggests that the two tax credits have different distributional characteristics, with the REEPC more concentrated among higher-income filers.

3.2 Extensive Versus Intensive Margin

As we document in this section, the correlation between average credit per return and income reflects both an increase in the share of filers claiming the credits and an increase in the average credit amount claimed. Figure 6 describes these “extensive” and “intensive” margins for the RECs. The top panel shows that the share of filers claiming the credit increases steadily from less than 1% for filers with income below $20,000 to about 6% for filers with income above $75,000.

The bottom panel in Figure 6 plots the average credit amount claimed among filers who claimed the credit. Very few filers with income below $10,000 receive the credit, so the 95% confidence interval is wide. Across the other income categories, there is a

11 For the vehicle tax credits, homeownership is not an explicit requirement, but renters are much less likely to live in a dwelling with an accessible electric outlet for an electric vehicle and to make the dwelling-specific investment of installing a high-voltage charging station.
clear positive relationship between AGI and the average credit claimed. This is most clear in the highest income category. Filers with $200,000+ in AGI claim on average about $1200, compared to about $600 for filers with income $75,000–$200,000.

Analogous results for the AMVC and PEDVC are presented in Appendix Figures B4 and B5. The share of filers claiming the credit increases steadily with income for both vehicle credits, with the top income categories several times more likely to claim the credit than other income categories. For these vehicle credits there appears also to be a positive relationship between income and the average credit amount claimed, but this is less precisely estimated. Thus the evidence is overall very consistent across tax credits with a positive correlation with income along both extensive and intensive
3.3 Measuring the Concentration of Energy Credits

We now construct concentration curves and concentration indexes for each of the energy tax credits. Income itself is highly concentrated, so these tools allow us to ask how the distribution of tax credits compares to the distribution of income. In particular, is the distribution of tax credits approximately proportional to income, or more or less concentrated? We constructed these measures using these same data from the IRS Statistics of Income program, except that we now use all 19 income categories rather than just the six categories used earlier.

Figure 7 plots concentration curves for the three different categories of credits. Each plot includes a concentration curve for income. The AGI curve plots the cumulative fraction of total AGI received by that percentile of taxpayers. So, for example, the figures show that the first 50% of taxpayers receive about 15% of all AGI, and the first 80% of taxpayers receive about 40% of all AGI. If income were equally distributed across taxpayers then the AGI curve would exactly follow the 45 degree line with, for example, the richest 50% of filers receiving 50% of the credits. The farther below the 45 degree line, the more concentrated income is among high-income filers.

The figures also plot concentration curves for the clean energy tax credits; see the darker line labeled “credit” in the first panel. Again, the relevant thought experiment is to line up all filers in order by AGI. But these curves then show the cumulative fraction of total credits received by each percentile of taxpayers. For the different panels in Figure 7 the curve for income is the same but the curve indicating the distribution of credits differs. These curves are very precisely estimated so we do not plot 95% confidence intervals.

The RECs and AMVC have very similar distributional patterns. In both cases, the credits are more concentrated than income for low income levels, but then less concentrated than income for high income levels. Take the 50th percentile, for example. The bottom 50% of filers represent about 15% of all income, but less than 10% all credits. The two curves cross at about the 75th percentile, so the bottom 75% of filers account for about 30% of all credits and about 30% of all income. Then the top 5% of filers receive about 40% of all income, but only about 20% of all credits. On

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12 Concentration curves and indexes are analogous to Lorenz curves and Gini coefficients, but with the horizontal axis always ordering observations by income regardless of what is being measured on the vertical axis. See Maguire and Sheriff (2011) for more explanation of the relationship. Unlike a Gini coefficient, a concentration index can be negative, which can occur if the concentration curve lies above the 45-degree line. We calculate concentration curves and indexes for income as well. The concentration curve for income is also a Lorenz curve as the ordering on the horizontal axis corresponds to the attribute for which the density is measures on the vertical axis.
Figure 7: Concentration Curves

A: Residential Energy Credits, 2006-2012

B: Alternative Motor Vehicle Credit, 2007-2012

C: Qualified Plug-in Electric Drive Motor Vehicle Credit, 2009-2012
the high end, it may be that the maximum credit limits begin to become important. The NEPC, for example, has since 2011 had a $500 maximum credit limit. Thus, at very high income levels the NEPC necessarily becomes a smaller fraction of total income even for filers claiming the maximum credit.

