2005 BRIEFSUMMARY



Bob Taft Governor William W. Wilkins Tax Commissioner



Greetings from the Tax Commissioner



The Ohio Department of Taxation (ODT) is pleased to provide you with the 2005 edition of Ohio's Taxes — A Brief Summary of Major State and Local Taxes in Ohio.

This publication is a valuable and handy reference that offers a quick look at the key information regarding state and local taxes in Ohio. It provides the rates, revenues, rules, distributions, and other important provisions of all the principal taxes in Ohio.

Fiscal Year 2005 saw fundamental changes to the tax structure in Ohio, particularly as it regards business taxes. House Bill 66, the biennium budget bill for fiscal years 2006-2007, enacted comprehensive tax reform by lowering income and sales taxes, phasing out two business taxes, and creating the new commercial activity tax (CAT). More information on these changes can be found in **Ohio's Taxes** — **Introduction** and in the respective tax chapters.

Ohio continued its participation in the Streamlined Sales Tax Project (SSTP) during 2005. The state is now an associate member of the system, but pending changes in the sourcing of delivery sales, will assume full membership in early 2008. The SSTP is a multi-state initiative to make sales tax laws, rules, and systems more uniform across states. Thus, in making it easier for retail vendors to voluntarily collect state sales taxes, Ohio and other member states will recoup what is currently hundreds of millions in lost revenue each year.

This edition of **Ohio's Taxes** also contains a brief explanation of the state's taxing districts. The section **Tax Brief-Ohio Taxing Districts** outlines the political subdivisions of the state and the taxing powers of each.

Tax laws will always change, but not ODT's commitment to delivering quality customer service. This remains one of our guiding principles. Our staff is dedicated to helping those taxpayers who are trying to do the right thing, but also remains

committed to ensuring that all taxpayers comply with the tax laws and pay their fair share.

Our mission is to provide quality service to Ohio taxpayers by helping them comply with their tax responsibilities and by fairly applying the tax law. Our motto is our commitment to CARE about the quality of service by performing it in a Courteous, Accurate, Responsive, and Equitable manner. I pledge that this department will treat all taxpayers fairly while administering the tax system that raises the revenues necessary to provide the services needed by all Ohioans.

We hope you find this publication serves your needs for information about our tax system at both the state and local levels. We will always do our best to serve the citizens of Ohio.

Sincerely,

William W. Wilkins
Tax Commissioner

William W. Wilkus

Table of Contents

Unio's laxes — Introduction
Tax Brief — Ohio Taxing Districts
General Revenue Fund Sources (Chart) 11
General Revenue Fund Expenditures (Chart) 12
Tax Burden Comparisons Among the States
State Taxes
Alcoholic Beverage Taxes 16
Cigarette and Other Tobacco Products Tax
Corporation Franchise Tax
Dealers in Intangibles Tax
Estate Tax
Horse Racing Tax53
Individual Income Tax
Insurance Tax — Domestic
Insurance Tax — Foreign
Kilowatt-Hour Tax80
Motor Vehicle Fuel Tax
Motor Vehicle Fuel Use Tax
Motor Vehicle License Tax
Natural Gas Consumption Tax
Pass-Through Entity and Trust Withholding Tax101
Public Utility Excise Tax108
Replacement Tire Fee114
Sales and Use Tax
Severance Tax
Local Taxes
Admissions Tax131
Alcoholic Beverage Taxes — County135
Cigarette Tax — County
Grain Handling Tax
Individual Income Tax — School District
Lodging Tax146
Manufactured Home Tax154
Municipal Income Tax160
Municipal Income Tax for Electric Light Companies
and Telephone Companies167
Property Tax — Public Utility Tangible170
Property Tax — Real177
Property Tax — Tangible Personal Property 187
Sales and Use Tax — County and Transit Authority 195



Ohio's Taxes-Introduction

Ohio's Taxes, A Brief Summary of Major State and Local Taxes in Ohio, provides a concise but comprehensive description of each state and local tax, including for each the:

- Taxpayer
- Tax base
- Rates
- Major Exemptions
- Revenue for the most current five years
- Disposition of revenue
- Payment dates
- Special provisions and credits
- Primary sections of pertinent Ohio Revised Code
- Responsibility for administration
- History of major changes
- Comparison to similar taxes in other states

The 12 states selected for comparison are either neighboring states to Ohio or are considered to be large, economically important states.

Ohio Tax Reform

Fiscal Year 2005 saw the most sweeping reform of Ohio's tax code in over 30 years. The changes were enacted in House Bill 66, the biennium budget bill for fiscal years 2006-2007. The law took effect July 1, 2005, the beginning of Fiscal Year 2006.

The major tax components of H.B. 66 provided for tax relief and a significant restructuring of the business tax code. These reforms were designed to improve the climate for business investment and job creation in Ohio. The existing state income and sales tax rates were cut, while other tax provisions were modernized. On the business tax side, the bill phases out two major taxes—corporation franchise and tangible personal property—and phases in the new commercial activity tax (CAT).

The new **CAT** is a tax on the privilege of doing business in Ohio, structured with a broad base and a low rate. The tax is applied against taxable gross receipts received in an annual or calendar quarter time period. The CAT is being phased-in over five years beginning July 1, 2005. It is imposed on taxable gross receipts in excess of \$150,000 accrued in a calendar year.



Ohio's Taxes-Introduction

The CAT rate depends on the amount of gross receipts:

- Businesses with annual gross receipts of \$150,000 or less are not subject to the CAT.
- Annual gross receipts from \$150,001 \$1.0 million are subject to a minimum \$150 tax.
- Those with annual gross receipts over \$1.0 million are subject to the full rate of the CAT. When the tax is fully phased in by tax year 2010, the rate will be 0.26%.

As the CAT is being phased-in, it is replacing two existing taxes on business:

- The corporation franchise tax is phased-out in equal increments over five years beginning in tax year 2006, when the rate will be 80% times the liability. The last year of payment of the tax, at a rate of 20% times the liability, will be 2009.
- The tangible personal property (TPP) tax on most businesses' inventory, manufacturing machinery and equipment, and furniture and fixtures is phased-out over four years at about 25% of the rate annually beginning in tax year 2006, when the total rate will be 18.75%. Most new manufacturing machinery and equipment that would have been first taxable in tax year 2006 and thereafter will not be subject to TPP tax. The last year of payment of the tax, at a total rate of 6.25%, will be 2008.

Tax reforms in H.B. 66 also included individual taxpayer and consumer relief:

- The individual income tax rate was cut for all tax brackets in increments of 4.2% for tax year 2005 (from 2004 rates) and an additional 4.2% each year through 2009 for a total cut of 21%. Annual incomes of \$10,000 or less are exempt from tax.
- The state sales tax rate was cut from 6.0 to 5.5 %.
 Vendors can still receive a 0.9% discount, however, for timely filed and paid sales tax returns.

Other provisions of H.B. 66 increased business real property taxes and the cigarette tax, while providing partial relief to estate taxpayers:

 The 10% property tax rollback on most commercial and industrial real property was eliminated. The rollback



Ohio's Taxes-Introduction

remains in effect for residential and agricultural real property.

- A cigarette excise tax increase of \$.70 was enacted, bringing the total tax to \$1.25 per pack of 20 cigarettes.
 Cigarette wholesalers and retailers must pay the additional 70 cents per pack on cigarettes that were previously taxed but still in inventory at the end of business on June 30, 2005.
- Ohio's additional estate tax (sponge tax) was eliminated. The Ohio basic estate tax remains in effect.

A description of the impact of H.B. 66 on each of the current business and other taxes is contained in the appropriate chapters of this publication.

Streamlined Sales Tax Progress

Ohio's participation in the Streamlined Sales Tax Project (SSTP) continued in 2005. Ohio was approved as an Associate Member State on July 1, 2005, effective as of October 1, 2005, and will become a full member once certain sourcing provisions are completely phased-in. The SSTP is a multi-state initiative to capture sales tax lost to out-of-state and Internet vendors that are exempt under federal law from collecting state sales tax. Ohio loses an estimated \$500 million each year in sales tax revenue.

Significant changes to specific Ohio taxes in 2005 are highlighted in the appropriate chapters.

The Ohio Department of Taxation welcomes comments regarding our publications. Please address comments and questions about this booklet to:

Ohio Department of Taxation Attn: Communications Office 30 E. Broad St., 22nd Floor Columbus, Ohio 43216-0530 (614) 644-6896

You can also access the ODT Web site at: tax.ohio.gov for more information



Tax Brief-Ohio Taxing Districts

Ohio's system of taxation provides the state and local units of government with varying degrees of authority to impose taxes. Some taxes can be imposed and collected only by the state, although revenue may be shared with local political subdivisions. Other taxes are imposed and collected at the local level, where the revenue remains. A brief explanation of terms regarding taxing authority, taxing districts, the levels of political subdivisions and the taxing powers of each is provided to help clarify Ohio's system of taxation. This section does not address the imposition of fees or licenses by state or local government.

Tax levy — a piece of legislation that imposes or alters a tax.

Taxing district — a jurisdiction that by law can impose a tax levy for property, sales, or municipal or school district income taxes within a specified geographic area. This area can encompass all or parts of contiguous political subdivisions. Taxing districts may overlap.

Political subdivision/taxing authority — a political subdivision is an entity created by the state to be an administrative unit of government. In Ohio, these entities, and the taxes they are authorized to impose, are:

Political Subdivision

County

Taxing Authority

Sales tax either for general revenue or a specific purpose; both can be levied with or without a vote of the people but are subject to voter referendum (these taxes are normally referred to as "permissive taxes"). Counties also collect a share of property taxes and can impose additional property tax, subject to voter approval, for public safety and road maintenance purposes, or for certain specific purposes, such as historic preservation or for a zoo or cultural facility. In addition, counties and certain large municipalities can levy, without voter approval, salestype taxes on the cost of



Tax Brief-Ohio Taxing Districts

Political Subdivision

Taxing Authority

admissions, for general revenue, or on lodging, for either general revenue or the specific purposes of construction and operation of convention or sports facilities. Counties can also levy, with or without voter approval but subject to referendum, permissive sales-type taxes on alcoholic beverages and cigarettes for sports facility funding purposes; Cuyahoga County is the only county currently doing so.

- · Municipality
 - city (5,000 or more inhabitants)
 - village (less than 5,000 inhabitants)

Income taxes up to 1.0%; any level above that must be approved by voters; also property taxes, subject to voter approval, for police or fire; and sales-type taxes on lodging or admissions, neither of which requires voter approval, for general revenue or in certain municipalities, to fund a convention facility.

· Township

Property taxes subject to voter approval, for police and fire protection or road maintenance; also a sales-type tax on lodging, which does not require voter approval, for general revenue.

· School District

Property taxes subject to voter approval, for operations or a specific purpose, such as school construction; income tax, also subject to voter approval.



Tax Brief-Ohio Taxing Districts

Political Subdivision

Taxing Authority

Park District

Property taxes subject to voter approval, for operations or a specific purpose.

Special District, e.g., for:

- special needs education,

- other educational services,

- libraries,

- mental health,

- children's services

- senior care services

Property taxes subject to voter approval, for operations or a specific purpose.

Fire District

Property taxes subject to voter approval, for operations or a specific purpose.

· Water or Sewer District

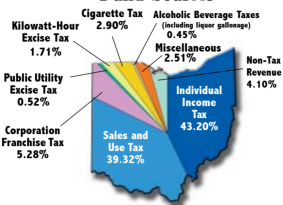
Property taxes subject to voter approval, for operations or a specific purpose, such as facility or service line construction.

· Transit Authority

Sales tax, subject to voter approval, for operations or a specific purpose.

All local tax levies (sales or property) are generally either permanent or for a specified time period.





FISCAL YEAR 2005 (EXCLUDING FEDERAL AID)

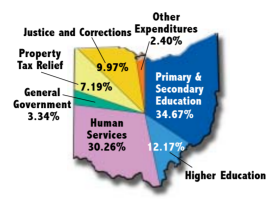
REVENUE SOURCE	FY 2005 COLLECTIONS	
Individual Income Tax	\$8,598,864,829	43.20%
Sales and Use Tax	7,827,129,694	39.33%
Corporation Franchise Tax	1,051,619,507	5.28%
Public Utility Excise Tax	104,102,482	0.52%
Kilowatt-Hour Excise Tax	339,817,109	1.71%
Cigarette Tax	577,671,420	2.90%
Alcoholic Beverage Taxes		
(including liquor gallonage)	88,993,942	0.45%
Total	\$18,588,198,983	
Miscellaneous:		
Domestic Insurance Tax	\$171,363,832	
Estate Tax	60,381,210	
Foreign Insurance Tax	242,856,184	
Intangible Property Tax	<u>25,195,680</u>	
Total	\$499,796,906	2.51%
Non-Tax Revenue:		
Earnings on Investment	\$34,985,697	
Liquor Profits	115,000,000	
Miscellaneous*	665,804,599	
Total	\$815,790,295	4.10%
GRAND TOTAL	\$19,903,786,184	100.00%

Note: All amounts are after refunds.

^{*} Includes certain transfers into the General Revenue Fund, licenses and fees, and other income.



General Revenue Fund Expenditures



FISCAL YEAR 2005 (EXCLUDING FEDERAL AID)

,	
FY 2005	
\$6,651,144,099	34.67%
\$2,333,744,598	12.17%
4,623,298,312	
892,447,491	
289,382,629	
\$5,805,128,433	30.26%
31,142,610	
116,738,347	
155,174,502	
338,213,017	
\$641,268,477	3.34%
\$1,379,052,464	7.19%
\$1,912,743,255	9.97%
\$459,791,993	2.40%
519,182,873,318	100.00%
	EXPENDITURES \$6,651,144,099 \$2,333,744,598 4,623,298,312 892,447,491 289,382,629 \$5,805,128,433 31,142,610 116,738,347 155,174,502 338,213,017 \$641,268,477 \$1,379,052,464 \$1,912,743,255



Tax Burden Comparisons Among the States

The U.S. Census Bureau collects data on tax burdens in each of the states. Data for Fiscal Year 2002 is the most recent available. The tax burden comparisons show the combined state and local aggregate taxes both on a per capita basis and as a percentage of income. States selected for comparison are either neighboring states to Ohio or are considered to be large, economically important states.

For state and local taxes on a per capita basis among all 50 states and the District of Columbia, Ohio ranked 19th. As a percentage of personal income among all 50 states and the District of Columbia, Ohio ranked 13th. The table below shows the national ranking for each of the 12 comparison states commonly used in this publication, as well as the lowest and highest tax burden states of all 50 states and the District of Columbia.

Tax Burdens: 12 Selected Comparison States(1)

α	Total State nd Local Taxes	•	Total Taxes as a Percentage	
State	Per Capita(2)	Rank(3)	of Income(2)	Rank <i>(3)</i>
California	\$3,440	10	10.7%	16
Florida	2,686	35	9.4	45
Illinois	3,303	15	10.1	34
Indiana	2,759	30	10.0	36
Kentucky	2,636	38	10.6	17
Massachusett	s 3,721	5	9.6	42
Michigan	3,051	23	10.3	29
New Jersey	4,038	4	10.6	18
New York	4,645	2	13.0	2
Ohio	3,170	19	11.0	13
Pennsylvania	3,052	22	10.0	38
Texas	2,713	34	9.7	40
West Virginio	a 2,571	41	11.3	9

Notes: (1)Data from the U.S. Census Bureau and the Bureau of Economic Analysis. (2)"Total State and Local Taxes" does not include revenue from charges, user fees, or special assessments. (3)Comparison rankings shown are based on a tax burden analysis of all 50 states and the District of Columbia.



Tax Burden Comparisons Among the States(1)

Highest and Lowest State and Local Tax Burdens(3)

State	Total State and Local Taxes Per Capita(2)	Rank <i>(3)</i>	Total Taxes as a Percentage of Income(2)	Rank <i>(3)</i>
	rei Cupiiu(2)	Kulik(3)	or micome(2)	Kulik (3)
District				
of Columbia	ı \$5,636	1	_	_
Alabama	2,170	51	_	_
Maine	· -	_	13.2%	1
New Hamps	hire —	_	8.4	51

Notes: (1)Data from the U.S. Census Bureau and the Bureau of Economic Analysis. (2)"Total State and Local Taxes" does not include revenue from charges, user fees, or special assessments. (3)Comparison rankings shown are based on a tax burden analysis of all 50 states and the District of Columbia.



State Taxes



Taxpayer

- Manufacturers, importers, wholesale distributors (beer, wine, and mixed beverages).
- Ohio Department of Commerce, Division of Liquor Control (liquor).

Tax Base

Beer, wine, mixed beverages, and liquor.

Rates

Reer

Barrel (31 gallons) \$5.58 per barrel

Containers (over 12 ounces)

per six ounces 0.84 cent(s)

Containers (12 ounces

or less) per ounce 0.14 cent(s)

Wine

Less than 14% alcohol

by volume 32 cents per gallon

14% to 21% alcohol

by volume \$1.00 per gallon

Apple cider (alcohol content

over 0.5% by volume) 24 cents per gallon

Vermouth \$1.10 per gallon

Sparkling wine, champagne \$1.50 per gallon

Mixed beverages \$1.20 per gallon

Liquor \$3.38 per gallon

Major Exemptions

- Sacramental wine.
- · Sales to the federal government.
- Sales in interstate commerce.
- Small breweries and wineries.



Revenue (In Millions)

Fiscal		Wine & Mixed		
Year	Beer	Beverages	Liquor	Total
2001	\$46.9	\$8.8	\$29.0	\$84.7
2002	47.6	8.9	29.3	85.8
2003	48.3	9.0	29.7	87.0
2004	48.1	9.1	30.9	88.1
2005	48.1	9.5	32.2	89.8

Disposition of Revenue

- Ohio Grape Industries Fund (see Ohio Revised Code section 4301.432: five cents per gallon of wine, two cents of which is a temporary levy).
- Remainder to the General Revenue Fund

Payment Dates

Beer	Advance payment by 18™ ot current
	month; balance due 10 th of following

month.

Wine and 18th of each month for previous

mixed beverages month.

Liquor gallonage Weekly on or before Monday.

Special Provisions/Credits

Beer taxpayers can receive a 3.0% discount on the amount of their estimated advance payment when filing and paying their return. Estimated advance payments must be made by the 18^{th} of the month, and returns are due by the 10^{th} of the following month.

Wine and mixed beverages taxpayers can receive a 3.0% discount for timely filing of their return and payment of the tax if payment is received by the 18^{th} of the month.

Any licensed Ohio brewer whose total production is less than 31 million gallons in a calendar year will receive in the following year a credit for the full amount of excise tax up to 9.3 million gallons of beer distributed in Ohio, and a refund of any excise tax paid.

Any licensed Ohio wine producer whose total sales do not exceed 500,000 gallons in a calendar year will be granted in the



following year an exemption from excise tax and a refund of any excise tax paid.

Counties and convention facilities authorities may levy taxes of up to 16 cents per gallon on beer, 32 cents per gallon on wine and mixed beverages, 24 cents per gallon on apple cider, and \$3.0 per gallon on spirituous liquor. This revenue is to be used for the construction of a sports facility. Cuyahoga County adopted this tax effective August 1, 1990 (see Alcoholic Beverage Taxes - County section).

Sections of Ohio Revised Code Chapters 131, 4301, 4303, 4305, and 4307.

Responsibility for Administration

- Tax Commissioner (beer, wine and mixed beverages).
- Ohio Department of Commerce, Division of Liquor Control (liquor).

History of Major Changes

- 1933 Beer and malt beverages taxed at \$1.00 per barrel.
 - Wine taxed at 10% of retail price.
- 1934 Liquor taxed at \$1.00 per gallon.
 - Rate on bottled beer and malt beverages set at 0.75 cent(s) per six ounces.
- 1935 Mixed beverages taxed at 10% of retail price.
 - Malt beverage tax increased to \$2.50 per barrel.
- 1939 Mixed beverages taxed at 40 cents per gallon.
 - · Wine tax revised as follows:

Wine (less than 14% alcohol) 12 cents per gallon. Wine (14% to 21% alcohol)

30 cents per gallon.

Vermouth

60 cents per gallon.

Sparkling wine and

champagne \$1.00 per gallon.

- 1959 Sales of wine and mixed beverages subjected to sales tax.
 - Beer tax increased to \$2.50 per barrel.

- 1967 Beer and malt beverages subjected to sales tax.
- 1969 Liquor gallonage tax increased to \$2.25 per gallon.
 - Mixed beverage tax increased to 80 cents per gallon.
 - Wine tax revised as follows:

Wine (less than

14% alcohol) 24 cents per gallon.

Wine

(14% to 21% alcohol) 60 cents per gallon.

Vermouth 75 cents per gallon.

Sparkling wine and

champagne \$1.25 per gallon.

- 1981 Temporary tax increases on beer, malt beverages, wine, and mixed beverages during the period January - June 1981.
- 1982 Credit against taxes enacted for Ohio brewers and wine producers.
 - Wine tax increased two cents per gallon.
 - Three cents per gallon of tax on wine earmarked for Ohio grape industries.
 - Distinction between "beer" and "malt" beverages repealed.
 - Tax on beer in containers of 12 ounces or less changed to 0.125 cent(s) per ounce.
- 1989 Barreled beer rate increased to \$3.50 per barrel.
- 1992 Alcoholic beverage and liquor gallonage rates increased, as follows:
 - Beer to 0.14 cent(s) per ounce for bottled and \$5.58 per barrel.
 - Wine (less than 14% alcohol) to 32 cents per gallon.
 - Wine (between 14% and 21% alcohol) to \$1.00 per gallon.
 - Sparkling wine to \$1.50 per gallon.
 - Vermouth to \$1.10 per gallon.
 - Mixed beverages to \$1.20 per gallon.
- 1995 An additional two cents of the excise tax on wine allocated to the Ohio grape industry special account until July 1, 1999.



- Tax on apple cider reduced to 24 cents per gallon.
- 1997 Department of Liquor Control was renamed Division of Liquor Control and transferred to the Department of Commerce.
- 1999 Continuation of the two cents/gallon credit to the Ohio Grape Industries Fund until July 1, 2001.
- Continuation of the two cents/gallon credit to the Ohio Grape Industries Fund until July 1, 2003.
- 2003 Continuation of the two cents/gallon credit to the Ohio Grape Industries Fund until July 1, 2005.
- 2005 Continuation of the two cents/gallon credit to the Ohio Grape Industries Fund until July 1, 2007.

Comparisons with Other States (As of 04/06)(1)(2)

Notes: (1)Percentages refer to alcohol content, which is measured by volume. (2)Beer excludes malt beverages.

California

Beer	20 cents per gallon
Still wines	20 cents per gallon
Sparkling hard cider	20 cents per gallon
Champagne, sparkling wine	30 cents per gallon
Distilled spirits	
(100 proof or less)	\$3.30 per gallon
Distilled spirits	
(over 100 proof)	6.60 per gallon

Florida

Malt beverages	48 cents per gallon
Ciders	89 cents per gallon
Beverages and wine (0.5%	
to less than 17.259%)	\$2.25 per gallon
Beverages, other than wine	
(17.259%	
to 55.78%)	6.50 per gallon
Beverages (over 55.78%)	9.53 per gallon

Wine (17.259% or more) 3.00 per gallon

Comparisons with Other States (As of 04/06)(1)(2)

Notes: (1)Percentages refer to alcohol content, which is measured by volume. (2)Beer excludes malt beverages.

Natural sparkling wine 3.50 per gallon

Illinois

Beer and cider (between 0.5%

to 7.0%) 18.5 cents per gallon

Alcohol and spirits, including

wine (less than 20%) 73 cents per gallon

Alcohol and spirits

(20% or more) \$4.50 per gallon

Indiana

Beer and hard cider 11.5 cents per gallon

Mixed beverages

(15% or less) 47 cents per gallon Wine (less than 21%) 47 cents per gallon

Liquor and wine

(21% or more) \$2.68 per gallon

Kentucky

Beer\$2.50 per barrelWine50 cents per gallonSpirits1.92 per gallon

Massachusetts

Beer \$3.30 per 31-gallon barrel Cider (3.0% to 6.0%) 3.0 cents per wine gallon

Still wine, including

vermouth 55 cents per wine gallon

Sparkling wine

and champagne 70 cents per wine gallon

Other alcoholic beverages:

 (15% or less)
 1.10 per wine gallon

 (over 15% to 50%)
 4.05 per wine gallon

 (over 50%)
 4.05 per proof gallon

Comparisons with Other States (As of 04/06)(1)(2)

Notes: (1)Percentages refer to alcohol content, which is measured by volume. (2)Beer excludes malt beverages.

Michigan

Beer \$6.30 per 31-gallon barrel

Wine (16% or less) 13.5 cents per liter Wine (over 16%) 20 cents per liter

Liquor (21% or more)

On premises 8.0% of retail price + 4.0% surtax

Off premises 9.85% of retail price +4.0%

surtax

Mixed drinks 48 cents per liter

New Jersey

Beer 12 cents per gallon Apple cider (3.2% to 7.0%) 12 cents per gallon

(7.0% or more) 70 cents per gallon

Wines, vermouth,

sparkling wines 70 cents per gallon Liquor \$4.40 per gallon

New York

Beer 11 cents per gallon

Wine (still and sparkling) 18.93 cents per gallon
Cider 3.79 cents per gallon

Cider 3.79 cents per gallon
Liquor (less than 2%) 1.0 cent per liter

(2% to 24%)
(more than 24%)
1.0 cent per liter
67 cents per liter
\$1.70 per liter

Pennsylvania

Beer \$2.48 per barrel

Wine (all wine sales are through state stores; revenue is generated from various taxes, fees, and net profits)

Liquor 18% of price (including

all applicable federal excise taxes and allowed mark-ups)

Comparisons with Other States (As of 04/06)(1)(2)

Notes: (1)Percentages refer to alcohol content, which is measured by volume. (2)Beer excludes malt beverages.

Texas

Beer \$6.00 per barrel

Still wine (14% or less) 20.4 cents per gallon

Still wine (over 14%) 40.8 cents per gallon

Sparkling wine 51.6 cents per gallon

Malt liquor (over 4.0%) 19.8 cents per gallon

Distilled spirits 2.40 per gallon

Mixed beverages 14% of gross receipts

West Virginia

Beer\$5.50 per barrelWine26.406 cents per literLiquor5.0% of purchase price



Cigarette and Other Tobacco Products Tax

Taxpayer

Cigarette tax: cigarette dealers (primarily wholesalers), who must be licensed, pay the tax by purchasing tax indicia (stamps or impressions). The indicia must be affixed to all packs of cigarettes before sale at retail.

Other tobacco products: manufacturers that sell to retail dealers, wholesale dealers, and retail dealers that receive untaxed products.

Tax Base

- Cigarettes.
- Other tobacco products including cigars, chewing tobacco, snuff, and smoking tobacco.

Rates

- Cigarettes: 2.75 cents per cigarette (55 cents per pack of 20 cigarettes).
 - Rates increased to 6.25 cents per cigarette (\$1.25 per pack of 20 cigarettes) effective July 1, 2005.
- Other tobacco products: 17% of wholesale price.

Major Exemptions

None.

Revenue (In Millions)

Fiscal

Year	Total
2001	\$282.5
2002	281.3
2003	599.9
2004	557.5
2005	577.7

Note: *Includes floor tax of \$35.3 million.

Disposition of Revenue

General Revenue Fund

Cigarette and Other Tobacco Products Tax

Payment Dates

Cigarette dealers file returns on January 31 and July 31. However, most tax payments are remitted as advanced purchases of indicia.

Other tobacco products dealers file returns by the end of the month for the previous month's liability or by April 30, July 31, October 31, and January 31 for the previous quarter's liability.

Special Provisions/Credits

The Tax Commissioner is required to allow cigarette dealers a minimum discount of 1.8% of face value of the purchase of tax stamps or impressions as a commission for affixing and cancelling them. The current applicable discount rate is 1.8%.

For other tobacco products dealers, a 2.5% discount is given for timely payment. Counties may levy taxes of up to 0.225 cent(s) per cigarette (4.5 cents per pack of 20 cigarettes). The revenue must be used for construction of a sports facility. Cuyahoga County adopted a tax of 4.5 cents per pack as of August 1, 1990 (see Cigarette Tax — County section).

Sections of Ohio Revised Code Chapter 5743.

Responsibility for Administration Tax Commissioner

History of Major Changes

	Tax Rate
Year	Per Pack of 20
1931 • Tax enacted.	Two cents
1956 • One cent rate increase.	Three cents
1959 • Two cents rate increase.	Five cents
1969 • Five cents rate increase.	10 cents
1971 • Five cents rate increase.	
 Cigarettes exempted from sales tax. 	15 cents

Intal



Cigarette and Other Tobacco Products Tax

1981		One cent rate decrease. Cigarettes made subject to sales tax.	14 cents
1983	•	Tax changes to a per-cigarette rate of 0.7 cent(s).	14 cents
1986	•	Counties authorized to levy permissive cigarette tax for funding the building of a sports facility.	14 cents
1987	•	Rate increase of 0.2 cent(s) per cigarette.	18 cents
1991	•	All cigarette tax revenues allocated to the General Revenue Fund when capital improvement bonds retired in 1992.	18 cents
1992	•	As of January 1, 1992, taxpayers no longer allowed 30-day credit on purchases of tax stamps and impressions.	
		Other tobacco products tax enacted at 17% of the wholesale price. Rate increase of 0.3 cent(s) per cigarette.	24 cents
1994	•	Taxpayers allowed 30-day credit on purchases of tax stamps and meter impressions from July 1 to April 30 of each year.	24 cents
1999	•	Prohibited affixing of tax stamps to certain packages of cigarettes (gray market cigarettes). Required tobacco manufacturers selling cigarettes in Ohio and not part of the Attorney General's tobacco settlement to place funds annually in escrow accounts for payment of future lawsuits.	24 cents
2001	•	Reduced minimum allowable cigarette stamp discount rate from 3.6% to 1.8%.	24 cents

Cigarette and Other Tobacco Products Tax

2002 •	Rate increase of 1.55 cents per cigarette effective July 1.	55 cents
2003 •	Purchase of stamps on credit without a bond permitted for qualifying wholesalers.	55 cents
2005 •	Rate increase of 3.5 cents per	\$1.25

Comparisons with Other States (As of 01/06) Cigarette Tax Rate Other Tobacco Per Pack of 20 Products Rate State (monetary amount) (percent of wholesale price)

California	87.0 cents	46.76%
Florida	33.9	25.0 <i>(1)</i>
Illinois	98.0	18.0
Indiana	55.5	18.0
Kentucky	30.0	7.5
Massachusetts	\$1.51	30.0 <i>(2)</i>
Michigan	2.00	32.0
New Jersey	2.40	30.0
New York(3)	1.50	37.0
Pennsylvania	1.35	
Texas	41.0 cents	35.213 <i>(4)</i>
West Virginia	55.0	7.0

Notes: (1)Tax is levied on smoking tobacco, chewing tobacco, and snuff. (2)Tax is levied on smoking tobacco and cigars. There is also a tax on smokeless tobacco of 90% of the wholesale price. (3)There is also a use tax of \$1.50 per pack on unstamped cigarettes. (4)Tax rate shown is for tobacco and snuff. Cigars are taxed at a variable rate, based on price, of from one cent to 15 cents per ten cigars.

