Ohio Department of Taxation Fiscal Year 2019 Annual Report

Tax Commissioner Jeffrey A. McClain

Governor
Mike DeWine

2019 Annual Report

Prepared by the

Communications Office, Chief Counsel's Office and Tax Analysis Division with the assistance of numerous operating divisions

> Jeffrey A. McClain Ohio Tax Commissioner

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From the Tax Commissioner



Dear Governor, Senators, and Representatives,

It is my responsibility and privilege to provide you the Fiscal Year 2019 Annual Report of the Ohio Department of Taxation. This report highlights the department's activities during the year in compliance with Ohio Revised Code 5703.42.

The report provides a complete description of the tax base, rates and provisions of each of the state taxes administered by the department, three revenue sharing funds administered by the department and 14 local taxes. It also provides detailed statistical data concerning each tax and an accounting of department activities during the fiscal year.

My hope is that the contents of this report will be of value and interest to you, the General Assembly, and the people of Ohio.

Respectfully,

Jeffrey A. McClain Tax Commissioner

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Year in Review

Helping Modernize the Ohio Business Gateway (OBG)

The Ohio Department of Taxation continued to provide key contributions to a major, multi-year upgrade of the Ohio Business Gateway (the 'Gateway'), the primary online filing portal for business taxpayers. The modernization project is being coordinated by the Lt. Governor's Office, InnovateOhio, and the Office of Information Technology in the Department of Administrative Services. Ohio Department of Taxation staff provided substantial assistance with taxpayer phone calls, training outside agencies on how to respond to Gateway-related phone calls and helped resolve 41,458 Gateway cases. The Department has, in addition, identified and logged system defects and assisted with three major releases (March, April, May) which helped stabilize the Gateway. In May and June of 2019, the Department successfully completed 4,892 user acceptance test scripts in a four-week period for the Phase II release which went live on June 30, 2019. One of the key components of the Phase II release is the implementation of a new payment interface for the business user community. The new interface will allow users the ability to manage and save their ACH debit/credit account numbers and will provide additional stability in the transfer of payment files from the Gateway to the Department. The Department has the largest user base among agencies utilizing the portal. During fiscal year 2019, OBG facilitated more than 5 million taxpayer transactions.

Building up BRUTUS

The Department's Audit Division continued its work developing BRUTUS (Business Refunds & Underreported Tax Unification System), the Division's software solution for managing audit workpapers. BRUTUS provides additional capabilities that enhance auditing efficiency and allow staff to configure and maintain the software going forward without needing the expertise of outside computer technology personnel. Beginning July 2019, the Audit Division will have completed the rollout of the motor fuel taxes, with employer withholding tax following shortly after. The 'To-do' list for the next fiscal year includes incorporating and implementing pass-thru entity tax, financial institutions tax, as well as petroleum activity tax.

BRUTUS was also configured to increase the speed and efficiency of the process for issuing sales and use tax refunds. The old process of managing refund claims was labor intensive, outdated and inconsistent often resulting in additional interest being paid. After reviewing the tracking and processing of sales and use tax refund claims received from taxpayers, changes were implemented to allow for better management and assignment of these refund claims. These claims are now processed through BRUTUS, which also allows electronic transfer of files between divisions. By eliminating most paper documentation, it reduced the potential for misplaced refund claims and enabled real-time statistical analysis of staffing requirements based on the volume of refund claims in inventory.

OTIS is Enhancing Criminal Investigations

The Criminal Investigations Division (CID) in FY 2019 incorporated even more of the capabilities of the Ohio Tax Investigative System (OTIS), a software system adopted to provide all the functions that CID needed to support 30 agents in the field. OTIS provides a central repository for case data and complaints regarding cigarette, other tobacco products, motor fuel, income, withholding, sales and use taxes, as well as habitual offenders and delinquent taxpayers. It allows for better case management and evidence tracking and streamlines the process of filing criminal complaints and case entry. OTIS gives CID agents in the field the ability to rapidly search and retrieve information in the database, and when back in the office a resource for producing more professional reports for administrative and judicial purposes. OTIS is increasing the efficiency of agents in the field when conducting criminal investigations and the ability of the division to investigate the more complex and trending tax evasion strategies.

Expanding Modernized e-File (MeF)

The Department, in cooperation with the IRS and tax preparation software vendors, added MeF as an option for tax filers who opted to file the 2018 municipal net profit tax return with the DepartmentThis allows taxpayers, who already utilize these products for their federal return, to easily file their municipal net profit tax return with the Department after the federal return is completed. In the first year, six software vendors

were approved for MeF. The Department anticipates approving even more software vendors in upcoming tax years.

Municipal net profit tax was not the only area where MeF was used to facilitate even more electronic filling. The Department also implemented MeF for 2018 IT 1140 (pass through entity and trust withholding tax return) and IT 4708 (pass through entity composite income tax return). In addition, tax filers can now schedule estimated personal income and school district income tax payments when filing the annual return through a third party MeF software provider. More than 89% of individual and school district income tax returns and over 40% of pass-through entity returns were filed electronically in fiscal year 2019.

