Tax Incentives and the Price of Conservation*

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Abstract: We study the role of tax incentives in promoting a fast growing and novel type of conservation: voluntary, permanent restrictions on private land use through conservation easements. Originating in the US but expanding internationally, easements are a leading example of decentralized conservation. In the US, easements represent the largest charitable gift on a perdonation basis, but skeptics wonder if their tax preference merely subsidizes wealthy landowners rather than inducing conservation. We incorporate federal and state income tax codes into a calculator to quantify the after-tax donation price and demonstrate its sensitivity to landowner income and state and federal policies. Using a 1987-2012 panel, we measure the response of statelevel easements to the price. Our large elasticity estimates, spanning -2.4 to -6.1, indicate that tax incentives induce conservation and do not merely subsidize it. We find no evidence that generous tax benefits have caused less strategic patterns of land conservation.

Key words: private provision of public goods, tax incentives, charitable donations, land use, conservation easements, land trusts

JEL Codes: H41, H31, L31, Q24

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I. Introduction

The charitable donation incentive embedded in the income tax codes of many countries is controversial and the extent to which it impacts charitable giving is the subject of debate. According to its proponents, the deduction augments giving to nonprofits that provide public goods in areas of environment, health, and the arts. Critics oppose the substantial subsidies to wealthy donors and doubt that tax considerations actually drive charitable giving.

Economists offer findings relevant to the debate, estimating the responsiveness of giving to changes in the after-tax "price" of donating, often specified as one minus the marginal income tax rate. Most studies suggest donors are responsive to tax benefits, with price elasticities usually varying from around -0.5 to -2.0. Elasticities are important because, when they are large, tax policy induces private provision of public goods at less than a dollar-for-dollar cost, perhaps by leveraging the "warm glow" incentive to donate (Andreoni 1990, Kotchen 2006).

In this paper, we study a prominent type of charitable donation – the conservation easement – for which tax preference is controversial (Bray 2010, Eagle 2011, Looney 2017). Easements are a private and voluntary form of land use zoning. They are legally binding agreements through which landowners give up rights to subdivide and develop rural land but retain rights to farm. Through its support of easements, U.S. federal and state tax codes encourage "dead hand control" of land because they require restrictions to be permanent and, unlike other forms of donation, not subject to reversal (Mahoney 2002, McLaughlin 2005). Supporters view the policies as necessary for protecting valuable natural resources, but critics assert that special tax treatment favors wealthy landowners and may not induce conservation. Critics also note that tax advantaging easements runs counter to Internal Revenue Service policy that otherwise denies deductions for gifts of partial interests in property due to concerns about accurately valuing such interests (Halperin 2011). The exception is made in spite of concerns about the ability of easement holders - small organizations known as land trusts - to enforce perpetual agreements.

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¹ Studies estimating giving responses, measured in dollars, to persistent changes in the tax code include Randolph (1995) (an elasticity of about -0.5), Auten *et al.* (2002), (a range from -0.4 to -1.26), Bakija *et al.* (2003) (an elasticity of about -2.0), and Bakija and Heim (2011) (an elasticity of about -1). More recent estimates are smaller and highlight debate about estimation techniques (Hungerman and Wilhelm 2016, Backus and Grant 2016).

² Conservation easements typically regulate mining, forestry, and agricultural practices. For in-depth legal descriptions, see Korngold (1984) and Dana and Ramsey (1989). For descriptions of easement terms, see Boyd *et al.* (2000), Parker (2004), and Rissman *et al.* (2007). Conservation easements were pioneered in the U.S. but their use has been expanding internationally, for example, to Canada (Lawley and Towe 2014, Lawley and Yang 2015).

The study of tax policy here is important for several reasons. First, on a per-donation basis, conservation easements in the US dwarf in value every other form of charitable giving: art, real estate, and money. Second, while easements represent the fastest growing form of land conservation in the US (see Table 1), the impact of tax incentives on growth has not yet been comprehensively quantified. Third, tax benefits for easement donations are growing: federal incentives were augmented in 2006 and, since 2000, many states have created tax credits. Fourth, the permanence of easements means that patterns of conservation induced by even temporary tax incentives will have an enduring effect on future land use. Fifth, some have worried that tax-driven easement donations lead to the wrong lands being conserved, because land trusts may respond to *ad hoc* donation opportunities rather than adhering to planning processes (Merenlender *et al.* 2004, Parker 2005, Pidot 2005, Wolf 2012).

Table 1: Comparison of Government and Land Trust Holdings

			Change	% Change
	1990 Acres	2010 Acres	1990-2010	1990-2010
Four Federal Land Agencies				
Bureau of Land Management	168,223,327	171,186,890	2,963,563	1.76
US Forest Service	165,790,139	167,598,134	1,807,995	1.09
US Park Service	20,179,876	24,380,375	4,200,499	20.82
US Fish and Wildlife Service	4,697,914	4,882,153	184,239	3.92
Federal Programs				
Conservation Reserve	32,522,280	31,298,245	-1,224,035	-3.76
Wetland Reserve	0	2,311,702	2,311,702	na
State Parks*	7,895,296	10,526,759	2,631,463	33.33
Land Trusts				
Outright Ownership	2,165,041	7,681,198	5,516,157	254.8
Conservation Easements	793,137	13,392,500	12,599,363	1588.6

Notes: *Denotes the data are for 2007 rather than 2010. The federal land data come from Payment and Lieu of Taxes (PILT) records of the US Department of Interior. The federal land program data come from the U.S. Department of Agriculture. The state parks data come from the US Census. The conservation easement data come from files sent to the authors from The Nature Conservancy and data from the periodic Land Trust Alliance Censuses. All comparisons exclude land held in Alaska.

³ During the 2000s, the average value of a donated conservation easement was \$491,000 compared to \$163,000 for land, \$45,000 for stocks and other financial gifts, \$37,000 for intellectual property, and \$7,000 for art (Eagle 2011). In aggregate, easements represented 3.4 percent of noncash charitable contributions over 2003-2012 (\$13.7 billion out of \$408 billion). See www.irs.gov/uac/SOI-Tax-Stats-Special-Studies-on-Individual-Tax-Return-Data#noncash.

Our contribution can be summarized along three dimensions. First, we develop a theoretical expression for the after-tax price of permanent land conservation. The expression highlights three channels through which tax policy may affect conservation decisions. One is a Non-Market Consumption Shield, analogous to the subsidy to leisure under an income tax, which reflects how the price of permanently providing non-market conservation amenities is inversely related to the tax rate on income from developed land (e.g., rental income from housing). Another channel is the Conservation Policy Incentive. It arises from federal and state deductibility of easement donations, and from targeted tax credits at the state level. Through this channel, the price falls not only with increases in tax rates and credits, but also with increases in the percentage of the gift eligible for deductions and credits.⁴

Our second contribution is to quantify the Conservation Policy Incentive for different landowners in different states by constructing a tax calculator, spanning 1987 to 2012.⁵ Conditional on a taxpayer's income and the value of an easement donation the calculator generates an estimate of the after-tax price of conservation. This price incorporates federal and state tax rates, rules about charitable deductions, and importantly, state tax credit programs. It also accounts for the dynamic effects of carryover provisions and annual income limits on easement deductions. The resulting price varies sharply over time and across states. For example, for a landowner with annual income of \$100,000, a donation valued at \$500,000, and no exposure to capital gains taxation absent a donation, the price ranges from a low of \$0.51 per donated dollar to a high of \$0.95. The price ranges from \$0.35 to \$0.72 if the landowner's income is \$1 million rather than \$100,000. If a landowner earning \$100,000 would otherwise have to claim a long-term capital gain of \$500,000, the price would range from \$0.31 to \$0.79.

Our third contribution is to measure the responsiveness of donations to price. We develop state-level panels of easement holdings by land trusts over 1987-2012 and find large responses to changes in the donation price. The percentage change in easement holdings corresponding to a one percent change in price range from around -2.4 to -6.1. The elasticities are large and support

⁴ We presume that this incentive is salient, as the term is used by Chetty et al. (2009) and Chetty and Saez (2013), because information about tax implications is readily available to landowners.

⁵ Our calculator is the first to quantify tax savings from easement donations over a long panel, but Sundberg and Dye (2006) estimate tax prices for donations based on cross-sectional scenarios. Other scholars have developed calculators that estimate the price of charitable giving in general (Bakija 2009, Bakija and Heim 2011, Feenberg and Coutts 1993). The general calculators do not consider tax code features unique to easement donations.

the previously untested assertion that tax incentives have driven land trust conservation.⁶ For example, they imply that federal tax code changes in 2006, which lowered the donation price by 6.6 percent, stimulated an increase of 40.1 percent in the annual flow of easement acres.

We also investigate the impact of tax incentives on the precision and quality of lands conserved. We find suggestive evidence that land trusts accept donations that they would not choose to purchase. However, we find no evidence that easement donations induced by lower after-tax prices of conservation are inferior in quality to other easement donations.

II. A Theory of the Supply of Open Space and the Price of Conservation

The decision to donate an easement is a decision to reallocate an asset portfolio—between developable and permanently conserved classes—in order to secure a preferred consumption stream. The portfolio adjustment results in a change in the supply of open space amenities, which are managed by the land trust accepting the easement. We develop a theory of the decision that focuses on the tax-influenced price of conservation, which provides the conceptual basis for the quantitative output of our tax calculator.

II.A. The Price of Conservation as Influenced by the Tax Code

Consider an agricultural landowner, shown in figure 1, who derives utility from market consumption W (wealth) and permanent land conservation C.⁷ There are no taxes. The landowner's single asset is land, which generates an annual farm income of I. If developed and converted to housing, the land would generate an annual stream of rental income of I+D.

The landowner has a once-and-for-all opportunity to restrict development on a portion of the land by placing on it a perpetual conservation easement. The conserved portion is farmed or sold to someone who is allowed only to farm the parcel. The non-conserved land is sold to another

⁶ Two recent unpublished studies examine the effects of tax incentives on land conservation, both viewing state tax incentives as homogeneous and binary treatments. Soppelsa (2015) finds that counties in treated states have a higher flow of land parcels into protected status. Suter et al. (2014) also treat tax incentives as binary treatment and investigate the effect of such treatment on land trusts, as opposed to donors. They find that trusts in states with tax credits are more likely to specialize in holding all-donated easement portfolios of protected land, with no purchased easements. Sundberg (2011) uses a binary variable to identify states with tax credit programs, and he finds increases in easements in those states during the mid 2000s.

⁷ Conservation here stands for any use of land that does not require development, e.g. agriculture and forestry. Utility is derived from permanence; the landowner is presumed to want future generations to enjoy the land in its present, undeveloped state.

party who develops it to earn its housing potential. We take the quantity of C consumed by the landowner to be the present value of the development income streams extinguished by the easement, a market measure of the pressure to develop.

The landowner determines the fraction α of land to conserve, and thereby the allocation of assets between market consumption and conservation. Given α , market consumption is the present value of income generated by the property. Land that continues to be farmed generates annual income of αI , with a present value of $\alpha I/r$, where r is the interest rate. Land that is developed earns annual income of $(1-\alpha)(I+D)$, with a present value of $(1-\alpha)(I+D)/r$. Total market wealth is given by:

(1)
$$W = PV(farm\ income) + PV(development\ income)$$
$$= \frac{\alpha I}{r} + \frac{(1-\alpha)(I+D)}{r} = \frac{I+D}{r} - \frac{\alpha D}{r} = \frac{I+D}{r} - C,$$

where the value of conservation is, by definition, $C = \alpha D/r$, the present value of development rents withheld from the market. A re-arrangement of (1) yields:

$$(2) W + C = \frac{I+D}{r}, for C \le \frac{D}{r}.$$

Expression (2) is the budget constraint for the landowner's choice between market consumption and conservation. The inequality represents the fact that the quantity of conservation is limited by the development potential of the property. This concept of conservation implies that because D increases with the demand for housing, extinguishing development rights yields higher utility in locales where development is most imminent. As indicated in (2) and in Regime 1 in figure 1, the tradeoff of wealth for conservation is one-forone. The price of conservation in terms of foregone market consumption is $P_C = 1$.

Regime 2 introduces a constant, proportional tax on income at the rate τ . Taxable income is generated both by farm earnings and rental income and, for now, we ignore any taxation on capital gains accruing from appreciation in land value. Conservation is shielded from income tax here because it represents potential market income - streams of taxable rental payments - permanently foregone. The situation is analogous to the implicit tax subsidy for leisure in models of time allocation.

With α share of land put under an easement and farmed, annual after-tax income now is $\alpha(1-\tau)I$ and the present value of the perpetuity of farm income is $\alpha(1-\tau)I/r$. The present value of the perpetuity of income from developed land (equivalently, the sales price of the land) is $(1-\alpha)(1-\tau)(I+D)/r$. The sum of the two values is wealth to be spent on market goods:

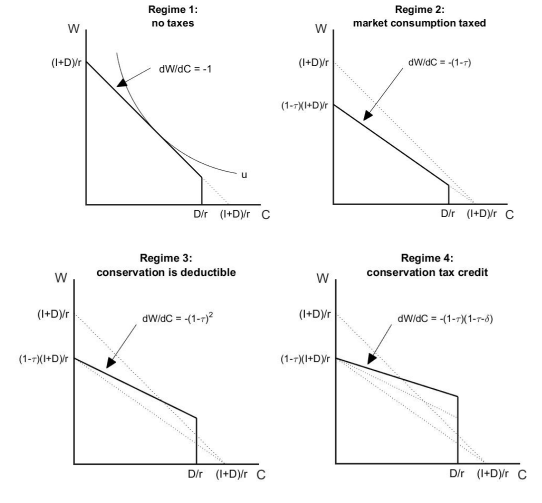
(3)
$$W = PV(farm\ income) + PV(development\ income)$$
$$= \frac{\alpha(1-\tau)I}{r} + \frac{(1-\alpha)(1-\tau)(I+D)}{r} = \frac{(1-\tau)(I+D)}{r} - \alpha(1-\tau)\frac{D}{r}.$$

Substituting the definition of conservation, $C = \alpha D/r$, into (3) and re-arranging yields:

(4)
$$W + (1 - \tau)C = \frac{(1 - \tau)(I + D)}{r}$$
, for $C \le \frac{D}{r}$.

Equation (4) displays the income effect of the tax on the right-hand side and the change in the relative price of conservation on the left. The relative price is now $P_C = (1 - \tau)$. Figure 1 is drawn with $\tau = 0.3$, implying that $P_C = 0.7$. The indifference curve reflecting landowner preferences is omitted in the second panel and beyond in order to focus on changes in the budget constraint and the price.

Figure 1: Budget Constraints of Landowner under Four Tax Regimes



Regime 3 introduces the deductibility of easements as charitable contributions, a tax advantage beyond the shielding of C consumption from tax. The deduction is based on the

assessed value of the easement, which is the difference between the market value of land that can be developed and land that cannot. If the α portion of land remained developable, its sales price would be the present value of after-tax rental income, $\alpha(1-\tau)(I+D)/r$. If the land can only be farmed its value will be $\alpha(1-\tau)I/r$. The difference in value, $\alpha(1-\tau)D/r$, is the assessed easement value. Therefore, with deductibility, the present value of post-tax farm income is:

(5)
$$PV(farm\ income) = PV(post\ tax\ farm\ income) + PV(tax\ savings)$$
$$= \frac{\alpha(1-\tau)I}{r} + \tau \alpha \frac{(1-\tau)D}{r}.$$

The first addend on the right-hand side of (5) is the present value of post-tax income in all years except the first. In the year of the donation, due to the deduction, the farmer enjoys a once-and-for all benefit equal to the proportional tax rate times the assessed value of development rights, which is the second addend.⁸

The present value of post-tax development income is the same as under regime 2. The sum of the present values of farm and development income represents the present value of the consumption of market goods:

(6)
$$W = PV(farm\ income) + PV(development\ income)$$
$$= \frac{\alpha(1-\tau)I}{r} + \tau\alpha\frac{(1-\tau)D}{r} + \frac{(1-\alpha)(1-\tau)(I+D)}{r} = \frac{(1-\tau)(I+D)}{r} - (1-\tau)^2 \frac{\alpha D}{r}$$

Substituting for the definition of conservation and re-arranging yields:

(7)
$$W + (1 - \tau)^2 C = \frac{(1 - \tau)(I + D)}{r}, \text{ for } C \leq \frac{D}{r}.$$

Comparing the budget constraint in (4) with that in (7) shows the regime 2 to regime 3 reduction in the price from $(1-\tau)$ to $(1-\tau)^2$, reflecting the additional deductibility benefit from creating an easement beyond the shielding of conservation from tax. The reduction in P_C is reflected in the flatter budget line shown in regime 3 of figure 1. The regime 3 price reflects a subtle departure from previous literature, which has considered the price of donating non-cash assets to be approximately $(1-\tau)$, due to deductibility of charitable donations, minus additional savings from avoiding taxation on capital gains if the asset has appreciated (Feldstein 1975, Randolph 1995, Barrett et al. 1997, and Bakija and Heim 2011). We arrive at the $(1-\tau)^2$ price not by adding capital gains taxation, but by adding tax savings from shielding market income to the saving accrued from tax deductibility. Our price is a departure from previous literature in this

⁸ The expression for the deductibility benefit in (5) assumes that the deduction benefit is received at the beginning of the first period, while other cash flows are received at the ends of periods.

respect, and appropriate to easement donations. The logic underlying it does not necessarily extend to non-cash assets beyond undeveloped land.⁹

Lastly, regime 4 introduces a conservation tax credit: donating an easement creates a credit payable against taxes in the amount of δC . The present value of farm income adjusts (5) to reflect the additional one-time tax credit benefit:

(8)
$$PV(farm\ income) = \frac{\alpha(1-\tau)I}{r} + (\tau+\delta)\alpha\frac{(1-\tau)D}{r}.$$

The present value of development income is unchanged from (5).