Taxpayer

Domestic and foreign corporations doing business in Ohio, owning capital or property in Ohio, holding a charter or certificate of compliance authorizing the corporation to do business in Ohio, or otherwise having nexus with Ohio during the calendar year (unless specifically exempt).

Tax Base

The corporation franchise tax is an excise tax levied on the value of a corporation's issued and outstanding shares of stock.

There are two bases for determining the value of a corporation's issued and outstanding shares: the net income base and the net worth base. A taxpayer pays tax on that base, described below, that produces the greater tax.

- 1. Ohio Net Worth Base (taxable value): Net book value of assets less net carrying value of liabilities yields net worth. The net book value of exempted assets is subtracted from net worth, and any "qualifying amount" as reflected on the books of the corporation is added to net worth, thus yielding the net value of the stock. This amount is multiplied by the Ohio apportionment ratio to yield taxable net worth.
- 2. Ohio Net Income Base (Ohio taxable income): The computation begins with federal taxable income, plus or minus any Ohio adjustments. From this tax base, business income is apportioned to Ohio by the Ohio apportionment ratio, and nonbusiness income is allocated in and outside Ohio based upon certain situsing provisions. For taxable years ending prior to June 26, 2003, Ohio law made no distinction between business income and nonbusiness income. The total income allocated and apportioned to Ohio, plus certain additions and minus certain deductions, yields Ohio taxable income.

The Ohio apportionment ratio is the sum of the property factor (the ratio of property in Ohio to property everywhere, times 20%), the payroll factor (the ratio of payroll in Ohio to payroll everywhere, times 20%), and the sales factor (the ratio of sales in Ohio to sales everywhere, times 60%).

Net income base apportionment:

For taxable years ending on or after June 26, 2003 the net income base property, payroll, and sales factors specifically exclude that portion of property, payroll, and sales otherwise includable in the

factors to the extent that the portion relates to, or is used in connection with, production of nonbusiness income allocable under Ohio Revised Code section 5733.051 (see R.C. 5733.05(B)(2) as amended by Amended Substitute House Bill 95, 125th General Assembly). For example, real property generating allocable nonbusiness rental income is excluded from the denominator of the property factor, and if the property is in Ohio, from the numerator as well.

For taxable years ending on or after December 11, 2003, receipts from services are sitused to Ohio in proportion to the purchaser's benefit, with respect to the sale, in Ohio, to the purchaser's benefit, with respect to the sale, everywhere.

Net worth base apportionment:

For taxable years ending on or after June 26, 2003, the numerator and denominator of the net income base property, payroll, and sales factors are adjusted to include the portion of any real property and tangible personal property, payroll, and sales, respectively, relating to, or used in connection with, production of nonbusiness income allocated under R.C. 5733.051 (see R.C. 5733.05(C)(2)). For example, real property generating nonbusiness rental income allocated to Ohio is excluded from both the numerator and denominator of the net income base property factor, but the net worth base apportionment property factor is adjusted to include such property.

Rates

General Rate (excluding financial institutions):

- 1. 4.00 mills on Ohio net worth. The maximum tax for each taxpayer on the net worth base is \$150,000.
- 2. 5.1% on the first \$50,000 of Ohio net income plus 8.5% on Ohio net income in excess of \$50,000. (Corporations that meet ownership requirements to file a combined report must share the tax bracket to which the 5.1% rate applies, regardless of whether or not the corporations filed combined.)

For taxable years ending on or before June 25, 2003, the minimum fee is \$50. For taxable years ending on or after June 26, 2003, the minimum fee increased to \$1,000 if: (a) the sum of the taxpayer's gross receipts from its activities in and outside Ohio during the year equals or exceeds \$5.0 million, or (b) the total number of its



employees in and outside Ohio at any time during the year equals or exceeds 300. For all other taxpayers the minimum fee remains \$50

In addition, corporations are subject to a litter tax. Each corporation is subject to the Tier I litter tax, and "litter stream" corporations are also subject to the Tier II litter tax. The litter tax does not apply to financial institutions.

Franchise Tax Phase-Out. For most taxpayers the franchise tax will ratably phase out over the five franchise tax years 2006 through 2010 (taxable years ending in 2005 through 2009; rates decrease each year to reach zero in 2010). During this same period Ohio's new commercial activity tax (CAT) will phase in by increasing rates each year for most franchise taxpayers. (For a list of entities not subject to the franchise tax phase-out and not subject to the CAT, see the "Exceptions to Franchise Tax Phase-Out" paragraph on the following page.)

For report years 2006, 2007, 2008, 2009, and 2010, franchise taxpayers subject to the phase-out must pay 80%, 60%, 40%, 20%, and 0.0%, respectively, of the franchise tax **after non-refundable credits** that they would otherwise pay were it not for the phase-out. However, the nonrefundable credit for tax paid by a qualifying pass-through entity is fully recoverable. Rather than applying the phase-out factor to this credit, the new law phases out the tax that a pass-through entity must pay on its Ohio income passing-through to qualifying investors that are subject to the franchise tax phase-out.

For report year 2006, franchise taxpayers subject to the phase-out must multiply their franchise tax after nonrefundable credits (other than the nonrefundable credit for tax paid by a qualifying pass-through entity) by the 80% phase-out factor. For those taxpayers subject to the franchise tax phase-out, the phase-out applies to the 2006 report even if the taxpayer's taxable year ended prior to the June 30, 2005 effective date of the new law.

The phase-out factor has no effect on the franchise tax minimum fee. Taxpayers liable for the minimum fee will continue to pay the full fee during the phase-out period.

Exceptions to Franchise Tax Phase-Out. The franchise tax phase-out and CAT phase-in do not apply to the following entities:
(a) financial institutions, (b) financial holding companies, (c) bank holding companies, (d) savings and loan holding companies, (e) affiliates of entities described in (a) through (d) above when engaged in financial institution-type activities, (f) certain affiliates of insurance companies when engaged in insurance-type activities, and (g) "securitization" companies described in R.C. 5751.01(E)(10).

Financial institutions rate:

13 mills on net worth, but the \$150,000 net worth tax limit does not apply.

Major Exemptions

- Nonprofit corporations.
- Dealers in intangibles (stockbrokers, mortgage companies, etc.).
- Insurance companies, HMO's, and other corporations required to file annual reports with the Director of the Ohio Department of Insurance.
- Public utilities (except railroads, electric companies, long distance telephone companies, and beginning in 2005 all telephone companies).
- · Credit unions.
- "S" corporations and qualified subchapter S subsidiaries (QSSS).
- Real Estate Investment Trusts (REIT), Regulated Investment Companies (RIC), and Real Estate Mortgage Investment Conduits (REMIC).
- Corporations in bankruptcy proceedings under Chapter 7 of the U.S. Bankruptcy Code.
- Corporations exempt under federal law.
- High-technology start-up companies are exempt from the net
 worth base. Subject to certain limitations, a corporation that
 is organized not more than three years prior to March 31 of
 any tax year during the 2003-2007 period is not subject to
 the net worth base of the franchise and litter taxes during
 such tax year. (Such corporations are subject to the net
 income base of the franchise and litter taxes.)
- Qualifying holding companies are exempt from the net worth base.

Revenue (In Millions)

Fiscal Year	General Rev. Fund	Local Gov't. Funds	Other Funds *	Total
2001	\$915.3	\$46.1	\$11.6	\$973.0
2002	712.3	48.8	13.3	774.4
2003	747.2	47.5	13.6	808.3
2004	809.1	47.5	14.0	870.6
2005	1,051.6	47.5	12.5	1,111.6

Note: *Includes litter funds and Attorney General Claims Fund

Disposition of Revenue

After making any required deposits in the Attorney General Claims Fund, 95.2% of remaining revenue is deposited in the General Revenue Fund, 4.2% is deposited in the Local Government Fund, and 0.6% is deposited in the Local Government Revenue Assistance Fund

For fiscal years 2002 and 2003, the two local government funds were frozen and each received the same amount of corporation franchise tax revenue as they received in Fiscal Year 2001. The remainder was deposited in the General Revenue Fund. This freeze was continued in fiscal years 2004 and 2005 and again in the biennium budget for fiscal years 2006 and 2007. Refer to **Disposition of Revenue** in the **Individual Income Tax** section for information on the semi-annual reduction of the deposits into the local government funds.

Payment Dates

January 31: 1/3 of tax liability.
March 31: 1/3 of tax liability.
May 31: 1/3 of tax liability.

Special Provisions/Credits

A nonrefundable credit is provided for cash donations made to municipal corporations, townships, counties, park districts, and boards of education that have received litter control and recycling grants. The credit is limited to the lesser of one-half of the cash donation or one-half of the sum of the litter taxes paid by the taxpayer.

A nonrefundable credit is provided to state-chartered savings and loan institutions for the difference between the annual assessment paid to the state division of savings and loans and the supervisory fees paid to the federal savings and loan insurance corporation.

A nonrefundable credit is available equal to the taxpayer's proportionate share of the tax paid by a pass-through entity in which the taxpayer is directly or indirectly a qualifying investor.

In determining Ohio taxable income, a corporation claiming the pass-through entity credit must add to federal taxable income the amount claimed as a credit to the extent that the amount was deducted or excluded from the corporation's federal taxable income.

In addition to other applicable credits, corporations located in an "enterprise zone" may qualify for three nonrefundable credits:

- Credit for amount reimbursed to certain employees for day care costs — maximum of \$300 per child.
- Credit for amount reimbursed to certain employees for job training costs — maximum of \$1,000 per employee.
- Credit for each new employee hired who had been a participant in the Ohio Works program, the prevention, retention, and contingency program, or the former general assistance program — \$1,000 per employee.

A nonrefundable credit or grant may be taken for manufacturing machinery and equipment purchased between July 1, 1995 and June 30, 2005 and located in Ohio. The credit is 7.5% of the amount by which the cost of the qualifying equipment purchased during the qualifying period for use in an Ohio county exceeds the "base investment" for that county. For equipment that is located in certain eligible areas (areas classified as inner city, distressed, labor surplus, or in situational distress), the credit percentage is 13.5% rather than 7.5%. For taxable years ended on or after July 1, 2005, the credit converts to a grant administered by the Ohio Department of Development (even for the 1/7 amounts from 2004 and earlier qualifying purchases).

A nonrefundable credit may be claimed by grape producers equal to 10% of the cost of property used in growing, harvesting or producing grapes in Ohio.

A nonrefundable credit may be granted to investors who make qualified investments in qualifying small Ohio-based research and development or technology transfer companies. The credit is 25% of the amount of capital invested by the taxpayer in the qualifying company.

A nonrefundable credit is provided equal to one-half of the average annual costs for an eligible job training program, subject to a maximum of \$1,000 per trained employee and a \$100,000 maximum per taxpayer.

A nonrefundable credit is available equal to 7.0% of the excess of qualified research expenses incurred during the taxable year over the average annual qualified research expenses incurred during the three preceding taxable years. For those taxpayers subject to the franchise tax phase-out and the CAT phase-in, the 2008 franchise tax report is the last report for which the R.C. 5733.351 nonrefundable credit for qualified research expense will apply. The credit then automatically converts to a nonrefundable credit against the taxpayer's CAT liability for CAT periods beginning on or after January 1, 2008. For those taxpayers not subject to both the franchise tax phase-out and the CAT phase-in, the credit continues under the franchise tax.

A nonrefundable credit is available to an affiliated group if the group pays over \$3.5 million in additional tax as a result of the related entity and related member adjustments. The credit is equal to the additional tax in excess of \$3.5 million but may not exceed \$1.5 million.

A nonrefundable credit is provided to railroad companies equal to 10% of their total maintenance expenditures during the taxable year for each grade crossing warning device in this state. But the credit for each device may not exceed \$200 per year.

A nonrefundable credit may be granted by the Director of the Ohio Department of Development equal to 10% of a company's costs incurred in completing a voluntary clean-up of a contaminated site (not to exceed \$500,000).

A nonrefundable credit is available to electric companies equal to \$1.0 per ton of Ohio coal used in a coal-fired electric generating unit

A nonrefundable credit is available beginning in tax year 2004 equal to a borrower's qualified research and development loan payments during the calendar year immediately preceding the tax year. These payments represent principal and interest on a loan made to the borrower from the research and development fund administered by the Ohio Department of Development. For those taxpayers subject to the franchise tax phase-out and the CAT phase-in, the last year the credit is applicable to the franchise tax is report year 2008. This credit then automatically converts to a nonrefundable credit against the CAT. For those taxpayers not subject to both the franchise tax phase-out and the CAT phase-in, the credit continues under the franchise tax.

A nonrefundable credit is available to encourage large Ohio manufacturers to retain jobs in Ohio. The credit applies to: (a) taxpayer-manufacturers that make a capital investment of at least \$200 million at a single Ohio project site during any three consecutive calendar years after 2001, and to (b) taxpayers that make a capital investment of at least \$100 million at a single Ohio project site during any three consecutive calendar years after 2001 provided that the average wage of all full-time employment positions at the project site is greater than 400% of the federal minimum wage. For those taxpavers subject to the franchise tax phase-out and the CAT phase-in, the 2008 franchise report is the last year in which the credit may be claimed on the franchise report. The credit then automatically converts to a nonrefundable CAT credit beginning on January 1, 2008 for the remaining years of the taxpaver's gareement with the Ohio Tax Credit Authority. For those taxpayers not subject to the franchise tax phase-out and the CAT phase-in, the credit continues under the franchise tax.

A credit is available beginning in tax year 2007 to Ohio Venture Capital Program lenders and investors to provide some security against losses on loans to the program.

Telephone companies may be entitled to one or more of the following credits for:

- · small telephone companies;
- eligible nonrecurring 9-1-1 charges; and
- providing programs to aid the communicatively impaired.

Financial institutions are subject to a franchise tax net worth base that differs from the net worth base of general corporations. Financial institutions are also subject to a different apportionment formula than that used for general corporations.

A corporation that dissolves or surrenders its license to conduct business prior to January 1 of the tax year, while not subject to the franchise tax, is subject to an "exit tax" on its unreported Ohio net income (income not previously included in a franchise tax report). Under certain circumstances the income of a transferor corporation no longer subject to the franchise tax is attributed to a transferee corporation that received substantially all of the transferor corporation's assets in a tax free reorganization.

Under certain circumstances a taxpayer must add to its income certain gains and losses that were included in the federal taxable income of a related entity that is not an Ohio taxpayer. Interest expense and intangible expense paid to related members are also added to a taxpayer's net income.

If a taxpayer is a related member to a qualifying holding company, the taxpayer must adjust its net worth and debt by the "qualifying amount." The qualifying amount is an amount that results in the taxpayer's debt-to-equity ratio equaling the debt-to-equity ratio of the qualifying controlled group of which the taxpayer is a member.

Sections of Ohio Revised Code Chapter 5733, Chapter 5751.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

- 1902 Enacted at rate of 1.0 mills on value of capital stock located in Ohio.
- 1959 Rate increased to 3.0 mills.
- 1967 Rate increased to 4.0 mills.

- 1969 Rate increased to 5.0 mills.
- 1971 Income base added; 4.0% on first \$25,000 of net income. 8.0% on \$25,001 and above.
- 1978 Credit allowed for certain tangible property taxes.
- 1980 Additional "litter" rates enacted for tax years 1981 through 1986:

Litter rates for all corporations except "litter stream corporations — 0.14 mill on net worth, or 0.11% on the first \$25,000 of income and 0.22% on income over \$25,000. Maximum tax of \$5,000.

Litter rates for corporations manufacturing or selling "litter stream" products — 0.28 mill on net worth, or 0.11% on the first \$25,000 of income and 0.44% on income over \$25,000. Maximum tax of \$10,000.

- 15% surtax imposed for tax year 1981.
- 1981 Increase in regular corporate rates to 5.5 mills on net worth and to 4.6% and 8.7% on net income.

 The minimum tax was increased to \$150. Financial institutions exemption repealed; they became taxed at a 6.5-mill rate on net worth for tax years 1982 and 1983.
 - 5.75% surtax imposed for tax year 1982.
- 1982 5.75% surtax imposed for tax year 1983.
- 1983 Increase in regular corporate rates to 5.82 mills on net worth and to 5.1% and 9.2% on net income plus a 5.4% surtax. The minimum tax was reduced to \$50.
 - Increase in financial institutions rates to 15 mills on net worth plus an additional tax of 6.47 mills on savings and loans and 1.54 mills on other financial institutions for tax years 1984 and 1985.
- 1985 Litter tax rates continued through 1991.
 - Surtax on net income reduced to 2.7% in 1987, repealed in 1988.
 - "S" corporations exempted beginning in 1987.

- 1986 Net income top rate decreased to 8.9% in 1988; lower bracket doubled to first \$50,000 of net income for 1989.
- 1987 Long-distance telephone companies subject to tax in 1988
 - Litter tax rates continued through 1993.
- 1989 Corporations undergoing "F" reorganizations subject to tax.
- 1991 Income transferred to passive investment corporations subject to tax and certain costs and expenses paid to those corporations disallowed.
- 1992 Credit for increased exports enacted.
 - Credit for new jobs created.
 - Railroads explicitly subject to tax in 1993.
 - Litter tax rates extended to 1995.
- 1994 20% investment tax credit enacted.
 - Enterprise zone employment credit created.
 - Grape production credit enacted.
 - Litter tax rates made permanent.
- 1995 7.5% and 13.5% investment tax credits enacted.
 - Portion of corporation franchise tax payments made by railroads earmarked for rail development fund (expired in FY 2000).
- 1996 Credit given for costs incurred completing voluntary clean-up of a contaminated site.
 - Credit given for investors who make qualified investments in an Ohio early stage investment entity.
- 1997 Eligible period for 7.5% and 13.5% investment tax credits extended to December 31, 2000.
 - Effective tax year 1999, net worth tax simplified, tax rate lowered to 4.0 mills and maximum liability of \$150,000; top net income tax rate also lowered to 8.5%. Tax on financial institutions reformed effective tax year 1998 with a 14-mill rate in tax year 1999 and 13-mill rate beginning tax year 2000. Net income tax rates imposed on qualifying pass-through entity income.

- 1999 Eligible period for 7.5% and 13.5% investment tax credits extended to December 31, 2005.
 - Effective tax year 2001, credit given for increased instructional costs for employee training.
 - Effective tax year 2002, credit provided for increase in qualified research expenses.
 - Effective tax year 2002, credit available for costs of maintaining active railroad grade crossing devices.
 - Electric utilities subject to corporation franchise tax effective in 2002
 - Credit of \$3.0 per ton of coal burned in coal-fired electric generating unit after April 30, 2001 but before January 1, 2005, effective in 2002.
- 2000 Effective tax year 2001, credit of lesser of \$1,000 or one-half of the cost of lights and reflectors installed on agricultural tractors, if purchased between October 5, 2000 and October 4, 2001.
 - Job training credit changes enacted.
- 2001 Job training tax credit delayed until tax year 2004 and extended through tax year 2006 (originally scheduled to expire in tax year 2004).
 - Credit for increase on qualified research expenses delayed until tax year 2004 (originally scheduled to begin in tax year 2002).
 - Effective tax year 2003, credit available on investments made by a financial institution in a dealer in intangibles.
 - Effective tax year 2003, credit available for fostering job retention.
 - Effective tax year 2003, net worth exemption for high-tech start-ups for first three years of existence.
- 2002 Job retention credit created.
 - Net worth exemption enacted for high-tech start-up companies.
 - Credit enacted for investment in certified ethanol plants.
 - Bonus depreciation adjustment.
 - Codification of the Department of Taxation's policy and interpretation of disregarded entities.
 - Codification of uniform application for refund procedure applicable to franchise tax and various other taxes.



- Codification of a uniform petition for reassessment procedure applicable to franchise tax and various other taxes.
- Revision of the late payment penalty including a penalty safe-harbor for estimated payments.
- Extension of the Ohio net operating loss carry over consistent with federal law.
- 2003 For taxable years ending on or after June 26, 2003, enacted business/nonbusiness income treatment:
 - Internal Revenue Code (I.R.C.) section 179 depreciation adjustment;
 - revision of sham transaction statute;
 - increased to \$1,000 the minimum fee for certain large corporations; and
 - permitted net worth apportionment ratio to differ from net income apportionment ratio.
 - Manufacturing and equipment credits extended ten years to Dec. 31, 2015.
 - Research and development loan repayment credit enacted.
 - Credit allowed for losses on loans made to Ohio Venture Capital Program.
 - Sales factor amendments enacted that implemented a market-theory approach for sales other than inventory sales of tangible personal property and real estate.
- 2004 Local telephone companies subjected to tax beginning in tax year 2005. Tax year 2005 liability, for companies with a taxable year ending in 2004, was computed by multiplying by 50% the tax otherwise due, net of all nonrefundable credits; companies also required to compute the net operating loss carried forward from tax year 2005 to a future year by multiplying by 50% the net operating loss otherwise computed for the taxable year ending in 2004.
 - Apportionment method of net income base changed for sales factor ratio of income from sales of services and certain intangibles; such sales were sitused to the location where the benefit of the sale is received.
- 2005 Phase-out of the corporation franchise tax enacted over the five franchise tax years 2006 through 2010. For report years 2006, 2007, 2008, 2009, and 2010 franchise

taxpayers must pay 80%, 60%, 40%, 20%, and 0.0%, respectively, of the franchise tax after nonrefundable credits they would otherwise pay were it not for the phase-out. The nonrefundable credit for tax paid by a qualifying pass-through entity made fully recoverable.

- For taxable years ending on or after July 1, 2005 the
 nonrefundable credit for purchases of new manufacturing
 machinery and equipment (7.5%-13.5% credit) converted
 to a grant administered by the Department of Development. The qualifying purchase period for the credit and the
 grant ended on June 30, 2005; equipment purchased after
 June 30, 2005 does not qualify for the credit or the grant.
 Equipment required to be installed by June 30, 2006. Prior
 law required installation by December 31, 2015.
- Credit per ton of Ohio coal used in a coal-fired electric generating unit decreased to \$1.0 per ton (from \$3.0).

Comparisons with Other States (As of 01/06) California

8.84% of net income.

Florida

5.5% of net income. Corporations subject to federal alternative minimum tax pay equal to the greater of the regular 5.5% net income tax or 3.3% alternative minimum tax. Taxpayers are also subject to excise tax of 2.2% on the adjusted value of the federal Accelerated Cost Recovery System (ACRS) depreciation allowance.

Illinois

4.8% of net income. Taxpayers are also subject to 2.5% personal property replacement tax on net income and 0.1% franchise tax on paid-in capital.

Indiana

8.5% of adjusted gross income; 5.0% of adjusted gross income derived from sources within a qualified area that contains an inactive or closed military base.

Kentuckv

Taxpayers pay tax based on the greater of the taxable net income calculation, the alternative minimum calculation, or the minimum tax of \$175. Tax on net income is imposed at the following rates:

Comparisons with Other States (As of 01/06)

Taxable	Net	Income	Rate
Up to	_	\$50,000	4.00%
\$50,001	_	100,000	5.00
0ver	_	100,000	7.00

The alternative minimum tax calculation is equal to the lesser of \$0.095 per \$100 of gross receipts or \$0.75 per \$100 of the taxpayer's Kentucky gross profits.

Massachusetts

Corporations pay a tax based in part on each of the following:

- 0.26% on taxable tangible property that is not subject to local taxation or on allocated net worth, plus a 14% surtax; and
- 9.5% of taxable net income plus a surtax of 14% with a minimum tax of \$456 (\$400 base rate, plus a surtax of 14% of the net tax paid).

Michigan

Adjusted tax base includes business income, compensation paid to employees, interest payments, and depreciation of tangible assets. For taxpayers with a fiscal year ending in December, the tax year 2006 rate is 1.9%.

New Jersey

For tax year 2006, corporations pay the greater of the following:

- a minimum tax of \$500 (\$2,000 if annual payroll is at least \$5.0 million); or
- a tax of 9.0% if the corporation's entire net income exceeds \$100,000, 7.5% if the corporation's entire net income is \$50,001 to \$100,000, or 6.5% if the corporation's entire net income is \$50,000 or below.

New York

The greater of:

- 7.5% of allocated entire net income;
- 0.178% of allocated business and investment capital (not to exceed \$350,000 for manufacturers or \$1.0 million for all other taxpayers);

Comparisons with Other States (As of 01/06)

- 2.5% of minimum taxable income or a fixed dollar minimum of \$100 to \$10,000, depending on gross payroll;
- plus 0.9% of allocated subsidiary capital.

Pennsylvania

9.99% of net income plus 0.499% of taxable value of capital stock.

Texas

The greater of 0.25% on net taxable capital or 4.5% on net taxable earned surplus.

West Virginia

9.0% of net income plus additional franchise tax equal to \$50 or 0.70% of the value of the taxpayer's capital, whichever is greater.



Dealers in Intangibles Tax

Taxpayer

Firms having an office or other place of business in Ohio and engaged in: lending money; discounting, buying or selling bills of exchange, drafts, acceptances, notes, mortgages, or other evidences of indebtedness; buying or selling bonds, stocks, or other investment securities; or as agent or broker for others with a view to profit or personal earnings.

Tax Base

The tax base for dealers in intangibles is either: shares of stock of incorporated dealers or unincorporated dealers with capital stock divided into shares; or, capital employed by unincorporated dealers with capital stock divided into shares.

Rate

Eight mills (0.8%) of value.

Major Exemptions

The following are excluded from the definition of a dealer in intangibles:

- institutions used exclusively for charitable purposes;
- insurance companies: and
- financial institutions

Revenue (In Millions)*

Fiscal	Gen. Rev.	Local		
Year	Fund	Portion	Total	
2001	\$9.5	\$15.4	\$24.9	
2002	7.1	11.4	18.5	
2003	30.0	8.7	38.7	
2004	29.9	10.7	40.6	
2005	25.2	11.4	36.6	

Note: *Figures in this table are on a fiscal year basis and from the Office of Budget and Management. These amounts will not match the calendar year tax liability data contained in the Department of Taxation's Annual Report.

Disposition of Revenue

• State General Revenue Fund: three-eighths of taxes.

Dealers in Intangibles Tax

- County Undivided Local Government Fund: five-eighths of taxes.
- Effective for tax year 2003, all taxes from qualifying dealers that are members of a qualifying controlled group of which a financial institution or an insurance company is a member are deposited in the state General Revenue Fund.

Payment Dates

Dealers in intangibles must file tax returns by the second Monday in March, and the Tax Commissioner certifies the tax to the Ohio Treasurer of State by the first Monday of May. Within 20 days the Treasurer issues a tax bill with payment 30 days from the date the tax bill is mailed

Special Provisions/Credits

- The venture capital tax credit is available to qualified dealers in intangibles.
- The eligible employee training cost tax credit is available to dealers in intangibles.

Sections of Ohio Revised Code Chapters 150, 5707, 5719, and 5725.

Responsibility for Administration

Tax Commissioner

History of Major Changes

1931 • Enacted at 5.0 mills.

- 1971 One mill increase earmarked for state General Revenue Fund.
- 1987 Two mill increase for state General Revenue Fund.
 - Assessment certification date changed from first Monday in June to first Monday in May.
- 2001 Effective for tax year 2003, qualifying dealers in intangibles defined to be those dealers that are members of a qualifying controlled group of which a financial institution or insurance company is a member. All revenue generated from such taxpayers is deposited in the state General Revenue Fund.
- 2005 Effective for 2006, the term "primarily" is used to

Dealers in Intangibles Tax

determine who meets the definition of a dealer in intangibles, and the Tax Commissioner is required to adopt a rule defining "primarily" with input from industry representatives.

- Effective for 2006, a Notification Form of Dealer Status is required.
- The venture capital tax credit made available to qualified dealers in intangibles.

Comparisons with Other States (As of 01/06)

No other state has a similar special tax on dealers in intangibles.





Estate Tax

Taxpayer

The estate representative (executor, administrator, trustee, etc.) or person in possession of taxable property.

Tax Base

The net taxable estate equals the value of the gross estate less allowable deductions

Rates

Net

Taxable Estate Tax Rate
For dates of death on or after January 1, 2002:

If the net taxable estate is: The tax shall be:

Over \$338,333 but not \$13,900 plus 6% of the over \$500,000 excess over \$338,333

Over \$500,000 \$23,600 plus 7% of the excess over \$500,000

For dates of death on or after January 1, 2001 but before January 1, 2002:

If the net taxable estate is: The tax shall be:

Over \$200,000 but \$6,600 plus 5% of the not over \$300,000 excess over \$200,000

Over \$300,000 but not \$11,600 plus 6% of the excess over \$300,000

Over \$500,000 \$23,600 plus 7% of the excess over \$500,000

For dates of death on or after July 1, 1968 but before January 1, 2001:

If the net taxable estate is: The tax shall be:

Not over \$40,000 2% of the net taxable

estate

Over \$40,000 but not over \$100,000 \$800 plus 3% of the excess over \$40,000

Over \$100,000 but \$2,600 plus 4% of the not over \$200,000 excess over \$100,000

Over \$200,000 but not \$6,600 plus 5% of the over \$300,000 excess over \$200,000

Over \$300,000 but not \$11,600 plus 6% of the excess over \$300,000

Over \$500,000 \$23,600 plus 7% of the

excess over \$500,000

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Major Exemptions

• Marital Deduction:

A marital deduction is allowed in an amount equal to the net value of any asset passing from the decedent to the surviving spouse, but only to the extent that the asset is included in the value of the Ohio gross estate.

• Other Deductions

Certain items eligible to be deducted from the gross estate prior to calculating tax liability include, but are not limited to: funeral expenses, costs of administering the estate, unpaid debts against the estate, charitable bequests, as well as that portion of an annuity or other death benefit plan contributed by an employer or former employer of the decedent.

Revenue (In Millions)*

General				
Local	Revenue			
Governments	Fund	Total		
\$285.6	\$166.0	\$451.6		
259.2	116.3	375.5		
256.9	100.8	357.7		
226.1	64.2	290.3		
240.5	60.4	300.9		
	\$285.6 259.2 256.9 226.1	Local Revenue Governments Fund \$285.6 \$166.0 259.2 116.3 256.9 100.8 226.1 64.2		

Note: *State General Revenue Fund figures are based on actual receipts reported by the Office of Budget and Management. Local government figures represent a liability because they are based on the certification of the local share (including fees) from the semi-annual settlements that occur each year.

Disposition of Revenue

Estates with dates of death on or after January 1, 2002:

- 80% to the municipal corporation or township of origin;
- 20%, less costs of local administration, to the state General Revenue Fund.

Effective for dates of death on or after June 29, 2004, local governments share in the costs of administering the estate tax in the same 80/20 split as the disposition of estate tax revenue.

Payment Dates

The estate tax return is to be filed within nine months of the decedent's death. However, an automatic six-month extension is granted to all estates. Payment of the estate tax is due at the

expiration of nine months from the date of the decedent's death to the treasurer of the county where the estate tax return was filed

Special Provisions/Credits

For estates with a date of death on or after January 1, 2002, the credit is equal to the lesser of \$13,900 or the amount of estate tax owed. This effectively exempts the first \$338,333 of the taxable estate from taxation

Additional Estate Tax-

Tax levied in addition to the basic estate tax, to take advantage of a now repealed federal law which allowed a credit against federal estate tax liability for state death taxes paid. Because the additional estate tax statute has been amended to incorporate changes made by Congress to the Internal Revenue Code as of June 30, 2005, the state additional estate tax is constructively repealed for all decedents who die on or after July 1, 2005.