Local Government Portal for Municipal Net Profit Tax

The Department created the Local Government Portal to securely exchange municipal net profit tax information with municipalities. The portal allows the municipalities to electronically certify their tax rates and authorized contacts, review various reports, and submit historical taxpayer information to the Department. This helps the Department to administer the tax for those that choose to file with the Department.

Information Sharing / Less Means More

State law permits the Tax Commissioner to furnish municipal officers charged with the duty of enforcing the municipal income tax with the names, addresses, and identification numbers of taxpayers who may be subject to the tax. In fiscal year 2019, the Department of Taxation stopped charging Ohio municipalities for this information. As a result, thirty-three new municipalities have signed up for the program.

Forms and FAQs: Tailoring for Taxpayers

The Department created several cross-divisional process improvement teams to review, modernize, and simplify taxpayer resources. The forms review team revamped the individual / school district income instruction booklet and redesigned the IT-NRC (Income Tax—Non-Resident Credit) form. The frequently asked question (FAQ) process improvement team was formed with the objective to update individual / school district income tax FAQs based upon taxpayer calls and emails received by our Taxpayer Services Division. The cross-divisional team gathered data, reviewed questions, and successfully simplified the nearly 400 questions so the Department's on-line resource better serves the needs of Ohio taxpayers.

Picking Up the Pace of Processing Paper

ODT's Revenue Processing Division continued to improve its operational efficiencies. In April of fiscal year 2019, process improvements resulted in a 19% increase in the total volume of checks processed over the same time last year. This translated into an increase of more than \$346 million in income tax payments to the state treasury. The division also recorded a 10% increase in the number of tax returns scanned through April compared to the previous year. Despite the increases in checks and returns, the process improvements eliminated inventory backlogs and allowed for more timely processing. This year also marked the phase-out of the previous generation scanning equipment. This project will enable a single platform to scan both checks and returns thus lowering the departments overall maintenance costs.

Fighting Tax Fraud

Identify theft is a national problem with a big impact on income tax filing and administration. Using analytics from fraudulent returns, the Department continued to revise data models and reduce the number of Ohio taxpayers who took the identify confirmation quiz while still aggressively protecting tax revenue from criminal fraud. The Department is committed to to staying ahead of the tax fraud perpetrators and utilizing the most effective methods to do so.

Increased Compliance for Liquor License Holders

in addition to sales, use and withholding taxes, H.B. 49 required taxpayers seeking to transfer or renew a liquor permit to be in compliance with eight additional taxes. The new law added requirements to notify taxpayers of delinquencies in horse-racing, alcoholic beverage, motor fuel, petroleum activity, cigarette, other tobacco products, commercial activity, and gross casino revenue taxes, in addition to those already monitored. Prior to approving the renewal or transfer of a liquor permit, the Division of Liquor Control must

confirm with the Tax Commissioner that the applicant is not delinquent in filing any returns, submitting any information required by the commissioner, or remitting any payments, fees, charges, penalties or interest related to those taxes. Liquor permits are not renewed or transferred until any tax delinquencies for the above listed tax types have been resolved. Fiscal year 2019 is the first year in which all these taxes were monitored for compliance. The result was an increase in taxpayer compliance of \$11.4 million for liquor renewals and transfers.

Criminal Investigations Division: Making the Grade x 2

The Ohio Department of Taxation Criminal Investigation Division (CID) in fiscal year 2019 maintained dual accreditation from an agency that evaluates law enforcement organizations around the world, as well as a state-level consortium working to improve all police forces in Ohio. From the Commission on Accreditation for Law Enforcement Agencies (CALEA), CID has earned the highest honor, the Gold Standard with Excellence award. CID is the only tax or revenue department enforcement division in the country to be accredited by CALEA. Each year CALEA does a review of a portion policies and then every four years they conduct an onsite review where they review all policies and proofs to ensure compliance. CID has maintained the highest level of compliance since 2002 and continued to do so in 2019.

The Ohio Collaborative

The Ohio Collaborative, a 12-person panel of law enforcement experts and community leaders from throughout the state, established state standards – the first in Ohio's history – in 2015, for use of force including use of deadly force and agency employee recruitment and hiring. All law enforcement agencies are expected to meet or exceed these new standards. The Ohio Office of Criminal Justice Services (OCJS), published a report in 2017 listing which state and local law enforcement agencies have adopted and fully implemented the new minimum standards. Of the 960 law enforcement agencies across Ohio, more than 500 agencies, employing about 80- percent (27,000) of all police officers are participating in the certification process. With CALEA accreditation, CID is automatically compliant with the Ohio Collaborative standards.

Motor Fuel Cross-Check Application

The Department implemented an application that has streamlined the process of analyzing motor fuel return data. This optimization enables the Department to more readily ensure filing uniformity, analyze more return data, and identify discrepancies in reporting.