The PEDVC is much more concentrated than the other categories of credits. The bottom 80% of filers receive a little more than 10% of all credits, and the bottom 90% of filers receive only about 40% of all credits. It may simply be that electric vehicles, for the moment, are only affordable for relatively rich households. Even after the credit, electric and plug-in electric drive vehicles are expensive compared to equivalently-sized gasoline-powered vehicles. Another possible explanation is that in “green” communities (which tend to be high income), driving an electric vehicle could be perceived as a symbol of status. Kahn (2007) makes this argument about hybrids, but over the last several years this probably applies better to electric vehicles.\footnote{Yet another potential explanation comes from Tal and Nicholas (2013), which uses survey data from California to examine the socioeconomic characteristics of households who purchase electric vehicles in California. The vast majority of electric vehicle buyers in California live in the San Francisco Bay area or in Los Angeles, where electric vehicle owners are allowed to drive in high-occupancy vehicle lanes. The value of time is highly correlated with income so differential willingness-to-pay for reduced travel times could provide a complementary explanation for why so many high-income ratepayers use the PEDVC.}

\subsection*{3.4 Comparisons to Other Policies}

Table 2 compares the distributional pattern of the clean energy tax credits to the five largest U.S. tax credits in terms of total tax expenditure. For each credit we report the percentage of credit dollars received by income category, as well as the concentration index, calculated as the ratio of the area between the concentration curve and the 45 degree line over the total area under the 45 degree line. A concentration index of zero indicates perfect equality, whereas one indicates perfect inequality with all credit dollars concentrated in the single highest-income filer. A negative concentration index is possible when the concentration curve lies above the 45 degree line, \textit{e.g.} more than 50\% of credits are received by the bottom 50\% of filers in terms of AGI.

Compared to most other tax credits, the clean energy tax credits are more highly concentrated among high-income filers. The Earned Income Tax Credit is strongly redistributive by design and reaches a maximum for filers with AGI between about $10,000 and $20,000, depending on filing status and number of children. The Making Work Pay Credit, Child Tax Credit, and First-time Homebuyer Credit are also considerably less concentrated than the clean energy tax credits, with concentration indexes between .16 and .23. The Foreign Tax Credit, for taxpayers who paid taxes to a foreign country, has a very different pattern with 88\% of all credits going to the
Table 2: Distributional Effects of Selected Tax Credits

<table>
<thead>
<tr>
<th>Percent of Credit Received by Income Category (in thousands)</th>
<th>Concentration Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0–$10</td>
<td>$10–$20</td>
</tr>
<tr>
<td>$20–$40</td>
<td>$75–$200</td>
</tr>
<tr>
<td>$200+</td>
<td></td>
</tr>
</tbody>
</table>

Panel A. Clean Energy Tax Credits

<table>
<thead>
<tr>
<th>Residential Energy Credits</th>
<th>0%</th>
<th>1%</th>
<th>10%</th>
<th>28%</th>
<th>48%</th>
<th>14%</th>
<th>0.606</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alternative Motor Vehicle Credit</td>
<td>0%</td>
<td>1%</td>
<td>9%</td>
<td>32%</td>
<td>47%</td>
<td>11%</td>
<td>0.584</td>
</tr>
<tr>
<td>Plug-in Electric Drive Vehicle Credit</td>
<td>0%</td>
<td>0%</td>
<td>1%</td>
<td>10%</td>
<td>54%</td>
<td>35%</td>
<td>0.801</td>
</tr>
</tbody>
</table>