Generation-Skipping Tax:

Tax levied to take advantage of a now repealed federal law which allowed a state credit against federal tax liability on generation-skipping transfers of property. Because the generation-skipping transfer tax statute has been amended to incorporate changes made by Congress to the Internal Revenue Code as of June 30, 2005, the state generation-skipping transfer tax is constructively repealed for all taxable distributions and taxable terminations occurring on or after July 1, 2005.

Sections of Ohio Revised Code Chapter 5731.

Responsibility for Administration

The Tax Commissioner administers the estate tax. The tax is collected locally by the treasurer of the county in which the decedent resided. Tax due for a nonresident decedent owning real property or tangible personal property in Ohio is paid to the county where the return is filed. This is generally the county in which the majority of the real property or tangible personal property is located.

History of Major Changes

- First Ohio death tax enacted an inheritance tax levied on the succession of property from a decedent's estate.
- 1968 Inheritance tax repealed and an estate tax levied on
- 1976 Surviving spouse exemption raised from \$20,000 to \$30,000.
- 1979 Resident decedent estates with gross value under \$5,000 exempted from filing returns.
- Resident decedent estates with gross value under \$10,000 exempted from filing returns, and all previous general and family exemptions doubled in amount.
- 1983 Tax credit and marital deduction adopted, family and general exemptions repealed, and resident decedent estates with gross value under \$25,000 exempted from filing returns.
- 1993 Unlimited marital deduction became effective July 1,1993.
- 1997 Effective March 7, 1997, excluded from taxable estate that portion of an annuity or other death benefit plan contributed by an employer.
- 1999 Increased from \$25,000 to \$40,000 the amount of property or money that a surviving spouse and/or children of the decedent can claim as an allowance for support.
 - Increased from \$85,000 to \$100,000 the maximum value of a decedent's estate that can be relieved from administration, but only where the surviving spouse is entitled to inherit all assets of the estate.
- 2000 Two year phased-in increase of the estate tax credit from \$500 to \$13,900.
 - Two year phased-in increase of the local share of estate tax revenue from 64% to 80%, lowering the state share from 36% to 20%.
 - Deduction created for qualifying family-owned business interests.

- A trustee's duty to distribute income at least annually to a surviving spouse from an IRA marital deduction trust is satisfied so long as the language is in place to require that distribution.
- 2001 Adoption of provisions (where certain circumstances apply) increasing from nine months to 13 months the timeframe within which an executor or administrator, after the date of their appointment, shall collect decedent's assets and complete the estate administration.
- 2002 Provisions adopted that shortened the amount of time that another person must survive a decedent in order to inherit; also expanded the presumptive order of death to include probate and nonprobate transfers.
- 2003 Procedures enacted for distribution of a trust estate when a probate court terminates a trust with a fair market value of less than \$100,000; also expanded the prohibition against trusts accumulating more than one year of income interest granted to a surviving spouse where that income interest is eligible for a qualified terminable interest property deduction.
- 2004 Requirement expanded for sharing of administrative costs of estate tax between local governments and the state in proportion to their respective share of gross estate tax revenues; local governments required to pay 80%, and the state 20%.
- 2005 Adoption of a general definition of the Internal Revenue Code for purposes of Ohio estate tax law.
 - Constructive repeal of the Ohio additional estate tax.
 Creation of a temporary credit so that this change can be incrementally retroactive to January 1, 2002.
 - Constructive repeal of the Ohio generation-skipping transfer tax. The termination of the state generationskipping transfer tax applies to all taxable distributions and taxable terminations occurring on or after July 1, 2005.
 - The estate tax deduction for qualifying family-owned business interests repealed effective for decedents' dates of death occurring on or after July 1, 2005.
 - Effective July 1, 2005, interest owing on both underpay-

ments and overpayments of estate tax calculated based on the "federal short-term rate" without adjustment. Any interest calculated on the estate tax is consequently reduced by 3.0%.

 County auditors, in addition to the undivided inheritance or estate tax fund, authorized to use revenue from the county real estate assessment fund for estate tax enforcement.

Comparisons with Other States (As of 03/06)
Unlike Ohio, some states, including Indiana, Kentucky, New Jersey, and Pennsylvania levy inheritance taxes rather than estate taxes. An inheritance tax is based upon the succession of property transferred to an individual and the relationship of that individual to the decedent, rather than upon the value of the estate itself.

Other states, including **California, Florida, Michigan, Texas,** and **West Virginia,** levy a pick-up tax equivalent to the current federal credit. Consequently, effective January 1, 2005 with the total repeal of the federal credit, these states currently have no death tax.

The following states have de-coupled their estate tax from the federal code: Illinois, Massachusetts, New Jersey, New York, and Pennsylvania.



Taxpayer

Racing permit holder.

Tax Base

Pari-mutuel tax is levied on the total amount wagered each day. An additional wagering tax is levied on exotic wagering (other than win, place and show). This includes the daily double, quinella, perfecta, and trifecta.

Rates

Pari-mutuel daily wagering (total rates):

Amount

Wagered	Daily Rate
First \$200,000	1.0%
Next 100,000	2.0
Next 100,000	3.0
Over 400.000	4.0

Exotic wagering:

3.0% of the amount wagered daily.

Major Exemptions

None.

Revenue (In Millions)

Fiscal Year	Passport Fund	Thoroughbred Fund	Standardbred Fund	Other Funds	Total
2001	\$5.5	\$4.2	\$1.9	\$5.7	\$17.3
2002	5.2	3.9	2.1	6.2	17.4
2003	4.6	3.3	2.0	5.6	15.5
2004	4.4	3.2	2.1	6.2	15.9
2005	4.0	2.9	1.9	5.8	14.6

Disposition of Revenue

Distribution to:

Amount

Ohio Passport Fund

25% of gross tax, 0.5% of amount wagered at an off-track betting parlor, 2.5% of the amount paid on winning tickets at an off-track betting parlor.

Agricultural Societies

Remainder after distributions to other funds plus 16.7% of the tax on exotic wagering conducted at county fairs.

Ohio Fairs Fund

0.5% of total wagering plus 8.3% of

exotic wagering.

Ohio Standardbred
Development Fund

1.125% of total wagering on harness races plus 8.3% of exotic wagering

on harness races.

Ohio Quarter Horse Development Fund 0.625% of total wagering on quarter horse races plus 8.3% of exotic wagering on quarter horse races.

Ohio Thoroughbred

1.125% of total wagering on thoroughbred races and 0.50% of total wagering on commercial harness races plus 8.3% of exotic wagering on thoroughbred races.

State Racing Commission Operating Fund 0.25% of total wagering plus 16.7% of the revenues from the 3.0% exotic wagering tax and 0.50% of exotic wagering on thoroughbred, harness, and quarter horse races.

Payment Dates

At the end of each racing day.

Special Provisions/Credits

- Capital improvements credit:
 - 0.75% of amount wagered is deducted from tax liability at tracks making approved construction.
- Major capital improvements credit:
 - 1.0% of amount wagered is deducted from tax liability at tracks making an approved renovation costing \$6.0 million or more.

Sections of Ohio Revised Code Chapter 3769.

Responsibility for Administration

- Tax Commissioner administers tax.
- Racing Commission regulates racing and licensing.

History of Major Changes

- 1933 Enacted.
- 1953 Rates reduced.
- 1955 Rates increased for thoroughbred racing; separate rate schedule for harness racing and agricultural societies established.
- 1957 Ohio Fairs Fund established.
- 1959 Rates increased; thoroughbred fund established.
- 1975 Flat rate adopted for thoroughbred racing; rates reduced for harness racing; quarter horse and standardbred funds established; tax credit for capital improvements established; racing days increased.
- 1976 Quarter horse rates reduced.
- 1977 Tax credit for reconstruction of damaged racetracks established.
- 1979 Quarter horse rates reduced for a period of four years.
- Thoroughbred and harness racing rates reduced; tax credit for capital improvements increased; additional tax on exotic wagering established.
- 1984 Tax rates and brackets for thoroughbred, harness, and quarter horse wagering reduced.
 - 1.5% major capital improvements credit with a minimum credit of \$10 million enacted.
- 1989 Exotic wagering rate increased from 2.5% to 3.0%.
- 1993 Major capital improvements tax credit minimum level for eligibility lowered from \$10 million to \$6.0 million. Credit only applied to projects approved prior to March 29, 1988.

- 1994 Wagering on simulcast events allowed. Required that revenues not going to horse racing funds go to the Passport Program.
 - Amount of major capital improvements tax credit reduced from 1.5% to 1.0% of wagering. Credit scheduled to end as of December 31, 2004.
- 1996 Ohio Horse Racing Quality Assurance Fund eliminated. Share of gross tax revenues allocated to the Passport Fund at 25%. Wagering on out-of-state simulcast of race tracks allowed.
- 1999 Race tracks allowed to apply for a major tax abatement equal to the cost of repairs made to the race track as a result of damage caused by the 1997 Ohio River flood.
 - Sunset date of major capital improvements tax credit extended by ten years, from December 31, 2004, to December 31, 2014. Credit limited only to projects approved prior to March 29, 1988.
- 2001 Provisions limiting major capital improvements tax credit to projects approved by State Racing Commission prior to March 29, 1988 removed.
 - Additional tax of 0.25% on exotic wagering imposed, with revenues to be distributed to the State Racing Commission Operating Fund.
 - \$2.5 million limit on the amount of money the State Racing Commission Operating Fund may receive in a calendar year from allocations of the horse racing tax removed.
- 2003 Two-year temporary additional tax of 0.25% on exotic wagering imposed until June 30, 2005, with revenues distributed to the State Racing Commission Operating Fund. Permanent additional tax of 0.25% on exotic wagering to remain in effect.
- Two-year temporary additional tax of 0.25% on exotic wagering expired as of July 1, 2005.



Comparisons with Other States (As of 01/06) Type of Racing Rate Range				
California				
All horse	0.9% - 2.0%			
Quarter horse	0.4%			
Harness	0.4%			
Florida				
Harness	0.5% - 3.3%			
Thoroughbred	0.5% - 2.4%			
Dog	5.5% - 7.6%			
Illinois				
All horse	1.5% of daily pari-mutuel handle			
	(total pari-mutuel wagers)			
Indiana				
All horse	2.0% - 2.5%			
_				
Kentucky				
All horse	1.5% — 3.5%			
Massachusetts				
All horse	4.0% - 11.0%			
All dog	4.0% - 11.75%			
aa. 1.				
Michigan All horse	3.5%			
All liuise	3.5%			
New York				
All horse	1.5% — 5.0%			
Exotic wagering	6.75% - 8.25%			
Pennsylvania				
All horse	1.5% - 2.0%			
_				
Texas	100/ 500/5			
All horse	1.0% — 5.0% for live events,			
and greyhound	depending on the betting pool.			
All horse	1.0% for simulcast pools,			
and greyhound	regardless of species or amount wagered.			
ţ	ax.ohio.gov			

Comparisons with Other States (As of 01/06) Type of Racing Rate Range

West Virginia

Thoroughbred	0.4%	_	1.4%
Harness	3.0%	_	5.75%
Dog	4.0%	_	8.0%

New Jersey does not have a tax on pari-mutuel wagering.

Taxpayer

Individuals, estates, and trusts residing in Ohio or earning or receiving income in Ohio, including lottery winnings, prizes, or awards; and on every individual, trust, and estate otherwise having nexus with or in this state under the U.S. Constitution; and employers who pay wages and salaries to an Ohio resident.

Tax Base

Dates /Tax Voar 2005\

\$200,001 — over

For individuals, the base is federal adjusted gross income plus or minus adjustments, according to Ohio income tax law. For estates and trusts, the base is federal taxable income plus or minus adjustments, according to Ohio income tax law. There are no personal exemptions allowed to estates, and no exemption credits are allowed to estates and trusts.

Rules (lux leur 2005)					
Ohio Taxable Inco	me Tax Calculation				
0 - \$5,000	0.712% of Ohio taxable incom	е			
\$5,001 - \$10,000	\$35.60 + 1.424% of excess over \$5,00	0			
\$10,001 - \$15,000	\$106.80 + 2.847% of excess over \$10,00	0			
\$15,001 - \$20,000	\$249.15 + 3.559% of excess over \$15,00	0			
\$20,001 - \$40,000	\$427.10 + 4.270% of excess over \$20,00	0			
\$40,001 - \$80,000	1,281.10 + 4.983% of excess over \$40,00	0			
\$80,001 -\$100,000	\$3274.30 + 5.693% of excess over \$80,00	0			
\$100,001 -\$200,000	4,412.90 + 6.610% of excess over $100,00$	0			

The tax rates for 2006 through 2009 are outlined in Ohio Revised Code section 5747.01(A).

\$11,022.90 + 7.185% of excess over \$200,000

In July of each year, beginning in 2010, the Tax Commissioner shall adjust the income amounts prescribed in this division by multiplying the percentage increase in the gross domestic product deflator computed that year under R.C. 5747.025 by each of the income amounts resulting from the adjustment under this division in the preceding year, adding the resulting product to the corresponding income amount resulting from the adjustment in the preceding year, and rounding the resulting sum to the nearest multiple of \$50. The Tax Commissioner also shall recompute each of the tax dollar amounts to the extent necessary to reflect the adjustment of the income amounts. The rates of taxation shall not be adjusted.



Major Exemptions See Special Provisions/Credits.

Revenue (In Millions) Fiscal General Local and Year Rev Fund **Library Funds** Other* Total \$7,263.4 2001 \$852.5 \$34 \$8,119,3 8,157.1 2002 7.304.2 848 7 42 2003 7.420.7 829 8 60 8.256.5 2004 7,696.9 829.7 46 8.531.2 2005 8.598.9 8293 63 9.434.5

Note: * Includes Political Party Fund and Attorney General Claims

Disposition of Revenue

After making any required deposits in the Attorney General Claims Fund, 89.5% of remaining revenue is deposited in the General Revenue Fund, 5.7% is deposited in the Library and Local Government Support Fund, 4.2% is deposited in the Local Government Fund, and 0.6% is deposited in the Local Government Revenue Assistance Fund. The Political Party Fund received a transfer from the General Revenue Fund equal to the amount calculated from the check-off on the income tax return.

Local government fund distributions have been frozen since Fiscal Year 2002. In 2002 and 2003, the three local government funds each received the same amount of individual income tax revenue as they received in FY 2001. The remaining revenue was deposited in the General Revenue Fund. However, if the total amount deposited in the local funds from all selected tax revenue sources during a designated semi-annual period exceeded the amount that would have been deposited had the statutory percentages been in effect, such excess was transferred from the local funds to the General Revenue Fund

This freeze on local government funds was continued in Ohio's biennium budget for fiscal years 2004 and 2005 and again in the biennium budget for fiscal years 2006 and 2007. During these fiscal years, each of the three local government funds will receive the same amount of revenue received during fiscal years 2002 and 2003.



The Ohio Constitution requires that at least 50% of income tax collections be returned to the county of origin. This obligation is met primarily through General Revenue Fund allocations to education and local property tax relief.

Payment Dates

For individuals, trusts and estates:

Generally, the annual return is due on or before April 15. The return reconciles tax liability with amount remitted through withholding by employers and quarterly estimated payments by taxpayers.

Taxpayers file quarterly declarations if they expect to owe more than \$500. After withholding, such taxpayers must file an estimated return and make quarterly payments on or before April 15, June 15, and September 15 of the current year and January 15 of the next year.

For employers:

Employers remit tax from several times a week to quarterly, depending on the amount of state income tax withheld.

Special Provisions/Credits

Standard Personal Exemption and Credit:

Personal exemptions for tax year 2005 were \$1,350 per person. This amount is indexed for inflation each year. A credit against tax due of \$20 per each personal exemption is allowed.

Joint Filer Credit:

A husband and wife who file a joint return are allowed a tax credit if each had at least \$500 of income exclusive of interest, dividends and distributions, royalties, rents, capital gains, and state or municipal income tax refunds that are included in Ohio adjusted gross income. The maximum credit is \$650. The credit is a percentage of the tax after all other credits (except the resident/nonresident and nonrefundable business credits) as shown below:

Ohio Taxable Income	Amount of Credit
\$25,000 or less	20% of tax
\$25,001 to \$50,000	15% of tax
\$50,001 to \$75,000	10% of tax
\$75,001 and over	5.0% of tax

Senior Citizen Credit:

A taxpayer 65 years of age or older during the taxable year receives a \$50 credit against the amount of Ohio income tax due. Only one credit is allowed for each return.

Retirement Income Credit:

Taxpayers receiving retirement income that is included in Ohio adjusted gross income are allowed a credit based on the amount of retirement income received during the taxable year according to the following schedule:

Amount of Retirement Income		
Received During the Taxable Year	Credit	
\$ 500 or less	\$0	
Over \$500 but not more than \$1,500	\$25	
Over \$1,500 but not more than \$3,000	\$50	
Over \$3,000 but not more than \$5,000	\$80	
Over \$5,000 but not more than \$8,000	\$130	
Over \$8 000	\$200	

Military Pay:

Military pay is taxable (except combat zone pay) if the individual is domiciled in Ohio (is a resident of the state, according to the state of legal residence/home of record entered in their military personnel record). Service personnel are not required to pay the Ohio income tax on military pay, even though stationed in Ohio, if they are domiciled in a state other than Ohio. They must deduct the military pay on line 37 and line 48 of Ohio schedule A and enter it on line 2 on the front of the IT-1040 return. Various exclusions and extensions are in effect for pay earned in a combat zone. Ohio residents serving in the National Guard or Reserves and called to active duty are eligible for filing and payment extensions.

Reciprocity:

An individual who is a full-year resident of any of the five states bordering Ohio and whose income from inside Ohio consists solely of wages, salaries, tips, or commissions need only file with their state of residence. Exception: this rule does not apply if the individual owns, directly or indirectly, at least 20% of a pass-through entity having nexus inside Ohio.

Nonresident/Part-Year Resident Income Credits:

Taxpayers who are nonresidents or part-year residents of Ohio and earn income while living in another state, or have income taxed by another state, receive a credit for that portion of income.

Child and Dependent Care Credit:

Taxpayers with Ohio adjusted gross income between \$20,000 and \$40,000 who are eligible for the federal child care credit may claim 25% of that credit as a state child care credit. For taxpayers with incomes below \$20,000, the credit is 100% of the federal credit.

Job Training Credit:

Taxpayers may claim a credit for training expenses incurred within 12 months of losing or leaving a job due to abolishment of position or shift. The credit is the lesser of \$500 or 50% of the training costs.

Political Contribution Credit:

Taxpayers may claim an individual income tax credit for contributions made to the campaign committee of candidates for statewide elected offices or the General Assembly. The amount of the credit is equal to the lesser of the combined total contributions made during the taxable year or \$50 per individual return and \$100 per joint return.

Adoption Credit:

Taxpayers with adoption expenses, except for the adoption of a stepchild, may claim a nonrefundable credit up to \$500.

Nonresident /Part-Year Resident Credit for Individuals and Estates: The computation of this credit has changed; a market-theory approach is implemented for sales other than inventory sales of tangible personal property and real estate. The credit applies to income not earned or received in Ohio.

Credit for Ohio Taxable Income Totaling \$10,000 or less:
For taxable years beginning in 2005 or thereafter, a credit is allowed for an individual taxpayer whose Ohio adjusted gross income less exemptions is \$10,000 or less. The credit is equal to the amount of tax owed for each year as shown on the following page:

2005	\$107.00
2006	102.00
2007	98.00
2008	93.00
2009	88.00

Computation of Tax:

Major adjustments to federal adjusted gross income and computation of Ohio income tax liability for individuals are shown in the following diagram (computation is for taxable year 2005).

Federal Adjusted Gross Income (FAGI)

Δ	a	a	١,

Subtract*

- State and local bond interest (except Ohio and its political subdivisions).
- 2. Reimbursement of college tuition expenses and fees deducted in a previous year.
- 3. Losses from sale of Ohio public obligations.
- 4. Nonmedical withdrawals from medical savings accounts.
- 5. Noneducation expenditures from a college savings account.

- 1. Federal bond interest to the extent included in FAGI.
- Disability and survivor's benefits to to the extent included in FAGI.
- 3. Compensation earned in Ohio by residents of reciprocity states.
- 4. Social security and railroad retirement benefits to the extent included in FAGI.
- 5. State and municipal income tax refunds to the extent included in FAGI.
- Qualified expenses for long-term care insurance, medical insurance, and and medical expenses in excess of 7.5% of FAGI.
- Gains from sale of Ohio public obligations to the extent included in FAGI.
- 8. Nonresident military income for those taxpayers with a domicile other than Ohio.

Note: *This represents only a partial list of additions/deductions.

Apply above to determine:

(see following page)

Ohio Adjusted Gross Income Subtract

Personal Exemptions of \$1,350 each.

Ohio Taxable Income

Apply

Graduated rates of .00712% to .07185% for 2005 (see Rates section).

Tax Before Credits

Subtract

- 1. Personal exemption credit of \$20 per person.
- 2. Senior citizen credit of \$50.
- 3. Credit for taxable income of \$10,000 and less.
- 4. Retirement income credit.
- 5. Child and dependent care credit.
- 6. Job training credit.
- 7. Political contribution credit.
- 8. Adoption credit.
- Joint filer credit for two working spouses (graduated based on income with a maximum credit of \$650).
- Lump sum distribution and lump sum retirement income credits.
- 11. Various business credits.

Ohio Individual Income Tax Liability

Subtract

Credit for income earned in or taxed by another state.

Ohio Net Individual Income Tax Liability

Sections of Ohio Revised Code

Chapter 5747.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

1912 • Constitutional amendment permitted income taxes.

1971 • Individual income tax enacted, effective for 1972.

- 1972 Up to \$4,000 of retirement benefits exempted from adjusted gross income.
 - Tax credit of \$25 per return for taxpayers over 65 years of age enacted.
- 1973 Joint filer credit allowed on joint returns where both spouses earn at least \$500 of wage income.
- 1974 \$3,000 personal exemption limitation removed.
- 1975 Value of each exemption increased from \$500 to \$650.
- 1978 Income tax credit created for home improvements.
- 1979 Income tax credit enacted for installation of a solar, wind, or hydrothermal energy system (expired after tax year 1985).
- 1982 Two new income tax brackets added above \$80,000 of taxable income for 1982 and 1983.
 - Temporary tax rate surcharge from 1981 tax rates of 25% for tax year 1982 and 12.5% for tax year 1983 enacted
- 1983 Two new brackets, enacted 1982, made permanent.
 - Provisions enacted allowing a taxpayer to claim for each \$650 personal exemption an additional \$350 exemption or \$20 credit.
 - Temporary tax rate surcharge increased to 83.3% in 1983 and to 90% in 1984 and made permanent.
 - Tax credit for taxpayers over 65 years of age increased to \$50.
 - · Joint filer credit increased over two years.
 - \$4,000 retirement income deduction replaced by a sliding scale retirement income credit.
- 1984 One-time special tax refund of 2.03% of tax year 1983 liability (minimum of \$7) enacted.
 - Title II social security and Tier I railroad retirement benefits exempt from taxation.
- 1985 Rates reduced from 1984 level by 5.0% for 1985,

an additional 5.0% for 1986, and an additional 5.0% (total of 15%) for 1987 and thereafter.

- 1986 Maximum rate reduced to 6.9%; other rates reduced by 7.0% in 1987 and 8.0% in 1988 from rates enacted in 1985.
- 1987 Home improvement credit repealed.
- 1988 Income tax check-off for qualified political parties established.
 - Child care credit implemented.
- 1989 Accelerated employer withholding schedule implemented.
 - Tier II railroad retirement benefits exempted.
 - \$20 personal exemption allowed for all taxpayers.
 - Additional \$350 exemption eliminated.
 - Joint filer credit capped at \$650.
- 1990 Basis of the joint filer credit changed to Ohio adjusted gross income.
- 1991 Child care credit expanded beginning in 1993.
- 1992 Ninth income bracket above \$200,000 added to be taxed at 7.5% and to begin in 1993.
 - Job creation credit enacted.
 - Export credit enacted.
- 1993 Self-employed health care premiums made deductible
- 1994 Displaced worker training credit enacted.
 - Investment tax credit enacted.
- 1995 Second investment tax credit enacted.
 - Personal exemption increased to \$750 per taxpayer and spouse and \$850 per dependent for 1996; these amounts increased to \$850 and \$1.050 in 1997.
 - Political contribution credit enacted.

- 1996 Statutory tax rates for 1996 temporarily reduced by 6.609% because of budget surplus. The surplus funds were deposited into the Income Tax Reduction Fund (ITRF) and used to offset revenue reductions resulting from reduced taxes.
 - Personal exemption for taxpayer and spouse increased to \$950 in 1998 and \$1,050 in 1999.
 - Statutory tax rates for 1997 temporarily reduced by 3.987% because of budget surplus.
- 1997 Child care credit for taxpayers with under \$20,000 income increased to 100% of federal credit.
 - Employer credits for providing or subsidizing child care enacted.
 - Exemptions indexed for inflation beginning in 2000.
 - Tax on payments to certain nonresident shareholders of pass-through entities required to be withheld at source.
- 1998 Statutory tax rates for 1998 temporarily reduced by 9.339% because of budget surplus.
- Statutory tax rates for 1999 temporarily reduced by 3.627% because of budget surplus.
 - Deduction for medical expenses in excess of 7.5% of FAGI enacted.
 - Deduction for taxpayers ineligible for employer provided medical plans enacted.
 - Deduction for long-term care insurance premiums enacted.
 - Credit (nonrefundable) for adoption-related expenses enacted.
 - Beginning 2001, tuition expense deduction for first two years of post-secondary education enacted.
- 2000 Statutory tax rates for 2000 temporarily reduced by 6.929% because of budget surplus.
 - Deduction for contributions to the prepaid tuition and variable market tuition program enacted.
 - Addition for income from an Electing Small Business
 Trust (ESBT) that also meets the definition of a grantor
 trust required.

- 2002 Trusts subjected to income tax for the period June 4, 2002-December 31, 2004.
 - Bonus depreciation adjustment enacted.
- 2003 Internal Revenue Code (I.R.C.) section 179 depreciation adjustment became effective.
 - Research and development loan repayment credit enacted.
 - Credit granted for losses on loans made to Ohio Venture Capital Program.
 - Computation changed of nonresident/part-year resident credit for individuals and estates; market-theory approach implemented for sales other than inventory sales of tangible personal property and real estate.
 - Pre-need funeral trusts that are not-qualified funeral trusts exempted.
 - Net operating loss carry backs and carry forwards subjected to bonus depreciation adjustment and I.R.C. section 179 depreciation.
 - Apportionment of trust income changed to include cost of performance in sales factor and exclude business rental income from property factor.
- 2005 Statutory tax rate reduction of 4.2% from 2004 rates.
 - Credit granted for low-income taxpayers equal to total liability for those whose adjusted gross income is \$10,000 or less.





Comparisons with Other States (As of 04/06) Personal Exemptions(1) Married/

Single

Joint Dependent

California(2)

State/Rate(1)

1.0% tax on the first \$6,319 of taxable income, up to 9.3% on portion of income over \$41,477; an additional 1.0% tax is imposed on net incomes in excess of \$1.0 million. The state also has tax tables, standard deductions, and personal exemption credits(2), all indexed for inflation.

Florida	No income tax.		
Illinois(3) 3.0% on taxable net in	\$2,000 ncome.	\$4,000	\$2,000
Indiana(3) 3.4% on adjusted gros	\$1,000 ss income.	\$2,000	\$1,000

Kentucky(3)(4)

2.0% on first \$3,000 of taxable income, up to 6.0% on portion of income over \$75,000.

Massachusetts(3) \$3,575 \$7,150 \$1,000 5.3% on all business income, earned income, annuities, long term capital gains, interest, and dividends. Capital gains on collectibles and assets held less than one year are taxed at 12.0%.

Michigan(3) \$3,100 \$6,200 \$3,100 3.9% on taxable income.

Notes: (1)The tax rate and exemptions are for tax year 2006 unless otherwise noted. For states with multiple schedules, the rate for single filers is listed. (2)California credits for tax year 2006 are \$87 for single, married filing separately, and for head of household; \$174 for married filing jointly or surviving spouse; and \$272 per dependent. (3)States with only one tax schedule. (4)Kentucky allows income tax credits to be subtracted directly from tax liability. The credits are \$20 for single, \$40 for joint, and \$20 per dependent.



Comparisons with Other States (As of 04/06) Personal Exemptions(1)

Married/

State/Rate(1) Single Joint Dependent

New Jersey \$1,000 \$2,000 \$1,500 1.4% on first \$20,000 of taxable income, up to 8.970% on portion of income over \$500,000.

New York 0 0 \$1,000 4.0% on first \$8,000 of taxable income for unmarried individuals and married filing separately, up to 6.85% on portion of income over \$500,000.

Pennsylvania(3) No exemptions. 3.07% on taxable income.

Texas No income tax.

West Virginia \$2,000 \$4,000 \$2,000 3.0% on first \$10,000 of taxable income, up to 6.5% on portion of income over \$60,000.

Notes: (1)The tax rate and exemptions are for tax year 2006 unless otherwise noted. For states with multiple schedules, the rate for single filers is listed. (2)California credits for tax year 2006 are \$87 for single, married filing separately, and for head of household; \$174 for married filing jointly or surviving spouse; and \$272 per dependent. (3)States with only one tax schedule. (4)Kentucky allows income tax credits to be subtracted directly from tax liability. The credits are \$20 for single, \$40 for joint, and \$20 per dependent.



Insurance Tax – Domestic

Taxpayer

Insurance companies organized under Ohio law.

Tax Base

Gross amount of premiums from policies for Ohio risks by insurance companies organized under Ohio law.

Rates

- 1.4% of gross premiums.
- The minimum tax is \$250

Major Exemptions

Annuities, deposit-type life insurance contract funds, Medicaid, government-paid portion of Medicare, and federal crop insurance.

Revenue (In Millions) Fiscal General Year Revenue Fund 2001 \$109.3 2002 132.5 2003 160.3 2004 166.1 2005 171.4

Disposition of Revenue

- Revenue from additional 0.75% tax on fire insurance to the Fire Marshal Fund (see Special Provisions).
- Remainder to the General Revenue Fund.

Payment Dates

The Director of the Ohio Department of Insurance certifies the tax liability of each insurance company to the Ohio Treasurer of State by the first Monday of May. Within 20 days, the Treasurer issues a tax bill with payment due 20 to 30 days from the date the tax bill is mailed.

Note: Tax year is defined as the year in which the tax returns are due. Tax liabilities are based upon the previous year's business activity.

Special Provisions/Credits

A tax credit for insurer groups with less than \$75 million in total country wide premiums was phased-in from tax year 1999

Insurance Tax - Domestic

to 2003, resulting in a maximum credit of \$200,000 in tax year 2003 and beyond.