Table 1: Ohio Department of Taxation Expenditures, FY 2019

Division	Personal Service	Maintenance	Equipment	Total
Administration	\$6,109,588	\$5,003,621	\$0	\$11,113,209
Audit	23,464,075	596,159	0	24,060,234
Business and Excise	8,710,902	327,525	0	9,038,427
Chief Counsel	5,494,269	23,418	0	5,517,687
Compliance	6,363,619	68,600	0	6,432,218
Criminal Investigations	3,465,815	232,028	189,001	3,886,844
Fiscal Services	5,949,285	5,439,028	398,890	11,787,203
Information Services	15,124,498	13,095,309	208,412	28,428,219
Individual/SDIT/Employment Tax	8,941,638	1,033,271	0	9,974,909
Tax Equalization	1,628,810	358,968	0	1,987,778
Taxpayer Services	9,377,309	45,354	8,956	9,431,619
Total Expenditures	\$94,629,808	\$26,223,280	\$805,258	\$121,658,347

Year in Review

Fiscal Year 2019

Summary information on taxes collected

The Tax Commissioner is responsible for the administration of most of Ohio's taxes. Three exceptions are Ohio's insurance premiums tax, the tax on spirituous liquor, and the motor vehicle license tax. The Tax Commissioner also is responsible for the administration or oversight of several local government taxes. Additionally, the Tax Commissioner is responsible for the distribution of local government and public library funds, revenues from several taxes, real property tax rollback funds, and certain fees.

The revenues collected from many – but not all – taxes are deposited in Ohio's General Revenue Fund (GRF). The GRF is used to pay for approximately half of the state government's operations. Other taxes are collected for specific purposes and are not deposited into the GRF.

The following tables and charts summarize data on collections of taxes administered by the Tax Commissioner, all state tax sources, and state tax sources for the GRF. Additional information is available on ODT's website (www.tax.ohio.gov) and the Office of Budget and Management's website (www.tax.ohio.gov).

Table 2: Taxes & Fees Collected by the Ohio Department of Taxation

This table shows both gross and net tax collections for state-collected and locally-collected taxes. For state collected taxes, "gross tax collections" are equal to total taxes collected, including taxes which were later refunded. Net tax collections are equal to gross collections, less all refunds. Note: because the data for state-collected taxes is from the state accounting system, the figures will differ slightly from data shown elsewhere in the report. Other tables in this report frequently represent taxes reported as shown on the tax returns filed during the fiscal year, rather than actual collections during the fiscal year or for specific funds (e..g, the state's General Revenue Fund).

General Nevenue Puntaj.	Gross Tax C	ollections	Net Tax Collections		% Change (2018-2019)
State-Collected Taxes	FY 2018	FY 2019	FY 2018	FY 2019	
State Sales and Use	\$10,453,390,174	\$10,887,888,483	\$10,342,974,399	\$10,777,332,281	4.2%
State Personal Income	10,711,548,656	11,346,615,050	8,796,211,882	9,313,351,666	5.9%
Local Sales and Use	2,545,390,129	2,623,954,717	2,545,390,129	2,623,954,717	3.1%
Commercial Activity Tax	1,963,768,818	2,071,514,439	1,804,573,427	1,934,913,627	7.2%
Motor Vehicle Fuel	1,820,089,640	1,857,068,553	1,805,171,645	1,841,172,255	2.0%
Cigarette & Other Tobacco					
Excise	942,103,953	920,786,460	939,761,555	918,174,662	-2.3%
Kilowatt-Hour Excise	537,453,423	547,793,853	537,154,944	547,543,234	1.9%
School District Income	482,830,853	517,165,467	454,819,379	488,230,629	7.3%
Gross Casino Revenue Tax	272,055,072	277,900,411	272,055,072	277,900,411	2.1%
Financial Institutions Tax	243,000,699	248,688,101	201,067,378	202,443,455	0.7%
Public Utility Excise	119,422,640	143,201,533	119,242,123	143,160,605	20.1%
Petroleum Activity Tax	75,024,473	96,744,694	74,806,458	96,245,557	28.7%
Natural Gas Consumption	69,551,510	75,902,027	69,550,506	75,902,027	9.1%
Severance	52,054,753	68,563,926	52,054,753	68,563,926	31.7%
Alcoholic Beverage Excise ²	54,364,065	57,740,977	54,364,065	57,740,977	6.2%
Motor Fuel Use ⁴	21,269,980	45,490,049	20,168,571	44,407,403	120.2%
Municipal Net Profit Tax ⁵	11,054,592	44,597,319	11,054,592	44,347,754	301.2%
Wireless 911	26,027,556	26,382,727	26,010,288	26,381,952	1.4%
Municipal Income Tax for					
Electric Light Companies	13,636,250	19,280,218	13,636,250	19,280,218	41.4%
Local Cigarette Excise ³	16,388,492	15,322,718	16,388,492	15,322,718	-6.5%
Replacement Tire Fee	8,589,624	8,032,168	8,583,279	8,024,110	-6.5%
Local Alcoholic Beverage ³	5,348,563	5,352,031	5,348,563	5,352,031	0.1%
Horse Racing	5,061,978	5,026,076	5,061,978	5,026,076	-0.7%
Corporation Franchise ¹	3,335,592	2,215,662	2,185,347	2,215,662	1.4%
Resort Area Excise	1,226,928	1,428,601	1,226,928	1,428,601	16.4%
Estate Tax ¹	235,499	153,938	212,950	153,938	-27.7%
Dealer in Intangibles ¹	0	0	(374,398)	0	-100.0%
Total State-Collected					
Taxes	\$30,454,223,913	\$31,914,810,196	\$28,178,700,555	\$29,538,570,490	4.8%