Panel B. Other Major Tax Credits

<table>
<thead>
<tr>
<th>Earned Income Tax Credit</th>
<th>18%</th>
<th>49%</th>
<th>32%</th>
<th>1%</th>
<th>0%</th>
<th>0%</th>
<th>-0.415</th>
</tr>
</thead>
<tbody>
<tr>
<td>Making Work Pay Credit</td>
<td>7%</td>
<td>14%</td>
<td>25%</td>
<td>28%</td>
<td>26%</td>
<td>0%</td>
<td>0.163</td>
</tr>
<tr>
<td>Child Tax Credit</td>
<td>2%</td>
<td>13%</td>
<td>31%</td>
<td>31%</td>
<td>23%</td>
<td>0%</td>
<td>0.185</td>
</tr>
<tr>
<td>First-time Home Buyer Credit</td>
<td>7%</td>
<td>6%</td>
<td>23%</td>
<td>40%</td>
<td>24%</td>
<td>1%</td>
<td>0.222</td>
</tr>
<tr>
<td>Foreign Tax Credit</td>
<td>0%</td>
<td>0%</td>
<td>1%</td>
<td>2%</td>
<td>9%</td>
<td>88%</td>
<td>0.954</td>
</tr>
</tbody>
</table>

Note: This table was constructed by the authors using U.S. Department of the Treasury, Internal Revenue Service, “Statistics of Income, Individual Tax Returns,” 2005–2012. The first five income categories are approximate quintiles (18%, 17%, 24%, 21%, 18%), and 3% of tax returns fall in the last category. Residential energy credits includes both the NEPC and the REEPC. The Earned Income Tax Credit, Making Work Pay Credit, Child Tax Credit, and the First-Time Home Buyer Credit are all refundable, while the Foreign Tax Credit is not. See Appendix A for details.

filers with $200,000+ in AGI. This credit applies to qualified dividends, capital gains, interest and other forms of investment earnings, and so is mostly relevant to wealthy taxpayers with investments abroad.

The distributional pattern for the RECs is similar to the pattern observed 25+ years ago with the energy efficiency tax credits from the Federal Energy Tax Act of 1978. Dubin and Henson (1988) finds that these earlier tax credits had a concentration index of .57. Using the same data, they find that the concentration index for income is .42. We find a considerably higher concentration index for income, .59. This increase in the concentration of income has been widely discussed. See, e.g., Piketty and Saez (2014) which documents a steady increase since 1970 in the share of total U.S. income accruing to the top decile.

Returning to the policy options mentioned in the introduction, we can now compare the distributional aspects of clean energy credits to previous research on a carbon tax. Hassett et al. (2009) find that high-income households would pay much more than low-income households under a carbon tax. This is not unexpected. Under

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14The analysis in Hassett et al. (2009) is based on the Consumer Expenditure Survey (CEX) and incorporates implied changes in expenditures on energy, food, transportation, and other consumer goods and services. We combined their estimates of the share of income by income decile that would go to a carbon tax with average income by decile from the CEX to calculate the implied change in expenditure in dollars by decile. The CEX publishes average income by quintiles and we interpolated incomes by decile for this calculation. The two lowest-income deciles would increase expenditures only by about one-fourth as much as the two highest-income deciles. Expenditures are approximately
a carbon tax, the prices of most goods and services would increase and high-income households tend to consume more. Thus a carbon tax would be disproportionately paid by high-income households, while clean energy tax credits are disproportionately received by high-income households. The estimates in Hassett et al. (2009) imply a concentration index for the carbon tax of -.13. Thus the costs of a carbon tax would be moderately skewed toward high-income households, while the benefits of clean energy tax credits are more strongly skewed toward high-income households.

3.5 Does Non-Refundability Matter?

All four clean energy tax credits are non-refundable. This means that these credits can only be used by taxpayers with positive tax liability. This is a significant distinction because a large fraction of filers do not have positive tax liability. In 2012, for example, the IRS received 144.9 million tax returns, of which 93.1 million had positive tax liability. The other 51.8 million tax returns (35.7%) had non-positive tax liability. This includes a high proportion of filers with less than $30,000 in AGI though this also includes some higher-income filers with unusually large amounts of itemized deductions. Thus non-refundability can potentially help explain the low average credit amount among lower income quintiles. The Earned Income Tax Credit, Making Work Pay Credit, Child Tax Credit, and First-Time Home Buyer Credit are all refundable, and perhaps not coincidentally all have much lower concentration indexes.