Members of the Ohio Life and Health Guaranty Association are subject to assessment by the association. (The association is organized not-for-profit under the Ohio Revised Code and is operated by a board of directors. Insurance companies are required to be members as a condition of transacting business in the state.) Should a member become impaired or insolvent, the other members are assessed at a rate not to exceed 2.0% of their gross premiums to protect policy holders of the impaired or insolvent insurers. A 100% tax credit is given to members equal to assessments paid to the association.

Domestic insurers that are health insurance corporations are taxed at the rate of 1.0% of all premium payments, exclusive of payments received for Medicaid and the government-paid portion of Medicare.

An additional 0.75% tax is levied on the gross premiums derived from fire insurance and that portion of the premium reasonably allocable to fire insurance included in other coverages.

Sections of Ohio Revised Code

Sections 5725.18 to 5725.24, 5725.31, 5725.32, 5729.031 and 3737.71.

Responsibility for Administration

Director, Ohio Department of Insurance.

History of Major Changes

- 4.0% property tax on dividends paid by insurance companies.
- 1852 Insurance companies required to list real property, tangible property, money, and credits for taxation.
- 1933 Changed to a franchise tax on the smaller of either: 0.2% of capital and surplus, or 1.67% on premiums.
- 1971 Franchise tax rate changed to the smaller of either:
 0.3% of capital and surplus, or 2.5% on gross premiums.



Insurance Tax - Domestic

- 1981 Capital and surplus rate increased to 0.6%.
- 1989 Established the Ohio Life and Health Guaranty Association and assessment; 100% tax credit for assessment paid by participating insurers.
- 1997 Rate for domestic insurers reduced to 1.4% and phased-in over tax years 1999 to 2002. Minimum tax of \$250 (increased from \$200) established beginning in 2003.
 - Tax credit for insurer groups with less than \$75 million in country-wide premiums phased-in from tax year 1999 to 2002. The threshold was \$50 million prior to July 1, 1999.
 - Capital and surplus tax base phased-out over tax years 1999 through 2002. Beginning with tax year 2003, tax based solely on gross premiums.

Comparisons with Other States (As of 04/06) State Tax Rate(1)

California In general, 2.35% of gross premiums;

federally exempt pensions and profitsharing plans, 0.5%; surplus line brokers

and non-admitted insurance, 3.0%.

Florida Annuities 1.0%(2); wet marine and

transportation, 0.75%; assessable mutual insurers, 1.6%; all others, 1.75% of gross premiums. Fire marshal assessment is

1.0%; surplus lines tax is 5.0%.

Illinois 0.5% of net premiums written in the state, except 0.4% for health maintenance

organizations; surplus lines, 3.5% of

gross premiums.

Notes: (1)Other rates may apply to specific types of insurance and insurance providers. (2)Domestic insurers maintaining their home office in Florida are exempt. (3)Insurance companies also pay New York corporate franchise tax.

Insurance Tax - Domestic

Comparisons with Other States (As of 04/06)
State Tax Rate(1)

Indiana Premiums taxed at 1.3%, or companies

may elect to pay the gross income tax; fire insurance, 0.5% of gross premiums received from Indiana-based policies.

Kentucky In general, 2.0% of gross premiums. Fire

insurers pay an additional surtax of 0.75%

of premiums.

Massachusetts 2.0% of taxable gross premiums, plus a

surtax of 14% of the tax imposed.

Michigan Single-business tax of 1.9%, plus 1.26%

surcharge of taxpayers' liability.

New Jersey In general, 1.05% of gross premiums on

group accident and health; all others, 2.1%.

Surplus lines are taxed at 3.0%.

New York 1.75% for all premiums on accident and

health contracts: 2.0% on other non-life

insurance premiums.(3)

Pennsylvania 2.0% of gross premiums; surplus line

insurers, 3.0%.

Texas Rates of 1.35% to 4.85%, depending on

insurance product lines.

West Virginia Rates of 2.0% to 4.0%, depending on

insurance product lines. Additional surtax of 0.5% on fire policies, except farmers'

fire mutual policies.

Notes: (1)Other rates may apply to specific types of insurance and insurance providers. (2)Domestic insurers maintaining their home office in Florida are exempt. (3)Insurance companies also pay New York corporate franchise tax.

Taxpayer

Insurance companies not organized under Ohio law (i.e., located out of state).

Tax Base

Gross amount of premiums from policies for Ohio risks during preceding calendar year less specified deductions.

Rates

- The rate for foreign insurers is 1.4%.
- The minimum tax is \$250.

Major Exemptions

Annuities, deposit-type life insurance contract funds, Medicaid, government-paid portion of Medicare, and federal crop insurance.

Revenue (In Millions)

Fiscal	General		
Year	Revenue Fund	Other*	Total
2001	\$220.6	\$11.7	\$232.3
2002	214.3	15.9	230.2
2003	216.4	17.4	233.8
2004	230.5	22.3	252.8
2005	242.9	21.1	264.0

Note: *Includes Fire Marshal Fund and Attorney General Claims Fund

Disposition of Revenue

- Revenue from additional 0.75% tax on fire insurance to the Fire Marshal Fund (see Special Provisions).
- Remainder to the General Revenue Fund.

Payment Dates

- October 15: Advance payment of 1/2 of previous year's tax before credits.
- March 1: Payment of balance of taxes for current tax year.
- June 15: Final payment or refund.

Note: Tax year is the year in which the payments are filed. Payments are based upon the previous year's business activity.



Special Provisions/Credits

A tax credit for insurer groups with less than \$75 million in total country wide premiums was phased-in from tax year 1999 to 2003, with a maximum credit of \$200,000 as of 2003.

An additional 0.75% tax is levied on the gross premiums derived from fire insurance and that portion of the premium reasonably allocable to fire insurance included in other coverages.

Foreign insurers that are health insurance corporations are taxed at the rate of 1.0% of all premium payments, excluding payments received under Medicaid and the government-paid portion of Medicare.

Foreign insurers are subject to retaliatory provisions in all states; meaning taxes or fees imposed by one state or nation on an insurance company of any state doing business in that location are also imposed on that state or nation's companies doing business in the other state.

Sections of Ohio Revised Code Chapter 5729 and section 3737.71.

Responsibility for Administration

 $\label{eq:Director} \textbf{Director, Ohio Department of Insurance}.$

History of Major Changes

- 1830 4.0% tax on profits from premiums (minimum tax of \$50).
- Value of gross premiums subject to property tax.
- 1888 Supplemental tax on gross premiums that, when added to the property tax, would equal 2.5% of gross premiums.
- 1902 Direct 2.5% tax on gross premiums.
- 1997 Tax rate for foreign insurers established at 1.4% for tax year 2003 and thereafter (decreased from 1.62% in 2002).
 A minimum tax of \$250 established for tax year 2003 and

thereafter (minimum in 2002 was \$200).

 Tax credit for insurer groups with less than \$75 million in country wide premiums was phased-in from tax year 1999 to 2003. Prior to July 1, 1999, the threshold was \$50 million.

Comparisons with Other States (As of 04/06) State Tax Rate*

Florida Foreign insurers, other than those maintaining a regional office in Florida, are subject to retaliatory

provisions.

Illinois Foreign insurers are subject to retaliatory

provisions if home state (state in which foreign insurer is incorporated) rates

are higher than Illinois.

Kentucky Foreign insurers pay 2.0% of premiums

received.

Massachusetts Foreign insurers pay 2.0% plus surtax of

14% of the tax imposed. Foreign insurers are also subject to retaliatory provisions, but the 14% surtax does not apply to

those retaliatory provisions.

Michigan Foreign insurers are subject to retaliatory

provisions and pay the greater of the retaliatory tax or the single business tax

of 19%

Note: *In general, the retaliatory tax rate imposed is either the domestic rate of the state taxing the foreign insurer, or the rate of the state in which the foreign insurer is incorporated, whichever is greater.

Comparisons with Other States (As of 04/06) State Tax Rate*

New Jersey Foreign insurers are subject to retaliatory

provisions if home state (state in which foreign insurer is incorporated) rates are higher than New Jersey. There is also a 3.0% gross premiums tax on every unauthorized foreign alien insurer.

Pennsylvania Foreign insurers are subject to retaliatory

provisions. Title insurance policies issued by a foreign insurer are subject to a

gross premiums tax.

Texas Foreign insurers are subject to retaliatory

provisions. Reciprocal insurers that do not elect to be taxed under provisions applicable to title, life, and accident and health insurers are taxed at 1.7% of

gross premiums.

In virtually all states, including **California**, **Indiana**, **New York**, and **West Virginia**, foreign insurers are subject to retaliatory provisions.

Note: *In general, the retaliatory tax rate imposed is either the domestic rate of the state taxing the foreign insurer, or the rate of the state in which the foreign insurer is incorporated, whichever is greater.

The kilowatt-hour tax was enacted by Amended Substitute Senate Bill 3 (123rd General Assembly) as part of electric utility deregulation. Effective May 1, 2001, this tax replaced the public utility excise tax on electric companies and the tax losses from reduction in electric utility personal property tax assessment rates.

Taxpayer

- Electric distribution companies.
- End users that self-assess.

Tax Base

The kilowatt-hour tax has two bases with payment determined by the number of kilowatt hours distributed to end users in Ohio.

- For end users at or below 45 million kilowatt hours in annual consumption, the base is on the amount of kilowatt hours distributed to them per month.
- For end users above 45 million kilowatt hours in annual consumption, who opt to self-assess, the base is both the amount of kilowatt hours distributed to them per month and the total price.

Rates

 Electric distribution companies pay at rates based on the monthly consumption by end users, using the following schedule:

Monthly Kilowatt Hours		Rate Per	
Distributed to the	End User	Kilowatt Hour	
0 - 2,000	kilowatt hours	\$0.00465	
2,001 - 15,000	kilowatt hours	0.00419	
Over 15,001	kilowatt hours	0.00363	

2. For consumers (end users) above 45 million kilowatt hours in annual consumption, there is an option to self-assess the tax. This self-assessor tax is calculated as the sum of 4.0% of price plus \$0.00075 on the first 504 million kilowatt hours of annual consumption.

Major Exemptions

- Federal government.
- End users located at a federal facility.
- · Qualified end users.
- Qualified regeneration facilities.

Revenue	(In Mil	lions)
---------	---------	--------

Fiscal	State Gen. Rev.	School District Prop. Tax	Local Gov't. Prop. Tax	
Year	Fund	Repl. Fund	Repl. Fund	Total
2001 <i>(1)</i>	\$24.0 <i>(2)</i>	\$9.8	\$4.2	\$38.0
2002	323.3 <i>(3)</i>	132.7	57.2	513.2
2003	339.9 <i>(3)</i>	137.0	62.6	539.5
2004	339.0 <i>(3)</i>	136.7	62.4	538.1
2005	339.8 <i>(3)</i>	137.0	62.6	539.4

Notes: (1)Reflects only one month of revenue. (2)Fiscal Year 2001 revenue includes the following: \$22.8 million to the General Revenue Fund, \$1.0 million to the Local Government Fund, and \$0.2 million to the Local Government Revenue Assistance Fund. (3)All state revenue payments were made to the General Revenue Fund.

Disposition of Revenue

The General Revenue Fund receives 59.976%, School District Property Tax Replacement Fund receives 25.4%, Local Government Fund receives 2.646%, Local Government Property Tax Replacement Fund receives 11.6%, and the Local Government Revenue Assistance Fund receives 0.378% of kilowatt-hour tax revenue. A fee of \$500 is levied on self-assessors and deposited into an administration fund to defray the costs of collecting the tax.

However, for fiscal years 2002 and 2003, there were no distributions to the Local Government Fund and Local Government Revenue Assistance Fund due to a freeze on those funds. The General Revenue Fund received 63% of revenue in those two fiscal years. This freeze on local government funds was continued in Ohio's biennium budget for fiscal years 2004 and 2005 and again in the biennium budget for fiscal years 2006 and 2007. See **Disposition of Revenue** in the **Individual Income Tax** section for information on the semi-annual reduction of the deposits into the local government funds.

Payment Date

The 20th day of each month for both electric distribution companies and end users that self-assess. Payment is based on the amount of electricity distributed to end users during the preceding month.

Special Provisions/Credits

Revenues received by municipal electric companies from customers within their municipal boundaries are retained by that municipality.

Sections of Ohio Revised Code Chapter 5727.

Responsibility for Administration
Tax Commissioner

History of Major Changes

1999 • Enacted with an effective date of May 1, 2001.

- 2000 Lowered the self-assessor tax threshold from 120 million kilowatt hours of annual consumption to 45 million kilowatt hours.
 - Capped the consumption portion of the self-assessor tax formula at 504 million kilowatt hours of annual consumption.
 - Provided that "qualified end users" will remit the tax (either kilowatt-hour or self-assessor option if so qualified) on the non-qualified portion of their electric consumption.
 - Provided for an exemption for "qualified regeneration" facilities.
 - Allowed businesses to declare that they will have enough electricity consumption in the upcoming year so they may self-assess. Provided for a "recapture" tax if the taxpayer fails to meet the self-assessor threshold.
 - If a self-assessor is served by a municipal electric company and is within the municipal boundary, required the taxpayer to remit the self-assessor tax to the municipality.
 - Clarified rules pertaining to self-assessors.
- 2002 Effective June 2, 2002, the School District Property Tax
 Replacement Fund's share was reduced from 25.9% to
 25.4% and the Local Government Property Tax
 Replacement Fund's share was increased from 11.1% to
 11.6%.
- 2003 Effective July 1, 2003, no revenue from the tax through

June 30, 2005 credited to the Local Government Fund or the Local Government Revenue Assistance Fund. Such amounts will be credited to the General Revenue Fund.

2005 • The changes effective July 1, 2003 through June 30, 2005 were extended through June 30, 2008.

Comparisons with Other States (As of 04/06) California

\$0.00022 per kilowatt hour of electricity consumed.

Illinois

End users pay on a declining cents-per-kilowatt-hour basis, ranging from \$0.00202 to \$0.0033 on consumption for delivery suppliers, or 5.1% of the purchase price for self-assessors. Distributors pay on an increasing cents-per-kilowatt-hour basis ranging from \$0.00031 to \$0.00131 on kilowatt hours distributed.

New Jersey

Electric companies pay a tax on kilowatt hours sold to New Jersey consumers based on rates established by the Board of Public Utilities. The tax is scheduled to be phased-out by 2010.

Pennsylvania

Total rate of 5.9% on gross receipts is composed of a 4.4% base levy (see Comparisons with Other States in Public Utility Excise Tax) and a 1.5% revenue reconciliation tax.

West Virginia

General rate variable, depending on whether power used was generated in-state (\$0.0005 per kilowatt-hour used) or outside the state (\$0.0019 per kilowatt-hour used).

Florida, Indiana, Kentucky, Massachusetts, and Michigan

Electric companies may be subject to general business taxes.

New York and Texas

Each state has a specific consumption-based tax on electricity.

Taxpayer

Dealers (wholesalers and refiners) who distribute fuel in Ohio.

Tax Base

Gallons of gasoline, diesel fuel, and special fuels sold in Ohio.

Rate

Effective July 1, 2005, increased to 28 cents per gallon (from 26 cents per gallon).

The total tax rate in effect beginning July 1, 2005 includes one levy of eight cents per gallon (increased from six cents effective July 1, 2005); two levies of two cents each; one levy of one cent; and a cents per gallon rate of 15 cents.

Major Exemptions

Refunds, credits, and deductions apply to the following:

- Purchasers who did not use the fuel to operate a vehicle on a highway or waterway in Ohio.
- Distributors and retailers for fuel lost through shrinkage, evaporation, and leakage.
- Local transit authorities for all but one cent per gallon on fuel consumed in transit buses.
- School districts, joint vocational schools, and educational service centers on the tax over 22 cents per gallon.

Revenue (In Millions)

Fiscal

Year	Total
2001	\$1,307.3
2002	1,383.3
2003	1,456.1
2004	1,536.9
2005	1,667.3

Disposition of Revenue

The following items receive the revenue first:

- Monthly \$100,000 allocation to the Grade Crossing Fund.
- Monthly distribution to the Ohio Turnpike Commission equal to five cents on each gallon of fuel sold at stations operated by the commission.

After the above transfers, 0.875% of revenue is allocated to the Waterways Safety Fund, 0.125% to the Wildlife Boater-Angler Fund, and 0.275% to the Motor Fuel Tax Administrative Fund.

Of the remaining revenue, the equivalent of one cent of the 15 cents per gallon rate is allocated to the Local Transportation Improvement Program Fund.

Once all other distributions have been made, the balance is distributed, in general, as follows:

- 71.8% to the State of Ohio:
- 12.1% to municipal corporations;
- 10.5% to counties; and
- 5.6% to townships.

Payment Date

By the last day of each month for the preceding month's tax liability.

Special Provisions/Credits

The current 15 cents per gallon tax levy was enacted at a variable rate, based on the consumer price index and net gallons of taxable fuel in each of the two years previous to the year of the rate calculation. Effective July 1, 1993, the rate was calculated to be 15 cents per gallon, and the variable rate formula lapsed thereafter.

Sections of Ohio Revised Code Chapter 5735.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

			Total Tax
Year		Change	After Change
1925	•	2.0 cents per gallon tax enacted.	2.0 cents
1927	•	1.0 cent per gallon increase.	3.0 cents
1929	•	1.0 cent per gallon increase.	4.0 cents
1933	•	1.0 cent per gallon reduction.	3.0 cents
1947	•	1.0 cent per gallon increase.	4.0 cents
1953	•	1.0 cent per gallon increase.	5.0 cents
1959	•	2.0 cents per gallon increase.	7.0 cents
1981	•	3.3 cents per gallon increase.	10.3 cents



Year	Change	Total Tax After Change
1982	• 1.4 cents per gallon increase.	11.7 cents
1983	• 0.3 cent per gallon increase.	12.0 cents
1987	• 2.7 cents per gallon increase.	14.7 cents
1988	• 0.1 cent per gallon increase.	14.8 cents
1989	• 3.2 cents per gallon increase.	18.0 cents
1990	• 2.0 cents per gallon increase.	20.0 cents
1991	• 1.0 cent per gallon increase.	21.0 cents
1993	• 1.0 cent per gallon increase.	22.0 cents
2003	• 2.0 cents per gallon increase.	24.0 cents
2004	• 2.0 cents per gallon increase.	26.0 cents
2005	• 2.0 cents per gallon increase.	28.0 cents

Comparisons with Other States (As of 04/06)

(Motor vehicle fuel tax rates shown in the table on the following page do not reflect the application of a state sales tax - where applicable - or local permissive variable motor vehicle fuel taxes.)

Sources: Commerce Clearing House, International Fuel Tax Administration, and Federation of Tax Administrators. All rates as of January 1, 2006.

Tax Rate

(cents per gallon) Diesel Sales Tax State Gasoline Fuel Applicable 18.00 18.00 California(1) Yes Florida(2) 24.90 27.90 Yes Illinois(3) 20.10 22.60 Yes Indiana(4) 18.00 16.00 Yes Kentucky (5) 18.50 15.50 No Massachusetts 21.00 21.00 Nη Michigan(6) 19 00 15 00 Yes New Jersey(7) 14.50 17.50 Nο New York(8) 23 90 22 15 Yes Pennsylvania(9) 31.20 38.10 Nο 20.00 20.00 Texas Nο West Virginia(10) 27.00 27.00 Yes

Notes: (1) Sales tax rate on the sale of anyoline is 7.25%. (2)Total rate shown composed of: state taxes of 14.9 cents and state comprehensive enhanced transportation system (SCETS) tax, and minimum local option taxes. Sales tax rate on the sale of gasoline is 6.0%. (3)Sales tax rate on the sale of gasoline is 6.25%. The following local motor fuel tax rates have not been included in the gasoline rate for comparison: Chicago, 5.0 cents, and Cook County, 6.0 cents. (4) Sales tax rate on the sale of gasoline is 6.0%. (5)Tax rate is based on the average wholesale price and is adjusted quarterly; the actual rate is 9.0%. Carriers pay an additional 2.0% surcharge. (6)Sales tax rate on the sale of gasoline is 6.0%. (7)Rate includes a 4.0 cents per gallon petroleum products excise tax levied on the sale of gasoline and diesel fuel. (8)Rate for gasoline and diesel fuel includes an embedded 8.0 cents per gallon excise tax and the petroleum business excise tax. Sales tax rate on the sale of gasoline is 4.0%. (9)The gasoline and diesel fuel tax rates include a permanent 12.0 cents per gallon excise tax and a variable oil company franchise tax, the rate of which is set by January 1 of each year. (10)Sales tax rate on the sale of gasoline is 6.5%.

Taxpayer

Fuel use tax permit holders.

Tax Base

Fuel used on Ohio highways by tractor-trailer combinations, trucks with three axles or more, and two-axle trucks pulling a trailer with a gross vehicle weight over 26,000 pounds. Taxpayers must pay tax on the amount by which the fuel consumed in Ohio exceeds the fuel purchased in Ohio.

Rate

The total rate is 28 cents per gallon as of July 1, 2005. This is the same total rate in effect the previous fiscal year, but effective July 1, 2005, the base rate increased to 28 cents from 26 cents and a two-cent surfax was eliminated.

Major Exemptions

Vehicles owned and operated by the federal government, the State of Ohio, and Ohio's political subdivisions.

Revenue (In Millions)

Fiscal

Year	Tota
2001	\$75.3
2002	69.4
2003	71.4
2004	72.3
2005	70.5

Disposition of Revenue

Highway bond retirement funds for as long as needed and then to the Highway Operating Fund.

Payment Dates

Reports and payments are filed quarterly by January 31, April 30, July 31, and October 31 for the liability for the previous three months, or annually by July 31 for the liability for the previous 12 months

Special Provisions/Credits

None.

Sections of Ohio Revised Code Chapter 5728.

Responsibility for Administration Tax Commissioner.

History of Major Changes

- 1981 Tax became effective July 1.
- 1991 Three cents per gallon surtax became effective.
- 1995 Ohio joined International Fuel Tax Agreement (IFTA).
- 2003 Tax rate increased by two cents per gallon, from 22 to 24 cents, effective July 1.
- 2004 Tax rate increased by two cents per gallon, from 24 to 26 cents, and the surtax decreased from three cents to two cents, effective July 1.
- 2005 Tax rate increased by two cents per gallon, from 26 to 28 cents, and the surtax was completely eliminated, effective July 1.



Comparisons with Other States (As of 01/06) Tax Rate (cents per gallon)

			Sales Tax
State	Gasoline	Diesel	Applicable
California(1)	_	33.00	Yes
Florida(2)	19.97	29.97	Yes
Illinois(3)	30.90	35.00	Yes
Indiana(4)	29.00	27.00	Yes
Kentucky(5)	19.80	20.40	No
Massachusetts	21.00	21.00	No
Michigan <i>(6)</i>	_	27.60	Yes
New Jersey	14.50	17.50	No
New York(7)	42.20	41.65	Yes
Pennsylvania	31.20	38.10	No
Texas	20.00	20.00	No
West Virginia/8	3) 27.00	27.00	Yes

Source: International Fuel Tax Administration (IFTA). All data current as of January 1, 2006.

Notes: (1)Gasoline is not applicable. The applicable sales tax rate on the sale of gasoline is 7.25%. (2)The applicable sales tax rate on the sale of gasoline is 6.0% percent. (3)The applicable sales tax rate on the sale of gasoline is 6.25%. (4)Rate shown includes a surcharge of 11 cents per gallon. The applicable sales tax rate on the sale of gasoline is 6.0%. (5)Rate shown includes a surcharge of 2.7 cents per gallon for gasoline and 6.3 cents per gallon for diesel. (6)Gasoline is not applicable. The applicable sales tax rate on the sale of gasoline is 6.0%. (7)The applicable sales tax rate on the sale of gasoline is 4.0%. (8)The applicable sales tax rate on the sale of gasoline is 6.5%.

Taxpayer

Operators of motor vehicles on the public roads or highways.

Tax Base

Motor vehicles operated upon the public roads or highways of Ohio. Commercial vehicles based in Ohio and in other states pay a prorated tax based on the ratio of the mileage traveled in Ohio to total mileage.

Rates

Rates listed are for a 12-month period. Registrations for partial years are prorated.

Passenger cars:	\$34.50
Motorcycles:	\$28.50
House trailers, travel trailers, mopeds:	\$24.50
Non-commercial trucks	
(no more than 3/4 ton)	
and motor homes:	\$49.50
Non-commercial trucks	
(more than 3/4 ton and	
less than 1.0 ton):	\$84.50
Commercial trailers,	
semi-trailers:	\$39.50

Notes: The registration fees shown above do not include permissive (local) taxes which vary based on the taxing district of the customer. Permissive tax cannot exceed \$20 per vehicle and may be prorated, by law, by 50%, if registering for less than six months

Commercial trucks, and tractors:

Rates vary between several weight classes depending on the gross weight of the vehicle. For example, for vehicles with a gross weight under 2,001 lbs., the tax is \$56. For vehicles with a gross weight between 78,001 lbs. and 80,000 lbs., the tax is \$1.351.

Non-commercial trailers:

Rates vary between several weight classes depending on the gross weight of the vehicle. For example, for vehicles with a gross weight of no more than 3,000 lbs., the tax ranges from \$16 to \$42.

Motor (Commercial) Buses:

Rates vary between several weight classes depending on the gross weight of the vehicle. For example, for vehicles with a gross weight under 2,001 lbs., the tax is \$21. For vehicles with a gross weight between 78,001 and 80,000 lbs., the tax is \$1.641.

Farm Trucks:

Rates vary between several weight classes depending on the unladen vehicle weight. For example, for vehicles with an unladen weight between 2,901-3,000 lbs., the tax is \$31. For vehicles over 10,001-10,100 lbs. unladen weight, the tax is \$138.25.

Major Exemptions

- Vehicles owned and operated by the federal or state government or by political subdivisions of the State of Ohio.
- Publicly-owned school buses used for transporting public school pupils; privately-owned school buses used exclusively for transporting private or public school pupils to and from school or school functions.
- Vehicles registered in another state until owner becomes an Ohio resident.
- Historical registrations (vehicles more than 25 years old).

Revenue (In Millions)

Histui	
Year	Total
2001	\$656.9
2002	670.2
2003	673.3
2004	770.8
2005	773.8

Fiscal

Disposition of Revenue

The Highway Bond Retirement Fund and the Highway Operating Fund are allocated 42.6% of the revenue from commercial vehicles having gross vehicle weights of 26,000 lbs. or more. After any bond retirement obligations are met and payment is made to an administration fund for the tax, the remaining revenues are distributed as follows:

- 34% to municipal corporation or county of registration;
- 47% to county in which vehicle owner resides;
- 9.0% to counties in the ratio of the number of miles of county roads to the state total;
- 5.0% to townships in the ratio of the number of miles of township roads to the state total; and
- 5.0% divided equally among counties.

Payment Dates

- Commercial vehicles: March 1 May 31.
- Passenger cars and noncommercial vehicles are required to be registered annually on the owner's birthdate.

Special Provisions/Credits

Several sections of the Ohio Revised Code give counties, municipalities, and townships the option to enact an additional \$5.00 per vehicle local permissive tax levy. Counties have the authority to enact three different levies. Municipalities can enact four different levies, and townships have the authority to enact one levy. The total permissive tax levy, however, cannot exceed \$20 per district (the combination of all county, municipal and township levies).

Special license plate numbers or letter combinations are available at an additional cost.

Dealers of manufactured homes and existing mobile homes must pay the motor vehicle license tax. Owners of manufactured and existing mobile homes, however, are subject to either the manufactured home tax or real property tax.

Sections of Ohio Revised Code

Chapters 4501, 4503 and 4504.

Responsibility for Administration

- The Registrar of the Ohio Department of Public Safety, Bureau of Motor Vehicles is the primary administrator.
- The Registrar may appoint private individuals, nonprofit corporations, county auditors, and clerks of courts of common pleas in counties having a population of less than 40,000 as deputy registrars.

History of Major Changes

- 1906 Registration fee of \$5 for all gasoline or steam motor vehicles enacted.
- 1920 Separate license taxes for motorcycles, passenger cars, and commercial vehicles enacted.
- 1925 Graduated rate schedule for commercial vehicles enacted.
- 1932 Rates increased for motorcycles, passenger cars, and commercial vehicles; method of revenue distribution amended.
- 1937 Rate schedule on farm trucks enacted.
- 1948 Passenger car levy increased to \$10.
- 1949 Separate levy on house trailers enacted.
- 1951 Separate graduated rate schedule on motor buses enacted; levy on commercial vehicles increased.
- Department of Highway Safety (containing the Bureau of Motor Vehicles) created; current method of revenue distribution enacted.
- 1957 Separate levy on transit buses enacted.
- 1967 Counties and municipalities permitted to levy \$5
 permissive license tax.
- Permissive authority given to Bureau of Motor Vehicles to have registration by mail.
 - Rates on passenger cars, motorcycles, house and travel trailers doubled; rates on all other vehicles increased.
- 1987 Additional authority given to counties, municipalities.
- 1988 Registration according to owner's birthdate enacted.
 - Bureau of Motor Vehicles required to begin mail registration.

- 1989 Legislation enacted which converted the fee structure of commercial vehicle registrations from unladen weight to gross vehicle weight as of June, 1991.
- 1996 Seven-digit plate issued to provide more combinations.
- 2000 Ohio's online registration program, Oplates.com, began.
- 2001 Bicentennial plates issued to commemorate 200th anniversary of Ohio's statehood.
- 2002 Phased-in increases of operational fees paid to deputy registrars goes from \$2.25 to \$2.75 in 2001, and to \$3.25 in 2003.
- 2003 Registration fees increased by \$11 to compensate for revenue transferred from the Ohio Highway Patrol and the Department of Public Safety to the Department of Transportation for distribution to counties, municipalities, and townships.
- 2004 New sunburst Ohio plates issued.
 - Biennial registration permitted.
 - Staggered registration begun for commercial vehicles.
 - Motorcycle plate becomes national standard size.
- 2005 Print-on-demand (POD) forms for vehicle registrations replaced the preprinted consigned application forms.



Comparisons with Other States (As of 04/06)*			
State	Passenger Cars	Commercial Vehicles	
California	\$41.00, plus 0.65% of market value. Electric vehicles are an additional \$10.	\$1,431.00	
Florida	\$27.60 - \$45.60, depending on age and weight of vehicle.	\$678.00	
Illinois	\$78	\$1,970.00	
Indiana	\$20.75 plus an excise tax of \$12 - \$532, based on selling price when new and age of vehicle.	\$819.75	
Kentucky	\$11.50	\$1,007.00	
Massachusetts	\$36 one-time fee, plus excise tax of \$25 per \$1,000 of value based on age of vehicle.	\$900.00	
Michigan	\$29 to \$148 based on year and weight, or price plus length of ownership.	\$1,268.00	
New Jersey	\$32.50 - \$81.00, based on weight and model year.	\$954.50	
New York	Variable based on weight: minimum = \$10.35 maximum = \$56.06 ctric-propelled = \$12.94	\$931.00	

Note: *Comparisons based on a truck of 60,000 lbs. gross weight. Estimate of fees does not consider additional variable fees legislated by state and local governments, or miscellaneous state and/or local exemptions that might increase the fee.