Using the definition of C, the landowner's budget constraint becomes:

(9)
$$W + (1 - \tau)(1 - \tau - \delta)C = \frac{(1 - \tau)(I + D)}{r}$$
, for $C \le \frac{D}{r}$.

In regime 4, $P_C = (1 - \tau)(1 - \tau - \delta)$. With $\tau = 0.30$ and $\delta = 0.25$, the implied price is $P_C = (1 - .30) \times (1 - 0.30 - 0.25) = 0.32$, as illustrated in the figure.

Empirical predictions of the effects of tax code changes follow from the implied changes in the price of conservation and income. Consider the separate effects of changes in τ and δ . An increase in τ rotates the budget line counter-clockwise as shown in the move from regime 1 to regime 2 in figure 1. The increase in τ affects C positively through the decrease in P_C and negatively to the extent that the income elasticity of demand for C is positive. An increase in δ , while reducing the price of conservation, has no effect on potential market income $(1 - \tau)(I + D)/r$. Increasing δ results in a counterclockwise rotation of the budget constraint as shown in the move from regime 3 to 4, with the fixed point of the rotation on the vertical axis. Thus an increase in δ has an unambiguous positive effect on C through both price and income effects.

II.B. The Role of Tax Rate Differences Across Potential Land Owners

To this point, we have considered a single tax rate that is relevant to both the farmer and developer. In reality, the U.S. tax code is a progressive system of rates that differ for corporate and non-corporate entities, and which allows myriad deductions against taxable income. Here we simply account for the likely possibility that farmers and land developers face different marginal tax rates. Consider the implications of that possibility for the price of conservation.

⁹ The logic could perhaps be extended to a piece of art, such as a painting, currently in a private home. If the painting is sold to a for-profit museum, it would generate a stream of taxable income implicit in the entrance fees paid by visitors who view the art. Donating the painting to a non-profit museum saves the owner taxes in two ways: it shields the market value of the painting from taxation implicit in the price that a for-profit bidder would pay, and it lets the owner deduct from his taxable income the appraised value of the painting.

Let the proportional tax rate facing the farmer be $\tilde{\tau}$ and the tax rate facing developers, and the rate implicit in property and easement valuations, be τ . Then the sales price of the entire farm if allowed to be fully developed would be $(I + D)(1 - \tau)/r$. If $(1 - \alpha)$ share of the farm is sold, the present value of development income is still given by (6). The expression for farm income is a modification of (9):

(8')
$$PV(farm\ income) = \frac{\alpha(1-\tilde{\tau})I}{r} + (\tilde{\tau}+\delta)\alpha\frac{(1-\tau)D}{r}$$
.

The tax rate in (8') relevant to the farmer is $\tilde{\tau}$ except for the appearance of τ in the assessed value of development rights, $\alpha(1-\tau)D/r$.

As before, adding the present value of development income to (8') gives market wealth, representing consumption of market goods. Substituting $C = \alpha D/r$ into the sum yields:

(10)
$$W + P_C C = \frac{(1-\tau)(I+D)}{r},$$

where

(11)
$$P_C = \frac{1}{D}(\tilde{\tau} - \tau) + (1 - \tau)(1 - \tilde{\tau} - \delta).$$

Now the tax code influences the benefits from donating an easement in two ways. First, $\tilde{\tau}$ is the marginal rate paid by the donor and determines the tax benefit that accrues directly through the reduction in the donor's tax bill via deductibility. Second, τ enters in because the donor enjoys conservation benefits determined by the market's rental rates for land—reflecting development pressure—which are not taxed unless the donor chooses to develop. Development exchanges an untaxed flow for a taxed flow, which is implicitly taxed at rate τ through the land appraisal process. Should τ and $\tilde{\tau}$ differ, the first term in (11) demonstrates the influence on donation incentives that results from channelling the non-development stream of income to the farmer instead of the developer. If $\tilde{\tau}$ exceeds τ , the farmer would pay a higher marginal tax rate on I than would the successful competitive bidder for development rights, thus increasing P_C .

II.C An Empirical Measure

To summarize the theory, the price of conservation in (11) can be written as:

(12)
$$P_c = X + Y \cdot Z$$
, where

X = the Income Channeling Effect,

Y = the Non-Market Consumption Shield, and

Z = the Conservation Policy Incentive.

The Income Channeling Effect results from the donation's allocation of income *I* away from the developer to the landowner, resulting in *I* being taxed at the landowner's rate. The Non-Market Consumption Shield acknowledges that withholding land from development shields potential development income from tax. The Conservation Policy Incentive (CPI) reflects the deductibility of easement donations and targeted tax credits.

Equations (11) and (12) reflect a full accounting of the per-unit opportunity cost of an easement donation. We use (11) as the foundation of our empirical measure, but choose to focus on the part of the expression that measures the direct and quantifiable tax benefits from the tax code, the Conservation Policy Incentive. In so doing, our empirical measure ignores the indirect effect of a change in the tax code on the market clearing price of development rights as well as possible income channeling effects. That is, we focus on:

$$(13) \quad \tilde{P}_C = (1 - \tilde{\tau} - \delta).$$

We focus on \tilde{P}_C for three reasons. The first is salience. Websites and tax publications provide potential easement donors with rough estimates of the income tax consequences of donations under various scenarios. These estimates focus on the component of P_C that we describe as \tilde{P}_C , with adjustments for tax credits, AGI limitations, and carryover provisions. The second reason is related to the first. To account for variation due to the land market's reappraisal of land value as a response to changes in the tax code would require an empirical study of land markets and land appraisal methods that would go far beyond assessing the provisions of the tax code as they relate to easement donations. Such an exercise would necessarily be more speculative than our narrower goal of measuring how changes in the tax code affect the salient portion of the price of conservation. The third reason to focus on \tilde{P}_C is because it is similar to price measures used in the public finance literature on charitable contributions (see Feldstein 1975, Randolph 1995, Barrett et al. 1997, and Bakija and Heim 2011). With some adjustments, this literature typically measures the price of charitable contributions as 'one minus the marginal tax rate.' We follow the literature by also focusing on this salient component of the price.

II.D. Accounting for Capital Gains Taxation

The empirical measure \tilde{P}_C ignores capital gains tax implications. As discussed in Sundberg and Dye (2006), taxation on the sale of appreciated property can be affected by an easement donation. If one sells property unencumbered by an easement one typically owes

federal capital gains tax (currently 15%) on the difference between the property's sale price and the owner's adjusted basis (initial purchase price plus subsequent improvements.) If, before selling, one restricts development through an easement, the reduced sales price – with basis apportioned according to the fraction of the sale price to the unencumbered price – reduces the owner's exposure to capital gains tax. Therefore, the capital gains tax can provide an incentive to donate in addition to those provided by the tax on ordinary income.

If the entire farm were sold to a developer, the capital gains would be represented by $g = \frac{(I+D)(1-\tau)}{r} - basis$. The tax owed by the farmer would be $\bar{\tau}\lambda g$, where $\bar{\tau}$ is the proportional tax on capital gains and λ the proportion of gain that is taxable. Donation of an easement may eliminate the tax burden, implying that $\frac{\bar{\tau}\lambda g}{c}$ can be subtracted from the price of conservation. Note that this component of the price is a type of non-market consumption shield because, by committing to permanent conservation, the land is never sold to a developer and the tax burden is permanently deferred. With capital gains considerations, the full empirical price is:

$$(14) \, \bar{P}_C = \tilde{P}_C - \frac{\bar{\tau} \lambda g}{C} = (1 - \tilde{\tau} - \delta) \, - \frac{\bar{\tau} \lambda g}{C} \, for \, g \le C \, .$$

This after-tax price is similar to those derived in the public finance literature and is the price we quantify in our empirical work. We do so by constructing a tax calculator that embodies the complex and changing provisions in the federal and state codes over time.

III. The Conservation Income Tax Calculator

In this section, we summarize the incentives provided by federal and state tax codes, describe the tax calculator, and present results on the after-tax price of donating.

 10 The size of λ is conditioned by the circumstances and strategies employed by the particular farmer. For example, some exposure to capital gains taxation might be avoided if the farm is the owner's primary residence, and if she can attribute some of the gains to the residence, which is eligible for residence sale exemption (currently at \$500,000 for a married couple in the U.S. tax code). There are other means through which taxpayers can avoid exposure to

taxation on capital gains (see Bakija and Gentry 2014).

¹¹ Alternatively, the landowner could develop the land, without selling to a developer, thereby deferring capital gains taxation and generating rental income from the development. When the landowner dies, heirs of the appreciated property are typically allowed a step up in basis to the fair market value of the property at the time of inheritance; heirs then pay no capital gains tax upon selling the property immediately. A landowner who follows the strategy of leaving appreciated land to heirs has effectively by-passed the capital gains tax and, therefore, eliminated the capital gains tax benefits that might otherwise flow from the placement of an easement on the land.

III.A. Overview of Federal and State Tax Incentives for Conservation

Federal income tax deductions for easements received statutory authorization in 1976. The tax advantage of a contribution depends on the filer's marginal tax rate, which varies with income in the federal progressive tax structure and has varied over time due to changes in tax law. In our calculations, higher marginal tax rates (τ) lower the price of conservation. Further, the tax advantage from charitable contributions is, in many instances, limited by a taxpayer's Adjusted Gross Income (AGI) and affected by rules that govern the carryover of unused tax deductions into subsequent tax years. Prior to 2006, federal law capped the deduction a landowner could claim at 30 percent of his AGI each year for six years.

Notably, federal law passed in 2006 increased income tax benefits for easements donated in 2006 through 2012. The new law raised the allowable deduction from 30 percent of AGI to 50 percent, and to 100 percent for qualifying farmers. The law also extended the carry-forward period for a donor from five to fifteen years. As we see below, these changes have lowered the price of conservation for a subset of taxpayers.

Income tax incentives at the state level have varied significantly across states and across time. Due to the deductibility of state income taxes from federal returns (and the deductibility of federal taxes from some state returns), the federal and state donation incentives interact.

Figure 2 categorizes state income tax structures in 2012 to match the theoretical regimes described in figure 1. Seven states did not tax income, corresponding to regime 1. Eleven states taxed income, but did not allow the itemization of charitable deductions, including conservation easements (regime 2). A total of 22 states taxed income and allowed charitable deductions (regime 3). And 11 states offered income tax credits, represented by δ (regime 4). Note that the federal system corresponds to regime 3 and is overlaid on top of the state systems.

The state tax credit programs (see online appendix 1) allow a taxpayer to take a percentage (from 25% to 100%) of the value of an easement and use it as a dollar-for-dollar credit toward payment of income taxes. Some programs allow both a deduction and a credit for the easement donation. The programs impose various overall limits on deductions, and different rules pertaining to their carryover into future tax years. In four states the credits are transferable, meaning that an AGI-constrained donor can sell credits to a non-donating taxpayer who is not so constrained. This effectively undoes the limitations imposed by percent-of-AGI rules written into the tax credit laws, and lowers the price of conservation.

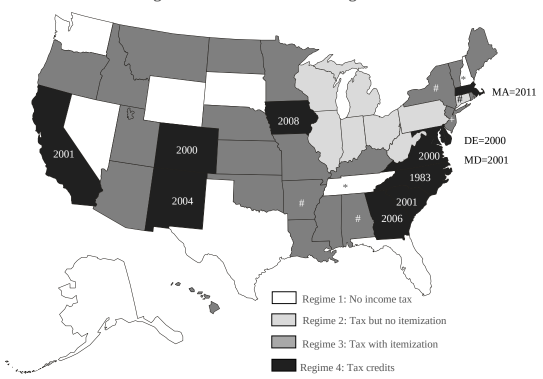


Figure 2: State Income Tax Regimes in 2012

Notes: Dates indicate when the initial tax credit legislation was first in force. # indicates that states have conservation easement specific tax incentives, but ones that are relatively weak and not based on income taxes. * indicates the state only taxes dividend and investment income but not wage income. + New Jersey does not in general allow itemized deductions but began to allow itemization of conservation easements in 2000. California's program has operated intermittingly since 2001.

III.B. Constructing the Tax Calculator

Quantifying the net tax advantage from a donation requires a unified calculation of federal and state income taxes, both with and without the donation. To do so, we have created a tax calculator that relies on historical data on the state and federal income tax systems from 1987 to 2012. The calculator, written in Matlab, takes as input the real AGI of a hypothetical taxpayer and the value of the taxpayer's easement donation. It calculates the taxpayer's federal and state tax bills, taking into account the federal deductibility of state taxes and any state tax credit available. Here we provide an overview. In online appendix 2 we give more detail.

For federal taxes, the calculator reads in tax brackets, tax rates, personal exemptions, and standard deductions for 1987-2012 as provided by the Tax Foundation. ¹² The calculations assume the taxpayer is married filing jointly, takes a non-easement deduction equal in amount to

w.taxioundation.org/publications/snow

¹² http://www.taxfoundation.org/publications/show/151.html

the standard deduction, and claims two personal exemptions. In the easement donation case, deductions from income are extended beyond the amount of the standard deduction by the appraised value of the easement.

To account for changes in the value of the dollar, the assumed AGI and the value of the donation are adjusted to 2012 constant-dollar terms. Limits on deductions and carryover rules make the tax calculator dynamic and turn the tax benefit calculation into a present value calculation. For example, charitable donation deductions were limited to 30 percent of AGI in tax years 1987-2005. In those years, if the value of deductions exceeded 30 percent of AGI, the unused deduction could be carried into the next tax year. The calculator assumes the taxpayer makes no additional easement donation in the following year but does use the carried over deduction to reduce taxable income. This process is followed in subsequent years until either the entire deduction is used, or until the time limit on carryover is reached. Tax benefits that accrue in future years are discounted at an annual rate of 5 percent.

Although the discussion above begins with the federal tax calculation, the calculator begins with the state tax liability, both with and without the assumed donation. The state taxes owed under the two scenarios are then deducted from income taxable at the federal level. Note that this unified treatment deducts the current year's state taxes paid from the current year's federal taxable income, at variance with the fact that when calculating one's federal tax bill for a calendar year, one deducts state taxes withheld in that same year, and adds to income refunds arising from over-withholding of state tax in the previous year. This allows us to avoid making assumptions about withholding strategies and prior-year tax status issues.

To characterize state tax systems, we have transformed data on each of the 50 states over 1987-2012 into a schedule of tax brackets and tax rates using the annual "All States Tax Handbook" published in different years by Prentice Hall and by the Research Institute of America. We rely on the same handbooks as a data source for documenting whether or not the state recognized itemized charitable deductions. In those states and years that levied an income tax and allowed deduction of charitable contributions, we assume the percentage-of-AGI limitations and the carryover limits at the state level were the same as those at the federal level. ¹³

¹³ Some states allow the deduction of federal taxes from state taxable income; however, the tax calculator makes the simplifying assumption that federal taxes are not allowed as deductions from state taxable income.

Aside from the four categories of states illustrated in figure 2, the tax calculator tracks other, more subtle, differences. ¹⁴ For states that distinquish between wages on the one hand, and interest and dividend income on the other, the calculator arbitrarily assumes that all AGI is wage income. Finally, the calculator assumes that easement donors in the four states that allow the sale of tax credits sell their credits for 85 cents on the dollar, a figure consistent with the observed prices of transferable credits.

III.C. Calculator Output

We measure the salient tax incentive to donate by an after-tax Price of Conservation Index, defined in section II, equation (14) as follows:

$$\tilde{P}_C \equiv \frac{C - \Delta \tilde{T}}{C} = 1 - \frac{\Delta \tilde{T}}{C}$$

where $\Delta \tilde{T} = PV$ of tax liability without donation – PV of liability with donation, taking as given the taxpayer's AGI and the easement donation, C. The variable \tilde{P}_C measures the aftertax price per dollar of easement donation. We begin by assuming none of the donation's value would be subject to capital gains taxation absent the donation.

Figure 3 illustrates the price of conservation under this scenario for the seven states lacking income taxes, for four different taxpayer AGIs: \$100,000, \$200,000, \$350,000, and \$1 million. Because the states have no income tax, the tax benefits from an easement donation flow entirely from the federal code.

To focus first on the role of marginal tax rates, we assume the donation value in panel A is only \$1,000 so that the taxpayer never runs into the percent-of-AGI limits. For a small enough donation, the measured price becomes an algebraic transformation of the relevant marginal tax rate: $\tilde{P}_C = (1 - \tilde{\tau})$. 15

easement tax credit programs—and the tax calculator tracks those changes.