			% Change (2018-
Locally-Collected Taxes	CY 2018	CY 2019	2019)
Public Utility Property	\$1,328,123,219	\$1,515,966,420	14.1%
Estate 1,6	1,107,668	790,898	-28.6%
Total Locally-Collected			
Taxes	\$1,329,230,887	\$1,516,757,318	14.1%

¹These taxes are no longer in effect. Only residual revenues and refunds are applicable going forward. ²Excludes tax on liquor since it is administered by the Ohio Department of Commerce, Division of Liquor Control. ³Collected for Cuyahoga County. ⁴Gross collections include refunds and payments made to other states and Canadian provinces participating in the International Fuel Tax Agreement (IFTA). ⁵Municipal Net Profit Tax collections by the state for distribution to municipalities was new for FY 2018 and reflects only a partial year's collection. ⁶CY 2018 data is from County Auditor estate tax settlements for the August 2017 and February 2018 periods; CY 2019 data is from the settlement for the February 2019 period (only one settlment period annually going forward). Source: FY 2018 & 2019 data on state-collected taxes was extracted from the state accounting system. Data on locally-collected taxes is based on the Department of Taxation's own data sources.

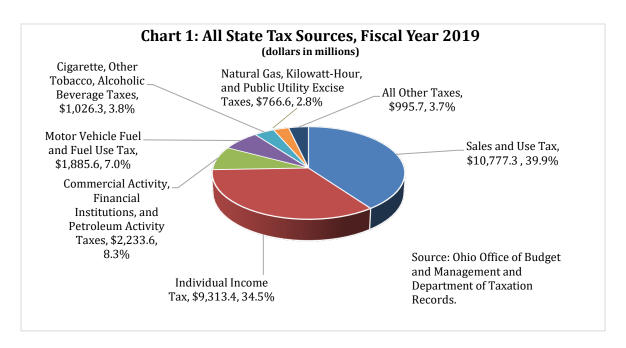


Table 3: All State Tax Sources, Fiscal Year 2019 (dollars in millions, excluding federal aid)

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Major Taxes:	Collections	
Sales and Use Tax	\$10,777.3	39.9%
Individual Income Tax	\$9,313.4	34.5%
Motor Vehicle Fuel and Fuel Use Tax	\$1,885.6	7.0%
Commercial Activity, Financial Institutions, and Petroleum Activity Taxes	\$2,233.6	8.3%
Cigarette, OTP and Alcoholic Beverage Taxes ¹	\$1,026.3	3.8%
Natural Gas, Kilowatt-Hour, and Public Utility Excise	\$766.6	2.8%
All Other Taxes	\$995.7	3.7%
Major Taxes Total	\$26,998.4	100.0%
Other Taxes:		
Foreign Insurance Tax	\$325.8	
Gross Casino Revenue Tax	\$277.9	
Domestic Insurance Tax	\$281.3	
Severance Tax	\$68.6	
Corporation Franchise Tax	\$2.2	
Wireless 9-1-1 Charge	\$26.4	
Estate Tax	\$0.2	
Other Business and Property	\$0.3	
Horse Racing Tax	\$5.0	
Replacement Tire	\$8.0	
Other Taxes Total	\$995.7	
Course, Ohio Office of Dudget and Management and Department		

Source: Ohio Office of Budget and Management and Department of Taxation records.

¹Includes tax collections on liquor, administered by the Ohio Department of Commerce.

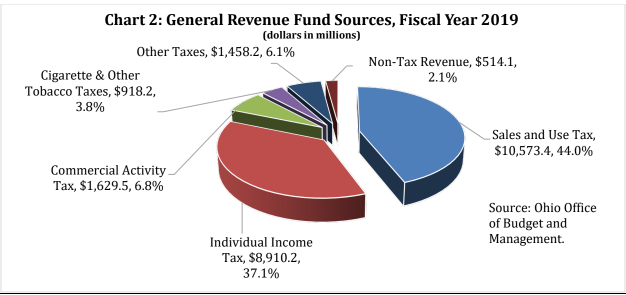
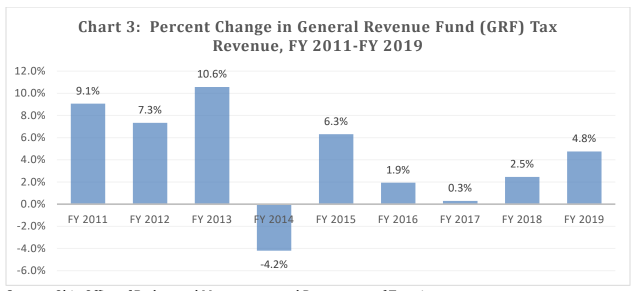


