The Alternative Minimum Tax Still Burdens Taxpayers with Compliance Costs

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Key Findings

• The Alternative Minimum Tax (AMT) requires a subset of taxpayers to compute their income tax liability twice—once under the ordinary individual income tax, and again under the AMT that allows fewer tax preferences—and pay whichever tax is highest.

• The Tax Cuts and Jobs Act (TCJA) increased the AMT’s exemption and exemption phaseout. These reforms will reduce the number of taxpayers that pay the AMT to an estimated 200,000 each year through 2025, down from 5 million in 2017.

• The AMT increases income tax compliance costs for taxpayers. TCJA reforms limited the number of taxpayers filing AMT returns, saving an estimated $4.6 billion in AMT-related compliance costs.

• The number of AMT taxpayers will increase again in 2026, from about 200,000 to 7 million when the TCJA’s individual income tax reforms expire. This will increase compliance costs for taxpayers.

• Removing one individual income tax—either the ordinary individual income tax or the tax currently structured as the AMT—would eliminate compliance burdens stemming from a system that subjects taxpayers to two different income taxes.

• Alternatively, policymakers could make the TCJA’s expanded exemption and exemption phaseout threshold permanent. This option would limit the number of taxpayers subject to the AMT and reduce AMT revenue. Taxpayers would still be subject to compliance burdens created by having to calculate two different income taxes.
Introduction

In 1969, U.S. Treasury Secretary Joseph Barr testified that in 1966, 155 high-income people paid zero income tax. Instead of eliminating the tax preferences that enabled these taxpayers to reduce their taxable income, Congress created a minimum tax—10 percent of certain tax preferences—to curb this tax avoidance. By 1982, Congress had ditched this first minimum tax but established a second, known today as the Alternative Minimum Tax (AMT).\(^1\)

The AMT requires a subset of taxpayers to compute their income tax liability twice—once under the ordinary individual income tax, and again under the AMT which allows fewer tax preferences—and pay whichever tax is highest. The AMT was intended to keep wealthy taxpayers from using too many tax preferences, but in recent decades, the AMT's impact has spread to affect taxpayers throughout income groups.\(^2\)

The AMT generates little revenue compared to the ordinary individual income tax but significantly increases tax code compliance burdens for a subset of taxpayers. It impacts not just those who pay the AMT but also those taxpayers who are required to calculate their AMT liability but end up paying more through the ordinary individual income tax.

This analysis describes how the AMT works, as well as the types of taxpayers it affects. Using 2016 Internal Revenue Service (IRS) data (before the Tax Cuts and Jobs Act, TCJA), we find the AMT's burden is skewed toward a few high-tax states, and that more than 70 percent of AMT payers earned between $200,000 and $500,000. It then describes how the TCJA's increases to the AMT's exemption and exemption phaseout threshold will reduce the number of taxpayers who pay the AMT through 2025, as well as the impact the AMT will have on taxpayers if the TCJA's AMT provisions expire in 2026 as scheduled.

The best way to reduce compliance burdens created by the AMT is to repeal one of the tax code's income taxes because completing individual income taxes twice, under two sets of rules, is particularly burdensome for taxpayers. Alternatively, policymakers could make the TCJA's expanded exemption and exemption phaseout threshold permanent. This would limit the number of AMT payers subject to the tax but reduce federal revenue and retain the tax code complexity that comes from requiring some taxpayers to comply with two different income taxes.

How the AMT Works

To understand the AMT, you must understand how taxpayers compute their ordinary individual income tax liability. The ordinary individual income tax allows taxpayers to reduce their Adjusted Gross Income (AGI) in two ways. Taxpayers can either itemize their deductions and pick specific tax preferences to lower their AGI, or taxpayers can take one larger deduction, called the standard deduction, which allows individuals to reduce their AGI by $12,200 in 2019 ($24,400 for those married filing jointly). Once taxpayers calculate their AGI, they are taxed according to a progressive

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income tax rate schedule, with a top rate of 37 percent levied on income above $510,300.³

Each year, a subset of these ordinary individual income taxpayers find they have to calculate their income tax liability again under the AMT. Out of this group, an even smaller subset of taxpayers—just over 5 million in 2017⁴—have to pay a bit more in income taxes because their AMT liability exceeds their ordinary individual income tax liability.