¹⁴ The different tax systems that we account for are: (1) states in which income tax is a fixed fraction of a filer's federal tax, (2) states that tax wage and dividend income at different rates, (3) states in which personal exemptions are taken in the form of tax credits, (4) states that have easement tax credit programs that allow filers to take both the charitable donation and the tax credit, and (5) tax credit states that allow either a deduction or a credit, but not both (filers are assumed to take the credit). States also switch categories over time—notably those states that institute

¹⁵ The price is calculated based on tax rates and rules during the year of the contribution. Taxpayers are assumed to expect current rates and rules to reign in the future. Our empirical analysis in the next sections considers the possibility that taxpayers are able to anticipate future changes in the tax code.

Panel A of figure 3 shows the calculator output. Focusing first on the end of the sample period, the year 2012, we see that price declines with taxpayer AGI. The top line shows the after-tax price per dollar of donation to be \$0.75 for the taxpayer with an AGI of \$100,000, because her marginal rate was 25 percent. By contrast, the taxpayer with an AGI of \$1 million paid a marginal rate of 35 percent, so her price in 2012 was $\tilde{P}_C = 1 - 0.35 = \0.65 .

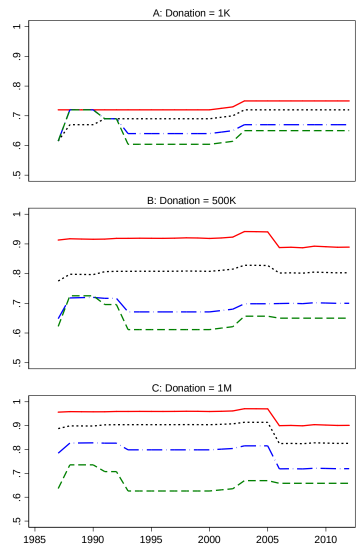


Figure 3: Donation Price due to Federal Conservation Policy Incentive

Notes: The legend is as follows. AGI \$100,000 is the red solid line. AGI \$200,000 is the black dotted line. AGI \$350,000 is the blue long dash-dotted line. AGI \$1,000,000 is the green dashed line. We assume the AGI \$100,000 and AGI \$200,000 donors are qualified farmers and the higher AGI donors are not. All scenarios assume that none of the donation's value would otherwise be subjected to capital gains taxation.

¹⁶ The increases in the price across all AGI categories from 2001-2003 are due to tax rate cuts during the George W. Bush administration. The sharp rise and then decline in the price at the higher AGIs during 1987-1993 reflect changes in tax rates and brackets initiated by tax legislation passed in 1986, 1990, and 1993.

Panels B and C show the calculator output for taxpayers in the same states, but who make larger donations, appraised at \$500,000 and \$1 million. The prices in these cases illustrate the effects of AGI limitations on deductions and carry forward limits. Prior to 2006, the price increased with donation size primarily because of the 5-year carry forward limit. Because of the AGI limits and the carry forward constraints, the taxpayer with AGI = \$100,000 could deduct only 0.30 x \$100,000 = \$30,000 each year for six years, leading to a total deduction of \$180,000. Moreover, deductions in later years yield declining financial benefits due to the 5 percent discount rate. The price falls for the lower income donors in 2006 primarily because the carry-forward period was extended from 5 to 15 years. The AGI limitation was also increased for qualifying farms and forests from 30 to 100 percent. Hence, a qualifying landowner with AGI = \$100,000 would fully exploit the \$500,000 donation in 5 years, which lowers the price of conservation from 0.94 to 0.89. The taxpayers in the same states, but who make larger in the same states, but who make larger in the same states in these cases illustrate the effects of the same states. Prior to 2006, the price of the same states in these cases illustrate the effects of the same states in the effects of the same states. Prior to 2006, the price of the same states in the same states in the effects of the same states. Prior to 2006, the price of the same states in the same states in the effects of the same states in the same states. Prior to 2006, the price of the same states is sa

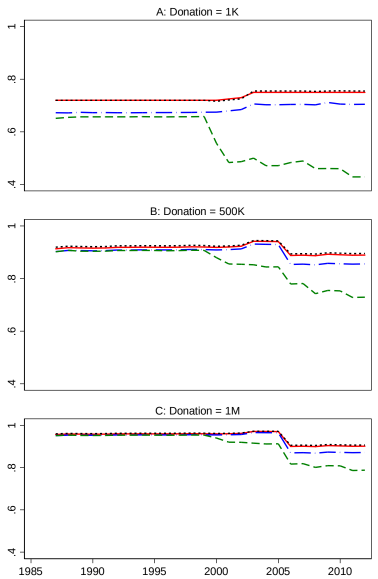
Online appendix 3 includes graphs of the price in each of the 50 states and figure 4 summarizes the output by comparing the mean price across states with the four tax regimes. We focus on a landowner with an AGI of \$100,000 and assume he owns a qualifying farm or forest. As above, we continue to assume that none of the easement's donated value would otherwise be subject to capital gains taxation. The donation size varies as before, from \$1,000 to \$500,000 to \$1 million.

There are two take away points from figure 4. First, the price falls as we move from regime 1 (no state income tax) and regime 2 (no deduction allowed), to regime 3 (deduction allowed but no credit), to regime 4 (tax credit states). Second, most of the time series variation is driven by changes in the federal code and by the introduction of credits in some states. For the tax credit states, the mean price begins to fall in 2000 and there is a gradual decline through 2012, mostly due to additional states adding tax credits over time. The mean price does not monotonically fall within tax credit states because some credit programs fluctuated in generosity over time.

¹⁷ The landowner benefits from the carryforward extension but can be harmed by the requirement that he must donate the full \$100,000 each year. He could be better off if he was allowed to spread the \$500,000 donation over more years, allowing him to eliminate his tax liability for a longer time span. We thank Guido van der Hoeven for helpful discussions on this point.

¹⁸ The price is slightly lower in the regime 1 states because, in these states, the donation does not reduce the amount of state income taxes the donor would have otherwise been able to deduct against her federal tax burden.

Figure 4: Mean Price across the Four Tax Regimes States

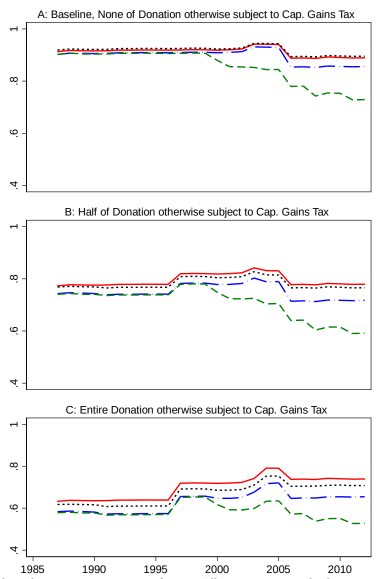


Notes: The legend is as follows. The red solid line denotes the mean across states without income taxes (regime 1). The black dotted line shows the means across states that have income taxes but do not allow itemized charitable deductions (regime 2). The blue dash-dotted line shows the means across states that have income taxes and allow itemized deductions (regime 3). The green dashed line shows the means across states that introduced easement specific tax credits (regime 4). All scenarios assume the donor is a qualified farmer, and that none of the donation's value would otherwise be subjected to capital gains taxation. The assumed AGI is \$100,000 in each scenario.

III.D. Taxation on Capital Gains

The prices described heretofore are calculated assuming that the farmer would have no exposure to taxation on capital gains if he did not donate an easement. This is true if the value of development rights have not appreciated beyond basis, which is unlikely, or if the farmer can avoid taxation on capital gains when the land is transferred as discussed above.

Figure 5: Effect of Adding Capital Gains Exposure



Notes: The lines have the same interpretations as figure 4. All scenarios assume the donor is a qualified farmer, that AGI is \$100,000, and that the donation value is \$500,000.

We approximate the additional incentive to donate for a farmer who would otherwise be exposed to capital gains taxation (see figure 5). First, we calculate the price as above. Second, we assume a certain amount of the donation – λg from the theory – would be exposed to long-term capital gains absent the donation. (In the output generated for figures 3 and 4, the assumed proportion is zero.) Third, we employ NBER's TaxSim (http://users.nber.org/~taxsim/taxsim9/) and input the scenario. Fourth, we extract the combined federal-state marginal rates on capital gains, and multiply the rates by the proportion of the donation that would have otherwise been

subject to capital gains taxation. Fifth, we subtract this effective marginal rate – which is a proxy for $\frac{\overline{\tau}\lambda g}{C}$ in the theory - from the calculator's price estimate.

Figure 5 shows price indices that incorporate capital gains. The scenario is AGI \$100,000 with a donation of \$500,000. Panel B assumes that half of the donation—\$250,000—would otherwise be subjected to taxation on (long-term) capital gains and Panel C assumes all \$500,000 would otherwise be taxed. The resulting donation price is lower when compared to the baseline case of no exposure. Some other time-series patterns are evident, especially in the full exposure scenario, which shows sharp price changes emanating from decreases in the federal tax rate on capital gains: from 28 to 20 percent in 1996-1997, and from 20 to 15 percent in 2003-2004. Across all panels, the largest systematic variation in price stems from income tax credits.

IV. Data on Conservation Easement Holdings

We have created state-level panel data sets indicating the number and acres of easement acquisitions by land trusts over 1987-2012. The acreage measure is arguably more useful than a dollars-donated measure because acres more closely approximate the open space output of land trusts. Hence, our analysis differs from other studies of the response of charitable giving to tax policy in that we more directly measure the relationship between tax policy and public good provision. ¹⁹

The ideal annual state-level panel data set for our purposes would span all land trust holdings of conservation easements and would indicate which parcels were donated and which were purchased. We do not have this ideal data set. We have, however, constructed two annual state-level panels that come close to the ideal in different respects. Table 2 summarizes the strengths and weaknesses of each data set.

The first—the *TNC* data set— is national in coverage and includes all easement acquisitions made by the Nature Conservancy (TNC). TNC is the country's largest trust, holding approximately 23 percent of land trust conservation easements in 2010. TNC provided us with data on their holdings of easements and owned land at the county level, on an annual basis, from

avenue for future research.

¹⁹ One advantage of our approach is that acres held is a more verifiable result of tax policy, when compared to dollars donated (Fack and Landais 2016). The ability to study the dollar value of easement donations is limited by the lack of detailed panel data such as we have assembled on acres. We do think that working with what IRS administrative dollar-value data are available, such as those referenced by Looney (2017), would be a fruitful

1987 to 2012. In addition to being national in coverage, the strength of the TNC data set is that it indicates which easement parcels were donated and which were purchased. The weakness is that it represents the actions of one land trust rather than all land trusts.

Table 2: Characteristics of Land Trust Data Sets

Data Set	Includes state and local land trusts?	Annual panel?	National coverage of easements?	Indicates donations vs. purchases?
TNC	No	Yes	Yes	Yes
NCED	Yes	Yes	Yes, with gaps	No
LTA	Yes	No (periodic)	Yes	Partially

Notes: The NCED data are available at http://conservationeasement.us/about. The Nature Conservancy (TNC) and Land Trust Alliance (LTA) data were provided to us by database managers of those organizations.

The second data set—the *NCED* data—is from the National Conservation Easement Database. ²⁰ The strength of the NCED data set is that it includes information on the location of easements held by most land trusts, and the year of acquisition, across the entire country.

There are two weaknesses of the NCED data set. First, although we know the vast majority of easements in the NCED data set were donated to land trusts, the data set does not indicate which easements were acquired through purchase. This limitation is worth keeping in mind when interpreting the estimated effects of tax policy on easement flows from the NCED data. The estimated effects likely understate the effect of tax policies on donation flows because some of the easements were purchased by trusts.

The second weakness is that the NCED data coverage of easements is incomplete. Some land trusts have not yet sent spatial GIS files to the NCED and not all of the data sent to the NCED have been mapped.²¹ In a robustness check, we show that our estimates are similar when we weight the regression results by the proportional completeness of easement coverage for each

²⁰ According to the NCED website, it is "the first national database of conservation easement information, compiling records from land trusts and public agencies throughout the United States.... This effort helps agencies, land trusts, and other organizations plan more strategically, identify opportunities for collaboration, advance public accountability, and raise the profile of what's happening on-the-ground in the name of conservation." See http://conservationeasement.us/about.

²¹ According to the NCED website, easements that are known yet not in NCED because: 1) they have not been digitized, 2) they were withheld from NCED, or 3) the NCED team is still working with the easement holders to collect the information.

state, which we estimate to range from a low of 1 percent to a high of over 95 percent in several states based on comparisons of NCED easement acreage in 2010 with acreage reported in the Land Trust Alliance census of all land trusts that year.²²

There is a third data set—the *LTA* data set—that we do not employ in the panel regressions but do use in our assessment of the precision and quality of land trust conservation. The Land Trust Alliance (LTA) is a trade organization for land trusts, with over 1,500 members. On an irregular basis, LTA surveys its members about their easement holdings and conservation practices. The weakness of this data set is that we cannot construct an annual panel from it.

Table 3 shows summary statistics for the panel data sets and highlights two statistical issues that we confront in the empirical analysis. First, there are several state-year combinations for which the outcome variables are zero in the TNC and NCED data sets. Second, there are large outliers in acres acquired – for example, the 610,814 acre maximum in the NCED data sets reflects an enormous forestry easement acquisition in Maine in 2001. The 244,753 acre maximum in the TNC data set reflects a large ranchland easement acquisition by the TNC, in New Mexico during 2004 (see Parker and Thurman 2011).

Table 3: Summary Statistics of State Panel of Land Trust Acquisitions

	The Na	ture Conservanc	National Conservation Easement Data (NCED)	
	All	Purchased	Donated	All
	(1)	(2)	(3)	(4)
Easements Count				
Mean	1.60	0.454	1.15	12.36
Min	0 [635]	0 [972]	0 [754]	0 [403]
Max	31	14	31	255
Easements Acres				
Mean	2,439	783.5	1,655	4,953
Min	0	0	0	0
Max	244,753	149,993	244,753	610,814

Notes: The summary statistics are for a state-level panel spanning 1987 through 2012 (N = 1300, t = 26, i=50). The number in brackets indicates the number of observations for which the value is zero. Column 3 combines 'All Gift' and 'Partial Gift' categories from TNC. The TNC data were sent to us by the database manager. The NCED data were downloaded from http://conservationeasement.us/, (updated in July 2015). NCED data do not indicate if an easement was donated or purchased.

estimates based on the NCED data are biased by incomplete coverage.

²² The variation in estimated completeness, at the state-level, is not correlated with our state-level variables of interest. In 2010, the correlation between completeness of NCED coverage and our price of conservation is only 0.05, based on the AGI and value of donation assumptions we use in the calculation of the price, described below. The correlation between the NCED coverage and the stock of easements held by land trusts in 2010, according to the Land Trust Alliance census during that year, is only -0.004. These low correlations assuage concerns that our

V. Empirical Analysis of Tax Incentives

Before estimating panel regressions, we provide graphical evidence to motivate the potential importance of state variation in the tax code in explaining private conservation.

V.A. Graphical Evidence

Figure 6 compares the annual flow of easement acquisitions in the TNC and NCED data sets across tax credit and non-tax credit states. Panels A and B compare mean counts and panels C and D compare mean acreage. To normalize for differences in the land area of states, we have divided acreage flows by the number of privately owned acres.²³ The vertical line is at 1999, the year before states (other than North Carolina) began introducing new programs.

Panels A and B provide visual evidence that the introduction of tax credits triggered an increase in the count of easements acquired by land trusts. Prior to 1999, trajectories in easement donations were similar across the two categories of states. Beginning in 2000, the flow of easements expanded in the tax credit states and the gap in means between the two types of states widened.

The relative pre-tax credit and post-tax credit trends are less clear in panels C and D, which show acreage flows. The spike in 1994 is due to a large ranchland easement transaction in New Mexico, a tax credit state that launched its program in 2004. The spike in 2001 and 2002 is due, in part, to a large forestry easement in Maine, which does not have a tax credit program. If one ignores these two prominent spikes, then Panels C and D show that the mean acreage was trending similarly across the two types of states until around 2000, after which there was relative growth in acreage in the states with tax credits.

All panels in figure 6 show a prominent spike in easement acquisitions in 2007, in both tax credit and non-tax credit states. We note that 2007 is the first full year in which taxpayers could take advantage of the 2006 extension of the carry forward period from five to fifteen years.

Figure 6 suggests two other possible dynamic responses to changes in the price of conservation. First, in some panels there appears to be a decline in easements in the year prior to a decrease in the price. This suggests that donors may have temporarily withheld their donations in anticipation of forthcoming benefits. Panel A and especially panel B also suggests that the

²³ The "private acres" denominator is the sum of acreage held by the federal government plus state owned parks and recreation land. We treat the denominator as time invariant and use the stock of government land holdings in 2000 for the calculations.

flow of easement acquisitions may have responded to short-run changes in the price—rather than long-run decreases in the level—given the expanding and then shrinking gap between the flow of easements in tax credit and non-tax credit states during 2000-2012. We explore these dynamic issues in the regression analysis.