Comparisons with Other States (As of 04/06)*				
	Passenger	Commercial		
State	Cars	Vehicles		
Pennsylvania	\$36	\$999.00		
Texas	\$40.50 - \$58.50 based on model year for vehicles weighing up to 6,000 lbs. \$25 plus \$0.60 per 100 lbs. for vehicles weighing over 6,000 lbs.	\$619.00		

Note: *Comparisons based on a truck of 60,000 lbs. gross weight. Estimate of fees does not consider additional variable fees legislated by state and local governments, or miscellaneous state and/or local exemptions that might increase the fee.

\$28.50

\$816.00

West Virginia

Natural Gas Consumption Tax

The natural gas consumption tax was enacted as a result of Amended Substitute Senate Bill 287 (123rd General Assembly, effective July 1, 2001) as part of tax reform of the natural gas industry. It was designed to replace the tax losses from a reduction in natural gas utility personal property tax assessment rates.

Taxpayer

Natural gas distribution companies.

Tax Base

Amount of natural gas distributed to an end user.

Rates

The natural gas consumption tax (the Mcf tax) is based on a tier schedule as follows:

Mcf Distributed	Rate	
to an End User	per Mcf*	
For the first 100 Mcf per month	\$0.1593	
For the next 101 to 2,000 Mcf per month	0.0877	
For 2,001 and above Mcf per month	0.0411	
Flex customer	0.0200	

Note: *"Mcf" means 1,000 cubic feet.

Major Exemptions

- Distribution of natural gas to the federal government.
- Natural gas produced by an end user in Ohio that is consumed by the end user or its affiliates and is not distributed through the facilities of a natural gas distribution company.

Revenue (In Millions)

This tax began July 1, 2001. Only nine months' collections occurred in Fiscal Year 2002.

Fiscal Year	School District Property Tax Replacement Fund	Local Government Property Tax Replacement Fund	Total
2002	\$39.2	\$16.8	\$56.0
2003	57.5	26.2	83.7
2004	52.4	23.9	76.3
2005	50.6	23.1	73.7

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Natural Gas Consumption Tax

Disposition of Revenue

- School District Property Tax Replacement Fund receives 68.7%.
- Local Government Property Tax Replacement Fund receives 31.3%.

Payment Dates

Payments of the natural gas consumption tax are due by November 20, February 20, May 20, and August 20.

Special Provisions/Credits

Large commercial and industrial consumers of natural gas are taxed at a flat rate of \$0.02 per Mcf. These consumers are considered flex customers and have made a special purchase agreement with a natural gas distribution company. Natural gas distribution companies are responsible for collection and remission of the tax from flex customers.

Section of Ohio Revised Code Chapter 5727.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

- 2000 Enacted.
 - Natural gas consumption tax receipts remain as revenue in the tax base of the public utility excise tax.
- 2002 Distribution to School District Property Tax Replacement Fund reduced from 70% to 68.7%, and distribution to Local Government Property Tax Replacement Fund increased from 30% to 31.3%.



Natural Gas Consumption Tax

Comparisons with Other States (As of 01/06) California

Tax rate is variable and is set each year by the State Board of Equalization. The default rate charged for calendar year 2006 ranges from \$0.00157 to \$0.09534 per therm, depending on territory, customer class, and rate program.

Illinois

Gas companies pay \$0.024 per therm sold to customers; self-assessing purchasers pay \$0.024 per therm or 5.0% of gross receipts, whichever is less.

New Jersey

Gas companies pay a tax for therms sold based on rates derived by the Board of Public Utilities. The tax is scheduled to be phased-out by 2010.

Florida, Indiana, Kentucky, Massachusetts, Michigan, New York, Pennsylvania, Texas, and West Virginia do not have a consumption-based tax on natural gas.





Ohio's tax laws include a provision, effective in 1998, for the collection of tax on the distributive shares of income earned by qualifying investors from their investment in any qualifying pass-through entity doing business in Ohio. The pass-through entity tax is not so much a separate tax but, rather, a mechanism designed to collect individual income tax or corporation franchise tax which pursuant to Ohio tax law is due and payable by pass-through entity investors.

Taxpayer

Qualifying pass-through entities.

Tax Base

The sum of the "adjusted qualifying amounts" of a qualifying pass-through entity's qualifying investors. A pass-through entity is an "S" corporation, partnership, or a limited liability company treated as a partnership for federal income tax purposes. (Many pass-through entities are not subject to the tax; see

Major Exemptions). The "adjusted qualifying amount" is the net sum of the qualifying investor's distributive share of the pass-through entity's income, gain, expense, and loss apportioned to Ohio.

Rates

- 5.0% withholding tax on the adjusted qualifying amount of qualifying investors who are individuals.
- 6.8% entity tax on the adjusted qualifying amount of qualifying corporate investors that are not individuals and subject to the corporation franchise tax phase-out reduction (80%) for taxable year ending in year 2005; 60% for 2006; 40% for 2007; 20% for 2008; and 0.0% for 2009 and thereafter.
- 8.5% entity tax on the adjusted qualifying amount of qualifying corporate investors that are not individuals and not subject to the corporation franchise tax phase-out reduction.
- No tax is due if the total adjusted qualifying amount is \$1,000 or less.

Major Exemptions

Pass-through entities not subject to tax include (but are not limited to) the following:

- Any pass-through entity if all the equity investors are:
 - (a) Ohio corporation franchise taxpayers, and/or
 - (b) corporations exempt under Ohio Revised Code section 5733.09 from the Ohio corporation franchise tax.
- Entities having no qualifying investors.
- Pension plans and charities.
- Real estate investment trusts, regulated investment companies, and real estate mortgage investment conduits.

A qualifying investor does not include the following:

- Individuals who are residents of Ohio for the entire year.
- Nonresident individuals on whose behalf the qualifying passthrough entity files Ohio form IT-4708, "Annual Composite Income Tax Return for Investors in Pass-Through Entities."
- Investors that are "investment pass-through entities."

(This is not a complete listing; there are many other types of investors not included in the definition of "qualifying investor.")

Revenue (In Millions) 5.0% withholding tax(1)(2):

Fiscal	Total	
Year	Tax	
2001	\$53.8	
2002	48.7	
2003	52.6	
2004	59.7	
2005	61.2	

Notes: (1)These figures represent the tax liabilities reported for each tax year, according to the fiscal year payment associated with the tax year. For example, the liability for tax year 2004 was predominantly paid during Fiscal Year 2005, so the tax year 2004 tax liability data is reported as FY 2005 revenue in this table. (2)This revenue is counted as individual income tax. (3)This revenue is counted as corporation franchise tax.

8.5% entity	tax(1)(3)
Fiscal	Total
Year	Tax
2001	\$6.7
2002	7.3
2003	10.5
2004	14.2
2005	15.3

7.5% composite income tax(2) of nonresident investors in pass-through entities (Form IT-4708):

Fiscal	Total	
Year	Tax	
2001	\$62.4	
2002	49.4	
2003	67.3	
2004	75.5	
2005	101 7	

Notes: (1)These figures represent the tax liabilities reported for each tax year, according to the fiscal year payment associated with the tax year. For example, the liability for tax year 2004 was predominantly paid during Fiscal Year 2005, so the tax year 2004 tax liability data is reported as FY 2005 revenue in this table. (2)This revenue is counted as individual income tax. (3)This revenue is counted as corporation franchise tax.

Disposition of Revenue

5.0% withholding and 7.5% composite income tax revenue:
89.5% to the General Revenue Fund, 5.7% to the Library and Local
Government Support Fund, 4.2% to the Local Government Fund, and
0.6% to the Local Government Revenue Assistance Fund.

8.5% entity tax revenue:

95.2% to the General Revenue Fund, 4.2% to the Local Government Fund, and 0.6% to the Local Government Revenue Assistance Fund.

For fiscal years 2002 and 2003, the two local government funds were frozen and each received the same amount of corporation franchise tax revenue as they received in Fiscal Year 2001. The remainder was deposited in the General Revenue Fund. This freeze was continued in fiscal years 2004 and 2005 and again in the biennium budget for fiscal years 2006 and 2007. Refer



to **Disposition of Revenue** in the **Individual Income Tax** section for information on the semi-annual reduction of the deposits into the local government funds.

Payment Dates

Qualifying pass-through entities whose total adjusted qualifying amounts exceed \$10,000 must make estimated quarterly tax payments. The payments are due on the 15th day of the month following the last day of each quarter of the taxpayer's taxable year. For taxpayers with a January 1- December 31 taxable year, payments are due on April 15, July 15, October 15, and January 15.

The annual pass-through entity tax return must be filed by the 15th day of the fourth month following the end of the entity's taxable year. For taxpayers with a January 1- December 31 taxable year, the return is due on April 15. If the entity has an extension of time to file its federal tax return, the qualifying pass-through entity has the same extension to file the pass-through entity tax return. However, there is no extension of time to pay.

Special Provisions/Credits

A refundable tax credit may be claimed by qualifying individual investors in a pass-through entity against their Ohio individual income tax based upon the investor's proportionate share of the withholding tax and entity tax, if any.

A nonrefundable tax credit may be claimed by qualifying nonindividual (corporate) investors against their Ohio corporation franchise tax, based upon the investing corporation's proportionate share of the entity tax.

Qualifying trusts are also subject to tax.

The entity tax does not apply to any pass-through entity to the extent the pass-through entity's distributive shares of income and gain pass through from that entity to another pass-through entity (the "investing entity"), as long as certain conditions are met.

If, for federal income tax purposes, the investor deducts the investor's proportionate share of the withholding tax or the entity tax, the investor must add back such tax on the Ohio individual income tax return or corporation franchise tax report.



Sections of Ohio Revised Code Chapters 5733 and 5747.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

- 1998 Tax became effective at a rate of 5.0% on individual qualifying investors and 8.5% on non-individual qualifying investors.
 - Certain pass-through entities that are part of multi-tier structures exempted from tax.
 - Investment pass-through entities exempted from tax on investment income.
- 2001 If net management fees exceed 5.0% of an investment pass-through entity's net income, such fees are subjected to tax.
- 2002 Required a corporation that is a partner in a partnership or is a member of a limited liability company (LLC) to add back 5/6 of the corporation's share of the bonus depreciation deduction passed through from the entity to the corporation.
 - Definition of "business income" amended to include gains and/or losses from partial or complete liquidation of a business, including, but not limited to, the gain or loss from the disposition of goodwill.
 - Distributive shares expanded to include the sum of the income, gain, expense, or loss of a disregarded entity.
- 2003 Required a corporation that is a partner in a partnership or is a member of an LLC to add back 5/6 of the corporation's share of "qualified Internal Revenue Code section 179" depreciation.
 - Sales factor amendments and cost of performance standard replaced with market-theory approach for sales other than inventory sales of tangible personal property and real estate.
- 2005 Tax rate phase-out began for the qualifying corporate investors not listed below. 8.5% tax rate applicable only to



distributive shares of income passing through to qualifying investors, other than individuals, listed below:

- Estates, trusts and other pass-through entities.
- Financial holding companies as defined in the federal "Bank Holding Company Act."
- Bank holding companies as defined in the federal "Bank Holding Company Act."
- Savings-and-loan holding companies as defined in the federal "Homeowners Loan Act" that are engaging only in activities permissible under 12 United States Code (U.S.C.) 1843(k).
- Persons, other than persons held pursuant to merchant banking authority under 12 U.S.C. 1843(k)(4)(H) or 12 U.S.C. 1843(k)(4)(i), directly or indirectly "owned" by one or more financial institutions, financial holding companies, bank holding companies, or savings-andloan holding companies, but only if those persons are engaged in activities permissible for a financial holding company under 12 U.S.C. 1843(k).
- Persons directly or indirectly "owned" by one or more insurance companies:
 - (a) authorized to do the business of insurance in this state, and
 - (b) paying the Ohio insurance premiums tax.
- Persons that solely facilitate or service one or more "securitizations" or similar transactions for financial institutions, financial holding companies, bank holding companies, savings-and-loan holding companies, insurance companies, or persons directly or indirectly "owned" by such businesses.

Comparisons with Other States (As of 04/06)

This state's pass-through entity tax is essentially a withholding tax on the distributive shares of income of qualifying investors (generally corporations and nonresident investors).

The states with a tax most closely approximating the **Ohio** pass-through entity tax are those that require withholding tax on the pass-through entity income of nonresident investors.

These states include California, Indiana, New Jersey, New York, Pennsylvania, and West Virginia. (This listing does



Comparisons with Other States (As of 04/06) not reflect taxes imposed by many states on certain types of income, such as the capital gains, built-in gains, and excess net passive income of "S" corporations, or any other type of entity-level tax.)



Taxpayer

Public utilities that are subject to the tax.

Tax Base

Most public utilities are taxed on gross receipts from intrastate business. The following public utilities are subject to this tax: local telephone companies, water works companies, pipeline companies, heating companies, and water transportation companies. Electric and rural electric companies became subject to the kilowatt-hour tax in June 2001 and the corporation franchise tax in 2002. Telephone companies became subject to the corporation franchise tax in 2005. Natural gas companies were subject to a separate excise tax beginning in 2001.

Rates

All utility classes are taxed at a rate of 4.75% except pipelines, which are taxed at a rate of 6.75%. There is a minimum tax of \$50

Major Exemptions

- Municipally-owned utilities.
- Nonprofit water works.
- Gross receipts from interstate business, sales to other public utilities for resale, sales of merchandise, and business done with the federal government.
- First \$25,000 of gross receipts.
- Electric, inter-exchange telecommunications, railroad and rural electric companies.

Revenue (In Millions)

	General			
Fiscal	Revenue	Local		
Year	Fund	Gov't. Funds	Other*	Total
2001	\$640.5	\$33.7	\$0.1	\$674.3
2002	260.1	39.8	0.1	300.0
2003	218.7	36.7	0.1	255.5
2004	226.4	36.7	0.2	263.3
2005	104.1	36.7	0.1	140.9

Note: *Includes the Attorney General Claims Fund.



Disposition of Revenue

After making any required deposits in the Attorney General Claims Fund, 95.2% of remaining revenue is deposited in the General Revenue Fund, 4.2% is deposited in the Local Government Fund, and 0.6% is deposited in the Local Government Revenue Assistance Fund.

For fiscal years 2002 and 2003, the two local government funds were frozen and each received the same amount of public utility excise tax revenue as they received in Fiscal Year 2001. The remainder was deposited in the General Revenue Fund. This freeze on local government funds was continued in fiscal years 2004 and 2005 and again in the biennium budget for fiscal years 2006 and 2007. Refer to **Disposition of Revenue** in the **Individual Income Tax** section for information on the semi-annual reduction of deposits into the local government funds.

Payment Dates

Advance payments are required of all public utilities, except natural gas companies, for which tax liability exceeded \$1,000 during the previous tax year. Payments equal to one-third of the previous tax year's liability are due on October 15, March 1, and June 1. Final payment of remaining balance, based on the current year's certification in November, is due within 30 days of billing.

Each natural gas company whose annual liability equals or exceeds \$325,000 must pay on a quarterly basis. Payment dates are the 45th day following the last day of March, June, September, and December. Each natural gas company whose annual liability is less than \$325,000 can pay annually in February.

Special Provisions/Credits

Local telephone companies receive a credit for non-recurring costs associated with the installation of a 9-1-1 system in a county.

Qualifying natural gas companies may receive a refundable quarterly credit, beginning with the November, 2001 payment, for estimated tax payments made in October, 1999; March, 2000; and June, 2000. This credit expires when the amount of the estimated payments are made up in credits, or in 15 years.



The venture capital tax credit is available to natural gas companies only.

Sections of Ohio Revised Code Chapters 150, 5703, and 5727.

Responsibility for Administration Tax Commissioner.

History of Major Changes

- 1894 Enacted.
- 1911 Current tax structure established.
- 1935 1.0% rate increase for certain utilities.
- 1938 Rate increases for certain utilities.
- 1963 Advance payment system inaugurated.
- 1966 All revenue allocated to General Revenue Fund.
- 1971 Rates increased from previous 3.0% to 4.0% for most utilities.
- 1977 Advance payment system altered for gas, pipeline, and electric companies.
- 1979 Advance payment system altered for remaining utilities except freight line and equipment companies.
- 1980 Rates temporarily increased for 1981 (from 4.0% to 5.0% for most utilities).
- 1981 Rates temporarily increased for 1982 (from 4.0% to 4.5% for most utilities).
 - Rates permanently increased for 1983 and thereafter (from 4.0% to 4.25% for most utilities).
 - Charter-city credit repealed.
 - 5.55% surtax imposed on 1982 liability.
- 1982 Temporary rate increase for 1983 (from 4.25% to 4.5% for most utilities).



- 5.55% surtax imposed on 1983 liability.
- 1983 Temporary rate increase for 1983 (from 4.5% to 5.0% for most utilities).
 - Permanent rate increase for 1984 and thereafter (from 4.25% to 4.75% for most utilities).
 - Advance payment system altered.
- 1985 Credit established for telephone companies for nonrecurring installation costs related to a 9-1-1 system.
- Long-distance telephone companies exempted from public utility excise tax.
- 1990 Public utility excise tax on freight line and equipment companies repealed as of tax year 1990.
- Legislation passed granting \$1.0 per ton credit beginning tax year 1995 to electric companies using pollution control devices for burning Ohio coal.
 - Credit established for telephone companies with a lifeline program of rate discounts for low-income, elderly and disabled persons.
 - Railroads exempted from tax as of tax year 1992 by court decision.
- 1998 Lifeline credit program for telephone companies extended through 1999.
- 1999 Changed the current payment schedule and measurement periods for natural gas companies and the natural gas business of combined natural gas and electric companies, effective May 1, 2000.
 - The excise tax on electric and rural electric companies was replaced with the kilowatt-hour tax, effective May 1, 2001.
 - Removal of electric and rural electric companies from the public utility excise tax, effective with the June, 2001 payment.
 - Increased the coal credit from \$1.0 to \$3.0 per ton effective January 1, 2000 until its termination at the end of 2004.

- 2000 Expanded the definition of electric utility compliance facility that is able to take the increased \$3.0 per ton coal credit.
 - Natural gas consumption tax (Mcf tax) receipts will remain as revenue in the tax base of the public utility excise tax.
- 2003 Removal of telephone companies from the public utility excise tax, effective after the 2004 tax year.
- 2005 Venture capital tax credit made available to natural gas companies only.

Comparisons with Other States (As of 04/06)

No general public utility excise tax. Intrastate telephone service is subject to a 0.5% to 0.75% surcharge on sales.

Florida

Gas, electric, and express companies pay a tax of 2.5% on gross receipts. A tax of 9.17% (6.8% of the sale price plus 2.37% on gross receipts) is levied on retail communications services. Tax on residential communications services is 2.37%. A tax of 13.17% (10.8% of the sale price plus 2.37% on gross receipts) is levied on direct-to-home satellite services.

Illinois

Telecommunications companies pay 7.0% tax on gross charges. (See also Comparisons with Other States in Kilowatt-Hour Tax and Natural Gas Consumption Tax.)

New Jersey

Sewage and water corporations are subject to a tax on 2.0% or 5.0% of gross receipts (depending upon amount of gross receipts).

New York

All utilities selling utility services to New York consumers pay a tax of 2.0% on gross income earned in the state on regulated revenue sources. Telecommunications services tax rate is 2.5% on gross receipts.



Comparisons with Other States (As of 04/06) Pennsylvania

Rate of 4.4% on gross receipts for electric companies; rate of 4.5% on gross receipts, plus a 5-mill surtax, for all other utilities. Not imposed on natural gas companies.

Texas

Three utility classes (gas, electric, and water) pay rates ranging from 0.581% to 1.997% of gross receipts, depending upon class of utility and population of town in which utility operates. Electric utilities operating a nuclear facility pay a 5.0% surcharge on the gross receipts tax.

West Virginia

Telephone, telegraph, or other telecommunications companies pay a 4.0% tax on gross income from telecommunications activities apportioned to the state. Natural gas companies pay a tax of 4.29% on gross receipts. Water companies pay a tax of 4.4%. Electric power companies pay a tax based on the generating capacity of their electric generating facilities. Other public utilities pay a tax of 2.86%.

Indiana, Kentucky, Massachusetts, and Michigan do not levy a specific public utility excise tax. The utilities may be subject to general business taxes.





Replacement Tire Fee

Taxpayer

Any wholesale distributor of replacement tires or any retail dealer acquiring tires on which the fee has not been paid.

Tax Base

Tires with rims of 13 inches or more designed for use on a motor vehicle and sold as replacements. Tires that are used, retreaded, or on a new motor vehicle are not subject to the fee.

Rate

\$1.00 per tire.

Major Exemptions

None

Revenue (In Millions)

Fiscal Year	Scrap Tire Mgt. Fund	Adm. Fund	Total
2001	\$3.3	\$0.1	\$3.4
2002	6.0	0.3	6.3
2003	6.8	0.3	7.1
2004	6.7	0.3	7.0
2005	6.5	0.3	6.8

Disposition of Revenue

- The Scrap Tire Management Fund receives 96%.
- The Tire Fee Administration Fund receives 4.0%.

Payment Date

Returns are filed monthly or quarterly and are due with the payment by the 20th of the month following the reporting period.

Special Provisions/Credits

None

Sections of Ohio Revised Code

Sections 3734.90 to 3734.99.

Responsibility for Administration

Tax Commissioner.



Replacement Tire Fee

History of Major Changes

1993 • Enacted with expected sunset on June 30, 2002.

1999 • Fee extended through June 30, 2006.

2001 • Tire fee increased from 50 cents to \$1.00 per tire.

Comparisons with Other States (As of 04/06)

California\$1.75 per tire on new replacement tires.Florida1.00 per tire on new replacement tires.Illinois2.50 per tire on replacement tires.

Indiana 0.25 per tire on new tires.

Michigan 1.50 tire disposal surcharge assessed on

vehicle title transfer.

New Jersey 1.50 per tire on new replacement tires

delivered to locations in New Jersey.

New York 2.50 per tire on new tires.

Kentucky 1.00 per tire on new replacement tires. **Pennsylvania** 1.00 per tire on new replacement tires.

Massachusetts, West Virginia, and Texas do not have a replacement tire fee.

Taxpayer

Holders of vendor's licenses, direct-payment permits, and consumer accounts; registered out-of-state sellers; and clerks of court.

Tax Base

Sales and rental of tangible personal property, and selected services

Rate

6.0% temporary rate through June 30, 2005; this changed to a 5.5% rate effective July 1, 2005. There are specific brackets for sales other than multiples of one dollar effective through December 31, 2005. Effective January 1, 2006, tax is to be collected based on calculation to the third decimal place and rounded up if the third place is five or greater.

Major Exemptions

- · Purchases for resale.
- Food for human consumption off the premises where sold.
- Newspapers.
- Magazine subscriptions.
- · Motor fuel.
- Sales of natural gas by a natural gas company, and water by a water works company when delivered through pipes or conduits.
- Sales of electricity delivered through wires.
- Prescription drugs.
- Property used primarily in manufacturing or used directly in mining or agriculture.
- Credit for trade-ins on new motor vehicles, new watercraft, and new outboard motors



Sales & Use Tax

Revenue	(In	Millions)
	_	

Fiscal Year	General Revenue Fund	Local Govt. Funds	Other <i>(1)</i>	Total
2001	\$5,935.6	\$299.4	\$2.2	\$6,237.2
2002	6,038.0	303.3	2.2	6,343.5
2003	6,397.9	301.3	2.2	6,701.4
2004 <i>(2)</i>	7,530.6	301.3	2.8	7,834.7
2005	7,827.1	301.3	2.9	8,131.3

Notes: (1)Includes Attorney General Claims Fund. (2)Two-year temporary rate increased to 6.0 percent effective July 1, 2003, and expired June 30, 2005. A permanent rate of 5.5% took effect July 1, 2005.

Disposition of Revenue

After making any required deposits in the Attorney General Claims Fund, 95.2% of remaining revenue is deposited in the General Revenue Fund, 4.2% is deposited in the Local Government Fund, and 0.6% is deposited in the Local Government Revenue Assistance Fund.

For fiscal years 2002 and 2003, the local government funds were frozen and each received the same amount of sales and use tax revenue as they received in Fiscal Year 2001. The remainder was deposited in the General Revenue Fund. This freeze on local government funds was continued in fiscal years 2004 and 2005 and again in the biennium budget for fiscal years 2006 and 2007. See **Disposition of Revenue** in the **Individual Income Tax** section for information on the semi-annual reduction of the deposits into the local government funds.

Payment Dates

Monthly returns:

By the 23rd day of the month following the reporting period.

Semi-annual returns

By the 23^{rd} day of the month following the close of the semi-annual reporting period determined by the county of business location; this method of payment may be authorized for vendors and sellers whose tax liability is less than \$1,200 per six month period.



Quarterly returns:

Consumer accounts and direct payments by the 23rd day of the month following the reporting period if monthly liability is under \$5,000. Otherwise, consumers must remit tax monthly.

Note: vendors and out-of-state sellers are allowed a 0.75% discount for timely payment (0.9% for returns filed between July 1, 2003 and June 30, 2007).

Payment is required to be made by electronic funds transfer by taxpayers when liabilities equal or exceed \$75,000 a year. These taxpayers must also make accelerated payments on the 15th and 25th of the month.

Special Provisions/Credits

- Counties and transit authorities may levy additional sales and use tax. (See Sales and Use Tax — County and Transit Authority section.)
- 2. Qualified municipal corporations and townships (see Ohio Revised Code section 5739.101-105) are authorized to levy a resort area tax at the rate of 0.5%, 1.0% or 1.5% on gross receipts from general sales or intrastate transportation primarily to and from the resort area. Three eligible jurisdictions currently impose the tax:

Kelley's Island (1.5%), village of Put-in-Bay (1.5%), and the township of Put-in-Bay (1.5%).

The Tax Commissioner administers this tax.

3. The General Assembly in 2002 authorized Ohio to participate in the Streamlined Sales Tax Project, which is a multi-state initiative to make sales tax laws, rules, and systems more uniform across states. The goal is to make it easier for out-of-state sellers to voluntarily collect states' sales taxes (federal law exempts sellers from this unless they have a physical presence, such as a store or a warehouse, in a state). Ohio's participation resulted in 2003 in the enactment in House Bill 95, the fiscal year 2004-2005 biennium budget bill, of changes to a number of definitions, including the definitions of prescription drugs and food, effective July 1, 2003. This bill also changed the sourcing of delivery sales to mandate that all Ohio vendors collect the sales tax rate in effect where the product is received by the consumer. Other legislation first delayed the implement-



ation of this provision until January 1, 2005, then a separate bill permitted voluntary implementation as of January 1 and a phase-in between January 1 and July 1, 2005 while allowing for compensation for transition costs to be paid to smaller vendors. Later legislation delayed implementation to between January 1, 2006 and January 1, 2008, with phase-in periods based on delivery sales volume. On July 1, 2005, Ohio was approved as an Associate Member State of the Streamlined Sales Tax System effective October 1, 2005.

Sections of Ohio Revised Code Chapters 5739, 5740, and 5741.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

- 1934 Enacted a sales tax at a 3.0% rate effective January 1, 1935.
- 1935 Enacted a use tax at a 3.0% rate effective January 1, 1936.
- Food sold for human consumption off the premises exempted.
- 1962 Use of sales tax stamps discontinued.
- 1967 Rate increased to 4.0%. Cigarettes and beer made taxable.
- 1971 Cigarettes exempted.
- 1981 Rate increased to 5.0%; cigarettes, repairs, and other selected services made taxable. Credit established for trade-ins on new motor vehicles.
- 1983 Business data processing services made taxable.
- 1987 Purchases made with food stamps exempted.
 - Long distance telecommunications service made taxable.
- 1989 Investment coin and bullion purchases exempted.



- 1990 Credit established for trade-ins on new or used watercraft.
 - Tangible personal property primarily used in manufacturing operations exempted (replaced manufacturers' direct use exemption).
- Lawn care, landscaping, private investigation, and security services made taxable.
- Building cleaning and maintenance, exterminating, employment agency, and personnel supply service made taxable.
 - Physical fitness facilities and recreation and sports club memberships made taxable.
 - Vendor discount decreased from 1.5% to 0.75% of tax collections.
 - Tax exemption for property used in making a retail sale defined more narrowly.
 - Property and third party labor used to fulfill a warranty or service contract made taxable.
 - Tax exemption for food service operations defined more narrowly.
 - Tax exemption for qualified property used in research and development established.
 - Tax exemption for nonprofit scientific organizations established.
 - Qualified municipal corporations and townships authorized to levy a resort area tax.
- 1994 Tax exemption for property and third party labor used to fulfill a warranty or service contract reinstated.
 - Tax exemption provided for equipment used to handle tangible personal property temporarily stored in certain types of warehouses before being sent out of state.
 - Tax exemption provided for reciprocity of purchase between Ohio and other states.
 - Tax exemption provided for purchases by organizations defined under Internal Revenue Code 501(c)(3).
 - Tax exemption provided for purchases of building and construction materials to be incorporated into a horticulture or livestock structure.



- 1995 Clarified that levying of state sales tax on sports and recreation club services does not prevent a municipality from levying admissions tax on same entities.
- 1996 Motor vehicle dealers allowed to take the 0.75% discount up front when paying sales and use taxes to clerks of court.
 - Poundage fee given to clerks of court for receiving and distributing sales tax from motor vehicle sales increased to 1.01%.
 - Tax exemption provided on sales and repairs to rail rolling stock used in interstate or international commerce.
- 1997 Tax exemption provided on sales of personal computers and qualified equipment to licensed and certified teachers.
 - Tax exemption provided on some purchases made by service providers who permanently transfer personal property to consumers in conjunction with providing taxable services.
- 1999 The sales of used manufactured and mobile homes in Ohio made on or after January 1, 2000 not subject to the sales and use tax. Also, for the purposes of the sales and use tax, sale of a new manufactured or mobile home on or after January 1, 2000 not considered a motor vehicle sale.
 - Pre-paid authorization numbers used to make phone calls or pre-paid calling cards made subject to sales tax at the point of sale. Telephone services paid for using pre-paid authorization numbers or pre-paid calling cards are not subject to sales tax.
 - Use tax exemption provided for sellers of prescription drugs for drug samples distributed free of charge to doctors, dentists, and certain other medical practitioners, effective July 1, 2001.
 - Various changes to sales tax law made to accommodate electric utility deregulation. Effective date for these changes was October 5, 1999.
- 2000 Labeling and labeling equipment added to the exemption for packaging and packaging equipment.
 - Changed the definition of exempted casual sales to include items that had been subjected to the taxing jurisdiction of another state.

- Treatment of charitable nonprofit organizations clarified.
- Exemption for certain types of energy systems purchased between August 14, 1979 to December 31, 1983 (as it no longer applied) repealed.
- Liquor permit holders required to have the liquor license in the same name as is on the vendor's license
- The limited vendor's license eliminated. The transient vendor's license made to include those vendors that previously were required to obtain the limited vendor's license.
- Reduced the transient vendor's license fee from \$100 to \$25
- Tax Commissioner given the authority to discuss streamlining the sales tax with other states.
- 2001 Excluded coin-operated telephone services from the definition of taxable telecommunications services.
 - Revenue distribution to both local government funds temporarily changed.
 - Effective January 1, 2002, certain duties of the Ohio Treasurer of State transferred to the Tax Commissioner.
 - Exemption of fire protection and emergency vehicles and equipment expanded.
 - The sales and use tax on certain leased motor vehicles, watercraft, aircraft, and on the lease of tangible personal property by businesses required to be paid upon consummation of the lease.
- 2002 Authorized participation in the multi-state Streamlined Sales Tax Project.
 - Allowed refunds directly to consumers when the consumer illegally or erroneously paid tax to the vendor.
- 2003 Increased rate from 5.0% to 6.0% for the period July 1, 2003 to June 30, 2005. Vendor discount increased from 0.75% to 0.9% for the same period.
 - Imposed tax on laundry and dry cleaning services, satellite broadcasting service, personal care services, intrastate transportation of persons by motor vehicle or aircraft, motor vehicle towing service, snow removal

service, and storage of tangible personal property, effective August 1, 2003.