We are not aware of any coherent economic argument for making these credits non-refundable. In related work, Batchelder et al. (2006) propose that all tax incentives should take the form of refundable tax credits. Refundable credits, “provide a much more even and widespread motivation for socially valued behavior” and there is nothing inherent about zero income tax liability that would motivate such different tax treatment between taxpayers with $0 and $1 in tax liability.\textsuperscript{15}

Making these tax credits refundable would increase take-up and equity, but by how much? How much higher would participation in these programs be if the tax credits were refundable? Although this might initially seem like an easy question, it ends up being surprisingly difficult to construct a credible counterfactual for how much

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\textsuperscript{3} or 4% of income in the first two deciles compared to about 1% in the last two deciles. The implied concentration index is .13, though for comparison to the tax credits in Table 2 it makes sense to think of this as -.13 as the carbon tax would be paid while the tax credits are received. The Hassett et al. (2009) estimates are for a $15/ton of CO\textsubscript{2}e tax, but the results are invariant to the size of the tax given their maintained assumption of no elasticity of consumer demand.

\textsuperscript{15}On this point Batchelder et al. (2006) argue that, “It is extremely unlikely that externalities and elasticities change in an abrupt and discontinuous fashion exactly at the point of zero income tax liability or the marginal tax rate thresholds. Yet such discontinuities are inherent in the application of all basic forms for tax incentives other than refundable credits.”
constrained households would have participated had they been eligible. Lower-income filers are more likely to have zero tax liability, but they are also intrinsically less likely to make many of these different types of investments, and it is difficult in practice to determine the causal impact of the constraint.

In this section we propose a simple empirical test. Using IRS income tax microdata for 2005-2008, we compare the average credit claimed across taxpayers with different levels of net tax liability. The basic idea is to observe how the average credit claimed varies with net tax liability, and then to project this down to zero tax liability. If the intercept with zero tax liability is positive, this would suggest that those with zero tax liability would have claimed these credits had they been eligible.

Figure 8 shows three different versions of our empirical test. We focus on the RECs as the microdata do not have information about the AMVC or PEDVC. In all panels the horizontal axis is net tax liability before RECs, and the vertical axis is the average credit amount claimed. We show figures using three different bin widths, ranging from $100 in the first panel, to $5000 in the last panel.

In general, the average credit amount is strongly increasing in net tax liability. However, it is important to point out that this is mechanically true as one gets close to zero tax liability. These are non-refundable credits, so, for example, a taxpayer with only $500 of tax liability cannot claim $1000 in credits. This explains why, in the first panel, the average credit amount falls toward zero between about $500 and $0 in net tax liability. During these years the maximum credit amount for the NEPC was $500 so it makes sense that the average credit amount would begin to slope toward zero at this amount.

With the larger bin widths this mechanical relationship is less visible because only the first bin is affected, and one can see more clearly the underlying relationship between tax liability and credit amount. Each panel also includes a least squares fitted line (in red), weighted by the number of households in each bin and excluding observations below $500. In all three panels there is a non-zero intercept. That is, it would appear, based on a linear extrapolation, that taxpayers with zero positive tax liability would claim the credit were they eligible.

Although this is highly suggestive, quantifying exactly how much refundability matters is difficult. The magnitude of the estimated intercept varies widely across panels from about $2 in the first panel, to $5 in the second, and $10 in the third. This is a difficult extrapolation, moreover, because one needs to somehow disentangle this mechanical relationship (i.e., taxpayers with near zero tax liability can’t fully claim the credit) from the underlying behavioral relationship (i.e., taxpayers have different underlying demand for the credit, which varies with income). Here we have some-
Figure 8: Does Non-Refundability Matter?

A: Bin Width $100

B: Bin Width $1000

C: Bin Width $5000

23
what arbitrarily thrown out observations below $500 but there may be better ways
to do this.