Table 4: General Revenue Fund Sources, Fiscal Year 2019 (dollars in millions, excluding federal aid)

Major Taxes:	Collections	Percent of Total
Sales and Use Tax	\$10,573.4	44.0%
Individual Income Tax	\$8,910.2	37.1%
Commercial Activity Tax	\$1,629.5	6.8%
Cigarette Tax & Other Tobacco	\$918.2	3.8%
Total Major Taxes	\$22,031.3	91.8%
Other Taxes:		
Kilowatt-Hour Excise Tax	\$343.6	
Domestic Insurance Tax	\$276.0	
Foreign Insurance Tax	\$296.3	
Financial Institutions Tax	\$202.4	
Public Utility Excise Tax	\$143.2	
Alcoholic Beverage Taxes (including liquor gallonage)	\$106.6	
Natural Gas Distribution Tax	\$75.9	
Petroleum Activity Tax	\$11.6	
Corporation Franchise Tax	\$2.1	
Estate Tax	\$0.2	
Other Business and Property	\$0.3	
Total Other Taxes	\$1,458.2	6.1%
Total Tax Revenue	\$23,489.5	97.9%
Non-Tax Revenue:		
Earnings on Investment	\$114.4	
Miscellaneous ¹	\$399.7	
Total Non-Tax Revenue	\$514.1	2.1%
	\$24,003.6	100.0%
Source: Ohio Office of Budget and Management.		
Includes cortain transfers into the general revenue fund licenses and fees a	and other income	

¹Includes certain transfers into the general revenue fund, licenses and fees, and other income.



Source: Ohio Office of Budget and Management and Department of Taxation.

Table 5: General Revenue Fund Tax Revenue, FY 2011 - 2019 (dollars in millions)							
Fiscal Year	Revenue	% Change					
2011	\$17,706.1						
2012	\$19,005.2	7.3%					
2013	\$21,015.7	10.6%					
2014	\$20,134.4	-4.2%					
2015	\$21,405.8	6.3%					
2016	\$21,821.6	1.9%					
2017	\$21,885.8	0.3%					
2018	\$22,423.2	2.5%					
2019	\$23,489.5	4.8%					

Source: Ohio Office of Budget and Management and Department of Taxation.

Table 6 2016 State & Local Tax Burdens: Ohio and Nine Comparison States

	Taxes per Capita		Taxes as % of Personal Incom				
State	Total	Rank	Percentage	Rank			
Georgia	\$3,663	43	8.7%	42			
Indiana	\$3,873	37	9.0%	35			
Kentucky	\$3,821	38	9.8%	27			
Michigan	\$4,075	29	9.2%	32			
North Carolina	\$3,919	33	9.3%	30			
Ohio	\$4,469	27	10.0%	22			
Pennsylvania	\$5,060	17	10.0%	23			
Tennessee	\$3,324	50	7.7%	49			
Texas	\$4,015	30	8.7%	40			
West Virginia	\$3,912	34	10.7%	12			

Source: U.S. Bureau of the Census and Bureau of Economic

Analysis Rankings include District of Columbia

Responsibilities

The mission of the Ohio Department of Taxation (ODT) is to provide quality service to Ohio taxpayers by helping them comply with their tax responsibilities and by fairly applying the tax law.

Tax Commissioner. Section 5703.05 of the Ohio Revised Code vests all powers, duties and functions of the Department of Taxation in the Tax Commissioner. The Tax Commissioner is appointed by the Governor, is subject to confirmation by the Ohio Senate, and serves at the pleasure of the Governor.

In general, the Tax Commissioner is responsible for the administration of most state-collected taxes and several locally-collected taxes as well as supervision of the real property tax. Broadly speaking, the principal powers and duties of the Tax Commissioner include: making all tax assessments, valuations, findings, determinations, computations and orders; reviewing, re-determining or correcting previous assessments, valuations or findings; promulgating rules and preparing and distributing tax return forms and other reporting tools; auditing returns, levying assessments and penalties, and granting or denying tax refunds; and issuing, revoking or suspending certain licenses and permits.

In addition, the Tax Commissioner has specific duties. These include: the actual collection of the vast majority of Ohio's taxes; the operation of a central collection and reporting system for municipal income taxes on electric light and local exchange telephone companies; the maintenance of a continuous study of the practical operation of the taxation and revenue laws of the state, the probable revenue effect of legislation introduced to change existing laws, and proposed measures providing for other forms of taxation; and revenue distribution to local governments, including shares of motor fuel tax revenue, property tax relief reimbursements, and distributions from the Local Government Fund, the Public Library Fund, and certain other funds.

In order to perform these duties efficiently, the Tax Commissioner is authorized by law to create divisions and sections of employees and organize the work of the department in a manner that, in the Tax Commissioner's judgment, will result in an efficient and economical administration of Ohio's tax laws.

Customer services. Ohio's taxpayers are among ODT's customers. When they need help complying with tax obligations, they frequently turn to ODT's customer services divisions.