A: Count of TNC Easements B: Count of NCED Easements C: TNC Easement Acres; % of Private Land D: NCED Easement Acres; % of Private Land .05 80. 90: .03 .02 .01 States with Credits States w/o Credits States with Credits States w/o Credits

Figure 6: Mean Annual Flow of Easements in States with and without Tax Credits

Notes: The vertical line signifies 1999, which is the final year before the states began introducing new tax credit programs (with the exception of North Carolina).

V.B. Econometric Model

Our basic strategy is to estimate an equation of the form:

(15)
$$Ihs(easements)_{it} = \alpha_i + \phi_t + \omega_i t + \beta_1 \Delta \ln P_{i,t+1} + \beta_2 \ln P_{it} + \beta_3 \Delta \ln P_{it} + X_{it} \eta + \varepsilon_{it}.$$

Subscripts i and t refer to state and year, "Ihs" refers to the inverse hyperbolic sine

transformation. 24 Variable P is the "price of conservation" index.

We allow each state to have its own time invariant intercept (α_i) to control for geographic, topographical, cultural, and institutional differences across states. We also allow for time shocks that might affect rates of easement donations across all states (ϕ_t) . Such factors include changes in the federal estate tax code, national recessions, and informational shocks about the ecological value of land conservation. In our preferred specifications, we also include state-specific linear time trends $(\omega_i t)$.

We employ the price index generated from a donation of \$500,000 from the owner of a qualifying farm or forest with an AGI of \$100,000 (all in 2012 dollars). The index assumes the donor would be exposed to a tax on long-term capital gains of \$250,000 if he did not make the easement donation (see figure 5, panel B). We choose the AGI and donation amount combination because it induces the best econometric fit among the combinations displayed in figure 3, based on comparisons of adjusted R-squared from estimates of (15). The assumed donation of \$500,000 is close to the mean of actual easement donations during 2003-2012, which was \$475,416.²⁵ The AGI value of \$100,000 may seem low, but IRS summary data show that 81 percent of all U.S. farm returns were from filers with AGI less than \$100,000 and 94 percent were from filers with AGI less than \$200,000.²⁶ IRS data also indicate that 63 percent of easement donations came from taxpayers with AGI of less than \$200,000 in 2012. The 50 percent capital-gains exposure scenario follows previous literature, and it closely matches the percentage of farmland sales proceeds represented by capital gains.²⁷

The coefficient of key interest is eta_2 . It measures the persistent response in the flow of

 24 Except for values very close to zero, the inverse hyperbolic sine is approximately equal to $\log(2y)$ so it can be interpreted in the same way as a standard logarithmic dependent variable. The inverse hyperbolic sine provides the benefit of being defined at zero, allowing us to retain the information contained in the y = 0 observations (Burbidge *et al.* 1988, MacKinnon and Magee 1990).

²⁵See www.irs.gov/uac/SOI-Tax-Stats-Special-Studies-on-Individual-Tax-Return-Data#noncash.

²⁶ These data are from 2007, available at www.irs.gov/pub/irs-soi/11inbystatesprbul.pdf, reported in table 1.

²⁷ See www.irs.gov/uac/soi-tax-stats-sales-of-capital-assets-reported-on-individual-tax-returns. Those data show that 44.2% of the sales price of farmland was long-term capital gains over 2007-2012. A 50 percent gains-to-value ratio is also assumed (or estimated) in other studies of tax incentives and charitable giving, such as Feldstein (1975), Randolph (1995), and Barrett et al. (1997). More in-depth analysis by Bajika and Heim (2011) estimates the ratio to be 0.59 for non-cash assets in general, and multiplies that ratio by a discount factor of 0.7 to account for delays in the timing of asset sales in a non-donation scenario.

easement donations to a persistent change in the price of conservation. We expect $\beta_2 < 0$. Because the price of conservation is logged, and the dependent variables are transformed by the inverse hyperbolic sine function, β_2 is a long-run "price" elasticity.

The other coefficients represent dynamic responses in a parsimonious way. Following Bakija and Heim (2011), we control for the possibility that donors respond to expected changes in the price of conservation in the year preceding the change. Hence, β_1 measures the anticipatory response of easement donations to a future change in the price. We expect $\beta_1 > 0$ if donors can anticipate future changes and withhold donations when the donation price is expected to decrease in the next period. The coefficient β_3 measures any additional first-period response to a change in the price of conservation beyond the long-run effect. If potential donors think a favorable change in the tax code may be temporary, or if land trusts aggressively recruit donations in the immediate aftermath, then we should observe $\beta_3 < 0$.

The variables in X include state-year level controls for a land price index, population, farm income, forest income, total per capita income, and government acquisitions of easements through purchasing programs. Online appendix 3 provides summary statistics, definitions, and data sources.

V.C. Results

Table 4 shows the first set of regression estimates. The dependent variable is the count of easement acquisitions. Columns 1-6 employ TNC data and columns 7 and 8 employ NCED data. All estimates include the covariates, and columns 4-6 and 8 add state specific linear trends. Including trends improves the goodness of fit of all regression models. These are our preferred estimates. The standard errors in all estimates are clustered at the state level to control for possible serial correlation in errors within states. We omit the tax bubble years of 1987-1991 because the estimates during those years are much more sensitive to the choice of donation and AGI combinations. Hence, our estimates focus on the 1992-2012 panel of 21 years.²⁸

²⁸ While the goodness of fit is best for the AGI= \$100,000, donation = \$500,000 scenario for 1992-2012, the fit is better for a higher income scenario during the bubble tax years of 1987-1991. This may be because conservation easement donations were relatively more concentrated among higher income donors in the early years of land trusts, compared to today. Rather than using different AGI scenarios for different year, we employ a simpler procedure and hold constant the AGI and donation size scenario over time.

Table 4
Fixed Effects Estimates of the Number of Easement Acquisitions

	TNC All	TNC Donated	TNC	TNC All	TNC Donated	TNC	NCED	NCED
			Purchased			Purchased	All	All
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Anticipatory Effect (β ₁)	-0.075	-0.313	0.734**	-0.735	-1.001	0.921*	0.670	0.232
randelpatory Effect (p1)	(0.617)	(0.567)	(0.359)	(0.525)	(0.631)	(0.510)	(1.177)	(0.556)
Short-Run Effect ($\beta_2 + \beta_3$)	-2.210***	-2.545***	0.646^{*}	-2.926***	-3.267***	0.879	-3.841***	-4.520***
4 12	(0.701)	(0.657)	(0.377)	(0.566)	(0.789)	(0.612)	(0.663)	(0.729)
Long-Run Effect (β ₂)	-1.685**	-1.775**	-0.798	-1.613***	-1.899**	0.226	-0.507	-2.347***
	(0.755)	(0.728)	(0.568)	(0.597)	(0.911)	(0.442)	(0.609)	(0.823)
Controls								
Land Price Index	-0.046**	-0.056***	0.011	-0.029	-0.040	0.017	-0.097***	-0.011
LN Forest Income	0.389^{**}	0.327^{*}	0.100	0.269	0.091	0.165	-0.332	0.054
LN Farm Income	-0.077	-0.035	-0.113	-0.137	-0.338	0.285	0.667	0.633**
LN Per Capita Income	0.658	0.820	-0.415	1.116	1.343	-0.302	-1.214	1.167
LN Population	0.164	0.428	0.018	2.009	2.129	-0.165	-0.592	-1.816
Govt. Easement Acres	-0.006	-0.008	-0.001	-0.003	-0.011	0.008	0.021	0.007
State fixed effects	X	X	X	X	X	X	X	X
Year fixed effects	X	X	X	X	X	X	X	X
State specific trends				X	x	X		X
Adjusted R ² (within)	0.145	0.138	0.066	0.222	0.202	0.158	0.346	0.529
N	1000	1000	1000	1000	1000	1000	1000	1000

Notes: * p<0.1; ** p<.05; *** p<.01. The standard errors presented in parentheses are clustered at the state level. The observations are state-year combinations from 1992 through 2012. The dependent variable is the count of easements acquired, transformed by the inverse hyberbolic sine function.

We begin by interpreting the $\hat{\beta}_2$ coefficients, the long-run response of easement flows to a change in the price. Starting with column 5, which is our favored estimate using the TNC data, there is a persistent negative relationship between the price and the flow of all easements, donated and purchased. The estimate is a statistically precise and economically large elasticity of -1.89. For comparison, the dependent variable in column 6 is the count of easements *purchased* by TNC. The estimate in this column serves as a placebo test. We do not expect purchases to be directly influenced by the tax price if in fact the price is causally related to easement flows rather than non-tax influences that also drive easement donations to land trusts. The placebo regression in column 6 shows that $\hat{\beta}_2$ is effectively zero. This null finding raises confidence that the columns 4-5 coefficients are not simply driven by unobserved, demand-side drivers of easement acquisitions.

The long-run elasticity estimates are larger in our favored estimate of the NCED data, which is given in column 8 as -2.35. This is our favored estimate in the table because it employs data from all land trusts and because it includes state-specific time trends. Comparing the NCED $\hat{\beta}_2$ estimates against those of TNC, the long run response of easement counts to tax policy is greater for the smaller, local land trusts that comprise the NCED data set. This finding suggests the smaller trusts are more dependent on donations, which is consistent with the observation that TNC has a large budget for purchases whereas many smaller trusts do not.

Turning to the dynamic effects of tax policy, consider the estimates of $\hat{\beta}_1$ and $\hat{\beta}_2 + \hat{\beta}_3$. There is no evidence of a significant anticipatory effect as $\hat{\beta}_1$ is imprecisely estimated and not distinguishable from zero in all of the columns including donations. There is, however, evidence of a stronger response to the price of conservation in the first-period following a tax code change. In all of the columns including donations the short-run response of $\hat{\beta}_2 + \hat{\beta}_3$ exceeds the long run response indicating the flow of donated easements surged in the first year of a tax price decline. This surge may indicate that landowners consider tax benefits to be temporary, and therefore move quickly to exploit them. The positive estimate of $\hat{\beta}_2 + \hat{\beta}_3$ in column 3 is interesting. It implies that TNC purchased fewer easements in the first year of a decline in the tax price of easements. This result suggests that a new tax credit, or a lower tax rate, may crowd out easement purchases, at least temporarily.

Table 5 shows regression estimates of easement acres, rather than counts. The specifications are identical to those in table 4 and the price of conservation coefficients are again elasticities. In general, the patterns in table 5 mimic those in table 4 but there is a key difference. The long run elasticities of $\hat{\beta}_2$ for donated easement acres tend to be much larger than those for donated counts, but the acreage elasticities are also less precisely estimated.

We turn first to the TNC coefficients in table 5, focusing on column 5. The $\hat{\beta}_2$ coefficient is negative and economically large but imprecisely estimated, with a t-statistic of 1.04. The sum of $\hat{\beta}_2$ and $\hat{\beta}_3$ is significant, however. Taken together, these results mean that a decrease in the tax price induces a surge in acreage donated to TNC in the first year following the tax change. In the longer run, however, the lower tax price does not continue to influence the flow of acreage donated to TNC. How does this result reconcile with the statistically significant column 5 estimate of $\hat{\beta}_2$ = -1.89 in table 4? One possibility is that prospective TNC donors of large easements are more immediately responsive to changes in tax prices than are prospective TNC donors of small easements, perhaps because large easement donors have more to lose if they don't act quickly to exploit tax benefits that could be temporary.²⁹

Turning to the NCED tax price estimates in column 8, the long run $\hat{\beta}_2$ elasticity is large, at -6.07 compared to a statistically insignificant elasticity of -2.05 for TNC acres in column 5. This means the long-run flow of easement acreage to small, local land trusts is more sensitive to tax prices when compared to the long-run flow to TNC. The first-period response ($\hat{\beta}_2 + \hat{\beta}_3$) is larger for TNC: at -9.65 versus -7.04. The fact that TNC easements tend to be larger than NCED easements may help explain this difference, assuming that large landowners are more anxious to quickly exploit decreases in easement donation prices.

To summarize tables 4 and 5, we find large, negative elasticities with respect to persistent changes in the tax price of conservation. For the NCED data, which include a comprehensive set of land trusts, our favored estimates are -2.35 for easement counts and -6.07 for easement acreage. These estimates quantify how the long-run *flow* of easements responds to a change in the tax price of donations. Because easements are perpetual, the long-run *stock* is also important.

²⁹ The incentive to act quickly could be especially strong for large donors because many of the tax credit programs cap the aggregate value of claimed credits at the state-year level, perhaps inducing a race among large donors to become eligible before the cap is exceeded.

Table 5
Fixed Effects Estimates of the Acreage of Easement Acquisitions

	TNC All	TNC Donated	TNC Purchased	TNC All	TNC Donated	TNC Purchased	NCED All	NCED All
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Anticipatory Effect (β ₁)	2.768	1.542	4.447**	2.024	0.617	6.054^{*}	4.311*	2.390**
	(1.820)	(1.965)	(2.093)	(2.651)	(2.453)	(3.102)	(2.334)	(1.094)
Short-Run Effect (β ₂ +β ₃)	-8.219***	-8.947***	3.352	-8.857*	-9.651*	5.471*	-4.094**	-7.043**
4-14)	(2.725)	(2.864)	(2.103)	(4.990)	(4.832)	(2.933)	(1.818)	(3.089)
Long-Run Effect (β ₂)	-2.848	-3.433	-4.474	-0.817	-2.046	2.201	0.210	-6.075**
	(2.656)	(2.446)	(3.651)	(1.603)	(1.970)	(1.895)	(1.218)	(2.899)
Controls								
Land Price Index	-0.070	-0.102	0.049	-0.078	-0.063	-0.030	-0.125*	0.089
LN Forest Income	1.345*	1.155	0.583	0.913	-0.396	1.052	-0.899	0.684
LN Farm Income	0.184	0.343	-0.635	-0.910	-0.991	0.357	2.373**	1.684*
LN Per Capita Income	2.076	1.990	-2.703	4.516	3.494	-0.115	-1.828	-0.650
LN Population	-2.803	0.824	-0.885	8.179	12.609	-2.450	-2.532	1.971
Govt. Easement Acres	-0.018	-0.028	-0.008	0.004	-0.038	0.053	0.005	-0.018
State fixed effects	X	x	X	X	x	X	x	x
Year fixed effects	X	X	X	X	X	X	X	X
State specific trends				X	X	X		X
Adjusted R ² (within)	0.089	0.078	0.069	0.134	0.120	0.140	0.222	0.348
N	1000	1000	1000	1000	1000	1000	1000	1000

Notes: * p<0.1; *** p<.05; **** p<.01. The standard errors presented in parentheses are clustered at the state level. The observations are state-year combinations from 1992 through 2012. The dependent variable is the acreage of easements acquired, transformed by the inverse hyberbolic sine function.

For the NCED data, our favored estimate indicates that the long-run stock of acres would increase in addition to the flow response, by 7.04 times the percentage change in price.

The elasticity estimates summarized above are conditional on covariates and state specific time trends and are robust to placebo tests of easement purchases by TNC. Although the placebo and time trends results help to justify a causal interpretation of tables 4 and 5, we perform a series of robustness checks in online appendix 5. That appendix describes various threats to identification, and it provides tests to account for those threats. The appendix also presents estimates using scenarios other than AGI=\$100,000, donation=\$500,000. We conclude that the main elasticity estimates, -2.4 for easement donation counts and -6.1 for easement acres, provide a meaningful and robust characterization of easement responses to tax incentives.

VI. Implications: Aggregate Acreage Outcomes and the Quality of Easement Donations

To assess the quantitative importance of tax code changes whose stated purpose was to increase easement donations, we simulate the effects of adopted tax credits based on our baseline short and long run elasticity estimates of -7.0 and -6.1. Table 6 shows the simulated changes due to the introduction of state tax credit programs actually instituted.

Table 6: Simulated Changes in Donated Acre Flows due to Introduction of Credit Programs

						Simulate	anges	
	Year of	Credit	Dollar		Years to	Price of	Short-run	Long-run
State	Tax Credit	Percentage	Limit	Transferable	Carry Over	Conservation	Acres	Acres
NC^1	1989	25%	25K	No	5	-4.3	30.6	26.4
CO	2000	100%	100K	Yes	20	-24.7	197.1	164.8
DE	2000	40%	50K	No	5	-3.6	25.1	21.6
VA	2000	50%	50K	Yes	5	-13.2	96.4	82.4
MD	2001	100%	80K	No	15	-8.7	62.3	53.5
SC	2001	25%	1,000K	Yes	50	-25.0	199.8	167.0
NM	2004	50%	100K	No	5	-12.3	89.5	76.6
GA	2006	25%	250K	Yes	5	-4.0	28.4	24.5
IA	2008	50%	100K	No	20	-14.0	102.3	87.4
MA^2	2011	50%	50K	No	0	-13.5	99.0	84.6
USA ³	2006	changes i	n deducti	bility rules ³		-6.6	46.6	40.1

Notes: (1) North Carolina's tax credit program began in 1983, before our sample period. The table reports a change in 1989 from a \$5K limit to a \$25K limit. (2) Massachusetts' tax credits are non-transferrable. They are, however, refundable, which in the calculator makes them effectively transferrable. (3) In 2006, the federal code changed, increasing the percent-of-AGI limit from 50% to 100% and the carryover limit from 5 to 15 years for qualified farmers and ranchers. All calculations assume a qualified farmer with \$100K AGI, and easement donation of \$500K, and capital gains tax exposure of \$250K absent the donation.