Another point that is easily obscured in this analysis is that there are large numbers
of taxpayers with zero tax liability. Because of the way tax liability is constructed
using the 1040, it is impossible to have negative tax liability. But a large number
of households are right at that minimum. For example, in 2012, 51.8 million out
of 144.9 million tax returns (36%) had no positive tax liability. And among those
with less than $20,000 in AGI, approximately 85% had no positive tax liability. This
means that predicting participation in these tax credits for taxpayers that are cur-
rently ineligible is not as easy as simply finding the intercept in this regression. The
composition of households at $0 is extremely mixed, including those who look very
similar to taxpayers with $1 in tax liability, but also much lower income taxpayers
who may look quite different.

Thus, overall, it is difficult to draw strong conclusions on the basis of our empirical
test. There is some evidence that refundability does matter, but it is difficult to
quantify the exact magnitude. Our estimated intercept varies widely across spec-
cifications and, in any event, would only provide information about taxpayers that
“barely” have zero tax liability and not about the millions of other taxpayers who
should be thought of as quite different from taxpayers who are just barely eligible.
Perhaps by imposing parametric assumptions it would be possible to make stronger
statements but we defer this for future work.

4 Conclusion

There is growing enthusiasm among policymakers for programs that subsidize clean
energy technologies. In addition to the federal tax credits examined here, most U.S.
states now have renewable portfolio standards which subsidize electricity generation
from renewables, state-level subsidies for hybrid and electric cars are widely available,
and U.S. electric and natural gas utilities spend billions annually on energy-efficiency
programs.\footnote{For energy-efficiency spending see U.S. Energy Information Administration, Form EIA-861, An-
nual Electric Power Industry Report, Table 10.5, ‘Demand-Side Management Program Direct and
Indirect Costs’ accessed online February 2015 at \url{http://www.eia.gov/electricity/annual/html/epa_10_05.html}. Many utility-sponsored programs are similar to tax credits in that they provide subsidies for consumers who purchase energy-efficient products and technologies.} These subsidies for clean energy technologies would increase further
under the U.S. Environmental Protection Agency’s Clean Power Plan. A growing
body of evidence has shown that these policies are considerably less efficient than first-
best policies. Perhaps, however, these policies have desirable distributional impacts.
If this were the case, it might be the basis for an economic argument for second-best policymaking.

We focused, in particular, on the distribution impacts of U.S. federal clean energy tax credits. Since 2006, these credits have provided more than $18 billion in subsidies for households who make clean energy investments. Using rich data from tax returns we show that over the last decade U.S. clean energy tax credits have gone predominantly to higher-income Americans. Taxpayers with AGI in excess of $75,000 have received about 60% of all credit dollars aimed at energy-efficiency, residential solar, and hybrid vehicles, and about 90% of all credit dollars aimed at electric cars. Thus while there may well be political or other rationales to prefer this approach to first-best policies, it would seem to be difficult to argue for these policies on distributional grounds.

We are also struck by the horizontal inequity of these programs. These are non-refundable tax credits, so millions of mostly lower-income taxpayers are ineligible because they have non-positive tax liability. We have not been able to come up with any coherent economic argument for making these credits non-refundable. From an efficiency perspective, there is nothing fundamentally different between filers with positive and negative tax liability, and from a distributional perspective, restricting the credits to exclude taxpayers without tax liability decreases both horizontal and vertical equity. A related issue is that renters are ineligible for the energy-efficiency and residential solar credits. Principal-agent problems cause landlords to underinvest in energy-efficiency when their tenants pay the utility bill (Davis, 2012; Gillingham et al., 2012; Myers, 2013). As a consequence, there are investments in rental housing that have high private and social rate-of-return. Addressing this market failure is challenging because of imperfect information and split incentives, but excluding this sector altogether misses a large share of the housing stock and makes the credits less equitable.

References


A Data Description

For the distributional analysis we compiled data from three different sources, all based on tax returns filed with the U.S. Department of Treasury, Internal Revenue Service (IRS). Most of our data come, in one form or another, from the IRS’s Statistics of Income (SOI) program, a federal statistical organization that gathers, analyzes, and publishes information about U.S. income taxes.17

A.1 Summary Statistics

The first data source is a series of annual reports from the IRS’s SOI program which publish summary statistics for most different categories of income tax credits.18 These data report the total number of returns and total dollar value of the credit by income category. Statistics are reported for 19 or 20 different categories (depending on the year) of adjusted gross income ranging from $0 to $10,000,000+. In many of our analyses we collapse these categories into approximate quintiles to make the evidence easier to interpret.