- Included delivery charges as part of the price of a taxable sale, effective July 1, 2003.
- Repealed exemption for WATS, 800-number and WATS-type telecommunications, and private communications service, effective July 1, 2003.
- Exempted telecommunications service used to perform the functions of a call center, effective July 1, 2003.
- Required accelerated payments of tax from taxpayers that are required to pay tax by electronic funds transfer.
- Raised threshold for requiring taxpayers to pay tax by electronic funds transfer from \$60,000 annual tax liability to \$75,000.
- Changed some definitions of food, beverages, and medical supplies to conform to the provisions of the multistate Streamlined Sales Tax Project.
- 2004 Sourcing of delivery sales under the Streamlined Sales Tax Project to collect the sales tax in effect at the delivery location delayed until July 1, 2005. Separate law initially permitted voluntary implementation as of January 1, 2005 and phase-in between January 1 and July 1, 2005 and allowed for compensation for transition costs for smaller vendors; later law delayed phase-in until between January 1, 2006 and January 1, 2008.
- 2005 Rate reduced from 6.0% to 5.5% effective July 1, 2005.
 Temporary discount rate of 0.9% extended through June
 30, 2007. Revised various telecommunications service
 definitions so they conform with the provisions of the
 Streamlined Sales and Use Tax Agreement (SSUTA)
 effective July 1, 2005. Revised definition of "price" to
 address coupons, rebates, and buy-downs effective July 1,
 2005. Adopted definition of "bundled transaction" to
 conform to the SSUTA effective January 1, 2006.





Sales & Use Tax

Comparisons with Other States (As of 01/06)

State 1	State Tax Rate	Local Tax Rate(1)	Maximum Rate In Effect Including Local Rate
California	6.25%	2.50%	8.75%
Florida	6.00	1.50	7.50
Illinois	6.25	3.00	9.00
Indiana <i>(2)</i>	6.00	0.00	6.00
Kentucky	6.00	0.00	6.00
Massachusett	s 5.00	0.00	5.00
Michigan	6.00	0.00	6.00
New Jersey	6.00	0.00	6.00
New York	4.00	5.50	9.50
Pennsylvania	6.00	1.00	7.00
Texas	6.25	2.00	8.25
West Virginia	6.00	1.00	7.00

Notes: (1)Rate shown is the highest combined total local rate currently in effect in the state. (2)Local governments have permissive authority to levy a local sales tax at a rate up to 1.0% on food and beverages that are prepared and consumed on-site.



Taxpayer

Holder of severance permit.

Tax Base

The tax is levied on the weight or volume of certain natural resources extracted from the soil or water of Ohio.

Rates

Resource	Tax Rate
Coal	9.0 cents per ton*
Salt	4.0 cents per ton
Dolomite, gravel,	2.0 cents per ton
sand, and limestone	
0il	10 cents per barrel
Natural gas	2.5 cents per 1,000 cubic feet
Clay, sandstone, shale,	1.0 cent(s) per ton
conglomerate, gypsum,	
and quartzite	

Note: *Includes a temporary one cent per ton tax on coal (see Special Provisions/Credits).

Major Exemptions

Natural resources with a market value not exceeding \$1,000 annually, when used in the owner's homestead or for improvement thereon, if the homestead is located on the same property from which the minerals were severed.

Revenue (In Millions)

Fiscal

Year	Total
2001	\$8.0
2002	8.0
2003	7.5
2004	7.5
2005	7.6

Disposition of Revenue

Fractional amounts of the severance tax are allocated to the following funds:

- Oil and Gas Well Fund
- Unreclaimed Lands Fund



- Coal Mining Administration and Reclamation Reserve Fund
- Reclamation Supplemental Forfeiture Fund
- Geological Mapping Fund
- Surface Mining Administrative Fund

Payment Dates

May 15, August 14, November 14, and February 14, for quarterly periods ending last day of March, June, September, and December, respectively. February 14 for annual period ending December 31

Special Provisions/Credits

The Ohio Department of Natural Resources may impose a one cent per ton tax on coal if the balance of the Reclamation Supplemental Forfeiture Fund plus transfers to the fund and current revenues are not sufficient to fund the reclaiming of lands.

Sections of Ohio Revised Code Chapter 5749.

Responsibility for Administration Tax Commissioner

History of Major Changes

1972 • Tax became effective

- 1983 Tax rates increased on oil and natural gas.
- 1985 Rate on coal temporarily increased by two cents per ton for the Defaulted Areas Fund.
 - Rate on coal permanently increased by three cents.
- 1989 Rate on limestone, dolomite, sand, and gravel increased by one cent per ton.
 - Tax of one cent per ton on clay, sandstone, shale, conglomerate, gypsum, and quartzite became effective.
- Changed the distribution of the oil and natural gas taxes to 1999 • 90% to the Oil and Gas Well Fund and 10% to the General Mapping Fund. Changed one of the temporary one cent tax levies on coal to permanent.



2000 • Created the Division of Mineral Resources Management in the Ohio Department of Natural Resources by combining the Division of Mines and Reclamation with the Division of Oil and Gas.

 Made fiscal changes to the Reclamation Supplemental Forfeiture Fund, the Surface Mining Administrative Fund, and the Coal Mining Administration and Reclamation Reserve Fund.

Comparisons with Other States (As of 04/06) State/Resource Rate

California

Oil and gas \$0.05089 per barrel of oil or

10,000 cubic feet of natural gas.

Timber 2.9% of total immediate harvest

value.

Florida

Oil 5.0% of gross value for small well

oil and tertiary oil; 8.0% of gross value for all other oil; escaped oil,

12.5% additional.

Gas \$0.0377 per Mcf of gas (1,000 cubic

feet) produced and sold or used by a

producer.

Sulfur \$3.44 per long ton.

Minerals (except 8.0% of market value.

phosphate rock and heavy minerals)

Phosphate rock \$1.69 per ton.
Heavy minerals \$2.93 per ton.

Illinois

Timber 4.0% of purchase price.

Indiana

Petroleum, oil, gas, and other hydrocarbons The greater of 1.0% of value, \$0.03 per 1,000 cubic feet, or \$0.24 per

barrel.



Comparisons with Other States (As of 04/06) State/Resource Rate

Kentucky

Oil 4.5% of market value.

Coal(1) and other 4.5% of gross value: the minimum natural resources tax for a reporting period is an

amount determined by applying a rate of \$0.50 per ton to the total number of tons severed.

Limestone used in cement

\$0.14 per ton. Clay \$0.12 per ton.

Michigan

٥il 6.6% of gross cash market value;

> 4.0% of gross cash market value for stripper well crude oil and crude from marginal producing properties.

5.0% of gross cash market value. Gas

An additional fee not to exceed 1.0% of gross cash market value is

levied on both oil and aas.

Texas

Gas(2) 7.5% of market value.

Oil and gas condensate(2) 4.6% of market value or 4.6 cents

per 42-gallon barrel, whichever is

more.

Recovered oil rate 2.3% of market value.

Sulfur \$1.03 per long ton.

Notes: (1)Coal used for burning solid waste is taxed at \$0.50 or 4.0% percent of the selling price per ton. (2)Rates shown do not include additional oil field and aas field clean-up fees.



Comparisons with Other States (As of 04/06) State/Resource Rate

West Virginia

(gross receipts tax)

Coal(3) 5.0% of gross market value. Coal refuse (or gob piles) 2.5% of gross market value. Coal methane 5.0% of gross market value. Limestone and sandstone 5.0% of gross market value. Oil 5.0% of gross market value. Natural gas 5.0% of gross market value. Timber 3.22% of gross market value. Other natural resources 5.0% of gross market value.

Massachusetts, New Jersey, New York, and Pennsylvania do not have severance taxes.

Notes: (3)Rate shown includes a 0.35% additional county and municipal severance tax on coal. However, the rate shown does not include the following: 14 cents per ton of clean coal mined through a surface mine operation; 2.0 cents per ton on all coal mined in the state (coal production privilege tax).



Local Taxes



Admissions Tax

Taxpayer

Operators of movie theaters, theme parks, professional sporting events, and other activities for which there is an admissions charge.

Tax Base

Although there is no state tax on admissions, a number of municipalities levy a tax on admissions to theaters, sporting events, and other places of amusement. Admissions are not subject to sales tax in Ohio.

Rates

Admissions tax rates vary among municipalities from 0.5% to 8.0%. However, approximately 73.4% of all municipalities' rates are at 3.0%.

In 2003, the last year for which data is available, 64 municipalities levied an admissions tax, comprising 50 cities and 14 villages.

Major Exemptions

Admissions to events sponsored by the state or other public institutions.

Revenue (In Millions) Calendar

Year	Total
1999	\$18.3
2000	23.0
2001	21.7
2002	22.0
2003	21.9

Disposition of Revenue

All revenue collections are kept by the municipality.

Payment Dates/Special Provisions and Credits/Filing Procedures

For information on filing and payment of admissions taxes, as well as information on any provisions or credits affecting admissions taxes, contact the city or village in which an activity subject to the taxes is located.

Admissions Tax

Sections of Ohio Revised Code Section 715.013.

Responsibility for Administration

As determined by legislative authority of a municipality.

History of Major Changes

1994 • Municipalities permitted to levy an admissions tax.

Comparisons with Other States (As of 01/06)

In most states, admissions are subject to sales tax.

California

Admissions are exempt from sales tax. Operators of stadiums within the city and county of San Francisco are subject to a tax of \$0.50 or \$1.50 per ticket (depending on ticket price).

Florida

Admissions charges are subject to sales tax only.

Illinois

Admissions or "amusement" taxes vary among municipalities; highest rate currently in effect is 8.0%. Chicago charges a rate of 4.0% or 8.0%, depending on the size of the facility or hall.

Indiana

Certain counties may authorize the tax. Tax rates and base vary. Marion County imposes a 6.0% tax on the admission price of any event. Hendricks County imposes a \$1.00 tax on the price of admission to an amusement park. Local governments may impose a local outdoor admissions tax of \$0.50 per each paid admission when events are held at a facility with a capacity of 10,000 or more.

Kentucky

Admissions subject to sales tax. Fiscal courts may impose a 10% surcharge on certain multi-purpose arena admissions.

Massachusetts

No state admissions tax, and admissions are exempt from sales tax.



Admissions Tax

Comparisons with Other States (As of 01/06)

In most states, admissions are subject to sales tax.

Boston:

A 5.0% surcharge is imposed on the price of tickets for waterbased sightseeing, entertainment cruises or tours, and tourist venues. Tickets on local ferries carry a \$0.50 embarkation fee.

Michigan

No special admissions tax, and admissions are exempt from sales tax

New Jersey

Admissions are subject to sales tax. A 10% impact fee is charged on all tickets sold by the New Jersey Nets basketball team.

Atlantic City:

A 9.0% luxury tax is imposed on all live theater performances (shows and movies), amusement piers, exhibition facilities, and other places of amusement. The state sales tax is reduced to 3.0% when the luxury tax is imposed.

Cape May County:

A 2.0% county tourism tax is imposed on all theater performances (live stage shows and movies), nightclubs and cabarets, sporting events, amusement rides, amusement piers, exhibition facilities, and other places of amusement.

New York

Admissions subject to sales tax only. The cities of Lockport, Niagara Falls, and Niagara County all levy a 7.0% tax on admissions to clubs and cabarets.

Pennsylvania

Admissions taxes vary among municipalities. Current rates in effect range from 5.0% to 10% of admissions price.

Texas

Admissions are subject to sales tax. Municipalities have permissive authority to levy an admissions tax of up to 10% on all sporting and community events held at a state-approved facility.

Local Taxes

Admissions Tax

Comparisons with Other States (As of 01/06) In most states, admissions are subject to sales tax.

West Virginia

Local governments may impose an admissions tax with a maximum rate of 2.0%. Admissions are subject to sales tax.



Alcoholic Beverage Taxes-County

Taxpayer

(See Alcoholic Beverage Taxes section in the State Taxes portion.)

Tax Base

Beer, wine, mixed beverages, and liquor.

Rates

Beer Up to 16 cents per gallon Wine and mixed beverages Up to 32 cents per gallon

Apple cider (alcoholic

content over 0.5% by volume) 24 cents per gallon Liquor Up to \$3.00 per gallon

Cuyahoga County is currently levying each tax at the maximum rate. It is the only county levying these taxes.

Major Exemptions

- · Sacramental wine.
- · Sales to the federal government.

Revenue (In Millions)

Fiscal	•	Wine and Mixed		Admin.	
Year	Beer	Beverages	Liquor	Fund	Total
2001	\$4.8	\$0.9	\$4.6	\$0.1	\$10.4
2002	5.1	1.0	4.6	0.1	10.8
2003	4.9	1.0	4.6	0.1	10.6
2004	4.5	1.0	4.6	0.1	10.2
2005	4.9	1.0	4.9	0.1	10.9

Disposition of Revenue

- 98% is allocated to the county or development corporation to operate or service the debt of a sports facility.
- The remaining 2.0% is allocated to the Department of Taxation for the administration of the tax.

Payment Dates

(See Alcoholic Beverages Taxes section in the State Taxes portion.)

Special Provisions/Credits

2.5% discount for timely payment of beer, wine and mixed beverage taxes.

Alcoholic Beverage Taxes-County

Sections of Ohio Revised Code

Sections 307.696, 307.697, 4301.102, and 4301.421.

Responsibility for Administration

- Tax Commissioner (beer, wine and mixed beverages).
- Ohio Department of Commerce, Division of Liquor Control (liquor).

History of Major Changes

1986 • County sports facility liquor tax authorized.

- 1990 County sports facility beer, wine, and mixed beverage tax authorized. County sports facility liquor tax amended.
 - Voters of Cuyahoga County enacted county tax on beer, wine, and liquor at the maximum rate to run through July 31, 2004.
- 1995 Counties permitted to enact alcoholic beverage taxes to be effective after a current levy expires.
 - County convention facility authority authorized to propose a tax with voter approval.
 - Tax on apple cider reduced.
 - Voters of Cuyahoga County extended the taxes for ten years. The tax is scheduled to expire July 31, 2014.

Comparisons with Other States (As of 01/06)*

Note: *Percentages refer to alcohol content, which is measured by volume.

Illinois

Cook County:

Beer	6.0 cents per gallon
Alcoholic beverages (less than 14%)	16 cents per gallon
Alcoholic beverages (14% to 20%)	30 cents per gallon

Alcoholic beverages (more than 20%) \$2.00 per gallon

Alcoholic Beverage Taxes-County

Comparisons with Other States (As of 01/06)*

Note: *Percentages refer to alcohol content, which is measured by volume.

Chicago (in addition to Cook County tax):

Beer 16 cents per

gallon

Liquor (less than 14%) 20 cents per

gallon

Liquor (14% to 20%) 50 cents per

gallon

Liquor (more than 20%) 50 cents per

gallon

Peoria (city and county):

The city of Peoria taxes the purchase of food and alcohol served at a restaurant or tavern at the rate of 2.0%, and the county imposes a tax of 0.5%.

New York

New York City:

Beer 12 cents per

gallon

Liquor 26.4 cents per

liter

New Jersey

Atlantic City: a "luxury" tax of 3.0% of the retail price is charged on sales of alcoholic beverages.

West Virginia

Every municipality has plenary power to levy and collect a tax up to 5.0% of the purchase price of intoxicating liquors.

California, Indiana, Kentucky, Massachusetts, Michigan, Pennsylvania, and Texas do not have a local tax on alcoholic beverages.

Cigarette Tax-County

Taxpayer

(See Cigarette and Other Tobacco Products Tax section in the State Taxes portion).

Tax Base

Cigarettes.

Rate

Up to 0.225 cent(s) per cigarette (4.5 cents per pack of 20 cigarettes).

Cuyahoga County, the only county levying the tax, is currently levying this tax at the maximum rate.

Major Exemptions

None.

Revenue (In Millions)

Fiscal		Adm.			
Year	Revenue	Fund	Tota		
2001	\$4.9	\$0.1	\$5.0		
2002	4.8	0.1	4.9		
2003	4.4	0.1	4.5		
2004	4.3	0.1	4.4		
2005	4.2	0.1	4.3		

Disposition of Revenue

- 98% is distributed to the county or development corporation to operate or service the debt of a sports facility.
- 2.0% is distributed to the Department of Taxation for the administration of the tax.

Payment Dates

(See Cigarette and Other Tobacco Products Tax section in the State Taxes portion).

Special Provisions/Credits

(See Cigarette and Other Tobacco Products Tax section in the State Taxes portion).

Sections of Ohio Revised Code

Sections 307.696, 307.697, and 5743.024.

Cigarette Tax - County

Responsibility for Administration

Tax Commissioner.

History of Major Changes

1986 • County sports facility cigarette tax authorized.

- 1990 Voters of Cuyahoga County enacted a tax at a rate of \$0.045 per pack of 20 cigarettes to run through July 31, 2005.
- 1995 Counties permitted to enact cigarette tax to be effective after a current levy expires.
 - Tax levy by a county convention facility authority permitted.
 - Voters of Cuyahoga County extended the tax for ten years.
 Tax is due to expire July 31, 2015.

Comparisons with Other States (As of 03/06) Illinois

Cook County : \$2.00 per pack
Chicago, additional 68 cents per pack
Evanston, additional 50 cents per pack

New Jersey

Atlantic City 3.0 cents per pack

New York

New York City \$1.50 per pack

California, Florida, Indiana, Kentucky, Massachusetts, Michigan, Pennsylvania, Texas, and West Virginia do not have a local tax on cigarettes.



Grain Handling Tax

Taxpayer

Anyone receiving or purchasing grain in Ohio.

Tax Base

Each bushel of grain received or purchased for storage, sale, or processing in Ohio.

Rates

- 0.50 mill per bushel for wheat and flax.
- 0.25 mill per bushel for all other arain.

Major Exemptions

- Public utilities.
- Track buyers (those who buy and sell grain but never take possession of it).
- Farmers raising and storing grain for use on the farm.
- Transactions guaranteeing warehouse receipts for security only.

Revenue Calendar	(in Actual Dollars) Flax	Other	Total
Year	and Wheat	Grains	Taxes
2000	\$60,033	\$174,761	\$234,794
2001	61,358	169,585	230,943
2002	57,081	172,322	229,403
2003	59,638	158,305	217,943
2004	68,180	119,805	187,985

Disposition of Revenue

Distributed to local taxing jurisdictions in proportion to the property tax rates levied by each jurisdiction.

Payment Dates

- Taxpayers with property in only one county pay one-half of their tax liabilities on or before April 30, and the remainder by September 20, to the county treasurer.
- Taxpayers with property in more than one county pay their tax liability in one installment by September 20, to the Department of Taxation.

Special Provisions/Credits

None.

Sections of Ohio Revised Code

Chapter 5737.

tax.ohio.gov



Grain Handling Tax

Responsibility for Administration

- Tax Commissioner and County Auditor:
 Share responsibility for returns of taxpayers with property in only one county.
- Tax Commissioner:
 Exclusive responsibility for returns of taxpayers with property in more than one county.

History of Major Changes

1935 • Grain handling tax enacted.

2005 • Grain handling tax phased-out over two years. Rate for wheat and flax handled for tax year 2006 is one-fourth mill per bushel handled. Rate for all other grains handled for tax year 2006 is one-eighth mill per bushel. No returns due for tax year 2007 and thereafter.

Comparisons with Other States (As of 01/06)

None of the surrounding or major states have a comparable tax or treat grain in a similar manner.



Individual Income Tax-School District

Taxpayer

Every individual residing in, and every estate of a decedent who at the time of death was residing in, a school district that levies the tax

Circleville City School District:

Every individual residing in, and every estate of a decedent who at the time of death was residing in, the Circleville City School District and having wages and/or self employment income is subject to the tax.

Tax Base

Ohio adjusted gross income less \$1,350 per exemption for tax year 2005 (the exemption amount is indexed for inflation).

The tax base for residents of the Circleville City school district is wages and self employment income. Residents of the CCSD are not entitled to the exemption.

Rates

Multiples of 0.25%. The rate must be approved by a vote of the school district residents before implementation. Current rates range from 0.5% to 2.0% in 153 districts that have a school district income tax in effect as of January 2006.

Revenue (In Millions)

Fiscal Year	Admin.		
	Revenue(1)	Fund <i>(2)</i>	Total
2001	\$152.7	\$2.4	\$155.1
2002	144.6	2.3	146.9
2003	141.9	2.3	144.2
2004	155.9	2.5	158.4
2005	180.8	2.9	183.7

Notes: (1)For subsequent distribution to school districts. (2)Money is deposited into the Administration Fund before refunds are made.

Disposition of Revenue

The Tax Commissioner returns all revenue collected to the school district, less 1.5% retained for administrative purposes.



Individual Income Tax - School District

Payment Dates

Same as state individual income tax and state withholding tax, except larger withholders remit monthly, rather than on a partial weekly basis. Individual taxpayers must file a quarterly estimated return if they expect to be under-withheld by more than \$500 for the combined school district and Ohio individual income taxes.

Special Provisions/Credits

Senior citizen credit:

A taxpayer 65 years of age or older during the taxable year receives a \$50 credit against the amount of school district income tax due. Only one credit is allowed for each return.

Sections of Ohio Revised Code

Chapters 5747 and 5748.

Responsibility for Administration

Tax Commissioner.

History of Major Changes

- 1979 General Assembly granted school districts authority to levy an income tax solely for repaying a state loan (no school district ever used this authority).
- 1981 Current law enacted.
- 1983 Certain provisions of the law repealed so that no additional school districts could enact the tax. Any school district enacting the tax prior to August 3, 1983 could continue to levy the tax (six did so).
- 1989 General Assembly reinstated provisions of the law allowing additional school districts to levy the tax.
 - \$50 senior citizen credit allowed
- Income taxes permitted for a finite period of time, in addition to continuina.
 - Taxation of state retirement income clarified.
- 1992 Permitted an income tax levy and property tax reduction on a single ballot issue.



Individual Income Tax - School District

- 1995 Personal exemption increased to \$750 per taxpayer and spouse and \$850 per dependent for 1996; these amounts increased to \$850 and \$1,050, respectively, in 1997.
- 1996 Personal exemption for taxpayer and spouses raised to \$950 in 1998 and \$1.050 in 1999.
- 1997 Personal exemption indexed for inflation beginning in 2000.
- 2004 School District Income Tax Fund credited with interest earned by monies in the fund; interest income distributed with tax collections to districts that levy the tax.
 - "The Finder" application added to the Department of Taxation web site (tax.ohio.gov), enabling taxpayers to locate their school district of residence by their address.
- 2005 Ohio Revised Code Chapter 5748 amended to allow the option of approving the taxable base as earned income or traditional (Ohio adjusted gross income); Circleville City School District is currently the only district levying the tax with an earned income base.

Comparisons with Other States (As of 01/06) Kentucky

Local school boards may levy an occupational license tax on compensation of individuals or on net profits of business at a rate up to 0.5%. However, in counties with a population over 300,000 the tax rate can be up to 0.75%. Local school boards may also levy an excise tax not to exceed 20% of a county resident's state individual income tax liability.

Michigan

School districts are authorized to impose a "piggyback" tax on the city income tax, but no such tax is currently levied.

Pennsylvania

Pittsburgh:

The Pittsburgh School District levies an income tax at 2.0% on earned income and net profits. Nonresidents are not taxed.



Individual Income Tax - School District

Comparisons with Other States (As of 01/06) *Philadelphia:*

The Philadelphia School District levies an "investment income tax" of 4.331% on the net income from the ownership, lease, sale, or other disposition of real property and tangible and intangible personal property, including the net income paid to any beneficiary of a trust or estate and the income of any trust or estate of which such person is the substantial owner. The tax is imposed only on residents.

California, Florida, Illinois, Indiana, Massachusetts, New Jersey, New York, Texas, and West Virginia do not have a school district income tax.



Taxpayer

Operators of hotels, motels, rooming houses, and other facilities providing lodging accommodations for transient guests.

Tax Base

All transactions by which lodging in a hotel, motel, rooming house, and other lodging accommodations are furnished to transient guests.

Rates

The maximum combined tax rate permitted in most locations is 6.0%. However, due to the enactment of special lodging taxes in some counties, the maximum combined tax rate sometimes exceeds 6.0%

These counties and the highest combined tax rates (as of December 31, 2004) are: Cuyahoga (7.5%), Fairfield (7.5%), Franklin (10.0%), Guernsey (9.0%), Hamilton (10.5%), Lucas (11.0%), Muskingum (8.0%), and Summit (7.5%).

In 2004, the last year for which data is available, 60 counties, 120 townships, and 162 municipalities (126 cities and 36 villages) levied a lodging tax. Rates ranged from 1.0% to 6.0%, but approximately 79.8% were at 3.0%.

Counties:

Under a 1980 law, counties may enact a tax of up to 3.0% to be levied only in those municipalities or townships which have not already enacted a tax authorized by a 1967 law. In addition, various special county lodging taxes have been authorized under state law. Most of these special county lodging taxes could only be adopted by a board of county commissioners during a limited time period. Furthermore, revenue produced from these county taxes could be used only for specified purposes (not for the county general fund).

Municipalities and Townships:

Under a 1967 law, municipalities and townships are permitted to enact a lodging tax of up to 3.0%. Under a law enacted in 1980, municipalities and townships may also levy up to an additional 3.0% lodging tax. Therefore, municipal and township lodging taxes have a maximum 6.0% rate.



Under a 2002 law, during a limited time period the most populous municipality located in a county that enacted a special 2002 lodging tax levy could levy a tax of up to 1.0% for convention facility purposes.

Under a 2005 law, a county where a lodging tax is already in effect may adopt a resolution to levy an additional lodging tax up to 3.0% to construct and equip a convention center in the county.

Additionally, certain convention center facilities authorities in Appalachian counties with populations less than 80,000 may levy a lodging tax at any rate up to 3.0%, and a county with a population of 1,200,000 or more may levy a tax on lodging by transient guests in a hotel, to pay the cost of constructing, improving, expanding, equipping, financing, or operating a convention center

County Convention Facility Authorities (CFA):

CFAs were permitted to enact an additional lodging tax of up to 4.0% only during a designated six-month period of calendar year 1988 for financing a new convention or sports center. An additional 0.9% rate was allowed to be imposed as long as this tax and the municipal or township tax authorized by the 1967 law did not exceed 3.0%. The Franklin County CFA enacted a 4.9% tax in the city of Columbus and a 4.0% tax in areas of Franklin County outside of Columbus. In addition, the Guernsey County CFA enacted a 3.0% tax and the Muskingum County CFA enacted a 4.0% tax.

Major Exemptions

None

Revenue (In Millions) Calendar

Total*
\$92.5
94.8
92.7
95.5
103.7
106.1

Note: *As reported by counties, townships, and municipalities responding to a Department of Taxation survey.



Disposition of Revenue

Under the lodging tax authorized in 1967, all revenue collections are deposited in the general revenue fund of the municipality or township.

Under the lodging tax authorized in 1980, counties are required to return to municipalities and townships that do not levy any hotel/motel tax a uniform percentage (not to exceed 33 1/3%) of revenue generated within the municipality and township. The remainder of the revenue is to be deposited in a separate fund to be used for county convention and visitors bureau expenses.

Municipalities and townships are required to allocate at least one-half of the revenues from a lodging tax authorized in 1980 for convention and visitors bureaus located within the county. Remaining revenues are retained by the municipality or township and deposited into the local general revenue fund.

All revenue from a CFA lodging tax levy is for constructing, equipping, and operating a convention or sports center. Revenue from a special county or municipal lodging tax is to be used for the purpose designated for that tax levy in state law.

Payment Dates

Monthly or quarterly.

Special Provisions/Credits

Counties are authorized to enact a lodging tax of up to 3.0%, but if a municipality or township within the county already has the tax authorized by the 1980 law, those areas are not subject to the county tax.

Sections of Ohio Revised Code

Sections 307.695, 351.021, 505.56, 505.57, 5739.08, and 5739.09.

Responsibility for Administration

County commissioners, township trustees, legislative authority of a municipality, and/or convention facilities authority.

History of Major Changes

1967 • Municipalities and townships permitted to levy a lodging tax of up to 3.0%.



- 1980 Counties permitted to levy a lodging tax of up to 3.0%, except where a municipality or township located wholly or partly within the county already has the tax; municipalities and townships were authorized to enact an additional tax of up to 3.0% if the county tax was not in effect
- 1985 Between July 15, 1985 and October 15, 1985, counties permitted to levy up to an additional 3.0% lodging tax for convention center construction (Lucas County enacted such a tax).
- 1988 Between June 29, 1988 and December 31, 1988, a
 Convention Facilities Authority permitted to levy up to an
 additional 4.0% lodging tax for financing a new convention
 or sports center (Franklin County CFA and Muskingum
 County CFA enacted a 4.0% tax, and the Guernsey County
 CFA enacted a 3.0% tax).
 - Additionally, a Convention Facilities Authority permitted to enact an additional tax of up to 0.9% for the same purpose as above, but this tax plus a municipal or township tax under the original 1967 law could not exceed 3.0%. Any municipality or township that already had a tax under the original law had to agree to this additional tax (Franklin County CFA and the city of Columbus joined together to approve this tax.)
- 1992 Between December 22, 1992 and March 21, 1993, counties permitted to levy an additional 1.5% lodging tax for financing a port authority educational and cultural facility (Cuyahoga County enacted such a tax).
- 1993 Between June 30, 1993 and September 30, 1993, counties authorized to enact an additional 1.5% tax for the acquisition, construction, and equipping of a municipal educational and cultural facility (Summit County and Fairfield County enacted such a tax).
- 1994 Revision of the 1980 law authorized counties to enact a lodging tax of up to 3.0% in those areas of the county where a municipal or township tax had not been levied under the 1980 law.

- 1997 A board of county commissioners permitted to impose an additional tax of up to 2.0%, with the revenue designated for the county convention and visitors bureau.
- 1998 Between March 18, 1999 and May 2, 1999, a board of county commissioners permitted to impose an additional tax of up to 4.0% with all revenue distributed to the Convention Facilities Authority for a new convention facility (Richland County imposed this tax but repealed it in 2001).
- 2001 By resolution enacted between January 4, 2001 and July 3, 2001, a board of county commissioners levying the municipal education and cultural facility lodging tax could instead use the tax levy proceeds on a port authority educational and cultural performing arts facility (once the tax is no longer needed for its original purpose).
 - A board of county commissioners, board of township trustees, or legislative authority of a municipal corporation permitted to adopt a resolution specifying that, for lodging tax purposes, a "hotel" may include those establishments with fewer than five rooms for accommodation of guests.
 - Lodging tax regulations permitted to prescribe a penalty and/or interest for late payments.
- 2002 By resolution enacted between September 9, 2002 and September 30, 2002, a board of county commissioners permitted to impose an additional tax of up to 3.5% with all revenue to be used for constructing or operating a convention facility. The levy could only be imposed if the board of county commissioners established a Convention Facilities Authority on or before May 15, 2002. The levy could only be imposed if the county levied the "standard" (1980 law) county lodging tax at a 3.0% rate as of June 30, 2002 (Hamilton County enacted such a tax).
 - Between September 9, 2002 and September 30, 2002, the largest municipality located in a county imposing the special 2002 convention center tax levy could enact an ordinance imposing an additional tax of up to 1.0% for constructing or operating a convention facility (the city of Cincinnati enacted such a tax).