The first step is figuring out whether AMT liability needs to be computed. Some taxpayers are automatically required to compute their AMT for taking certain tax preferences under the ordinary individual income tax, such as if a taxpayer excluded private activity bond interest or deducted intangible drilling costs from their taxable income. Others must complete a series of income tests to see whether they have to calculate their AMT liability.⁵

Once a taxpayer knows they have to compute their AMT liability, the next step is to figure out their Alternative Minimum Taxable Income (AMTI). In general, the AMT eliminates or reduces the value of tax preferences taken under the ordinary individual income tax.⁶ The standard deduction, as well as certain itemized deductions, such as the deduction for state and local taxes (SALT) paid, cannot reduce AMTI.⁷ Other expenses that are fully deductible under the ordinary individual income tax must be capitalized and amortized, such as costs related to the circulation of newspapers and mining.⁸

After establishing AMTI, the taxpayer is entitled to an exemption worth $71,700 for unmarried individuals, and $111,700 for those married, filing jointly in 2019. This exemption allows individuals to exclude the first $71,700 of AMTI from taxation, and only income beyond this exemption is taxed.⁹ However, the AMT has an exemption phaseout that kicks in when an individual’s AMTI exceeds $510,300 ($1,020,600 for married couples). Once a taxpayer’s income passes this threshold, the amount of income a taxpayer can exclude from their AMTI declines by $0.25 for every dollar of income beyond the exemption phaseout threshold until the taxpayer’s exemption is eliminated.¹⁰

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⁸ 2017 Instructions for Form 6251, The Internal Revenue Service. For more information on the benefits of expensing, or the ability to immediately deduct the cost of business inputs from taxable income, see Erica York and Alex Muresianu, “The TCJA’s Expensing Provision Alleviates the Tax Code’s Bias Against Certain Investments,” Tax Foundation, Sept. 5, 2018, https://taxfoundation.org/tcja-expensing-provision-benefits/.
¹⁰ Amir El-Sibaie, “2019 Tax Brackets.”
TABLE 1.
2019 Alternative Minimum Tax Exemption and Exemption Phaseout Threshold, by Filing Status

<table>
<thead>
<tr>
<th>Filing Status</th>
<th>Exemption Amount</th>
<th>Exemption Phaseout Threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unmarried Individuals</td>
<td>$71,700</td>
<td>$510,300</td>
</tr>
<tr>
<td>Married Filing Jointly</td>
<td>$111,700</td>
<td>$1,020,600</td>
</tr>
</tbody>
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After figuring out their AMTI and applying the exemption, taxpayers are taxed at a rate of 26 percent on AMTI below $191,500 ($95,750 for unmarried), and a rate of 28 percent on all AMTI in excess of $191,500 ($95,750 for unmarried). Taxpayers then pay either their ordinary individual income tax liability or their AMT liability, whichever is greater.

Who the AMT Impacts

Historically, the number of AMT returns and revenue has been small relative to the number of tax filers and the revenue generated by the individual income tax. Since 1996, the number of AMT returns as a percentage of individual income tax returns has not surpassed 5 percent, while AMT revenue as a percentage of individual income tax revenue has not surpassed 3 percent.

FIGURE 1.
AMT Returns Constitute a Small Percentage of Income Tax Returns

AMT Returns as a Percentage of Income Tax Filers, 1996-2016


Ibid.
A few states make up a large portion of AMT filers and revenue. In 2016, California, New York, and New Jersey made up more than a third of AMT filers and generated almost half of all AMT revenue. One reason for this is that the AMT disallows the SALT deduction. Taxpayers in these relatively high-tax states\(^{12}\) are unable to deduct their state and local taxes from their AMTI, which can push a taxpayer’s AMT liability beyond their ordinary individual income tax liability, resulting in more taxpayers paying the AMT.

FIGURE 3.
More than a third of AMT Returns Come From Three States in 2016
AMT Returns as a Percentage of the Total

California 21%
New York 11%
New Jersey 6%
Other States 62%


FIGURE 4.
Nearly Half of AMT Revenue came from three states in 2016
AMT Returns as a Percentage of the Total

California 28%
New York 15%
New Jersey 6%
Other States 51%

In 2016, taxpayers earning between $200,000 and $500,000 in income comprised 72 percent of AMT taxpayers and 55 percent of AMT revenue, while taxpayers making between $100,000 and $200,000 comprised 14 percent of AMT filers and 5 percent of AMT revenue. The wealthiest income group, or those making more than $1 million annually, comprised just under 2 percent of all AMT taxpayers but accounted for 22 percent of AMT revenue.

**FIGURE 5.**
More than 70 Percent of AMT Taxpayers Earned Between $200K and $500K in 2016

*Percentage of AMT Returns by Income Group*

The TCJA Has Reduced the Number of AMT Taxpayers Through 2025

The TCJA increased the AMT’s exemption for married filers from $84,500 to $109,400 (from $54,300 to $70,300 for individuals), and the AMT’s phaseout threshold from $160,900 to $1 million for married filers ($120,700 to $500,000 for individuals).13

This expanded exemption allows taxpayers calculating their AMT liability to exclude more income from taxation. The expanded exemption phaseout threshold allows more taxpayers to retain their full exemption for longer. This is because more taxpayers are now below the higher income level at which the exemption phaseout kicks in.