These summary statistics are calculated by the IRS based on large representative samples drawn from the 140+ million individual income tax returns filed each year. The underlying samples included, for example, 308,000 returns in 2010 and 330,000 returns in 2011.19 The IRS reports standard errors for all summary statistics, expressed as a percentage of the statistic being estimated. Where appropriate, we use these standard errors to construct 95% confidence intervals. In general, the sampling variation is modest for our main results, (e.g. Figure 5), but larger and more important to account for when we report results separately by year and credit category in Figures B1, B2, and B3.


A.2 Line Item Estimates

The second data source is a different series of annual reports from the IRS’s SOI program which provide frequencies and amounts for individual line items. These reports go line-by-line through the 1040 and accompanying schedules and subforms, providing for each line an estimate of the number of filers that included a non-zero number in the line, and the sum of all values recorded by all filers. This line item information is estimated using the same large representative samples used by SOI to calculate the summary statistics.

These data are a valuable complement to the first data source because they include additional detail that is not available elsewhere. Taxpayers who claim the NEPC or REEPC are required to file Form 5695 “Residential Energy Credits” along with their 1040, but only the total dollar amount from the 5695 is described in the SOI summary statistics. The line item estimates, however, provide line-by-line information. For example, with the REEPC, these data allow us to determine for Table B1 how much of the credit went to photovoltaic systems, geothermal heat pumps, and solar water heating systems. For the NEPC, these data allow us to distinguish between energy-efficient windows, qualified furnaces and boilers, and the other categories of energy-efficiency improvements. Air-source heat pumps are eligible for the NEPC while geothermal heat pumps are eligible for the REEPC.

A.3 Public Use Microdata

The third data source is income tax return microdata from the Public Use Tax Files. These data are a large representative sample of U.S. income tax returns. Public use microdata have been available since 1960 but in the analyses we focus on 2005–2008. Individual identifiers, like name and address, are removed and some variables like alimony paid or received are rounded or “blurred” to prevent the identification of individual taxpayers. In addition, the state of residence is removed for records with $200,000+ adjusted gross income. There are about 140,000 tax returns for each

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21See, e.g., U.S. Department of the Treasury, IRS, “General Description Booklet for the 2008 Public Use Tax File”, Washington, D.C., November 2012. We accessed these data at the National Bureau of Economic Research and are thankful to Daniel Feenberg for his helpful guidance with these data.

22We hope to incorporate data from 2009 when these data become available. There is a considerable delay before each dataset is released and 2008 is currently the latest data available through the National Bureau of Economic Research (http://users.nber.org/taxsim/gdb/).
year. These records are a stratified sample of all returns processed during that year. For example, the 139,651 records in the 2008 Public Use data were drawn from the universe of 142+ million returns processed during 2009. The sampling rate varies substantially across strata but, overall, represents about 1 in every 1000 tax returns.\footnote{The full population of tax returns is not publicly available, but under some circumstances researchers have contracted with the IRS to access their entire “Compliance Data Warehouse”. These data have their own challenges, but are indispensable for studies aimed at, for example, comparisons across cities Chetty et al. (2014). These data also include “information returns,” i.e., W-2 forms for individuals who don’t file a return, so are valuable for studying the EITC and other interventions aimed at taxpayers close to the margin between filing and not filing a return (Chetty et al., 2013).}

The microdata provide some, but not all of the detailed information from the individual returns. Most relevant for our research, the microdata include the total dollar amount of “Residential Energy Credits”, as reported on the main 1040 form, but not separate dollar amounts for the REEPC and the NEPC. The microdata do not include information on the AMVC or the PEDVC. Both vehicle credits are reported on a single line in the 1040 form “other credits”, along with several other credits, and only the total amount for this category is included in the microdata.