In Colorado, for example, the new program lowered the price for our representative landowner (AGI = \$100,000, donation = \$500,000) by 30 percent relative to the price in the year preceding the program. Our estimates imply a short run acreage increase of 200 percent and a long-run increase of 168 percent. Calculations for other states follow the same procedure. All calculations are based on the change in price induced by the initial tax credit program; most programs were modified subsequently in ways that significantly changed the price of conservation (see appendices 2 and 3).

Table 6 also simulates the changes induced by the federal tax code changes in 2006, which made more generous the deduction carryover rules for farmers. For our representative landowner, assumed to be a qualifying farmer, the changes lowered the price by 6.6 percent and stimulated a long-run acreage increase of 40.1 percent. This simulation illustrates how a modest change in the tax code can stimulate a large increase in annual acreage flows, and an even larger eventual increase in the stock of permanently restricted land.

We also ask whether the quality of land preserved—as defined by individual land trusts—is influenced by tax incentives. With respect to quality, it is important to recognize that the tax incentive to donate easements is just that—an incentive to donate easements—and not necessarily to donate ecologically or aesthetically valuable open-space amenities. Just as in the incentive contracting literature (e.g., Baker 2002) the agent (a landowner in our case) is paid to contribute towards an output that can be measured (the acreage of easements), which is not exactly what the principal (the public) is seeking. It is, perhaps, "the folly of rewarding for A while hoping for B."

This implies that land trusts, which intermediate between landowners and consumers of land-based amenities, determine the effect of tax policy on conservation quality. If land trusts accept all easement offerings, regardless of quality, and stronger tax incentives induce donation offerings of marginal quality, then increased tax incentives will disproportionately increase the flow of low quality easements. If land trusts are selective and focus their limited resources on high-quality easements, however, then increased tax incentives could disproportionately decrease the flow of low-quality easements, by allowing trusts to choose quality offerings from a larger set of prospective donors.

A detailed analysis of the impact of tax incentives on acquisition quality is beyond the scope of our study, but we shed some empirical light. To do so, we exploit data from Land Trust Alliance (LTA) survey questions about conservation outcomes in their 2005 "census of land".

trusts." Among the questions, trusts were asked to categorize the source of their holdings as purchased, donated, or bargain sale (a mix of the other two.) Of the subset of trusts who answered the question, the mean percentage of easements acquired by donation was 79.5%; 13.6% on average were purchased; and 6.9% were acquired through bargain sales (see table 7).

Table 7: Descriptive Statistics of Strategic Conservation

	Number of Easements		Percent o Ease	Number of Trusts	
	Mean	St. Dev	Mean	St. Dev	
Acquisition Method					
AlÎ	29.76	97.76			631
Donated	23.88	86.46	79.47	32.30	631
Purchased	2.946	11.64	13.64	27.81	631
Bargain Sale	2.934	14.71	6.883	18.45	631
Conservation Quality Easements in Priority Area	23.79	96.64	75.25	30.60	548

Notes: Data come from the 2005 Land Trust Alliance survey of trusts. Observations included are those inferred to have responded to the relevant question. The stock of all easements was reported by survey participants. The stock of donated, bargain sales, and purchased easements are estimated by multiplying the reported estimated percentage of easements acquired through each method by the reported stock of all easements.

Table 7 also reports a measure of trust-identified conservation quality. Trusts were asked to report the percentage of their easement acreage in areas identified by the trust as conservation priority areas. A 75.3% share of trust-held easements, on average, were located in such areas.

Table 8 uses cross-section regressions at the trust level to connect the measure of quality to the method by which easements are acquired, and to link this to the after-tax price of conservation. The first column of table 8 regresses the percent of a trust's holdings in priority areas on the percent of easements donated, and on the percent acquired by bargain sale, while controlling for trust size. The residual category—purchased easements—is omitted. Donation percentage is statistically significant, suggesting that every one percentage point increase in a trust's holdings coming from donations (at the expense of purchases, given that bargain sales is held constant) results in a 0.172 reduction in the percentage of land held in a conservation priority area. The effect of shifting one percentage point from purchases to bargain sales has a smaller measured effect. The ordering of coefficients supports the interpretation that donated easements are inferior easements, according to the trust's definition of the term. The positive coefficient on the number of easements held suggests that larger land trusts are better at

attracting land in priority areas. Similar results are found in the second column, which weighs the estimates by the size of land trusts.

Table 8: Trust-Level OLS Regressions of Strategic Conservation

	Y = Percent of Easements in Priority Area					
	(1)	(2)	(3)	(4)		
Percent Donated	-0.172** (0.041)	-0.169* (0.078)				
Percent Bargain Sales	-0.086 (0.067)	-0.053 (0.097)	-0.085 (0.068)	-0.065 (0.100)		
Number of All Easements	0.011* (0.006)	0.011* (0.002)	0.011* (0.006)	0.011*** (0.003)		
 Interactions with Price of Conservation Donated x Indicator for 1st PCon Quartile (lowest price of conservation) 			-0.172*** (0.057)	-0.181* (0.100)		
% Donated <i>x</i> Indicator for 2nd PCon Quartile			-0.131** (0.052)	-0.069 (0.084)		
% Donated <i>x</i> Indicator for 3rd PCon Quartile			-0.161*** (0.058)	-0.135 (0.085)		
% Donated <i>x</i> Indicator for 4th PCon Quartile (highest price of conservation)			-0.204*** (0.046)	-0.306*** (0.083)		
Constant	88.283** (3.315)	87.734** (6.561)	88.292*** (3.320)	89.414*** (6.677)		
Weighted by Number of Easements Observations Adjusted R ²	No 432 0.022	Yes 432 0.065	No 432 0.021	Yes 432 0.134		

Notes: * p<0.1; * p<.05; ** p<.01. Robust standard errors are presented in parentheses. Data come from the 2005 Land Trust Alliance survey of trusts. Observations included are those inferred to have responded to all of the relevant questions. The indicator for the 1st PCons quartile equals 1 for states that were in the lowest quartile (25th percentile) for the price of conservation, averaged over 2000-2005. All price calculations assume a qualified farmer or rancher with \$100K AGI, and easement donation of \$500K, and capital gains tax exposure of \$250K absent the donation.

Columns 1 and 2 of table 8 provide evidence that donated easements are inferior to purchased easements, but they do not tell us if the particular easements induced by tax benefits differ in quality from other donated easements. To probe this issue, we first divide the price of conservation relevant to a trust's prospective donors into quartiles, ranked by the price averaged over 2000 to 2005 from lowest to highest. Next, we create indicator variables for each quartile, which we interact with the percentage of a trust's easements acquired via donation. (For trusts operating in multiple states, the price is averaged across states). By comparing the coefficients across interaction terms, we assess the sensitivity of the relationship between donated and

priority-area easements to the generosity of the tax code.

If trusts in states with low prices of conservation accepted unusually low-quality easements, we should see a larger effect of the "percentage donated" on "percent of easement in priority areas" in those states. If anything, we see the opposite. Column 3 shows statistically significant negative effects of donations on easement quality in all four quartiles (donated easements are inferior to purchased easements), but no more so for trusts in states with the strongest tax incentive (the lowest prices.) The point estimate is the largest in the quartile with the weakest tax incentives.³⁰ This provides suggestive evidence that tax incentives increase the quality of easement donations, insofar as "quality" is defined by land trusts through their priority areas.³¹

VII. Conclusion

Governments have long acted to protect land from development, sometimes through direct acquisition and sometimes through land use regulation (see Turner *et al.* 2014 and Glaeser and Kahn 2004). But less centralized, incentive-based approaches are becoming more common across the globe. ³² The U.S. system of preferential tax treatment towards conservation easements held by local land trusts is a leading example of decentralized conservation. In it, the government's main role is to set tax policy and then let individuals, under limited regulation, determine the quantity and patterns of permanent conservation.

Our analysis informs policy debate about this decentralized method in two ways. First, some critics worry that generous tax policies merely subsidize wealthy landowners, and do not change land use decisions. Our tax calculations show that high-income landowners do accrue substantially higher tax benefits from donating when compared to low-income landowners. But the large elasticity estimates, ranging from -2.4 to -6.1, imply that tax incentives have substantial effects on permanent conservation outcomes.

³⁰ Further evidence comes from column 4, in which land trusts are weighted by their acreage held. Column 4 shows insignificant effects of donations on quality for trusts in the lowest three lowest quartiles of the price of conservation. The statistically significant column 4 coefficient of -0.306 for the fourth quartile suggests that donated easements are inferior to purchased easements only in those states whose donors face a high price of conservation.

³¹ We recognize that "quality" is complex and multi-dimensional, and that it may not be fully characterized by priority areas. For more on measuring the quality of easement donations, see Lawley and Yang (2015).

³² Many governments are now paying landowners to voluntarily refrain from making land use changes through incentive based programs (Salzman 2005, Jack *et al.* 2009, Alix-Garcia *et al.* 2016).

Second, other critics worry that tax-induced conservation leads to *ad hoc* patterns of land restrictions instead of more valuable coordinated networks of protected land. On this, we find mixed evidence. On the one hand, evidence suggests that trusts accept easement donations outside of conservation priority areas that they would not purchase. On the other hand, there is no evidence that increasing tax incentives leads to a greater proportion of easements outside of priority areas.

Our analysis raises questions about the limits of decentralized, private conservation and how its performance compares with centralized, government approaches.³³ Although a full comparative analysis is outside the scope of the current study, this is an important topic, especially because direct government conservation may crowd out (or crowd in) private conservation (Albers *et al.* 2008, Parker and Thurman 2011). We also do not estimate the land conservation effects of tax-privileging conservation easements on the amount of land conserved privately via outright ownership; this is another dimension of crowd-out or crowd-in that we hope future research addresses. Moreover, we do not investigate incentives to cheat (Kleven *et al.* 2011) by exaggerating easement values. Evidence from other settings indicates that lax oversight can encourage exaggerated claims of charitable giving (Fack and Landais 2016). In our setting, increasing Internal Revenue Service oversight over fraudulent easement appraisals may decrease the responsiveness of easement donations to tax incentives. We leave this important issue for future research.

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³³ It is an empirical question if conservation networks accrued through the land trust system of relying on tax donations differ from centrally planned networks that may be chosen by a public or private organization with a large budget for purchasing land, see Costello and Polasky (2004) and Newburn *et al.* (2006).

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Appendix 1: Highlights of State Tax Credit Programs from Inception through 2012

California

First Year of Credit: 2001

Initial Act: Natural Heritage Preservation Tax Credit Act of 2000

Eligible donations: Fee simple and conservation easements

Individual Limit:

Fair Market Value cap:

Carryforward:

Transferable:

No

Take credit and deduction:

No

Notes: The program was suspended in 2002 and then reinstated in

2005 with a sunset at year end 2008. The program was

re-authorized in 2010 with a sunset in 2015. Eligible donations must be approved and easement holders must reimburse the state's general fund for the loss in revenue resulting from the tax credits prior to acquiring the property. Given the constraints on this program, we treat California as having no income tax

credit program in the empirical analysis.

Colorado

First Year of Credit: 2000

Initial Act: Credit Against Tax- Conservation Easements

Eligible donations: Conservation easements only

Individual Limit: \$100K in 2000-02; \$260K in 2003-05; \$375K from 2006-2012 Fair Market Value cap: 100% in 2000-02; 100% on first \$100K & 40% thereafter in

2003-05; 50% on entire donation from 2006-2012

Carryforward: 20 years
Transferable: Yes
Take credit and deduction: No

Delaware

First Year of Credit: 2000

Initial Act: Land and Historic Resources Protection Incentives Act

Eligible donations: Fee simple and conservation easements

Individual Limit: \$50K
Fair Market Value cap: 40%
Carryforward: 5 years
Transferable: No
Take credit and deduction: No

Georgia

First Year of Credit: 2006

Initial Act: Credit for the Donation of Property for Conservation Purposes

Eligible donations: Fee simple and conservation easements

Individual Limit: \$250K Fair Market Value cap: 25%

Carryforward: 5 years during 2006-2007; 10 years from 2008-2012 Transferable: No until 2011, when credit became transferable

Take credit and deduction: Yes (but not after 2012)

Appendix A, continued

Iowa

First Year of Credit: 2008

Initial Act: Tax Credit for Charitable Conservation Contribution of Land

Eligible donations: Fee simple and conservation easements

Individual Limit: \$100K
Fair Market Value cap: 50%
Carryforward: 20 years
Transferable: No
Take credit and deduction: Yes

Maryland

First Year of Credit: 2001

Initial Act: Income Tax Credit for Preservation & Conservation Easements

Eligible donations: Conservation easements only Individual Limit: \$80K in total, \$5K annually

Fair Market Value cap: 50%
Carryforward: 15 years
Transferable: No
Take credit and deduction: No

Massachusetts

First Year of Credit: 2011

Initial Act: Approved in State Environmental Bond Eligible donations: Fee simple and conservation easements

Individual Limit: \$50K Fair Market Value cap: 50%

Carryforward: None (but a refund applies)

Transferable: No Take credit and deduction: No

New Mexico

First Year of Credit: 2004

Initial Act: Land Conservation Incentive Act

Eligible donations: Fee simple and conservation easements

Individual Limit: \$100K during 2004-07; \$250K from 2008-2012

Fair Market Value cap: 50% Carryforward: 20 years

Transferable: No from 2004-2007; Yes from 2008-2012

Take credit and deduction: No

Appendix A, continued

North Carolina

First Year of Credit: 1983

Initial Act: Credit for Certain Real Property Donations Eligible donations: Fee simple and conservation easements

Individual Limit: \$5K during 1983-88; \$25K during 1989-1996; \$100K during

1997-98; \$250K from 1999 to 2012.

Fair Market Value cap: 25%
Carryforward: 5 years
Transferable: No
Take credit and deduction: Yes

South Carolina

First Year of Credit: 2001

Initial Act: South Carolina Conservation Incentives Act Eligible donations: Fee simple and conservation easements

Individual Limit: \$52,500 (annual limit)

Fair Market Value cap: 25%

Carryforward: Until credit is exhausted

Transferable: Yes Take credit and deduction: Yes

Virginia

First Year of Credit: 2000

Initial Act: Virginia Land Conservation Incentives Act of 1999

Eligible donations: Fee simple and conservation easements

Individual Limit: \$50K in 2000; 75K in 2001; \$100K for 2002-09; \$50K for

2009-2012

Fair Market Value cap: 50% for 2000-06; 40% for 2007-2012

Carryforward: 5 years for 200-06; 10 years for 2007-09; 12 years for 2009-

2012

Transferable: Yes Take credit and deduction: Yes

Sources: *State Conservation Tax Credits: Impact and Analysis* (2007), Conservation Resource Center, Boulder; www.timbertax.org/statetaxes/landdonationtaxcredits/; and legislation and tax filing instructions from the individual states.

Appendix 2: The Tax Calculator

I. Overview

The Tax Calculator comprises over 1200 lines of Matlab code. It takes as input a user-specified taxpayer scenario, consisting of three values: the taxpayer's Adjusted Gross Income, the value of the taxpayer's easement donation, and a characterization of the taxpayer as one who either qualifies or does not for the extended carryover and easement contribution limits enacted in federal law in 2006 for qualifying farmers or ranchers. For example, a possible scenario would be (\$200,000 AGI, \$500,000 easement value, and qualified = 1). From this scenario, the calculator determines what the federal and state income tax liabilities for the taxpayer would be in each of the 50 states and in each of the years 1987-2012. The calculator assumes that the donation is made once and calculates the tax liability that results from the donation in the year in question, and adds to the liability the present value of all future changes in taxes that result from a carrying over of unused deductions and credits into future years.

The code for the tax calculator can be browsed at: http://www4.ncsu.edu/~wthurman/state_fed_turbo_PC.html

The calculator repeatedly calls a Matlab function, taxCalc: http://www4.ncsu.edu/~wthurman/taxCalc.html

The following narrative describes how the calculator's code simulates the joint federal and state tax systems.

II. Inputs External to the Calculator

The primary representation of the federal and state tax codes comes in the form of spreadsheets containing the tax brackets and rates for each year at both federal and state levels. Other spreadsheets are read in that contain, for each state and year, the fraction of AGI allowed as an easement deduction. For example, since 2006 an ordinary taxpayer has been able to take an easement deduction of up to 50% of their AGI as a federal deduction; a qualified farmer or rancher has been able to take a deduction up to 100% of their AGI. The federal limits were 30% of AGI for both types of taxpayers prior to 2006. States vary as to the percentages of AGI that limit easement donations and the state limits change over time. Many states conform to federal rules in their treatment of the deduction of charitable contributions and for those states the calculator assumes that the same federal limits apply as just described. (See *All States Tax Handbook*, various years 1987-2012.)