- 2003 A board of county commissioners of a county with a population of at least one million persons permitted to do any or all of the following for the purpose of revenue for a convention facility and (if an agreement is reached between the board and municipalities within the county) for capital improvements: adopt a resolution to increase the existing county lodging tax levy to no more than 5.0%; adopt a resolution before August 1, 2004 to use revenue from an existing county lodging tax levy; and adopt a resolution to use the revenue from an existing port authority educational and cultural facility tax levy, and to extend the levy by 40 years.
- 2005 Counties with a lodging tax already in effect authorized to levy an additional lodging tax up to 3.0% to construct and equip a convention center.
 - Convention facilities authorities in Appalachian counties
 with populations less than 80,000 authorized to levy a
 lodging tax at any rate up to 3.0%, and a county with a
 population of 1,200,000 or more authorized to levy a
 tax on lodging by transient guests in a hotel, to construct,
 improve, expand, equip, finance, or operate a convention
 center.

Comparisons with Other States (As of 01/06)

Cities and counties are authorized to levy a tax on the privilege of occupying a room in a hotel, inn, motel, or other lodging (including campsites). When levied by a county, the tax is only applicable to the unincorporated areas of the county.

Florida

Counties are authorized to enact an array of taxes on lodging: surtax on sleeping arrangements, tourism development taxes, tourist impact tax, and convention development taxes. The maximum combined total rate currently in effect is 21%.

Comparisons with Other States (As of 01/06)

In general, municipalities and counties can impose a tax of up to 5.0% of gross rental receipts. The city of Chicago, however, can impose the following tax levies: the Metropolitan Pier and Exposition Authority hotel tax at 2.5%; the occupancy tax at 3.0%; the sports facilities tax at 2.0%; and the municipal hotel tax at 1.0%.

Indiana

Counties are able to impose a tax on lodging with a maximum rate of 5.0%. However, counties that pass an innkeeper's tax may levy a tax rate greater than 6.0%. Fifty-two counties levy an innkeeper's tax.

Kentucky

Local governments may charge a tax on the rental of transient lodging facilities. The rate may range between 1.0% and 7.0%, depending on location, class of government, and the existence of a local tourist and convention facility.

Massachusetts

The state imposes a tax of 5.7%, while localities have the option of imposing an additional tax of up to 4.0%.

Michigan

Local governments may impose a tax of up to 5.0%. Convention and tourism bureaus can enact a tax of up to 2.0% or 4.0%; special provisions apply regarding population. With voter approval, eligible municipalities may enact a tax of up to 1.0%. In addition, a convention facility development tax with a rate of 1.5% to 6.0% may be imposed on accommodations.

New Jersey

Municipalities, with certain exceptions, may enact a municipal occupancy tax at a rate up to 3.0%. Municipalities where an international airport terminal is located may enact a tax of up to 6.0%. Municipalities may also establish tourism development tax districts and enact a tax not to exceed 2.0% (limitations apply) and a tourism lodging tax of 1.85%. Atlantic City imposes a 9.0% luxury tax on transient lodging facilities. The state also imposes a 1.0% to 5.0% state occupancy tax, depending on the local rate.



Comparisons with Other States (As of 01/06) New York

Three specific locations have rates of 7.0%: Lockport, Niagara County and the city of Niagara Falls. The city of Saratoga Springs imposes a hotel occupancy tax of 5.0%. New York City's rate is 5.0% plus an additional tax of \$0.50 to \$2.00 based on the daily rental rate. Long Beach and Nassau County levy an 8.5% rate.

Pennsylvania

Counties that meet certain requirements are authorized to impose a tax with a rate ranging from 3.0% to 12.0%; limitations apply. The city of Philadelphia currently has an 8.0% hotel tax; the Philadelphia city council is also authorized to levy a tax up to 6.0% to fund a convention center.

Texas

State rate is 6.0%. The maximum county rate is 7.0%. Counties may impose a tax of up to 9.0%, depending on location, size, and population, and the presence of a city within the county borders. A municipality may impose a tax of up to 7.0%; this maximum is raised to 9.0% for a city that has created a capital improvement plan to expand an existing convention facility.

West Virginia

Cities and counties are able to impose the tax up to 3.0% of the cost of hotel rooms if occupancy is less than 90 days.



Taxpayer

All manufactured or mobile home owners not specifically exempt.

Tax Base

If sitused in Ohio prior to January 1, 2000, the assessed value of a manufactured or mobile home is 40% of the amount derived by multiplying the greater of either the home's cost or market value at the time of purchase by a depreciation percentage (from one of two alternative schedules).

If a home is first sitused in Ohio or has ownership transferred on or after January 1, 2000, it is assessed at 35% of true value (like real property). This also applies to homes located in Ohio before January 1, 2000, if the owner makes an election to have the home taxed like real property.

Manufactured or mobile homes used in a business are taxed as tangible personal property.

Rates

The rate consists of the total of local voted tax levies on real property. The minimum amount of tax is \$36 per year for homes taxed under the depreciation schedules, unless the home qualifies for the homestead exemption, in which case no minimum exists.

Major Exemptions

A manufactured or mobile home is not subject to this tax when:

- It is taxable as tangible personal property.
- It is a travel trailer (not exceeding 35 feet in length) or a park trailer meeting certain conditions.
- It is licensed in another state, unless it is located in Ohio for more than 30 days in any calendar year.
- It is taxed as real property.
- It is exempt from taxation under Chapter 5709 of the Ohio Revised Code.



Revenue (In	Millions)
Calendar	Taxes
Year	Levied
2000	\$35.1
2001	30.8
2002	25.3
2003	20.9
2004	18.0

Note: *Excludes manufactured homes taxed as real property.

Disposition of Revenue

Revenue is distributed to the taxing subdivisions of each county in the same manner as other real estate and public utility taxes are distributed. However, 4.0% goes to the county auditor and 2.0% goes to the county treasurer as reimbursement for administrative costs.

Payment Dates

If the manufactured or mobile home is located in the state on January 1, one-half of the tax is due by March 1, and the balance is due by July 31. If the home is not located in Ohio on January 1, then no tax is due for that year.

The Tax Commissioner may grant extensions of the aforementioned due dates upon application by a county treasurer alone or by a county auditor and county treasurer together. An approved application extends the due date for the payment and collection of taxes.

Special Provisions/Credits

The homestead exemption is granted to qualified elderly and disabled homeowners. (See **Property Tax** — **Real** section.)

Sections of Ohio Revised Code

Sections 4501.01, 4503.06 - 0611, and 4503.99.

Responsibility for Administration

County auditor, county treasurer, and Tax Commissioner.

History of Major Changes

1925 • Tax enacted.

- 1963 Distinction drawn between taxes levied on furnished and unfurnished trailers
- 1969 Depreciation schedule allowances increased.
- 1980 Collection of taxes owed required prior to a transfer of a certificate of title.
- 1984 "House trailers" renamed "manufactured homes."
- 1986 Homestead exemption for certain manufactured home owners enacted, effective tax year 1988.
- 1995 The limit of each homestead exemption income bracket increased by \$4,300 beginning in tax year 1996.
- 1999 Used manufactured and mobile homes subjected to transfer fees and taxes beginning January 1, 2000.
 - A board of county commissioners permitted to reduce transfer tax rates for manufactured or mobile home owners who receive the homestead exemption.
 - Income brackets increased for the homestead exemption.
 - The income brackets (tax year 2000) and the taxable value reductions (tax year 2002) to be indexed in future tax years.
 - If a manufactured or mobile home is first located in Ohio
 or ownership is transferred on or after January 1, 2000,
 the home must be taxed like real property, while remaining on the manufactured home tax list, using the same tax
 rates and credits applied to residential real property.
 - Manufactured or mobile homes that are located in Ohio prior to January 1, 2000 to remain subject to depreciation method of taxation, unless the owner elects to have the home taxed like real property.
 - Before moving a manufactured or mobile home, the owner must obtain a relocation notice from the county auditor and pay the outstanding taxes charged against the home.
- 2003 Manufactured home park operators permitted to remove an abandoned home from the park for sale or destruction.
- 2004 Ohio Manufactured Homes Commission established to



regulate the installation of manufactured housing in Ohio, including licensing and training of installers. The commission was also charged with setting a statewide standard for a permanent foundation to which a manufactured or mobile home must be affixed before it can be converted to real property.

Comparisons with Other States (As of 01/06)

Base: Manufactured/mobile homes on permanent foundations are taxed as real property. Mobile homes not on permanent foundations are taxed as personal property.

Rate: Total of local tax levies. Maximum amount of tax on real property cannot exceed 1.0% of full cash value.

All other manufactured/mobile homes are subject to a motor vehicle license fee at a rate of 2.0% of the market value of the manufactured/mobile home.

Florida

Base: Assessed and taxed as real property if permanently affixed to property; the owner of the mobile home must also be the owner or part-owner of the land.

Rate: The total tax rate includes all lawful state and local levies

Illinois

Base: Assessed as real property if permanently affixed to property.

Rate: Excluding those counties with two million inhabitants or more, a privilege tax is charged based on square footage and age of model; it ranges from \$0.15 - \$0.75 per square foot.

Indiana

Base: Assessed and taxed as real property if attached to permanent foundations or located on owner's land. Mobile homes not meeting these requirements are assessed as personal property.

Rate: The total tax rate includes all lawful state and local levies.

Kentucky

Base: Classified as real property and assessed at 100% fair cash value.

Rate: The total tax rate includes all lawful state and local levies.

Comparisons with Other States (As of 01/06) Massachusetts

Base: If located in a licensed manufactured home park, then it is exempt from real property but is subject to a monthly fee.

A mobile home affixed to real estate and used as a

permanent residence is real property.

Rate: The total tax rate includes all lawful state and local levies.

Michigan

Base: Assessed as real property if without a fixed under-

carriage. If located in a mobile home park, it is taxed as a

trailer coach at a rate of \$3.00 per month.

at 6.0 mills while the total cannot exceed 15 mills.

New Jersey

Base: When affixed to the land on a permanent foundation or connected to utility systems, assessed as real property at a percentage of true value not lower than 20% or higher than 100%. A manufactured home installed in a "mobile home park" is subject to an annual municipal service fee instead of taxed as real property.

Rate: Total of local tax levies with limitations imposed.

New York

Base: Mobile homes that are or can be used for residential, commercial, or office purposes and are located within the assessing unit for 60 or more days are assessed as real property at full market value; uniform percentages of value vary by taxing units.

Rate: Total of local tax levies.

Pennsylvania

Base: Assessed as real property if permanently attached to land

or connected to utility systems for over three years.

Rate. Total of local tax levies



Comparisons with Other States (As of 01/06)

Base: If the owner of the home and land is the same, then the

tax is assessed as real property (full market value). If the owner of the home and land are different (property leased/

rented), the home is taxed as personal property.

Rate: Total of local tax levies

West Virginia

Base: If the home is affixed to land, the owner of the land is the same, and the owner also occupies the home, then it is taxed as residential real property. All real property is assessed at 60% percent of market value. If the home is occupied by the owner, but located on land owned by another owner, it is taxed as personal property at its true and actual value.

Rate: Total rate charged is the aggregate rate of all state, county, city, and special taxing district levies.



Taxpayer

For most taxpayers, wages and salaries are subject to withholding by the employer who sends the payment monthly to the municipality.

Taxpayers who have taxable income on which tax has not been withheld must file quarterly declarations.

The tax also applies to businesses which have net profits earned within the municipality.

Tax Base

The tax is generally imposed on:

- Wages, salaries, and other compensation earned by residents of the municipality and by nonresidents working in the municipality.
- Net profits of business (both incorporated and unincorporated) attributable to activities in the municipality or, if that cannot be determined, net profits apportioned using equal weighting of property, payroll, and sales inside the municipal corporation relative to those factors for the business everywhere.

Rates

State law requires a flat rate within a municipality. The rate is determined locally. The maximum rate without voter approval is 1.0%.

In 2004, the last year for which data is available, 556 municipalities (234 cities and 322 villages) levied the tax. Rates ranged from a low of 0.30% to 2.85%.

Major Exemptions

State law requires exemption of:

- Military pay or allowances.
- Income of religious, charitable, or educational institutions to the extent derived from tax-exempt property or activities.
- Public utilities that are subject to the public utility excise tax.
- Interest and dividends.

In addition, municipalities generally exempt the following:

- Old-age pensions and disability benefits.
- Capital gains and losses.



Personal exemptions are not granted.

Revenue (In Millions) Calendar

Year	Total
1999	\$3,178.8
2000	3,279.2
2001	3,353.9
2002	3,358.5
2003	3,443.7
2004	3,538.3

Disposition of Revenue

Collections are placed into the general fund of the municipality imposing the tax, although some municipalities earmark portions of revenue for capital improvements, bond retirement, and administration of the tax.

Payment Dates

Between January 1 and April 30, taxpayers generally file annual returns, reconciling tax liability with the amount remitted through withholding and estimated payments.

Taxpayers making quarterly estimated payments file an annual return by April 30 of the current taxable year, and quarterly payments are made by April 30, July 31, October 31, and January 31.

Special Provisions/Credits

Partial or full credit can be given to residents who pay municipal income taxes to a different municipality where they are employed.

Prior to 2001, if a school district is at least 95% coterminous with one or more municipalities, a municipal income tax can be passed for which the revenue is shared with the school district. The city of Euclid is the only municipality to have enacted such a tax, at a rate of 2.38% for the city and 0.47% for the school district. The Ohio General Assembly revoked this authority for all other communities effective December 2000.

Section of Ohio Revised Code Chapter 718.

Responsibility for Administration

Municipality imposing the tax or a central collection agency representing various municipalities.

History of Major Changes

1946 • Toledo enacted first tax.

- 1957 General Assembly enacted Uniform Municipal Income Tax Law establishing wide regulations.
- 1987 Municipality prohibited from imposing a tax on intangible income. Taxes already in effect permitted through tax year 1988, unless made permanent by referendum. Two municipalities used this option and continued to tax intangible income.
- 1992 Municipalities authorized to grant job creation credits.
- 1993 Authorized municipal income taxes to be shared with a school district.
- 1997 Municipalities permitted to exempt stock options.
- Effective January 1, 2002, electric utilities made subject to tax.
 - More uniform standards established.
 - Beginning in 2001, a nonresident working 12 or fewer days in the municipality is not subject to its municipal income tax. The 12-day rule does not apply to professional athletes, entertainers, or their promoters.
 - Beginning in 2003, a municipality that taxes pass-through entities required to grant to resident taxpayers a credit for taxes paid by a pass-through entity to another municipality if the pass-through entity does not conduct business in the municipality where the taxpayer resides.
 - Tax Commissioner made responsible for administration of the tax as it applies to electric companies.
- 2000 No new joint municipal/school district taxes permitted.
- 2003 Effective January 1, 2004, telephone companies made subject to tax. The Tax Commissioner was made responsible for administration of the tax.

- 2004 Certain single member limited liability companies permitted to elect to be separate taxpayers from their single members.
 - Businesses required to add-back tax exempt stock options in the apportionment of their net profits.

Comparisons with Other States (As of 01/06) California

According to the California revenue and taxation code, no city, county, or municipality may levy a tax based on income. The following taxes are alternatives to an income tax.

Los Angeles:

A business tax is imposed on each person or entity engaged in business within the city of Los Angeles, with the exception of small business owners and creative artists. This tax is based on taxable gross receipts and is calculated according to type of business and amount of gross receipts.

San Francisco.

A 1.5% tax is imposed on an employer's payroll expense. Small businesses and biotechnology businesses (whose tax liability does not exceed \$2,500) are exempt.

Indiana

County Adjusted Gross Income Tax:

Counties are authorized to levy a tax on resident individuals at the rate of 0.5%, 0.75%, or 1.0%, and on nonresidents at 0.25%. In addition, eligible counties may adopt a county adjusted gross income tax at the rate of 1.1% or 1.3%. The term of the county adjusted gross income tax is for four years, after which the rate drops to 1.0%. Eligible counties (depending on population size) may impose an additional county adjusted gross income tax at the rate of 0.15%, 0.2%, or 0.25% to fund construction and maintenance of a county jail.



Comparisons with Other States (As of 01/06)

County Option Income Tax:

Counties are authorized to impose a county option income tax which may be levied initially at 0.2% on resident county taxpayers and at a rate of 0.05% for all other county taxpayers. The rate on resident county taxpayers increases by 0.1% each July 1, until the rate equals 0.6%. A county income tax council may increase the rate from 0.6% to 1.0% in 0.1% annual increments. The rate for nonresident taxpayers is always one-fourth of the resident tax rate

County Economic Development Income Tax:

Counties are authorized to impose a county economic development tax on residents and nonresidents employed in the county (excluding nonresidents that live in a county with an economic development income tax). The tax rate ranges from 0.1% to a maximum of 0.5%.

The total of a county's economic development tax and the adjusted gross income tax cannot exceed 1.25%; the economic development tax combined with the county option income tax cannot exceed 1.0% except under special circumstances when it could go to 1.25%.

Municipal Option Income Tax:

Eligible municipalities in Lake County may impose a municipal option income tax at a maximum rate of 1.0% on the adjusted gross income of resident taxpayers and a maximum rate of 0.5% on the adjusted gross income of all other municipal taxpayers.

Kentucky

Lexington-Fayette Urban County Government:

Imposes a 2.25% tax on income for work or services performed within the urban county. The tax is also imposed on net profits of businesses and professions conducted within the county.

Louisville and Jefferson County:

An annual license fee is imposed on wages earned by every employee and net profits of all businesses at a total rate of 2.2% (1.25% for the city of Louisville or Jefferson County, and 0.2% for mass transit purposes; plus 0.75% for public school boards in



Comparisons with Other States (As of 01/06)

Jefferson County, including Louisville). Nonresidents are exempt from the additional school board tax

Michigan

Cities may impose a tax up to the rate of 2.0% on residents and 1.0% on nonresidents. Beginning July 1, 1999 and each July 1 thereafter, Detroit's 3.0% maximum city tax rate on residents is reduced by 0.1% until the rate reaches 2.0%. A corresponding reduction for nonresidents also applies. In 2006, Detroit's tax rate is 2.5% for residents and 1.25% for nonresidents. The rate for nonresidents cannot exceed one-half of the rate for corporations or residents.

New Jersey

Newark.

The city imposes a payroll tax at the rate of 1.0% on all employers having a payroll of more than \$2,500 per calendar quarter.

Waterfront Payroll Tax:

The Joint New Jersey-New York Waterfront Commission assesses a payroll tax of up to 2.0%. The tax is imposed on all employers who employ longshoremen, pier superintendents, hiring agents, and port watchmen from within the Port of New York District. The tax is computed on gross payroll with no exceptions.

New York

New York City:

A tax is imposed on residents and part-year residents of the city. Using the same filing status as under the state income tax, the starting point is state taxable income, with basic tax rates for tax year 2006 ranging from 2.907% to 3.648%. Like the state tax, an add-on minimum tax applies to tax preferences subject to the state minimum tax, at a rate of 2.5%.

Yonkers:

The city imposes a personal income tax on its residents and an earnings tax on its nonresidents with wage or self-employment earnings from working in Yonkers. The resident earnings tax equals 5.0% of state tax liability after nonrefundable credits. The nonresident earnings tax equals 0.25% of wages and self-employment earnings.



Comparisons with Other States (As of 01/06) Pennsylvania

Pittsburgh:

The city imposes an earned income and net profits tax at the rate of 1.0% on:

- (a) salaries, wages, commissions, and other compensation earned by residents, or by nonresidents for services rendered or work done in Pittsburgh; and
- (b) the net profits of residents or nonresidents from businesses, professions, or other activities conducted in Pittsburgh. Additionally, the city levies a 0.55% tax on payroll amounts generated as a result of employers conducting business in the city.

Philadelphia:

The city imposes an earned income tax on salaries, wages, commissions, and net profits. The total combined resident tax rate is 4.301%. The total nonresident tax rate is 3.7716%.

Florida, Illinois, Massachusetts, Texas, and West Virginia do not allow the imposition of municipal income taxes.



Municipal Income Tax for Electric Light Companies & Telephone Companies

The municipal income tax for electric light companies was enacted by Substitute House Bill 483 and Amended Senate Bill 287 (123rd General Assembly). Effective with an electric company's taxable year that included January 1, 2002, Chapter 5745 of the Ohio Revised Code required municipal income tax reporting for an electric company or an electric light company. An "electric light company that is not an electric company" can elect to be a Chapter 5745 taxpayer for taxable years that include December 31, 2002 and later. Effective for taxable years that begin on or after January 1, 2004, telephone companies became subject to the Chapter 5745 municipal income tax.

Taxpayer

Electric light companies and telephone companies.

Tax Base

The Ohio municipal income tax is based upon a starting point of federal taxable income subject to certain adjustments.

- Taxpayer's adjusted federal taxable income is first multiplied by its Ohio apportionment ratio to determine Ohio income.
- For each municipality in which the taxpayer is subject to the tax, Ohio income is multiplied by the taxpayer's municipal apportionment ratio for that municipality to determine income subject to the municipal income tax in that municipality.

Rates

Chapter 5745 taxpayers pay tax at the rate of each municipality in which the taxpayer has taxable nexus.

Municipal Income Tax for Electric Light Companies & Telephone Companies

Revenue (In Millions) Calendar

Year	Total
2002	\$12.3 <i>(1)</i>
2003	15.4 <i>(2)</i>
2004	12.1 <i>(3)</i>
2005	39.0 <i>(4)</i>

Notes: (1)Includes \$0.6 million distributed to the Municipal Income Tax Administration Fund. (2)Includes \$0.5 million distributed to the Municipal Income Tax Administration Fund. (3)Includes \$0.2 million distributed to the Municipal Income Tax Administration Fund. (4)Includes \$0.6 million distributed to the Municipal Income Tax Administration Fund. Telephone company revenue is included in this total.

Disposition of Revenue

The Department of Taxation is responsible for the collection of tax and the distribution of funds to the individual municipalities, less an administrative fee.

Payment Dates

The 15th day of April, June, September and December for the four quarterly estimated tax payments. Annual return is due April 15, following the end of the calendar year.

Special Provisions/Credits

Any overpayment shall be credited to the next year tax liability. Refunds may be requested only if the overpayment is likely to exceed the amount of estimated taxes payable by the taxpayer to that municipality during the ensuing 12 months. The Tax Commissioner will notify the municipality, and the municipality will issue the refund of the excess to the taxpayer within 90 days after receiving such a notice.

Sections of Ohio Revised Code Chapter 5745.



Municipal Income Tax for Electric Light Companies & Telephone Companies

Responsibility for Administration Tax Commissioner

History of Major Changes

- 2000 The Chapter 5745 municipal income for electric light companies was enacted by Substitute House Bill 483, 123rd General Assembly to take effect on January 1, 2002 (see section 3 of House Bill 483).
 - Section 7 of Senate Bill 287, 123rd General Assembly amended section 3 of House Bill 483 to provide that the tax was to take effect on January 1, 2001 and that a taxpayer was first subject to the tax reporting and payment requirements for its taxable year that included January 1, 2002.
 - Senate Bill 287, 123rd General Assembly amended the tax to provide for a book-tax differential adjustment comparable to the franchise tax book-tax differential adjustment.
- 2003 House Bill 95, 125th General Assembly subjected local exchange telephone companies to the Chapter 5745 municipal income tax for taxable years beginning on or after January 1, 2004.
 - House Bill 95 enacted amendments to adopt the Internal Revenue Code (I.R.C.) as it existed on December 31, 2001 thus requiring the taxpayer to adjust its federal taxable income for changes to the I.R.C. enacted after that date (such as I.R.C. section 168(k) bonus depreciation and additional I.R.C. section 179 expense).

Comparisons with Other States (As of 01/06) None of the comparison states has a similar municipal income tax for electric light companies and telephone companies.



Taxpayer

All public utilities and inter-exchange telecommunications companies that are subject to the tax.

Tax Base

In Ohio, local telephone, telegraph, electric, natural gas, pipeline, water works, water transportation, heating, rural electric, and railroad companies are defined as public utilities for tangible personal property tax purposes. This definition also pertains to the tangible personal property of inter-exchange telecommunications companies, which includes long distance and cellular providers.

The true value of tangible personal property is based on composite annual allowances and is assessed at 25%, except:

- All personal property of pipelines, water works, and heating companies, electric transmission and distribution property, and local telephone property put into service before tax year 1995 is assessed at 88%.
- Rural electric transmission and distribution property is assessed at 50%.

The personal property tax on railroad personal property will be phased-out over three years beginning in 2006. The personal property tax on telephone company and inter- exchange telecommunications company personal property will be phased-out over four years beginning in 2007.

For information on public utility taxable real property, see the **Property Tax — Real** section.

Apportionment of Tax Base:

Generally, public utilities are valued as statewide units and the values are distributed to the taxing districts in which utilities operate. Personal property values are apportioned among the taxing districts based on a specific apportionment base (taxable cost of property, miles of wire, etc.). Electric production equipment is sitused 100% in the taxing district where located.

Major Exemptions

- · Property of municipally-owned utilities.
- Certified air, water, and noise pollution control equipment.



- Licensed motor vehicles.
- Tangible personal property under construction.
- Qualified electric generating property may qualify for a property tax reduction if located in an enterprise zone.

Revenue (In Millions) Calendar

Year	Taxes Levie
2000	\$967.7
2001	715.3
2002	746.1
2003	751.8
2004	775.4

Disposition of Revenue

Revenue is distributed to counties, municipalities, townships, school districts, and special districts according to the taxable values and total millage levied by each. Statewide, school districts receive approximately 70% of the public utility tangible personal property tax revenue.

Payment Dates

- December 31: at least one-half of total tax liability due.
- June 20: balance of tax liability due.

Extensions are automatically granted to counties for 30 days because of certain delays affecting property tax administration. The Tax Commissioner may grant further extensions upon application by a county auditor and county treasurer. An approved application extends the due date for the tax and provides the county treasurer an extension of time to collect the taxes.

Special Provisions/Credits

None.

Sections of Ohio Revised Code

Chapters 319, 321, 323, 5701, 5705, 5709, 5711, 5713, 5715, 5717, 5719, 5727, and 6111.

Responsibility for Administration

Tax Commissioner assesses personal property of all public utilities and inter-exchange telecommunications companies. The

tax is collected by county treasurers and reported by county

History of Major Changes

- 1910 Public utility property assessed by Tax Commission.
- 1939 Public utility property assessed by the Tax Commissioner, a newly-created position replacing the state Tax Commission
- 1941 Assessment level for personal property of rural electric companies reduced from 100% to 50% (all other public utility property assessed at 100%).
- 1963 Certified air pollution control facilities exempted.
- 1965 Certified water pollution control facilities exempted.
- 1973 Certified noise pollution control facilities exempted.
- 1979 Personal property of railroads assessed at same level as non-utility tangible personal property; current assessment level is 25%.
- 1985 Seventy percent of the value of production plant equipment of electric companies apportioned to the taxing district in which the property is physically located. Remaining value apportioned to each taxing district based on the percentage of the total cost of transmission and distribution property (distribution base) in each district.
- For production equipment at an electric utility plant with a cost exceeding \$1.0 billion, the amount in excess of \$420 million is apportioned according to the distribution base.
 - True value of public utility personal property based on composite annual allowances, and taxable property of most public utilities reduced from 100% to 88% of true value.
 - True value of electric production equipment statutorily defined as 50% of original cost; 100% assessment rate retained.



- 1995 All inter-exchange telecommunications company personal property assessed at 25% of true value. Local telephone company personal property added to the tax rolls during tax year 1995 and thereafter assessed at 25% of true value.
- 1999 Beginning January 1, 2001, electric and rural electric utility personal property, excluding transmission and distribution property, assessed at 25%.
 - Beginning January 1, 2001, electric production equipment sitused 100% in the taxing district in which property is located.
- 2000 Beginning January 1, 2001, natural gas personal property tax assessment rates lowered from 88% to 25%.
- 2003 Beginning January 1, 2005, assessment rate for telephone personal property acquired before 1994 decreased from 88% to 25% over a three-year period.
- 2005 Beginning January 1, 2006, the tax on railroad personal property is phased-out over three years. The assessment rate for 2006 is 18.75%; for 2007 12.50%; for 2008 6.25%; and for 2009 and thereafter 0.0%.
 - Beginning January 1, 2006, railroad real property not used in operations is valued and assessed by the county auditor.
 - Beginning January 1, 2007, telephone companies and inter-exchange telecommunications companies are classified as general business taxpayers and valued and assessed under Chapter 5711.
 - Beginning January 1, 2007, the tax on telephone company and inter-exchange telecommunications company personal property is phased-out over four years. The assessment rate for 2007 is 20%; for 2008 15%; for 2009 10%; for 2010 5.0%; and for 2011 and thereafter 0.0%.
 - Beginning January 1, 2009, persons that lease personal property to some public utilities are defined as public utility personal property lessors and are required to file returns listing personal property pursuant to Chapter 5727.
 - Beginning January 1, 2009, persons engaged in some other primary business to which the supplying of electricity is incidental are required to file returns as an electric



company and list personal property used to supply electricity to others pursuant to Chapter 5727.

- Beginning January 1, 2006, the taxable personal property of an electric company includes the cost of patterns, jigs, dies, and drawings.
- Beginning January 1, 2006, the assessment percentage on electric transmission and distribution personal property is 85% and the assessment percentage on electric production personal property is 24%.

Comparison with Other States (As of 01/06)

Assessor: State Board of Equalization.

Assessment: Fair (or full) market value, with special provisions

for private railroad cars.

Tax Rate: Aggregate of all local levies.

Florida

Assessor: State Department of Revenue assesses railroad

property. Remaining property is assessed by county

officials.

Assessment: Full cash value.

Tax Rate: Aggregate of all local levies.

Illinois

Assessor: State Department of Revenue assesses railroads.

Local officials assess all other utilities.

Assessment: Railroad property is assessed at 33 1/3% of true

cash value. Personal property is exempt from

taxation

Tax Rate: Aggregate of county and local levies.

Indiana

Assessor: Township officials assess the fixed property of

public utility companies, while the State Department

of Local Government Finance assesses the distributable property of public utility companies.



Comparison with Other States (As of 01/06)

Assessment: 100% of true cash value.

Tax Rate: Aggregate of all state and local levies (limitations

imposed) for all public utility property, except railroad property which is taxed at a rate equal to

the average levy in the state.

Kentucky

Assessor: State Department of Revenue.

Assessment: Fair cash value.

Tax Rate: Aggregate of all state, county, and local levies.