Despite these important limitations, the microdata offer a couple of important advantages relative to the two other data sources. First, the microdata provide the exact adjusted gross income for each return, allowing us to more accurately describe the distribution of income across credit recipients. We have constructed concentration curves using the microdata and they are extremely similar to the figures reported in the paper, providing reassurance that our estimates are not unduly influenced by the coarseness of some of the income categories. Probably more importantly, the microdata can allow researchers to examine correlations that cannot be measured in the aggregate statistics. In particular, our empirical test of non-refundability in Section 3.5 uses the public use microdata to compare credit take-up against tax liability. This type of analysis would not be possible with the aggregate IRS statistics.

\section*{A.4 Additional Description of Tables and Figures}

Table 1 reports annual expenditures on U.S. clean energy tax credits between 2005 and 2012. For each year we report total expenditures (in millions) for each of the different clean energy tax credits. The line item estimates were used to construct expenditure levels for the NEPC and REEPC, which otherwise are not reported separately in the IRS’s “Individual Income Tax Returns”.

Table 2 describes the distributional effects of selected tax credits. Columns (1)–(6) report the percentage of total credit dollars received by tax filers in each of
six categories of Adjusted Gross Income (AGI). That is, for each income category, we calculate the total amount of credit received by filers in that category between 2005 and 2012, and divide by the total credit received by all filers in all income categories. The last column reports the concentration index for each credit. We calculate the concentration index much like we calculate percentages received by income category, pooling credit receipts and AGI across all years for which each credit was available. The IRS’s “Individual Income Tax Returns” report the NEPC and the REEPC together as “Residential Energy Credits,” so we cannot examine the distributional effects of these two credits separately.

Table B1 reports tax expenditures and other statistics by category. For the NEPC and REEPC this includes the different categories of qualified investments, which we characterized as accurately as we could based on the longer descriptions in the tax code. No such categories are available for the AMVC and REEPC, but for completeness we include these credits as well and report the number of filers claiming the credit and average credit claimed.

For each credit, Column (1) reports total tax expenditures between 2005 and 2012 by category. Column (2) reports the percentage of total amount of each credit that was claimed for each category. Column (3) reports the total number of tax returns that had eligible expenditures in a given category during the period 2005 to 2012. Taxpayers can claim expenses in multiple categories, so these are not mutually exclusive. Finally, Column (4) is the average credit amount claimed in each category, which we calculate by dividing column (1) by column (3). Notably, the average credit claimed for fuel cell systems is smaller than the other categories because there is a per-kilowatt cap that only applies to this category.

The line item data show total reported expenditures by category, without regard to whether claimants were above the maximum credit amount, and thus ineligible to receive the credit on the entire dollar amount. For example, in 2006 the NEPC was a 10% credit for most types of expenditures with a maximum total credit of $500, so taxpayers received the credit only for the first $5000 of expenditures. Consequently, total reported expenditures in the line item data exceeds actual tax expenditures for each credit, which are reported in the IRS’s “Individual Income Tax Returns” reports. In practice, the former exceeds the latter by less than 20% on average. In calculating the dollar values for Table 2, we scaled down each category proportionally. This scaling affects the estimates of total expenditure by category and average credit claimed, but not the percentage of expenditure by category or the number claiming credit.

Another complication in calculating the exact expenditure amounts by category is that with the REEPC, taxpayers with zero tax liability may carry any unused portion
of the tax over to future tax years. With the aggregate data we are not able to track these carryovers so we assume that any credits that are carried over are divided across the expenditure categories in the same proportion as new expenditures in that tax year.

Figures B4 and B5 plot the share of returns claiming each credit and the average credit amount claimed by AGI bin. We calculate these statistics only over the years for which each credit is available as indicated in the panel headings. Oddly, the IRS’s SOI publications for 2006 do not provide the number of returns claiming the AMVC, nor the total amount of the AMVC claimed by income category. Thus, for tax year 2006 data we use the AMVC totals from the IRS SOI complete report table 1.3, “All Returns: Sources of Income, Adjustments, Deductions, Credits, and Tax Items” in table B1. Because AMVC statistics were not published in 2006, we report statistics for the AMVC for 2007-2013. The PEDVC started in 2009 so we report statistics for 2009-2012. For average credit amount claimed the 95% confidence intervals tend to be quite wide for the AMVC and PEDVC, particularly for the lowest-income quintiles.