For many taxpayers, the Taxpayer Services Division is the first stop – a single point of contact for taxpayers with questions about individual income, school district income, sales and use, employer withholding, employer school district income withholding, commercial activity, pass-through entity and trust taxes. This division serves as a multi-channel contact center that responds to taxpayer inquiries by letter, telephone, email, and fax machine.

This division strives for "first call resolution" to taxpayer inquiries, which include general and technical taxability issues, tax return issues, filing requirements, business registrations, tax releases, billings, and assessments. The division also provides help desk support for the Ohio Business Gateway, responds to requests for forms, handles inquiries about refunds, and answers questions from tax practitioners.

During fiscal year 2019, the Taxpayer Services Division responded to 733,135 phone calls, 69,256 emails, 43,299 Gateway cases, and 10,161 walk-in taxpayers at the Northland Facility. The division also has a central registration unit dedicated to answering telephone calls regarding business registration and entering business registrations into the system for employer withholding, school district withholding and some sales tax vendor's licenses. Other responsibilities include maintaining the cumulative vendor accounts, updating of demographic information, and data purification.

When time permits, Taxpayer Services assists other operating divisions to help avoid backlogs and the need for taxpayers to contact the department.

The **Problem Resolution Officer** (PRO) is a statutorily required resource for Ohio's taxpayers. The PRO specifically is to "receive and review inquiries and complaints concerning matters that have been pending before the department for an unreasonable length of time or matters to which a taxpayer has been unable to obtain a satisfactory response after several attempts to communicate with the employee of the department assigned to the taxpayer's case or the employee's immediate supervisor." Most Ohio tax situations are reviewable by the PRO except for final determination appeals and collections cases certified to the Ohio Attorney General.

Organizational divisions. Tax divisions administer specific taxes including developing regulatory rules and procedures, prescribing returns and schedules, examining returns that suspend from processing, and articulating laws and policies to help resolve taxpayers' questions and issues. These divisions are:

- Business Tax (Commercial Activity Tax, Municipal Income Tax for Electric Light and Telephone Companies, Municipal Net Profit Tax and Pass-through Entity Tax),
- Excise & Energy Tax (Alcoholic Beverage Tax, Cigarette and Other Tobacco Products Tax, Horse Racing Tax, Kilowatt-Hour Tax, Motor Fuel Tax, Natural Gas Distribution Tax, Severance Taxes, Public Utility Property and Excise Taxes).
- Individual and School District Income Tax,
- Tax Equalization.

The forms unit coordinates the creation and maintenance of paper forms and instructions for ODT, including barcoded forms that can be scanned by computers. The unit distributes forms and instructions and acts as a liaison with third party software vendors and payroll processing companies that create third party versions of Ohio's tax forms and payment coupons.

The **Revenue Accounting Division** ensures that tax dollars are properly deposited and distributed in accordance with the law. In fiscal year 2019, Revenue Accounting distributed approximately \$5.5 billion of various revenues (for more information on distributions, please see: https://www.tax.ohio.gov/Government/distributions.aspx).

In addition, Revenue Accounting records most of the revenue receipts and refund deposits for the individual income and employer withholding taxes, the sales and use taxes, the financial institutions tax, the school district income tax, the motor fuel and use taxes, the International Fuel Tax Agreement, the commercial activity tax, the municipal income tax on net profits and the municipal income tax for electric light companies and telephone companies. The division is also responsible for exception processing for most of the refunds released by the department. The division handles the accounting and reversals for all tax payment errors. This includes paper checks, electronic funds transfers (EFTs), payments made through the Ohio Business Gateway (OBG), and Treasurer of State debits and credits. Revenue Accounting also has a Central Payment Unit that is responsible for researching payments that need processing for all taxes. Revenue Accounting reconciles EFT payments, OBG payments, and credit card payments. Revenue Accounting has the additional responsibility of assisting the Office of Budget and Management with the state Comprehensive Annual Financial Report (CAFR).

The **Revenue Processing Division** is the central processing unit for most paper tax returns filed with the Ohio Department of Taxation. The division's primary function is to timely process all paper tax returns and checks. This is accomplished through receiving, extracting, scanning and capturing tax returns, documents and remittances; storing and retrieving tax documents and depositing taxpayer payments to the bank so that funds are available for distributing to state and local governments. Each fiscal year, the division extensively tests data capture software and software vendor paper returns for both 1D and 2D barcoding. The division processed over 1.09 million paper returns and 1.66 million check payments in fiscal year 2019. See Table 1 for volume of paper forms processed by tax type.

Table 1. Volume of Paper Forms by Tax Type, Fiscal Year 2019

Tax Type	Volume
Employer Withholding (for both individual income and school district	
income taxes)	68,992
School District Income	121,498
Individual Income	724,099
Pass-through Entity Withholding	66,101
Sales Tax	26,745
Tax Equalization property tax forms	68,516

Compliance services. The primary role of the Compliance Division is issuing bills and assessments as part of the Department's major compliance programs. These major compliance programs address a range of tax types, including individual income, school district income, employer withholding, school district employer withholding, sales and use, commercial activity, and pass-through entity taxes.