These reforms are expected to reduce the number of taxpayers paying the AMT to an estimated 200,000 each year through 2025, down from 5 million in 2017.14 These reforms will reduce AMT revenue by an estimated $637 billion from 2018 to 2027.15

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13 These numbers have since been adjusted for inflation. See Tax Policy Center, “What is the AMT?”
It’s worth highlighting that the AMT interacts with itemized deductions taken under the ordinary individual income tax. Because the expanded AMT exemption and exemption phaseout threshold limit the number of AMT payers, these reforms increase the likelihood taxpayers will benefit from itemized deductions, such as the SALT deduction that was capped by the TCJA at a non-inflation-adjusted $10,000.\(^{16}\)

**The TCJA Has Temporarily Reduced the AMT’s Compliance Burden**

While the TCJA limited the number of actual AMT taxpayers, it’s important to understand that the AMT impacts a broader swath of taxpayers with compliance costs by making them comply with two separate income taxes. The IRS’s Taxpayer Advocate notes the AMT almost doubles the compliance costs of filing a federal income tax return, increases tax penalties, and reduces voluntary compliance.\(^{17}\) The TCJA’s individual income tax reforms, which reduced the number of taxpayers who will have to calculate their AMT liability from an estimated 10 million to 1 million,\(^ {18}\) will save taxpayers an estimated $4.6 billion in AMT related compliance costs.\(^ {19}\)

However, the number of AMT taxpayers and revenue will increase from 2025 to 2026—from about 200,000 taxpayers to 7 million, and from approximately $6 billion in revenue to over $60 billion—when the TCJA’s AMT reforms expire.\(^ {20}\) This will cause compliance costs to increase and direct more taxpayer resources toward tax compliance instead of more productive activities.\(^ {21}\)

**Possibilities for Reform**

While the AMT generates far less revenue than the ordinary individual income tax, the AMT is particularly costly because it doubles the burden of filing income taxes for some taxpayers.

Policymakers could eliminate both the costs of and need for the AMT by removing tax expenditures that allow taxpayers to reduce their taxable income. In some cases, tax expenditures are special preferences for particular kinds of economic activity that deserve elimination in order to broaden the income tax’s base and fund broader tax relief. But other tax expenditures are more complicated, such as the reduced rate of tax for dividends and long-term capital gains. This policy mitigates the double taxation of investment income and moves the U.S. tax base closer to a consumption tax base that would tax income once.\(^ {22}\)


\(^{22}\)Robert Bellafiore, “Tax Expenditures Before and After the Tax Cuts and Jobs Act.”
Eliminating tax expenditures requires careful evaluation of which are worth retaining and which should go. Eliminating all tax preferences would also be politically difficult because interest groups are effective at defending the tax expenditures that benefit them.\textsuperscript{23}

Instead, policymakers could consider eliminating one of the income taxes. Counterintuitively, eliminating the AMT could reduce both revenue on a dynamic basis compared to a static basis as well as the size of the economy, by increasing marginal tax rates on a taxpayer’s last dollar of income. Instead of some taxpayers paying a top rate of 28 percent, as they do currently under the AMT, all taxpayers would be required to pay marginal tax rates as high as 37 percent. This would reduce incentives to work and invest, both of which are important to the economy.\textsuperscript{24} And in many ways, the AMT’s broader base, fewer tax brackets, and lower rates make it a better structured tax than the ordinary individual income tax.\textsuperscript{25}

Absent broad reform, policymakers could make the TCJA’s expanded exemption and exemption phaseout threshold permanent. This would reduce federal revenue by an estimated $288 billion between 2019-2028, but it would reduce the number of AMT payers permanently relative to current law. Some taxpayers would still be subject to costs of complying with two separate income taxes.

**Conclusion**

Although Congress intended the AMT to be a tax on wealthy taxpayers, for much of its history it has subjected middle-income taxpayers in high-tax states to heavy compliance burdens. TCJA reforms that have increased the AMT’s exemption and exemption phaseout threshold will shield some taxpayers from the AMT through 2025, but the number of taxpayers impacted will increase in 2026 when the TCJA’s individual income tax reforms expire.

Repealing the AMT or replacing the ordinary individual income tax with what is currently the AMT would resolve compliance costs that stem from calculating income taxes twice. Alternatively, policymakers could make the TCJA’s expanded exemption and exemption phaseout threshold permanent. This would reduce federal revenue but limit the number of AMT payers subject to the tax permanently relative to current law.