Figures 5, B4, B5, B1, B2 and B3 plot 95% confidence intervals calculated by the authors using the coefficients of variation reported in IRS “Individual Income Tax Returns”. In particular, for each estimate the IRS reports the ratio of the standard error of the estimate to the estimate itself and we use this to calculate the standard error for categories.
## Supplementary Figures and Tables

### Table B1: Tax Expenditures By Category, 2005–2012

<table>
<thead>
<tr>
<th>Category</th>
<th>Total Expenditure, in Millions</th>
<th>Percentage of Total Credit</th>
<th>Number Claiming Credit, in Thousands</th>
<th>Average Credit Claimed</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Panel A. Nonbusiness Energy Property Credit (NEPC)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy-Efficient Windows</td>
<td>$4004</td>
<td>29.3%</td>
<td>9636</td>
<td>$415</td>
</tr>
<tr>
<td>Qualified Furnaces and Boilers</td>
<td>$2440</td>
<td>17.8%</td>
<td>5937</td>
<td>$411</td>
</tr>
<tr>
<td>Heat Pumps, ACs, Water Heaters</td>
<td>$2375</td>
<td>17.4%</td>
<td>4635</td>
<td>$512</td>
</tr>
<tr>
<td>Ceiling and Wall Insulation</td>
<td>$2020</td>
<td>14.8%</td>
<td>8433</td>
<td>$239</td>
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<tr>
<td>Energy-Efficient Doors</td>
<td>$1336</td>
<td>9.8%</td>
<td>7868</td>
<td>$170</td>
</tr>
<tr>
<td>Qualified Reflective Metal Roofs</td>
<td>$1120</td>
<td>8.2%</td>
<td>1578</td>
<td>$710</td>
</tr>
<tr>
<td>Qualified Circulation Fans</td>
<td>$393</td>
<td>2.9%</td>
<td>1162</td>
<td>$339</td>
</tr>
<tr>
<td><strong>Panel B. Residential Energy Efficiency Property Credit (REEPC)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Photovoltaic Systems</td>
<td>$1848</td>
<td>53.4%</td>
<td>347</td>
<td>$5323</td>
</tr>
<tr>
<td>Geothermal Heat Pumps</td>
<td>$1200</td>
<td>34.7%</td>
<td>317</td>
<td>$5784</td>
</tr>
<tr>
<td>Solar Water Heating Systems</td>
<td>$350</td>
<td>10.1%</td>
<td>303</td>
<td>$1155</td>
</tr>
<tr>
<td>Wind Turbines</td>
<td>$52</td>
<td>1.5%</td>
<td>48</td>
<td>$1073</td>
</tr>
<tr>
<td>Fuel Cell Systems</td>
<td>$12</td>
<td>0.3%</td>
<td>31</td>
<td>$378</td>
</tr>
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<td><strong>Panel C. Alternative Motor Vehicle Credit (AMVC)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$549</td>
<td></td>
<td>372</td>
<td>$1476</td>
</tr>
<tr>
<td><strong>Panel D. Qualified Plug-in Electric Drive Motor Vehicle Credit (PEDVC)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>$346</td>
<td></td>
<td>60</td>
<td>$5755</td>
</tr>
</tbody>
</table>

Figure B1: Average Credit Per Return for Residential Energy Credits
Figure B2: Average Credit Per Return for Alternative Motor Vehicle Credit

2005
The credit was not available

2006
$50 million
Summary statistics by AGI category not available

2007
$185 million

2008
$49 million

2009
$137 million

2010
$93 million

2011
$14 million

2012
$20 million
Figure B3: Average Credit Per Return for Plug-in Electric Drive Vehicle Credit

2005
The credit was not available

2006
The credit was not available

2007
The credit was not available

2008
The credit was not available

2009
$129 million

2010
$1 million

2011
$76 million

2012
$139 million
Figure B4: Share Claiming Credit by Adjusted Gross Income


B: Qualified Plug-in Electric Drive Motor Vehicle Credit, 2009-2012
Figure B5: Average Credit Amount Claimed by Adjusted Gross Income


B: Qualified Plug-in Electric Drive Motor Vehicle Credit, 2009-2012