The calculator divides the 50 states into 11 tax code categories, depending on: how deductions and exemptions are treated, the relationship of the state tax to federal tax, and the treatment of

tax credits for conservation easements. The categories are listed here. A few states change tax category once or more often over the 1987-2012 sample period.

State Income Tax Categories (with states listed according to their most frequent status in the sample)

- 1. States without an income tax (AK, FL, NV, SD, TX, WA, WY)
- 2. States that calculate income tax as a proportion of federal income tax (RI, VT)
- 3. States with an income tax that does not allow itemized deductions
 - 3a. States with a tax that does not allow itemization and that taxes dividends and wages at the same rate (CT, IL, IN, MI, OH, PA, WV, WI)
 - 3b. States with a tax that does not allow itemization and that taxes dividends and wages at different rates (MA, NH, TN)
- 4. States with an income tax that allows itemization of deductions (AL, AZ, HI, ID, KS, LA, ME, MN, MS, MO, MT, NJ, NY, ND, OK, UT)
- 5. States that allow itemization of deductions exemptions are taken as credits (AR, CA, KY, NE, OR)
- 6. States that offer conservation easement tax credits
 - 6a. States that allow both deductions and credits personal exemptions are deducted from income (GA, NC, SC, VA)
 - 6b. States that allow both deductions and credits personal exemptions are taken as credits (IA)
 - 6c. States that allow either a credit or deduction filers are assumed to take the credit. Exemptions are deducted from taxable income (CO, MD, NM)
 - 6d. States allow either a credit or deduction filers are assumed to take the credit. Exemptions are taken as credits (DE)

III. Algorithm Logic

A. Adjustment for inflation

The scenario inputs of AGI and donation are specified in 2012 dollars. The dollar values for AGI and donation are converted into 1987-2012 time series of equivalent dollar values, where the CPI-All Urban Consumers is used for deflation. For example, if AGI is set to \$100K in 2012 dollars and the value of the CPI-All Urban Consumers in 1990 (normalized to 2012=1.00) is 0.50, then the AGI fed into the calculator for 1990 is $$100K \times 0.50 = $50K$. The 2012 value of the easement donation is similarly converted to dollar terms appropriate for the year in which the calculation is carried out. Because all dollar values are converted into purchasing-power adjusted values, the legislated nominal tax brackets from each year are appropriate.

B. Calculation of tax liabilities and the Conservation Policy Incentive (CPI) for a state without an income tax

Residents of states without an income tax owe only a federal tax payment. To evaluate the consequences of donating an easement, the taxpayer's federal tax is calculated under the two alternatives of a donation of the specified size and not.

With no donation, the federal tax bill is calculated assuming that the taxpayer is married filing jointly and itemizes deductions. The amount of deductions is set equal to the standard deduction; the taxpayer takes personal exemptions for the taxpayer and spouse.

Under the donation scenario, the tax bill is calculated under the same assumptions as the nodonation scenario, but itemized deductions are increased by the amount of the donation to the extent that they are allowed. The extent to which the deduction is allowed is determined by overall limits on the size of the deduction in relation to AGI, and time limits on the extent to which unused deductions in a year can be carried over to future years. For example, if the taxpayer cannot deduct more than 30% of their AGI (as was the law in years prior to 2006), and if the value of the easement donation exceeds 30% of AGI, then the unused portion of the deduction is carried forward into future tax years. In consideration of the next tax year, the unused deduction from the first year might again exceed 30% of the taxpayer's AGI, resulting in carryover into the second year after the donation decision year. Carryover continues until either the deduction is used in its entirety or until the carryover limit is reached. U.S. law allowed carryover into five subsequent years under the tax code for 2005 and before. The law was changed in 2006 to allow 15 years of carryover beyond the donation decision year.

B.1. The Conservation Policy Incentive without carryover

If there is no carryover (because, for example, the donation is less than 30% of AGI), then the calculation of the CPI proceeds directly from the taxes calculated under the two scenarios:

(A1)
$$\tilde{P}_C = 1$$
 - (Tax savings)/(Donation value),

where Tax Savings is the difference between the tax bills without and with the donation.

B.2. Tax and incentive calculations with carryover

If the donation is large enough relative to AGI to result in a carryover into future years, the calculator adjusts the with-donation tax bill for the value of the additional tax benefits that accrue from having the carried over deductions in future years. In the year following the donation, the tax bill is calculated assuming the specified AGI and a deduction equal to the carried over value from the donation year (in addition to the amount of the standard deduction). That tax bill is calculated and compared to the tax bill that would result from the same AGI and no deduction. The difference between the two is the tax benefit, under the donation scenario, from having additional deductions carried into the second year. The difference between the two is discounted back to the donation year and subtracted from the year-of-donation tax bill to reflect the further tax benefit from carried over deductions.

If there remains unused deduction in the second year, the process is repeated into year three and beyond until either the deduction is exhausted or the carryover limit (of 5 or 15 years) is reached. For each future year in which carryover is relevant, the tax savings due to carryover is discounted back to the donation year and netted out of the with-donation tax. The Conservation Policy Incentive is then modified to:

(A2) $\tilde{P}_C = 1$ - (PV of tax savings)/(Donation value),

C. Calculation of tax liability for a state with an income tax, but no itemization of deductions

For states with an income tax code that does not allow itemization, there is no explicit state tax benefit from charitable donations, including the donation of easements. However, state taxes can be deducted from federal taxable income and so the state and federal tax codes interact. The deductibility of state tax payments from federal taxable income can affect the marginal federal rate paid and, hence, the tax benefit from donations.

The calculator takes state taxes into account by first calculating state taxes owed under the two alternatives, with and without a donation, and then deducting the relevant state tax from federal taxable income. In each year, the calculation of federal tax liability proceeds as described above for states without income taxes, but with state taxes deducted from income. The resulting state and federal tax liabilities are added together in each year and the same carryover calculations are made—adjusting federal taxable income in each future year for the state income taxes paid—making A2 still the relevant expression for the PV of tax savings, where tax savings are now understood to encompass the combined federal and state tax bill.¹

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¹ The calculator diverges from the real-time calculation of a taxpayer's liability in two notable ways. The first is that on an actual tax return, the state taxes that are deducted from taxable income are those paid in the previous

D. Calculation of tax liability for a state with an income tax with itemized deductions

In the previous case of a state with an income tax but no allowable deductions, the state tax bill depends only on taxable income. Federal calculations proceed in all years and under both assumptions regarding donation taking state tax payments as exogenous. In the case of a state that allows the value of the easement to be deducted from state taxable income, the stream of state tax payments over time still is predetermined with respect to the calculation of federal tax, but carryover considerations influence the state tax calculations. The carryover limits at the federal level (5 years prior to 2006 and 15 years thereafter) are assumed to hold at the state level as well. However, carryover is determined by state-specific limits on the deduction as a proportion of AGI.

Just as in the federal case, when calculating the state tax bill assuming a donation, the calculator checks to see if the proportion-of-AGI limit is binding and, if so, carries forward the unused deduction into future tax years. Future state and federal tax bills are calculated year by year for as many years as federal or state allowed carryover is positive; the number of years in which deductions are allowed to be carried over need not be the same at the federal and state levels. The tax savings from carried over deductions are discounted back to the year of the donation and netted out of the state and federal tax bills. The present values of the tax savings due to the donation are combined from the federal and state tax calculations and the Conservation Policy Incentive is, again, calculated according to expression A2.

E. Calculation of tax liability for a state that offers income tax credits for easement donations

Tax credit provisions complicate the calculations described above.

E.1. Transferable credits

-

year, not the current year. The calculator abstracts from this timing issue by assuming that the state taxes paid this year are entirely deducted from this year's income. This abstraction is harmless to the extent that a taxpayer's withholding for state taxes in the current year matches this year's state tax liability because it is withheld (and estimated) state taxes that are deducted from the current year's federal taxable income.

The second divergence is that while the calculator acknowledges the federal deductibility of state tax payments, it ignores the fact that some states allow the deduction of federal tax payments from state taxable income. (In 2012 those states were AL, IA, LA, MO, MT, ND, OR, and UT. Of those states, only IA offers conservation easement tax credits.) The rationale for ignoring the deductibility of federal tax payments from these states' tax returns is that the deductibility would apply both to taxes paid if a donation is made and to taxes paid if no donation is made. While there would be some interaction between the donation's effects and the deductibility of federal tax payments, we believe the effect would be second order.

A tax credit is equivalent to a voucher for payment of state taxes equal to, say, 25% of the value of the easement donation. In some states (CO and VA) in some years, the credit is transferrable and easement donors can sell their credits, typically for 85 cents per dollar. In those states and years, if the state only allows the credit and not the deduction as well, then the calculation of state tax liability proceeds as above for a state with an income tax that does not allow itemization of deductions. The credit is calculated as a proportion of the easement value and assumed to be sold at \$0.85 per dollar. The credit proceeds are considered to be a tax benefit to donating the easement. Further, the credit sale proceeds are taken to be taxable at the federal level. With these adjustments, the tax liabilities and CPI are calculated as above in III.D.

E.2. Non-transferable credits: deductions and/or credits allowed

For some states, easement donations can be deducted from taxable income and the donors also receive a state tax credit. In states that allow the taxpayer to have their cake and eat it too, the calculator deducts the easement value from state and federal taxable income—as outlined above in the case of states that allow itemization—and then adjusts state tax liabilities by the amount of the credit generated. If the credit is less than the state tax liability in the year of the donation then there are no further implications. If the credit exceeds the state tax liability in the year of the donation then the credit is used to pay the state tax bill and the remainder is carried forward. Future state tax liabilities are met by the remaining value of the credit until the credit is exhausted. Federal income tax is affected by the state tax credits because state tax paid, hence the federal state tax deduction, is reduced by the amount of the credit applied. Net state tax payments are discounted back to the year of donation and expression A2, now adjusted for the benefits of the state tax credit, describe the tax savings and resulting CPI.

In some states, credits are granted, but the taxpayer is not allowed to both take the deduction and receive the credit. The taxpayer must choose. In those states and years, the calculator assumes that the credit is the more favorable tax option. The calculator acknowledges receipt of the credit as discussed in the previous paragraph, but the calculation is simplified by the fact that no deduction from state taxable income is taken.

IV. Aspects of the Income Tax Code Not Incorporated in the Calculator

We call attention to two aspects of the income tax code that are not captured by the calculator and provide justification for the Conservation Policy Incentive calculations that result.

A. Pease limitations

The so-called Pease limitations were first introduced into the federal tax code in 1991. They were in effect until 2009, and reinstated in 2013. For high-income taxpayers (AGI greater than \$300,000 for joint filers in 2013), the limitations reduced itemized deductions allowed. According to this description, one might expect that such limitations could mute the tax benefits from easement donations. However, even for high-income taxpayers and despite the proper name of the Pease limitations ("overall limitation on itemized deductions"), Pease

limitations have no effect on incentives to donate for almost all taxpayers (see Rosenberg *et al.*, 2013). For affected taxpayers, Pease limitations act by adding a dollar amount of deductions back into taxable income, with the amount added determined by income and not by the amount of deductions. The deductibility of charitable donations, including easement donations, is not affected.

B. Alternative Minimum Tax

The AMT is a tax system parallel to the ordinary federal income tax, affecting taxpayers with high incomes and large deductions. It taxes a broader base of income than does the ordinary tax, at different rates. The AMT levies a maximum rate of 28% (lower than the 2016 ordinary income tax maximum rate of 39.6%) and recalculates taxable income by adding back in deductions taken for state and local income taxes, property taxes, mortgage interest, and miscellaneous itemized deductions (but not charitable contributions.)

The AMT is triggered by high incomes and high deductions. But once in the AMT system, taxpayers are allowed deductions for charitable contributions and, therefore, face the ordinary incentives to donate that arise from one's marginal rates. (And tax credit provisions and state income taxes are unaffected by the AMT.) Where the AMT might affect the incentive to donate an easement is through its effect on the marginal tax rate. Typically, the AMT schedule determines a lower marginal rate than faced in the ordinary income tax system and thus could be said to diminish the donation incentive for those subject to the AMT.

This discussion suggests that for high-income taxpayers the tax comparisons of the calculator overstate somewhat the tax benefits from easement donation (due, currently, to the difference between a 28% and 39.6% marginal rate) and, to that extent, understate the price of conservation. However, the AMT structure phases in the high 28% rate over an income range (from \$154,000 to \$477,000 for joint filers in 2013), which increases the effective marginal rate on income in that range from 28% to 35%. For comparison, the 2013 ordinary marginal rates for incomes in the \$146,000-\$450,000 range lie between 28% and 35%. Thus, the effective marginal AMT rate given the phased out exemption is much closer to the marginal rates experienced by ordinary income tax payers in that range, suggesting that for taxpayers in this range the calculator gives prices of conservation close to what result from a full consideration of the AMT. As to empirical evidence on the marginal rate effect of the AMT, the Congressional Budget Office (2010) concluded that "[i]n 2006, more than 70 percent of taxpayers subject to the AMT faced a higher marginal tax rate than they would have under the regular tax. On average, the AMT raised the marginal tax rates for those taxpayers by about 4 percentage points."

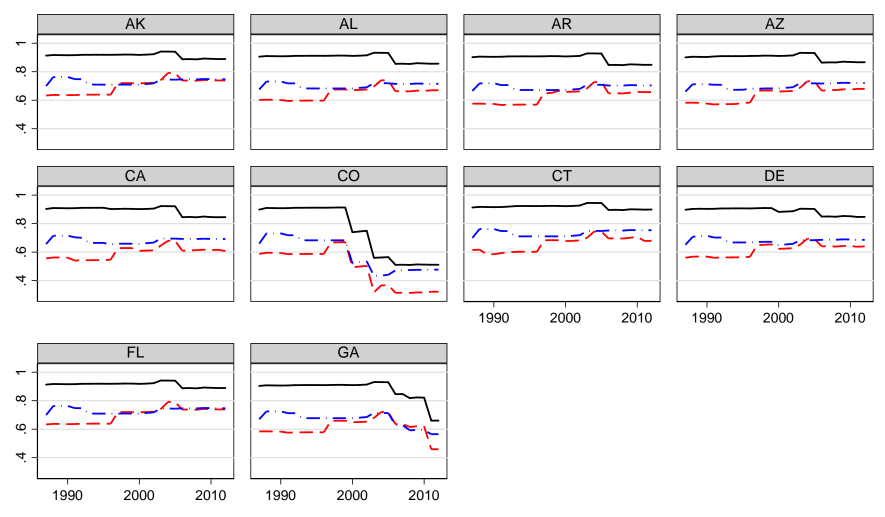
Because the AMT was not indexed prior to 2013, few taxpayers were subject to the AMT in the earlier years of our sample, but more have been subject to it in recent years. We note that we find the most empirically relevant index of the price of conservation in explaining easement donation variation to be that constructed for a taxpayer with \$100,000 in AGI and an easement donation of \$500,000. Taxpayers in this category are unlikely to be affected by the AMT. According to the Tax Policy Center, while 27% of tax units with expanded cash

income in the range of \$200,000-\$500,000 were subject to the AMT in 2015, only 1.8% of those in the \$100,000-\$200,000 range were subject to the AMT. Thus, a potential donor in our most empirically relevant scenario was exceedingly unlikely to face the AMT in 2015, and the probability of their exposure to the AMT in earlier years was likely less.