Examples of major compliance programs run by this division include: sending billing notices when taxpayers fail to file a tax return, fail to pay the balance due shown on a filed tax return or make an error in filing their tax return (e.g. fail to report all taxable income, compute tax liability incorrectly, etc.).

When taxpayers do not respond to a billing notice asking them to resolve a tax-due matter, the Compliance Division issues an assessment. Assessments are the Tax Commissioner's final notice to a taxpayer of a tax deficiency or delinquency. An assessment informs a taxpayer of his or her legal rights if the assessment is not timely resolved or an appeal is not timely filed. Failure to resolve or file an appeal results in the division certifying the debt for collection to the Ohio Attorney General's office. The Compliance Division serves as the department's liaison to the Ohio Attorney General's office regarding the collection of tax deficiencies and delinquencies.

The Compliance Division also is responsible for responding to all taxpayer billing, assessment and certification correspondence and reviewing appeals of assessments that did not begin with an audit. This enables taxpayers to resolve certain issues in an informal manner that supports the Department's focus on timely, quality customer service.

The **Criminal Investigations Division** (CID) consists of 32 sworn police officers and 2 civilian employees who enforce the criminal provisions of Ohio's tax laws. CID was created in 1971 primarily to combat organized crime and the smuggling of untaxed cigarettes. Today, CID enforces most taxes administered by ODT including tobacco taxes, the motor fuel tax, the income tax, employer withholding taxes and sales and use taxes.

Support services. The **Budget and Fiscal Division** performs the internal financial tasks that are necessary for ODT to run its daily operations. Those tasks include preparing and monitoring the operating budget, coordinating centralized purchasing, paying invoices, reimbursing travel expenses, managing department assets, generating financial reports, and managing department contracts.

The **Tax Analysis Division** serves as the research and statistics division of ODT providing data, quantitative analysis, revenue estimates and forecasting to the Tax Commissioner and other customers. The division prepares a tax expenditure report biennially that by state law is submitted to the Governor who submits it to the General Assembly as an appendix to the biennial operating budget. The division performs other functions including assisting with the forecasting and tracking of state tax revenues, estimating and certifying school district income tax rates, and publishing the Tax Data Series for public use.

The **Communications Division** is ODT's first point of contact for the news media. It provides communications services to assist the Tax Commissioner with the discharge of his statutory duties. These communications services include issuing news releases, coordinating interviews and media events, managing ODT's website, social media accounts, and publications, monitoring media for news and criticism relevant to ODT, managing content on ODT's intranet, and publishing a monthly employee newsletter.

The **Office of Agency Performance** is responsible for functions related to ODT's human resources, organizational development, internal audit, and facilities management. Human Resources creates, implements, and assesses a range of human resource actions. Organizational Development coordinates and provides practical and applied professional skills and career development opportunities. Internal Audit independently examines and evaluates the ongoing control processes and acts as a liaison with external auditing authorities. Facilities Management maintains ODT's buildings, office spaces, and grounds and provides building security.

Information Services Division (ISD) collaborates with ODT business areas to implement technical solutions to effect new legislation, provide enhanced and secure services for our internal and external customers, and to simplify taxpayer compliance with the law. ISD's functional responsibilities include project management, application development, database, infrastructure configuration, security/compliance, data analytics, and workstation support. ODT utilizes the Department of Administration Services Office of Information Technology (OIT) shared services including network, most hardware (mainframe and servers), system software (z/OS, Windows, AIX), eMail, phones and the Ohio Business Gateway (OBG). ISD also supports cross agency interaction with the Attorney General's Office, Treasurer of State, Bureau of Workers' Compensation and Department of Insurance.

ODT continued to add functionality required by legislative changes as well as enhancing business users' experience on the State Taxation and Accounting Revenue Systems (STARS) system. Municipal Net Profit forms MDP-10 annual return and MNP-ES declaration form for tax year 2018 were implemented as part of legislative changes. Enhancements were added to enable taxpayers to carry credits forward to the next filing period.

ODT also implemented a local government portal that enables municipalities to electronically share information with ODT as well as receive reports and other information electronically.

ODT as a whole and ISD specifically continued to provide support to OIT to assist in the maintenance and administration of the Ohio Business Gateway 3.0. OBG provides a one-stop, cloud-based gateway for business customers to electronically file and pay taxes.

ISD continued to partner with OIT on various IT consolidation projects, including migrating to ServiceNow, the state's enterprise service desk and change management platform. ISD remained vigilant to ensure the infrastructure was available and reliable by upgrading various software and hardware integral to the performance of IT systems and customer facing applications.

The **Legislation Division** coordinates ODT's legislative affairs by providing legislative ethics compliance, monitoring state and federal tax legislation, analyzing proposed tax bills and amendments, assisting legislators with constituent inquiries, attending committee hearings and lobbying on behalf of the Tax Commissioner.