Massachusetts

Assessor: Local officials are responsible for assessing most

property; however, certain utility property is determined and certified by the State Tax

Commissioner of Revenue.

Assessment: Fair cash value.

Tax Rate: Aggregate of all state, county, and local levies.

Michigan

Assessor: Certain public utilities (railroad, telegraph, and

telephone) are assessed by the State Board of Assessors. The State Board of Assessors will determine annually the true cash value and taxable value of the property of telephone and telegraph companies in the same manner as property assessed under general property tax laws. All other utilities

are assessed by local officials.

Assessment: 50% of true cash value.

Tax Rate: Average rate of taxation upon all taxable state-

assessed property.

New Jersey

Assessor: Division of Taxation assesses railroad property;

local officials, with the advice of state officials, assess all telephone, telegraph, and messenger

companies' property.

Assessment: True cash value for railroad property; otherwise

property is assessed at its taxable value. Telephone, telegraph, and messenger companies are specially

assessed.

Comparison with Other States (As of 01/06)

Tax Rate: Aggregate of all local levies; state tax rate for

railroad property is 4.75% of true value.

New York

Assessor: State Board of Property Services assess special

franchise areas. Local officials assess railroads.

Personal property is exempt.

Assessment: Determined locally based on classification of

property.

Tax Rate: Aggregate of all local levies; limitations are

imposed.

Pennsylvania

Assessor: State Department of Revenue.

Assessment: Public utility realty tax is based on fair market value.

This tax is in lieu of local real estate taxes.

Tax Rate: Rates are set annually to raise required revenue,

plus an additional 7.6 mills is levied on state taxable

value.

Texas

Assessor: County appraisal districts.

Assessment: Utility unit values based on one or more of the cost,

income, or market approaches.

Tax Rate: Aggregate of all local levies.

West Virginia

Assessor: State Board of Public Works.

Assessment: All property is assessed at 60% of its fair market

value

Tax Rate: Sum of state, county, municipality, and school district

levies; limitations imposed.



Property Tax-Real

Taxpayer

All real property owners unless specifically exempt.

Tax Base

The taxable base is the assessed value of land and buildings. Assessed value is 35% of market value, except for certain agricultural land. County auditors must reappraise all real estate once every six years. Equalization adjustments are made in the third year following reappraisal.

Rates

Real property tax rates vary with taxing jurisdictions. Total tax rate includes all levies, enacted by legislative authority or approved by the voters, for all taxing jurisdictions within which the property is located (e.g., county, township, municipal corporation, school district).

The 2004 average statewide gross tax rate was 84.19 mills. Application of "tax reduction factors" resulted in an average statewide effective tax rate of 55.49 mills

The Ohio Constitution prohibits governmental units from levying property taxes which in total exceed 1.0% of true value unless approved by the voters. Ohio law further limits property taxes to 1.0% of taxable value. This provision is known as the 10-mill limitation.

Major Exemptions

State law has implemented the following exceptions:

- Land devoted exclusively to commercial agricultural use may be valued according to current use instead of "highest and best" use.
- Certified air, water, and noise pollution control facilities.
- Property of governmental and private institutional owners is exempt on grounds of ownership and/or usage under a general legislative authority for exempting real property (examples include schools, hospitals, churches, and municipal corporations).
- Tax abatements are granted by county, township, and municipal governments on qualified real property for a designated time period for the purposes of economic and community development.

Property Tax - Real

Revenue (In Millions)

		Property 1	Tax Relief
Tax	Taxes Charged	Percentage	Homestead
Year	Before Relief(1)	Rollback <i>(2)</i>	Exemption
2000	\$8,697.8	\$991.0	\$65.0
2001	9,183.4	1,035.1	64.0
2002	9,807.9	1,123.0	64.8
2003	10,473.6	1,197.5	68.8
2004 <i>(3)</i>	11,242.6	1,283.0	71.0

Notes: (1)Taxes charged represent real estate and public utility real property taxes after tax reduction factors but before the 10% and 2.5% rollbacks and homestead exemption. (2)Percentage rollback represents the 10% rollback for all real property, including public utility real property, and the 2.5% rollback for residential real property. (3)Percentage rollback and homestead exemption figures are estimated.

Disposition of Revenue

Revenue is distributed to the counties, municipalities, townships, and school districts according to the taxable values and total millage levied by each. Statewide, school districts receive approximately two-thirds of the total real property tax revenue.

Payment Dates

- December 31: full amount of tax (or one-half) is due.
- June 20: balance due.

Each county is permitted, but is not required, to extend the aforementioned due dates for the taxpayer's payments of the tax to January 31 and to July 20, respectively, because of certain delays affecting property tax administration. Upon application by a county treasurer alone or by a county auditor and treasurer together, the Tax Commissioner may grant further extensions of time in which the county must collect the tax.

Special Provisions/Credits

If a school district has a total voted and unvoted current expense millage exceeding 20 mills, its effective millage after application of reduction factors cannot fall below 20 mills. If the initial calculation of the factors does drop the effective current expense rate below 20 mills, the factors must



Property Tax - Real

be recalculated to arrive at 20 mills. Joint vocational schools have the same provision with a floor of 2.0 mills.

Forest land devoted exclusively to forestry or timber growing may be taxed at 50% of the local rate.

Three major state laws allow property tax credits (direct reductions of tax rather than reductions of value). These include the percentage rollback, homestead exemption, and tax reduction factor

Percentage Rollback:

Starting with tax year 2005, state law grants tax relief in the form of a 10% reduction in the real property tax bill of parcels not used in a business activity. In general, the 10% reduction will apply to farmland and residential property containing a single-family, two-family, or three-family dwelling. See **History of Major**Changes later in this chapter for a more detailed explanation. In addition to the 10% rollback, a 2.5% rollback is granted on real property taxes for owner-occupied dwellings. The state reimburses local governments for these tax losses.

Homestead Exemption:

This tax relief is granted to qualified low income, elderly and disabled homeowners, as well as to certain surviving spouses. The tax reduction is reimbursed to local governments by the state. The tax reduction under the homestead exemption is equal to the gross millage rate multiplied by a reduction in taxable value determined by the income class of the homeowner. The income classes are increased based on inflation factors to determine eligibility. In 2002, the dollar amount of reductions was also indexed. For tax year 2005, the income classes and the reduction in values were as follows:

Total Income of		l	Reduce 1	Taxable Value	
Owner and Spouse			By th	e Lesser of	
	\$13,100	or less	\$5,400	or 75%	of taxable value
	13,101	- \$19,200	3,300	or 60%	of taxable value
	19,201	- 25,400	1,000	or 25%	of taxable value
	25,401	and over	-0-		-0-

Tax Reduction Factor:

Percentage reductions are applied to taxes levied against real



property after reappraisal or update. Separate percentage reductions are applied to two classes of real property:
Class I, consisting of residential and agricultural property, and Class II, consisting of commercial, industrial, mineral, and public utility real property. These reductions do not apply to any tangible personal property. Reduction factors remain in effect until an increase or decrease in value occurs because of the revaluation of existing property. Revised reduction factors are then calculated and applied. The computation of these percentage reductions is a rather complex process. However, the basic effect is to eliminate increases in revenue from voted taxes which might occur when existing real property in a taxing unit is reappraised or updated.

Sections of Ohio Revised Code

Chapters 319, 321, 323, 5701, 5705, 5709, 5713, 5715 and 5721.

Responsibility for Administration

Primarily county auditors, county treasurers, county boards of revision, and the Tax Commissioner.

History of Major Changes

- New constitution required taxation of all property by uniform rule (but expressly authorized exemption for certain property classes, e.g., churches, schools, etc.).
- 1902 Eliminated state property tax levies for general fund
- 1910 Culmination of reform movement led to creation of single State Tax Commission to supervise local property tax administration.
- 1925 First statutory requirement for six-year reappraisal cycle enacted.
- Statute set aggregate tax limit of 15 mills on each dollar of tax valuation except for taxes approved by voters (1.0% of true value since 1911).
- 1931 Constitutional amendment limited levies without voters' approval to 1.5% of true value.



- 1933 Constitution set limit of 1.0% of true value on non-voted levies.
- 1934 Statute reduced aggregate tax limit from 15 mills to ten mills for non-voted levies.
- 1939 State Tax Commission replaced by: Department of Taxation; the Board of Tax Appeals, to supervise real property tax administration; and a Tax Commissioner, who assumed functions with respect to taxation of public utility property.
- 1965 First statutory requirement that real property be assessed at no more than 50% of true value, with actual percentage to be established by uniform rule of Board of Tax Appeals (BTA).
- 1971 Enactment of 10% rollback and homestead exemptions.
- 1972 BTA rule set tax value at 35% of true value to be implemented by all counties as they complete their sexennial reappraisal cycle, with annual adjustments to maintain the 35% level.
- 1973 Top income bracket of the homestead exemption increased from \$8,000 to \$10,000.
- 1974 Valuation of agricultural property to be based upon current use (1973 constitutional amendment).
- 1975 Homestead exemption extended to permanently and totally disabled homeowners.
- 1976 Real property tax credits provided; and real property valuations updated every three years.
 - Ohio Department of Tax Equalization created.
 - Definition of "total income" for homestead exemption amended to exclude disability benefits paid by the Veterans Administration and other branches of the armed services, and social security income increases occurring after initial application for homestead exemption.
 - The limit of each homestead exemption income

bracket increased by \$1,000 (except the highest bracket).

- 1978 Effective June 30, 1978, the due date for payment of real property taxes (full amount or one-half of it) changed from December 20 to December 31.
- 1979 A 2.5% tax rollback on residential property granted.
 - Upper income limit of the homestead exemption set at \$15.000 and three \$5.000 income brackets created.
 - Constitutional amendment passed effective for 1980 that allowed separate percentage reduction factors applied to two classes of real property (combined value of residential and agricultural property and value of all other real property).
- 1983 Department of Tax Equalization eliminated and all of its functions transferred to the Department of Taxation.
- 1986 The limit of each homestead exemption income bracket increased by \$1,500 beginning in tax year 1988.
- 1991 Homestead exemption extended to surviving spouses of homestead exemption recipients (1990 constitutional amendment).
- 1995 The limit of each homestead exemption income bracket increased by \$4,300 beginning in tax year 1995.
- 1998 Treasurers in counties with a population of at least 200,000 permitted to issue tax certificates on delinquent real property.
- 1999 The limit of each homestead exemption income bracket increased by 10.6% for tax year 1999. The brackets (tax year 2000) and the taxable value reductions (tax year 2002) indexed annually based on inflation.
 - Certain manufactured homes that would otherwise be subject to the manufactured home tax converted to, and taxed as, real property.
 - Each board of county commissioners permitted to charge a lower real estate transfer fee for homestead exemption qualifiers than for other taxpayers.



- 2003 Definition of exemption for land devoted exclusively to agricultural use expanded to include land used for conservation purposes to abate soil erosion, provided that these practices do not comprise more than 25% of the land otherwise qualified as exclusively devoted to agricultural use.
- 2004 Tax increment financing law altered in several major ways:
 - Service payments and service charges in lieu of taxes were explicitly made liens on the land.
 - Political subdivisions granting one of six tax increment financing exemptions can file the exemption application with the Tax Commissioner on behalf of the property owners. However, if the subdivision files the exemption application without the property owner's consent, the parcel remains subordinate to any other exemption that may apply to the property.
 - If the property owner, or the subdivision with the property owner's consent, files the exemption application, then no other exemption can be granted to any future owners after the property owner or subdivision files a notice with the county recorder, unless the subdivision consents.
 - Under certain circumstances, a county may receive compensation from a municipality or township for a tax increment financing exemption granted by the municipality or township, and a township may receive compensation from a county for a tax increment financing exemption granted by the county.
- 2005 10% reduction applied to real property not used in a business activity:
 - "Business activity" does not include the following activities, which will qualify for the 10% reduction: farming; leasing property for farming; occupying or holding property improved with single-family, two-family, or three-family dwellings; leasing property improved with single-family, two-family, or three-family dwellings; or holding vacant land that the county auditor determines will be used for farming or to develop single-family, two-family, or three-family dwellings.
 However, "farming" does not include land used for the



commercial production of timber that is receiving the tax benefit under R.C. 5713.23 or 5713.31.

- Limitations were placed on the tax increment financing for municipal, township, and county incentive districts:
 - If the subdivision's population exceeds 25,000, it cannot create an incentive district that exempts more than 25% of the subdivision's taxable value.
 - For municipal or township incentive districts, if the subdivision intends to exempt property in an incentive district for more than ten years or for more than 75% of improved value, it must notify the board of county commissioners. The board may accept or object to the excess exemptions. If the board objects, it may negotiate an agreement with the granting subdivision for compensation in an amount not to exceed 50% of the taxes in excess of the 75% exemption in the eleventh and subsequent years that the county would have received, if the property was not exempt. If no agreement is reached, the subdivision cannot arant the excess exemptions without paying that maximum 50% compensation described above. For county incentive districts, the county must notify the board of trustees of any township and the legislative authority of any municipality located within the county incentive district of its right to object to excess exemptions. The municipality or township shall have the same rights to compensation that the county has for municipal or township incentive districts outlined ahove
 - The revenue from certain enumerated tax levies cannot be included in the service payments in lieu of taxes, but must be distributed to the proper taxing authorities.
- Starting with tax year 2006, the county auditor shall value and assess the real property owned by a railroad company that the Tax Commissioner determines is not used in railroad operations.
- In determining the true value of minerals or rights to minerals, the Tax Commissioner shall not include in that value the value of any tangible personal property used in the recovery of those minerals. Uncodified law directs the commissioner to review the calculations of the multipliers



used in the determination of the oil and gas valuations in light of the aforementioned restriction in time to be used in the commissioner's annual entry adopting those multipliers for tax year 2006.

Comparisons with Other States (As of 01/06)

The complexity of real estate laws prevents a simple rate comparison among states. However, the table below highlights the property tax liability on the median residential home value in the largest city in each of the 12 selected states for 2005.

Note: data are sorted by descending value on "Property Tax on Median Home."

Median Home	Effective	Property
Taxable Value in Largest City(1)	Tax Rate, per \$100 <i>(2)</i>	Tax On Median Home(3)
\$221,600	\$1.25	\$2,770
98,500	2.78	2,738
119,000	2.30	2,737
) 211,900	1.16	2,458
79,300	2.99	2,371
tts		
190,600	1.23	2,344
132,400	1.74	2,304
87,800	1.98	1,738
ia		
59,700	2.64	1,576
	Taxable Value in Largest City(1) \$221,600 98,500 119,000 79,300 tts 190,600 132,400 87,800	Taxable Value in Largest City(!) Tax Rate, per \$100(2) \$221,600 \$1.25 98,500 2.78 119,000 2.30) 211,900 1.16 79,300 2.99 *** 190,600 1.23 132,400 1.74 87,800 1.98

Notes: (1)Source: Department of Finance and Revenue, District of Columbia, Tax Rates and Tax Burdens in the District of Columbia, A Nationwide Comparison (2004), published August 2005, Table 5. (2)Source: Table 4, Tax Rates and Tax Burdens in the District of Columbia, A Nationwide Comparison (2004). (3)Source: calculations by the Ohio Department of Taxation.



Median Home	Effective Taxable Value in	Property Tax Rate,	Tax On
State/City	Largest City(1)	per \$100 <i>(2)</i>	Median Home(3)
Ohio			
(Columbus)	101,400	1.49	1,510
Michigan			
(Detroit)	63,600	1.86	1,182
Kentucky			
(Louisville)	82,300	1.10	905
West Virgini	a		
(Charleston)	101,400	0.88	892

Notes: (1)Source: Department of Finance and Revenue, District of Columbia, Tax Rates and Tax Burdens in the District of Columbia, A Nationwide Comparison (2004), published August 2005, Table 5. (2)Source: Table 4, Tax Rates and Tax Burdens in the District of Columbia, A Nationwide Comparison (2004). (3)Source: calculations by the Ohio Department of Taxation.



Taxpayer

Taxpayers who own and use tangible personal property in business in Ohio.

Tax Base

The tax is applied to tangible personal property used in business in Ohio (machinery, equipment, inventories). Business land and buildings are taxed under the real property tax.

Taxable value is determined by applying an assessment percentage to the true value of tangible property. The percentage used to determine taxable value is 25% for all property except inventories, which will be assessed at 23% for 2005.

The tangible personal property tax on general business will be phased-out over a three-year period beginning in 2006.

Rates

Tax millage rates vary with the taxing jurisdiction. The rates applied to tangible personal property values are the full voted and unvoted millage rates. The 2004 average effective tax rate was 77.67 mills.

Major Exemptions

- The first \$10,000 of taxable value for each taxpayer.
- Property of any level of government, school, college, church, and property owned and not used in business.
- Licensed motor vehicles and aircraft.
- Personal property used in agriculture.
- Patterns, jigs, dies, and drawings used in business that are held for use and not for sale.
- Certified air, water, and noise pollution control equipment and facilities.
- Property of insurance companies, financial institutions, and dealers in intangibles used in their business is exempt unless the equipment is leased to others.
- Property in a public recreational facility owned by a political subdivision.
- Certified energy conversion facilities (property used to convert from the use of natural gas or fuel oil to other fuels).
- Certified thermal efficiency improvement facilities (property used for recovery and use of waste heat or steam).

- Certified solid waste energy conversion facilities (property used to convert solid waste from industrial operations into energy).
- All inventories in foreign trade zones established prior to January 1, 1992 and only inventories exempt under federal law in foreign trade zones established on or after January 1, 1992.
- Property shipped from outside Ohio and held in Ohio for storage only.
- · Leased property used exclusively for agricultural purposes.
- Machinery and equipment designed for agricultural use while in the inventory of a merchant.
- Qualified personal property located in an enterprise zone.
- Machinery and equipment while under installation or construction in a plant or facility and not capable of operation.
- Property owned by a port authority and leased to a railroad (partially exempt for a period of ten years).
- Property used in the production of grape juice or wine and not held in labeled containers in which it will be sold.

Revenue (In Millions)

Calendar	Net Taxes	\$10,000 Exemption
Year	Levied	Reimbursements
2000	\$1,720.7	\$93.6
2001	1,802.5	94.5
2002	1,768.3	95.6
2003	1,637.4	85.9
2004	1,651.7	74.8

Disposition of Revenue

Revenue is distributed to the counties, municipalities, townships, and school districts according to the taxable values and total millage levied by each. Statewide, school districts receive about 70% of total tangible personal property tax revenue.

Payment Dates

Each taxpayer with property in only one county pays to the county treasurer one-half of the tax liability on or before April 30 and the remainder by September 20.

Each taxpayer with property in more than one county pays to each county treasurer the tax liability in one installment on or before September 20.



Special Provisions/Credits

An exemption of the first \$10,000 of taxable value on all tangible personal property is allowed; the local revenue loss is reimbursed by the state but is being phased-out with no reimbursement after fiscal year 2009.

Companies may receive up to a 75% exemption for no more than 15 years for tangible personal property used in an enterprise zone located within a municipality. The exemption is limited to 60% for zones in unincorporated areas.

Exemptions may exceed these levels if approved by affected school districts or if the property is located at a site where the taxpayer performed a qualified environmental remediation.

All enterprise zones are created by local authorities. A company seeking to receive an exemption must submit an investment proposal to the local authority that created the zone where the operation will be located.

Sections of Ohio Revised Code

Chapters 319, 321, 323, 5701, 5705, 5709, 5711, and 5719.

Responsibility for Administration

- The Tax Commissioner has exclusive responsibility for returns of taxpayers with property in more than one county.
- The Tax Commissioner and county auditor have shared responsibility for returns of taxpayers with property in only one county.

History of Major Changes

- Tangible property separated from real property and intangible property; tangible property tax limited to property used in business (based on 1929 amendment to Ohio Constitution).
- 1967 Assessment percentages applied to property used in agriculture gradually reduced from 50% until property is exempt in 1973.
 - Assessment percentages applied to inventories and restaurant property gradually reduced from 70% to 50% by 1971.



- 1971 Assessment percentages for inventories gradually reduced from 50% to 45% by 1974.
 - Assessment percentages for furniture and fixtures gradually reduced from 70% to 50% by 1976.
- 1976 Starting in 1977, whenever annual revenue growth conditions were satisfied, assessment percentages reduced by 2% each year until reaching 35%.

 (Revenue growth conditions were satisfied in 1977 and 1978, reducing assessment percentages for inventories from 45% to 41% and assessment percentages for all other property from 50% to 46%.)
- 1978 Revenue growth conditions removed to allow annual reductions in inventory assessment percentages for inventories to the 35% level.
 - Credit against the corporation franchise or personal income tax allowed for certain tangible property taxes paid on manufacturing machinery and equipment, effective through 1993.
- 1983 Starting in 1984, whenever annual revenue growth conditions were satisfied, assessment percentages for all tangible property, other than inventories, reduced by 1.0% each year until reaching 25%.
 - Exemption enacted for first \$10,000 of taxable value.
- 1985 Growth condition removed from law annual reductions made automatically until reaching 25% level in 1993.
- 1992 Definitions of real and personal property revised.
- Enterprise zone program extended to December 31, 1997 and maximum percentage for tax exemptions reduced.
- 1997 Enterprise zone program extended to June 30, 1999.
- 1999 Beginning tax year 2002, assessment percentage on inventories reduced 1.0% annually if growth conditions were met (growth conditions removed beginning in tax year 2007; 2004 rate set at 23%).
 - Beginning tax year 2002, assessment percentage on



electrical generating equipment reduced from 100% to 25%.

- Enterprise zone program extended to June 30, 2004.
- Enterprise zone program extended to certain qualified electric generating peaking units.
- 2003 Beginning tax year 2003, the late filing penalty of one-half of the \$10,000 exemption was repealed.
 - Beginning tax year 2003, reasonable cause can be considered in the abatement of a late payment penalty.
 - Beginning tax year 2004, taxpayers with a taxable value of less than \$10,000 are no longer required to file a return.
 The reimbursement of the revenues lost due to the exemption will be phased-out over a ten-year period.
 - Effective for tax years 2005 and 2006, inventory assessment percentage scheduled to be reduced by 2.0% each year if collections increase.
 - Effective for tax year 2007, inventory assessment percentage scheduled to be reduced by 2.0% automatically.
- 2004 Effective for tax year 2004, enterprise zone agreements may be allowed for up to 15 years instead of ten.
- 2005 Beginning January 1, 2006, the tangible personal property tax on general business will be phased-out over a three year period. The listing percentage on all tangible personal property including inventory for 2006 will be 18.75%; for 2007 12.50%; for 2008 6.25%; and for 2009 and thereafter 0.0%. The listing percentage for manufacturing equipment first used in business in Ohio after January 1, 2005 is 0.0%.
 - Beginning January 1, 2006, the terms manufacturer, manufacturing equipment, and manufacturing inventory are defined.
 - Beginning January 1, 2007, telephone companies and inter-exchange telecommunications companies are classified as general business taxpayers and valued and assessed under Chapter 5711.
 - Beginning January 1, 2007, the tax on telephone company and inter-exchange telecommunications company personal property is phased-out over four years. The assessment rate for 2007 is 20%; for 2008 15%; for 2009 10%; for

2010 5.0%; and for 2011 and thereafter 0.0%.

- Beginning January 1, 2009, persons that lease personal property to some public utilities are defined as public utility personal property lessors and are required to file returns listing personal property pursuant to Chapter 5727.
- Beginning January 1, 2009, persons engaged in some other primary business to which the supplying of electricity is incidental are required to file returns as an electric company and list personal property used to supply electricity to others pursuant to Chapter 5727.

Comparisons with Other States (As of 01/06)

Tangible personal property assessed at current fair market value. All property is taxed unless expressly exempt by law (i.e., inventories). Property is taxed at the aggregate of all lawful local levies, however, the rate is fixed to meet budgetary necessities. Rate applied cannot exceed 1.0% of the full cash value of the property.

Florida

Tangible personal property assessed at market or just value. Inventories are exempt from taxation. Property is taxed at the aggregate of all lawful local levies.

Illinois

Tangible personal property is exempt from taxation.

Indiana

Tangible personal property is assessed at 100% of true value unless specifically exempt. Property is taxed at the aggregate of all lawful state and local levies. Total state tax rate is limited to \$0.0033 per \$100 of valuation. Total rate in all incorporated areas is limited to \$0.6667 while the total rate in all unincorporated areas is limited to \$0.4167 on each \$100 of valuation.

Kentucky

Tangible personal property assessed at fair cash value. Property is taxed at the aggregate of all lawful state and local levies.



Comparisons with Other States (As of 01/06) Massachusetts

Tangible personal property assessed at fair cash value determined as of January 1 of each year. All property is taxed unless expressly exempt by law. Property is taxed at the aggregate of all lawful state and local levies. The rate cannot exceed 2.5% of cash value unless approved by voter referendum. For Fiscal Year 2005, the commercial tax rate cap is 197% of the residential rate. This temporary rate adjustment was established to reduce the tax burden on residential properties.

Michigan

Tangible personal property assessed at 50% of true cash value. All property is taxed unless expressly exempt by law (i.e., inventories). Tax rate equals the aggregate of all lawful state and local levies and personal property not used to produce income. However, the total rate cannot exceed 15 mills, or 1.5%, on each dollar of assessed value unless the voters approve a higher rate. There is a state education tax levy of 6.0 mills imposed on all property.

New Jersey

Tangible personal property assessed at a variable rate of true value that is dependent upon a yearly analysis of the average assessment ratio of real property. In general, tangible personal property is not subject to taxation in New Jersey. However, business tangible personal property, exclusive of inventories, is subject to local taxation if used in the business of local telephone, telegraph and messenger systems, companies, corporations, or associations that were subject to the public utilities gross receipts tax as of April 1, 1997. In addition, personal property consisting of machinery and/or petroleum-related equipment is taxable as real property.

New York

Tangible personal property is exempt from taxation.

Pennsylvania

Tangible personal property is exempt from taxation.



Texas

Comparisons with Other States (As of 01/06)

Tangible personal property is assessed on the basis of 100% of its appraised value. All property is taxed at the aggregate of all lawful state and local levies. Property, other than manufactured homes, that is not held or used for production of income is exempt.

West Virginia

Tangible personal property is assessed at 60% of its fair market value. Property is taxed at the aggregate of all lawful state and local levies.



Sales & Use Tax – County & Transit Authority

Taxpayer

(See Sales and Use Tax section in the State Taxes portion.)

Tax Base

County sales tax

Additional county sales tax (for special purposes)

Transit authority sales tax

Sales and rental of personal property, and selected services

As of January 1, 2006, 88 counties and seven transit authorities levied the tax

Rates

County sales tax: 0.25%, 0.5%, 0.75%, or 1.0%

Additional county sales tax:

0.25% or 0.5%

(for special purposes)

Transit authority sales tax:

0.25%, 0.5%, 0.75%, 1.0%, 1.25%, or

1.5%

Major Exemptions

(See Sales and Use Tax section in the State Taxes portion.)

Revenue (In Millions)

	• (
Fiscal		Transit	Adm.	
Year	County	Authority	Fund	Total*
2001	\$1,068.8	\$270.0	\$13.6	\$1,352.4
2002	1,073.0	261.6	13.5	1,348.1
2003	1,115.7	271.2	14.1	1,401.0
2004	1,179.8	278.7	14.8	1,473.3
2005	1,195.4	285.6	15.1	1,496.1

Note: *Figures are from the Office of Budget and Management and represent actual distributions of the county and transit authority sales and use tax during the fiscal years shown.



Sales & Use Tax - County & Transit Authority

Disposition of Revenue

• County sales tax:

County general revenue fund and administrative expenses.

· Additional county sales tax:

Allocated to one or more of the following: county general fund; transit authority; county permanent improvements; convention facility notes or bonds; implementation of a 9-1-1 system in the county; operation and maintenance of a detention facility; and conservation easements.

• Transit authority sales tax:

All transit purposes of the transit authority and administrative expenses.

Payment Dates

(See Sales and Use Tax section in the State Taxes portion.)

Special Provisions/Credits

A total of 1.0% of the county tax, 1.0% of the additional county tax, and 1.0% of the transit authority tax are credited to the Local Sales Tax Administrative Special Fund for use by the Tax Commissioner in administration.

Qualified municipal corporations and townships are authorized to levy a resort area tax at the rate of 0.5%, 1.0%, or 1.5% on gross receipts from general sales or intrastate transportation primarily to and from the resort area. Three eligible jurisdictions currently impose the tax:

- Kelley's Island (1.5%),
- village of Put-in-Bay (1.5%), and
- township of Put-in-Bay (1.5%).

The Tax Commissioner administers this tax.

Sections of Ohio Revised Code

County sales tax:

Sections 5739.021, 5739.022, 5739.025, 5739.21, 5739.211, 5741.021, 5741.03, and 5741.031.

Additional county sales tax:

Sections 133.312, 307.282, 307.283, 351, 5739.025, 5739.026, and 5741.023.



Sales & Use Tax - County & Transit Authority

Transit authority sales tax:

Sections 306.321, 306.70, 306.71, 5739.01, 5739.023, 5739.025, 5739.21, 5739.211, 5741.01, 5741.022, 5741.03, and 5741.031.

Resort area gross receipts tax:

Sections 5739.101, 5739.102, 5739.103, 5739.104, and 5739.105.

Responsibility for Administration

Tax Commissioner

History of Major Changes

County sales taxes:

- 1967 General Assembly granted power to counties to levy the county sales tax at a 0.5% rate.
- 1969 Lake County was the first county to levy the county sales tax.
- 1982 Counties authorized to levy the county sales tax at 0.5% or 1.0%.
- 1986 Counties authorized to levy the additional county sales tax at 0.5% for specified purposes subject to voter approval.
- 1987 County sales tax or additional county sales tax authorized at 0.25% increments.
- 1992 A county 9-1-1 system added to the list of specified purposes for which a county may enact the additional county sales tax.
- 1999 Conservation easements included in the list of specific purposes for which the additional county sales tax may be levied.
- 2003 A board of commissioners in a county with a population of one million persons or more authorized to adopt a resolution on or before August 30, 2004 to levy an excise tax on sales of food and beverages for consumption on the premises where sold to provide revenue for constructing, improving, expanding, equipping, financing, or operating a convention center.



Sales & Use Tax - County & Transit Authority

History of Major Changes

Transit authority sales tax:

- 1974 General Assembly authorized transit authorities to levy the tax, subject to voter approval, at the following rates: 0.5%, 1.0%, or 1.5%.
- 1975 Greater Cleveland Regional Transit Authority adopted the tax at a 1.0% rate.
- 1980 Miami Valley RTA and Central Ohio Transit Authority adopted the tax at a 0.5% rate.
- 1985 The 0.5% rate for Central Ohio Transit Authority expired.
- 1987 Transit authority tax authorized at 0.25% increments.
- 1988 LakeTran RTA adopted tax at a 0.25% rate.
- 1989 Central Ohio Transit Authority adopted tax at a 0.25% rate.
- 1991 Summit County Metro Transit Authority adopted tax at a 0.25% rate.
- 1997 Stark Area RTA adopted tax at a 0.25% rate.
- 2002 Portage Area RTA adopted tax at a 0.25% rate.

Comparisons with Other States (As of 01/06)
(See Sales and Use Tax section in the State Taxes portion.)