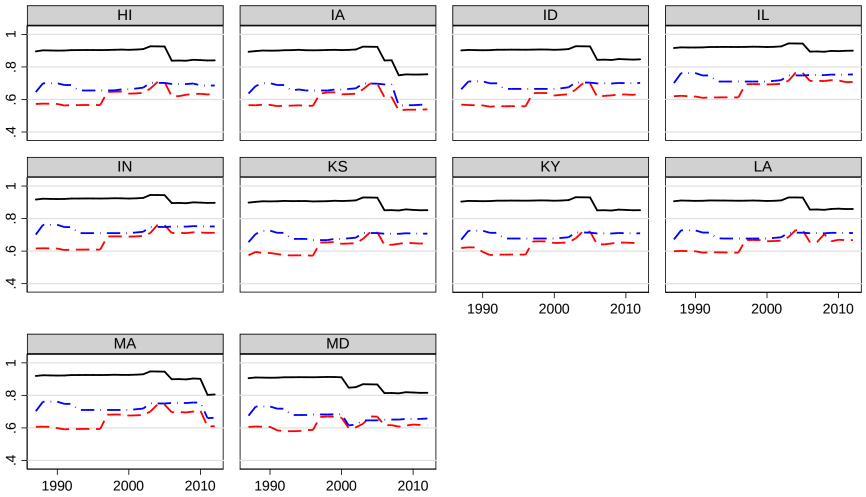
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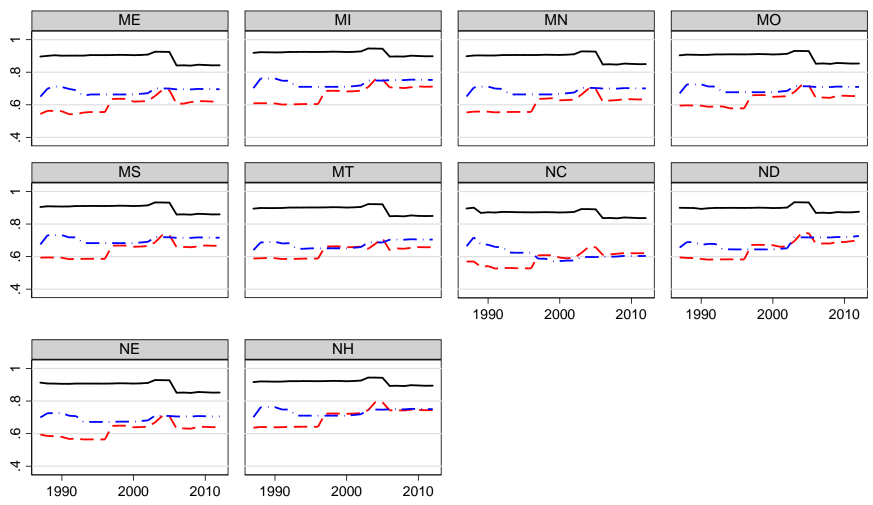
Appendix 3: Price of Conservation Indices by State: Alaska through Georgia



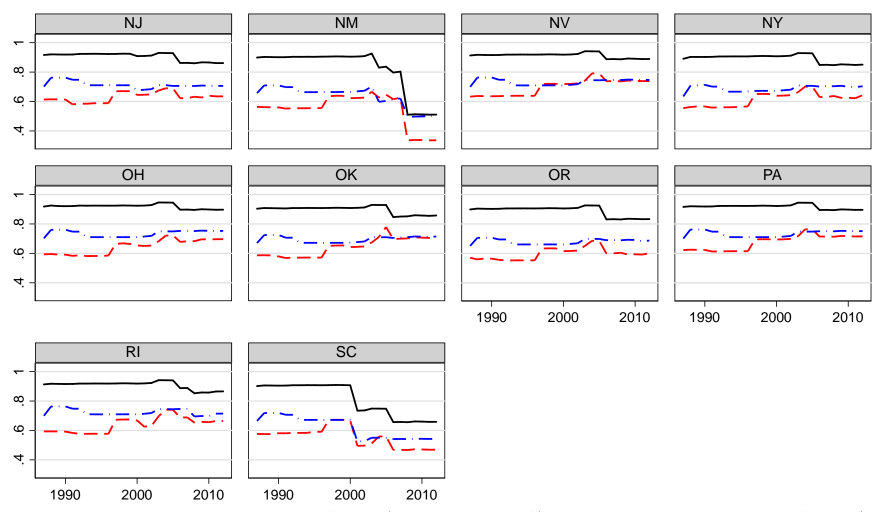
Appendix 3: Price of Conservation Indices by State: Hawaii through Maryland



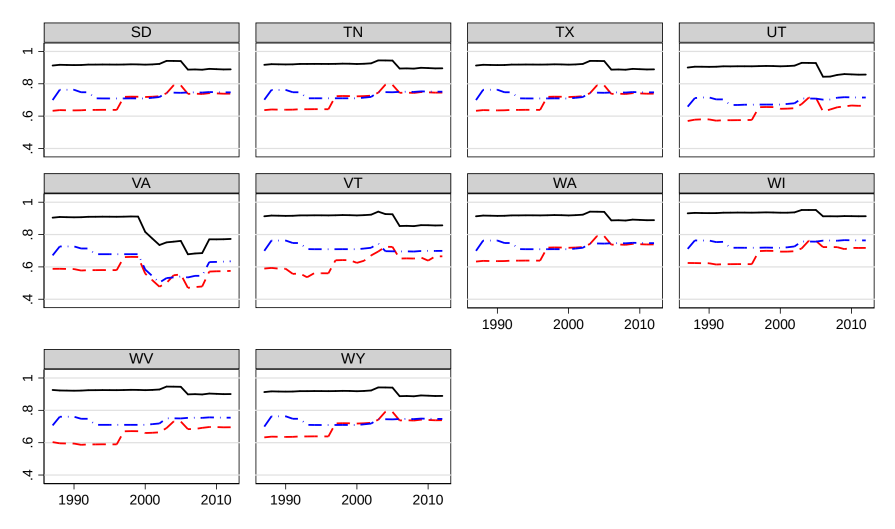
Appendix 3: Price of Conservation Indices by State: Maine through New Hampshire



Appendix 3: Price of Conservation Indices by State: New Jersey through South Carolina



Appendix 3: Price of Conservation Indices by State: South Dakota through Wyoming



Appendix 4:

Table A1: Summary Statistics of State-Level Covariates

Variable	Mean	St. Dev	Min	Max	Description
Land Price	1.411	2.043	0	15.20	An index measuring the value of residential land in a state based on sale and rental prices over time. The source is Davis and Heathcote (2007)* and Lincoln Institute of Land Policy at www.lincolninst.edu/resources/ .
Ln(Farm income)	15.02	1.345	10.68	17.61	The natural log of gross farm income in a state, in 2012 \$s. The source is Economic Research Service of the U.S. Dept. of Agriculture, Farm and Wealth Statistics, available at: www.ers.usda.gov/data-products/farm-income-and-wealth-statistics/
Ln(Forest income)	12.80	1.252	8.480	15.55	The natural log of gross income from forestry on farms in a state, in 2012 \$s. The source is Economic Research Service of the U.S. Dept. of Agriculture, Farm and Wealth Statistics, available at: www.ers.usda.gov/data-products/farm-income-and-wealth-statistics/
Ln(Per capita income)	10.20	0.338	9.295	10.99	The natural log of total income per capita in a state, in 2012 \$s. The source is the U.S. Bureau of Economic Analysis, available at www.bea.gov/regional/ .
Ln(population)	15.04	1.011	13.02	17.45	The natural log of total population in a state. The source is the U.S. Census Bureau.
Govt. easements	5.035	4.835	-2.302	12.49	The acres of conservation easements acquired by government agencies in a state in including federal, state, and local governments. The source is the National Conservation Easement Database (NCED), available at http://nced.conservationregistry.org/about. (July 2015 update).

^{*}Davis, Morris A. and Jonathan Heathcote. 2007. The Price and Quantity of Residential Land in the United States. *Journal of Monetary Economics* 54(8): 2595-2620.

Appendix 5:

Threats to Identification and Robustness

There are several reasons why the estimates above might not identify average causal effects of tax policy. First, there is measurement error in the NCED data due to incomplete reporting, and this error possibly is correlated with the price of conservation over time within a state. To address this possibility, we weight the baseline regression results by our estimates of the proportion of all land trust easements reflected by the NCED data, at the state level. Panel B of table A2 reports the results and shows the findings for the favored specifications are smaller with these weights, but remain economically large and statistically significant.

Second, responses to the tax code may be systematically larger in states that have more private land. We assess this potential heterogeneity by comparing the baseline results to results from a model that places greater weight on geographically larger states, following guidance on weighting from Solon et al. (2015). Panel C of table A2 shows the results are comparable, suggesting the assumption of homogenous response is reasonable.

Third, the measured responses to the tax code may be sensitive to outlier observations, particularly when the dependent variable is acres rather than counts. To address this issue, we run 'winsorized regressions' using a procedure first developed in Yale and Forsythe (1976). The procedure identifies the *x* percent of outlier observations based on residual size and adjusts those observations by subtracting the difference between the outlying observation's residual and the residual of the 100-x/2th percentile observation (for right-tail residual outliers) and the x/2th percentile observation (for left-tail outliers). In panels D and E we adjust 5 and 10 percent of observations in this way and run the baseline model with the winsorized data. The resulting coefficient estimates are slightly smaller than the baseline but generally similar in magnitude and statistical significance. This is evidence that the elasticity estimates are not driven by outlier observations.

Fourth, it may be the case that easement donations were trending differently in tax credit and non-tax credit states prior to the enactment of credits. For example, if easement donations were already on a faster trajectory in tax credit states prior to 2000, then our $\hat{\beta}_2$ coefficients could be biased away from zero. Evidence that this was not the case is found in figure 5 and in the fact that adding state specific linear time trends to the regressions in table 4 and 5 did not generally move the $\hat{\beta}_2$ coefficients towards zero.

To further probe the role of pre-existing time trends, we create a 'false timing' placebo test. For the tax credit states, we move the tax price forward two time periods so that the placebo variables falsely imply a premature onset of tax credit programs. Next, we eliminate the state-year observations during which the tax programs were actually in place. The resulting tests, shown in panel F of table 6, indicate there was not a response of easement donations to future tax policy in the two years preceding the onset of the actual tax credit programs. This finding adds to our confidence that actual tax policy, rather than pre-existing trends, explain the sharp increase in easement donations during the tax credit years.

Table 6: Robustness Checks

TNC All TNC All TNC All TNC All Donated All		Y=I	Easement Coun	ts	Y= Easement Acres		
(1) (2) (3) (4) (5) (6)		TNC All	TNC	NCED	TNC All	TNC	NCED
A. Baseline Short-Run Effect (β2+β2)				All		Donated	All
Short-Run Effect (β2+β3)		(1)	(2)	(3)	(4)	(5)	(6)
Long-Run Effect (β2) -1.613*** -1.899** -2.347*** -0.817 -2.046 -6.075**	A. Baseline						
Long-Run Effect (β_2) -1.613*** -1.899** -2.347*** -0.817 -2.046 -6.075**	Short-Run Effect ($\beta_2+\beta_3$)	-2.926***		-4.520***	-8.857*	-9.651*	
Short-Run Effect (β2+β3)	Long-Run Effect (β ₂)	-1.613***	-1.899**	-2.347***	-0.817	-2.046	-6.075**
C. State Weights by Private Land Area Short-Run Effect ($β_2$)	B. State Weights by NCED Comple	etion					
C. State Weights by Private Land Area Short-Run Effect ($β_2+β_3$)							
Short-Run Effect (β2)	Long-Run Effect (β ₂)			-1.829*			-5.433*
Long-Run Effect (β2) -1.363*** -1.437*** -2.042*** -1.273 -1.817 -6.646** D. Winzorized Data: 59% Short-Run Effect (β2) -1.581** -3.157*** -4.457*** -8.846* -9.726** -6.633** Long-Run Effect (β2) -1.581** -1.820** -2.237*** -0.619 -1.964 -5.309* E. Winzorized Data: 10% Short-Run Effect (β2) -1.555** -1.761** -2.158*** -0.692 -1.927 -5.186* F. Placebo Timing Short-Run Effect (β2) 1.766 0.243 2.363 9.630 -2.347 1.858 Observations 882 882 882 882 882 882 G. Estate Tax Control Short-Run Effect (β2) -1.617*** -1.906** -2.378*** -0.958 -2.144 -6.230** H. No Exposure to Cap. Gains Tax Short-Run Effect (β2) -2.212*** -3.262*** -3.244** -4.764*** -1.895 -1.855 -2.882 -7.985** Long-Run Effect (β2) -1.736** -3.234*** -3.154*** -1.855 -2.882 -7.985** I. 'Almost' Tax Credit Counterfactual States Short-Run Effect (β2) -1.736** -2.212*** -3.234*** -4.764*** -9.941 -9.480 -8.251** -8.191** -9.940 -8.251** -2.912** -3.234*** -4.764*** -9.941 -9.480 -8.251** -3.934*** -4.764*** -9.941 -9.480 -8.251** -3.208**		Area					
D. Winzorized Data: 5% Short-Run Effect (β2+β3)		-2.669***					
Short-Run Effect (β ₂ +β ₃)	Long-Run Effect (β ₂)	-1.363***	-1.437**	-2.042***	-1.273	-1.817	-6.646**
Long-Run Effect (β2) -1.581** -1.820** -2.237*** -0.619 -1.964 -5.309* E. Winzorized Data: 10% Short-Run Effect (β2+β3) -2.813*** -3.108**** -4.433**** -8.919* -9.703*** -6.668** Long-Run Effect (β2) -1.555** -1.761** -2.158*** -0.692 -1.927 -5.186* F. Placebo Timing Short-Run Effect (β2+β3) 0.187 -0.722 0.637 8.119 3.044 4.548 Long-Run Effect (β2) 1.766 0.243 2.363 9.630 -2.347 1.858 Short-Run Effect (β2+β3) -2.922*** -3.262*** -4.494*** -8.742* -9.570* -6.916** Long-Run Effect (β2+β3) -2.922*** -3.262*** -4.494*** -8.742* -9.570* -6.916** Long-Run Effect (β2+β3) -3.617*** -3.954*** -5.566*** -11.395* -11.578* -8.955** Long-Run Effect (β2+β3) -3.617*** -3.954*** -5.566*** -1.895 -1.895 -1.578* -8.955** <							
E. Winzorized Data: 10% Short-Run Effect (β2+β3)				-4.457***			
Short-Run Effect ($β2+β3$)	Long-Run Effect (β ₂)	-1.581**	-1.820**	-2.237***	-0.619	-1.964	-5.309*
Long-Run Effect (β2)							
F. Placebo Timing Short-Run Effect ($β_2+β_3$) 0.187 -0.722 0.637 8.119 3.044 4.548 Long-Run Effect ($β_2$) 1.766 0.243 2.363 9.630 -2.347 1.858 Observations 882 882 882 882 882 882 882 882 882 88		-2.813***		-4.433***			
Short-Run Effect $(β_2+β_3)$	Long-Run Effect (β_2)	-1.555**	-1.761**	-2.158***	-0.692	-1.927	-5.186*
Long-Run Effect (β2) 1.766 0.243 2.363 9.630 -2.347 1.858 882 482 482 482 482 482 482 482 482 482 482 482 48							
Observations 882 882 882 882 882 882 882 882 882 88							
G. Estate Tax Control Short-Run Effect ($β_2+β_3$) -2.922^{***} -3.262^{***} -4.494^{***} -8.742^* -9.570^* -6.916^{**} Long-Run Effect ($β_2$) -1.617^{***} -1.906^{**} -2.378^{***} -0.958 -2.144 -6.230^{**} -2.378^{***} Short-Run Effect ($β_2+β_3$) -3.617^{***} -3.954^{***} -3.954^{***} -5.566^{***} -11.395^* -11.578^* -8.955^{**} Long-Run Effect ($β_2+β_3$) -2.212^{***} -2.470^{**} -3.154^{***} -3.154^{***} -1.885 -2.882 -7.985^{**} -7.985^{**} Long-Run Effect ($β_2+β_3$) -0.361^{***} -3.234^{***} -4.764^{***} -9.941 -9.480 -8.251^{**} Long-Run Effect ($β_2+β_3$) -1.736^{**} -2.005^{**} -3.015^{***} -2.513 -2.464 -8.107^{**} Observations -3.20 $-3.$							
Short-Run Effect ($β_2+β_3$) Long-Run Effect ($β_2$) H. No Exposure to Cap. Gains Tax Short-Run Effect ($β_2+β_3$) Long-Run Effect ($β_2+β_$	Observations	882	882	882	882	882	882
Long-Run Effect (β2) -1.617^{***} -1.906^{**} -2.378^{***} -0.958 -2.144 -6.230^{**} H. No Exposure to Cap. Gains Tax Short-Run Effect (β2+β3) -3.617^{***} -3.954^{***} -5.566^{***} -11.395^{*} -11.578^{*} -8.955^{**} Long-Run Effect (β2) -2.212^{***} -2.470^{**} -3.154^{***} -1.885 -2.882 -7.985^{**} I. 'Almost' Tax Credit Counterfactual States Short-Run Effect (β2+β3) -0.361^{***} -3.234^{***} -4.764^{***} -9.941 -9.480 -8.251^{**} Long-Run Effect (β2) -1.736^{**} -2.005^{**} -3.015^{***} -2.513 -2.464 -8.107^{**} Observations -3.20		2 022***	2.262***	4 40 4***	0.740*	0.570*	< 0.1 < **
H. No Exposure to Cap. Gains Tax Short-Run Effect $(β_2+β_3)$							
Short-Run Effect ($β_2+β_3$)	Long-Run Effect (\$\beta_2\$)	-1.61/	-1.906	-2.378	-0.958	-2.144	-6.230
Long-Run Effect ($β_2$)		2 617***	2.05.4***	F F C C ***	11.205*	11.570*	0.055**
I. 'Almost' Tax Credit Counterfactual States Short-Run Effect ($β2+β3$) -0.361^{***} -3.234^{***} -4.764^{***} -9.941 -9.480 -8.251^{**} Long-Run Effect ($β2$) -1.736^{**} -2.005^{**} -3.015^{***} -2.513 -2.464 -8.107^{**} Observations 320 320 320 320 320 320 320 J. Tax Credit States Only Short-Run Effect ($β2+β3$) -3.250^{***} -3.440^{***} -4.891^{***} -9.952 -9.977 -7.932^{**} Long-Run Effect ($β2$) 1.861^{**} -2.172^{**} -3.047^{**} -2.470 -3.160 -7.290^{**} Observations 220 220 220 220 220 220 220 220 K. Omit Tax Credit Observations Short-Run Effect ($β2+β3$) -3.692 -4.389 -1.210 -5.103 -15.661 3.269 Long-Run Effect ($β2$) -1.671 -2.410 3.252 3.586 -10.430 10.243		-3.01 /					
Short-Run Effect ($β_2+β_3$)	Long-Run Effect (p2)	-2.212	-2.470	-3.154	-1.003	-2.002	-1.985
Long-Run Effect (β2) -1.736^{**} -2.005^{**} -3.015^{***} -2.513 -2.464 -8.107^{**} Observations 320 320 320 320 320 320 320 J. Tax Credit States Only Short-Run Effect (β2+β3) -3.250^{***} -3.440^{***} -4.891^{***} -9.952 -9.977 -7.932^{**} Long-Run Effect (β2) 1.861^{**} -2.172^{**} -3.047^{**} -2.470 -3.160 -7.290^{**} Cobservations 220		tual States	2 22 4***	4 = < 4***	0.041	0.400	0.251**
Observations 320 322 320 320 3210 326 326 326 326 326 3269 320 320 320 320 320 320 320 320 320 320 320 320 320 320 320 320 320		-0.301 1.726**		-4./04 2.015***			
Short-Run Effect $(β_2+β_3)$							
Short-Run Effect $(β_2+β_3)$	I Tay Credit States Only						
Long-Run Effect (β2) 1.861^{**} -2.172^{**} -3.047^{**} -2.470 -3.160 -7.290^{**} Observations 220		-3.250***	-3.440***	-4.891***	-9 952	-9 977	-7 .932**
Observations 220 220 220 220 220 220 220 220 220 22							
Short-Run Effect $(\beta_2+\beta_3)$ -3.692 -4.389 -1.210 -5.103 -15.661 3.269 Long-Run Effect (β_2) -1.671 -2.410 3.252 3.586 -10.430 10.243							
Short-Run Effect $(\beta_2+\beta_3)$ -3.692 -4.389 -1.210 -5.103 -15.661 3.269 Long-Run Effect (β_2) -1.671 -2.410 3.252 3.586 -10.430 10.243	K. Omit Tax Credit Observations						
		-3.692	-4.389	-1.210	-5.103	-15.661	3.269
Observations 882 882 882 882 882 882							
	Observations	882	882	882	882	882	882

Notes: *p<0.1; *p<.05; **p<.01. All specifications include year effects, state fixed effects, controls, and state-specific trends and include 1000 observations unless otherwise noted. Panel A shows the baseline results from columns 4, 5, and 8 of tables 4 and 5. Panel B weights each state by our estimate of how complete the NCED easement data coverage is for each state. Panel C weights the estimates by private land area. Panel D employs 'winsorized' data for the 5% of outlier observations and panel E does so for the 10%. Panel F moves treatment up two years before the actual year of a new tax credit. Panel G adds an indicator for whether or not a state followed the federal phase out of estate taxes during 2002-2005. Panel H employs the price index that assumes no capital gains exposure (illustrated in panel A, figure 5). Panel H trims the sample to only states with tax credits and states that attempted to pass credits. Panel I includes only states with tax credits. Panel J omits state-year combinations during which a credit program was in effect, and the year preceding a new program.

Another threat to identification is the omission of time-varying, state specific estate tax controls. At the federal and state level, estate taxes can affect the after-tax price of conservation easement donations in particular (see Sundberg and Dye 2006) and of charitable bequests in general (see Bakija et al. 2003, Joulfaian 2000). Hence, the omission of state estate tax measures could bias our coefficients on income tax prices if within-state time variation in estate tax policy is correlated with within-state time variation in income tax policy. We do not have long panel data on state-level estate and inheritance tax rules, but we do know which states followed federal estate tax rules and which states had stand-alone estate taxes. This is significant because states following federal rules phased out their estate tax along with the federal government over 2002-2005. States with stand-alone estate taxes did not, and some states introduced new estate taxes between 2005 and 2012. Based on this information, we create a simple time-varying indicator variable. The variable is equal to one for state-year combinations for which a state had an estate tax. Otherwise, the variable is equal to zero. As panel G of table 6 shows, adding the estate tax control has no impact on the baseline coefficients of interest suggesting there is little correlation between estate tax changes and changes in our income tax price of conservation.³ We conclude that the omission of estate tax prices is not biasing our overall estimates.⁴

In panel H, we employ a price that assumes no exposure to capital gains taxation (see figure 5, panel A). With no exposure to capital gains, the coefficient estimates are much larger in absolute value, and also estimated with a bit more precision. This finding – and others not shown in table 6 - indicate the general pattern of findings is robust to different assumptions about capital gains exposure.

A different threat to identification has a less obvious technical solution. It is possible that states implementing tax credit programs were more predisposed to easement growth than were states that did not, even absent tax policy changes. Perhaps states that implemented tax credit programs had more active land trust lobbyists, for example. The potential endogeneity problem here is that successful land trust lobbyists are also plausibly better at recruiting and soliciting easement donations.

To address this possible source of endogeneity we construct a set of 'counterfactual' states that 'almost' implemented easement tax credit programs prior to 2012. This list of states is provided in Pentz (2007). She provides a detailed assessment of state conservation tax credits. According to Pentz (2007), five states: Idaho, Nebraska, West Virginia,

² The information comes from www.taxadmin.org/fta/rate/estatetax.html.

³ In the panel G column 6 specification, the coefficient on the estate tax measure is 0.104 and statistically significant at p<0.1, suggesting the indicator is associated with a 10 percent increase in easement flows. The coefficients on the estate tax variable in the other columns tend to be positive but imprecisely estimated, suggesting the role of estate tax is more complicated than characterized by our simple indicator variable.

⁴ There are also property tax benefits from donating a conservation easement (see Sundberg 2014). There exists the possibility that the estimates of income tax responses reported here may be biased if county-level changes in property taxes correlate with state-level changes in our price of conservation, which is based on income tax incentives. We do not attempt to create a state-level index of property tax benefits here because there is significant heterogeneity in taxing decisions across counties within states, and because most owners of agricultural land can receive property tax benefits from current use assessments without making an easement donation.

Kentucky, and Minnesota were either working to create programs or had actually attempted to pass conservation tax credit legislation during our period of analysis. Based on her account, these five states may comprise a better set of counterfactual states than the entire sample of the 40 non-tax credit states. Panel I shows regression estimates that employ a subsample of sixteen states: the eleven tax credit states and the five counterfactual states listed above. Importantly, the $\hat{\beta}_2$ elasticity coefficients tend to be larger in absolute value than those estimated in the baseline. The coefficient estimates in panel H are also a bit more precisely estimated, which is surprising because the sample size is small, with only 16 states.

Panel J shows the regression estimates when we rely on only "variation in the timing of treatment" to identify the income tax price coefficients.⁵ The panel J sample comprises only the 11 tax credit states. The logic here is to assume the tax credit states constitutes a valid set of counterfactual states for each other, but that the timing of the onset of tax credit programs (and the timing of changes within the programs) are random. Hence, the identification of the coefficients in this subsample is exclusively from variation in the arguably random timing of policy changes. As panel J shows, using this approach does not change our key conclusions relative to the baseline estimates that employ full sample.

Panel K displays the final robustness check in table 6. Observations from states and years with tax credits in force are taken out of the sample, as are the years before tax credits take effect. Variation in the price of conservation in the resulting sample come from variations in the tax code that are *not* solely aimed at conservation. The resulting estimates of β_2 , the long run elasticity, are statistically insignificant in table 6. We interpret this to mean that the powerful statistical identification comes more from the tax credit changes than from year-to-year variation in marginal tax rates. This may be because tax credits are more 'salient' than changes in marginal rates, thereby inducing a clearer response (Chetty et al. 2009).

To summarize, the findings are robust to a suite of robustness checks in table A2. Although we cannot rule out every possible source of endogeneity, the most straightforward interpretation of the $\hat{\beta}_2$ and $\hat{\beta}_2 + \hat{\beta}_3$ estimates is that they represent the average causal effect of income tax policy on conservation easement donations.

The results thusfar, however, are based on a tax price that we calculate from a scenario with an AGI of \$100,000, and a donation of \$500,000. We choose this scenario because it yields the highest adjusted R-squared in the acreage regressions. An alternative approach is to employ a price that is a weighted average of actual AGI and easement value scenarios. The implementation challenge is that we have data on actual scenarios for only four years, 2003 to 2006, from IRS data collected by Eagle (2011).

The 2003-2006 IRS data indicate the number of easement donations across the entire U.S. within each of eight AGI categories summarized in Table A3 below. The categories are \$200,000; \$200,000 to \$500,000; \$500,000 to \$1 million; \$1 million to \$1.5 million; \$1.5 million to \$2 million; \$2 million to \$5 million; \$5 million to \$10 million; and more than \$10 million. The data also indicate the average donation value ('C') for each income category. From this information, we construct two price indexes that are weighted averages of the

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⁵ Variation in timing approaches, or VAT, are commonly used in labor and education policy applications (see, e.g., Hoynes and Schanzenbach 2009, and Almond *et al.* 2011).

donation price for each of the eight scenarios, assuming midpoint AGI values within each income bin (see table A2).⁶ For a 'Count-Weighted Price', the weights are the proportion of easements donated within each income bin. For a 'Value-Weighted Price', the weights are the proportion of dollar value of donated easements within each income bin. We assume no exposure to capital gains taxation because the IRS tables provide no information about how that exposure varies across income and donation-value scenarios.

Table A3
Calculator Input for Weighted-Average Price Indices, based on 2003-2006 IRS Data

(1)	(2)	(3)	(4)	(5)	
IRS donor income range, in \$000s	Assumed AGI for Calculator Input, \$000s	Average Donation, in \$000s	# of Donations (prop. of total)	Total Donations, in \$000s (prop. of total)	
Under 200	100	223.4	5,764 (0.42)	1,287,885 (0.11)	
200 to 500	350	502.9	4,025 (0.29)	2,024,150 (0.17)	
500 to 1,000	750	915.6	1,123 (0.08)	1,028,356 (0.09)	
1,000 to 1,500	1,250	1,841.7	790 (0.06)	1,455,200 (0.12)	
1,500 to 2,000	1,750	1,240.7	524 (0.04)	650,404 (0.06)	
2,000 to 5,000	3,500	1,799.6	920 (0.07)	1,655,503 (0.14)	
5,000 to 10,000	7,500	3,531.8	368 (0.03)	1,298,820 (0.11)	
Greater than 10,000	10,000	6,081.5	370 (0.03)	2,250,139 (0.19)	

Notes: The data come from Eagle (2011) and summarize conservation easement donations across the income bins over 2003-2006.

Figure A1 summarizes the weighted price indices and compares them with our baseline scenario. The appendix also shows the 'Count-Weighted Price' for each state. It is clear the price of conservation is lowest for the 'Value-Weighted Price', because it puts more weight on high income scenarios. For all three price indices, there is clear divergence in the mean price in tax credit states beginning in the year 2000.

Table A4 compares tax price elasticities generated from the different price indices. A comparison of panel A (the baseline 'best-predictor' price) with panels C and E (the weighted prices) indicate that easement donations were more responsive to the best-predictor price for the full sample of t=21 years, i=50 states. In the acreage regressions, there are not statistically significant $\hat{\beta}_2$ or $\hat{\beta}_3$ coefficients when using the weighted prices. When we constrain the sample to span only 2000 to 2012, however, the results are different. In the shorter sample period, the acreage elasticity measures of $\hat{\beta}_2$ are large and statistically significant in several specifications that employ weighted prices.

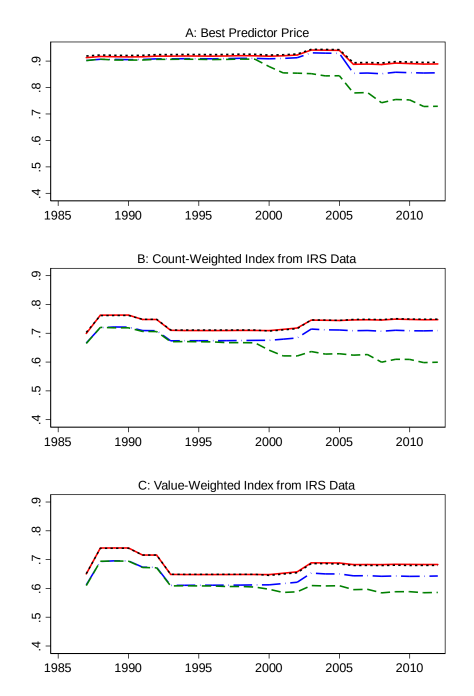
There are three takeaway points. First, the price for the average actual donor over 2003-2006 was lower than the price for our baseline scenario that maximizes goodness of fit. Second, the smaller, weighted price indices are better predictors of donations since 2000 but

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⁶ The midpoints are, respectively, \$100,000; \$350,000; \$750,000; \$1.25 million; \$1.75 million; \$3.5 million; \$7.5 million; and \$10 million.

worse predictors over the entire sample. This evidence suggests that the set of potential donors may have trended towards those with higher incomes.

Figure A1
Comparison of Best-Predictor Price with IRS Data Weighted Indices



Notes: The solid line denotes the means across the regime 1 states, the dotted line shows the means across the regime 2 states, the blue dash-dotted line shows the means across regime 3 states, and the dashed line shows the means across regime 4 states. Panel A shows the price indices for the best-predictor scenario of AGI = \$100K, Donation = \$500K. Panels B and C show weighted averages of price indices across donation scenarios within eight income bin categories as shown in Table A3. In panel B, the index is weighted by the number of donations. In panel C the index is weighted by the dollar value of donations. All scenarios assume that none of the donation's value would otherwise be subjected to capital gains taxation.

Table A4: Model Estimates using IRS Data Weighted Price Indices

(for price indices that assume none of the donation's value would otherwise be subject to capital gains taxation)

	<i>Y</i> =	Easement Coun	nts	Y= Easement Acres		
	TNC All	TNC Donated	NCED All	TNC All	TNC Donated	NCED All
	(1)	(2)	(3)	(4)	(5)	(6)
A. Best-Predictor Price, All Years						
Short-Run Effect ($\beta_2+\beta_3$)	-3.617***	-3.954***	-5.566***	-11.395*	-11.578*	-8.955**
Long-Run Effect (β ₂)	-2.212***	-2.470**	-3.154***	-1.885	-2.882	-7.985**
Adjusted R ²	0.223	0.202	0.530	0.134	0.120	0.349
B. Best-Predictor Price, Since 2000						
Short-Run Effect ($\beta_2+\beta_3$)	-2.929**	-3.286***	-5.336***	-13.284**	-13.517***	-10.928**
Long-Run Effect (β ₂)	-2.045	-2.597	-4.093***	-1.686	-3.282	-9.929**
Adjusted R ²	0.129	0.143	0.349	0.096	0.097	0.133
C. Count-Weighted Price, All Years						
Short-Run Effect $(\beta_2+\beta_3)$	-3.491***	-3.878***	-4.733***	-7.75	-7.891	-5.169
Long-Run Effect (β ₂)	-2.886***	-3.470***	-3.677***	-2.054	-3.853	-6.410
Adjusted R ²	0.224	0.207	0.527	0.129	0.115	0.345
D. Count-Weighted Price, Since 2000						
Short-Run Effect $(\beta_2+\beta_3)$	-4.418***	-4.377***	-5.250***	-17.211**	-17.427**	-8.940*
Long-Run Effect (β ₂)	-4.305***	-4.715***	-5.203***	-10.199**	-12.006**	-9.405*
Adjusted R ²	0.134	0.149	0.347	0.091	0.093	0.128
E. Value-Weighted Price, All Years						
Short-Run Effect ($\beta_2 + \beta_3$)	-5.164***	-6.02***	-5.621***	-12.315	-14.544*	-6.942
Long-Run Effect (β ₂)	-4.013**	-4.692***	-4.464**	-4.166	-7.186*	-10.275*
Adjusted R ²	0.220	0.201	0.520	0.129	0.116	0.343
F. Value-Weighted Price, Since 2000						
Short-Run Effect $(\beta_2 + \beta_3)$	-5.353***	-5.627***	-7.041**	-19.327**	-22.583**	-13.193
Long-Run Effect (β ₂)	-5.723***	-6.408***	-7.934***	-9.663	-14.773*	-15.351*
Adjusted R ²	0.129	0.143	0.339	0.087	0.090	0.123

Notes: * p<0.1; * p<.05; ** p<.01. All specifications include year effects, state fixed effects, controls, and state-specific trends. Panel A shows the baseline results from columns 4, 5, and 8 of tables 4 and 5. The best-predictor price is from a scenario in which AGI = \$100K, Donation = \$500K, and the donor would otherwise pay no tax on long-term capital gains. Panel's C-F show results with an alternative measure of the price index. In panels C and D, the index is the weighted average of 2003-2006 donation scenarios based on IRS data, where the weights are based on the number of easements donated in each of eight AGI bin and donation amount scenarios. Panels E and F also show results with an alternative measure of the price index. Here the weights are based on the dollar value of easements donated in each of eight AGI bin scenarios.

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