Office of the Chief Counsel. The Office of the Chief Counsel is responsible for the supervision of all legal affairs of ODT. This office is divided into three divisions: The Tax Appeals and Appeals Management Division, the Bankruptcy Division and the Legal Counsels Division.

The **Tax Appeals Division** conducts most of the administrative appeal hearings within the department and issues the Tax Commissioner's final determination in these tax matters, which serves as the department's final assessment of the taxpayer. Fiscal year 2019 ended with a balance of approximately 2,187 cases, a slight decrease from the prior year. Of those cases, 1,176 were challenges to sales and use tax assessments and/or

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refunds. The remaining tax types, including personal income tax, employer withholding and school district withholding tax, commercial activity tax, and various approval processes of which the tax department takes an active role, comprise the remaining case load. The sales and use tax group started the fiscal year with approximately 1,535 cases and ended the year with approximately 1,176 cases. Of the remaining tax types, the division began the year with 1,313 cases and ended the year with a balance of 1,011. During the fiscal year, a total of 1086 final determinations were issued.

The **Appeals Management Division** serves as a liaison with the Attorney General's Office for all litigation that involves the Department of Taxation except personnel actions. The Division manages substantive tax cases at the Ohio Board of Tax Appeals, the Ohio Supreme Court, and various courts throughout the federal and state court systems. As of June 30, 2019 there were 373 cases on appeal at the Board of Tax Appeals, the state appeals court system and at the Ohio Supreme Court. These numbers are lower than fiscal year 2018, when the division had 780 cases on appeal at the various tribunals.

The **Bankruptcy Division** is tasked with protecting the state's interests in all matters concerning federal bankruptcy cases; researching, filing claims and coordinating litigation actions with the Ohio Attorney General's Office. In fiscal year 2018, the division received 7,885 Notices of bankruptcy (compared to 8,479 Notices filed the previous fiscal year). It processed a total of 2,733 proofs of claims (compared to 2,968 the previous year). The total amount of tax debt included in the department's claims and subject to the jurisdiction of the federal courts is \$55,998,282.45. For fiscal year 2018, \$6,213,631.82 was collected by the Ohio Attorney General's Office from bankruptcy claims; total amount does not include uncertified amounts collected through the division/department directly. In fiscal year 2019, the division received 8,199 Notices of bankruptcy. It processed a total of 2,431 proofs of claims, and \$6,174,115.49 was collected by the Ohio Attorney General's Office from bankruptcy claims; total amount does not include uncertified amounts collected through the division/department directly. The total amount of tax debt included in the department's claims and subject to the jurisdiction of the federal courts for fiscal year 2019 is \$51,209,618.62. The division also facilitates 'Offer in Compromise' matters and certified claim settlements with the Ohio Attorney General's Office.

Legal Counsels are embedded in other department divisions to provide legal advice on tax law and the administration of taxes as well as drafting legislation, regulatory rules, tax opinions, and information releases.

The **Audit Division** conducts audits relating to most of Ohio's major business taxes. During fiscal year 2019, the Audit Division completed the following numbers and types of audits:

Table 2. Completed Audits by Audit Division

Tax Type	Audits Completed
Commercial Activity	981
Corporate Franchise	0
Employer Withholding	159
Financial Institutions	39
International Fuel Tax Agreement	180
International Registration Plan	184
Master Settlement Agreement	49
Other Tobacco Products	0
Pass-Through Entity	231
Individual Income	1,274
Petroleum Activity	13
Sales and Use	3,557
School District Withholding	0
Total	6,667

Table 3. Ohio Individual Income & School District Income Tax Return Filing: Tax Years 2009 - 2018										
State Returns	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018
Total Paper	1,454,332	1,137,134	997,950	915,022	809,704	778,869	687,633	684,359	685,994	616,691
Total Electronic	3,812,182	4,160,231	4,378,196	4,504,305	4,717,107	4,778,740	4,728,900	4,836,968	5,033,431	5,157,441
Total State Returns	5,266,514	5,297,365	5,376,146	5,419,327	5,526,811	5,557,609	5,416,533	5,521,327	5,719,425	5,774,132
% Filed on Paper	27.6%	21.5%	18.6%	16.9%	14.6%	14.0%	12.7%	12.4%	12.0%	10.7%
% Filed Electronically	72.4%	78.5%	81.4%	83.1%	85.4%	86.0%	87.3%	87.6%	88.0%	89.3%
School District Retur	ns									
Total Paper	213,468	173,496	152,397	135,842	121,206	117,243	110,459	111,463	114,624	97,773
Total Electronic	530,416	579,731	615,042	655,443	692,467	714,340	728,320	761,119	770,876	789,507
Total School Returns	743,884	753,227	767,439	792,058	813,673	831,583	838,779	872,582	885,500	887,280
% Filed on Paper	28.7%	23.0%	19.9%	17.2%	14.9%	14.1%	13.2%	13.8%	12.9%	11.0%
% Filed Electronically	71.3%	77.0%	80.1%	82.8%	85.1%	85.9%	86.8%	87.2%	87.1%	89.0%
Source: Ohio Departme	Source: Ohio Department of Taxation									

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	All Assessments Lev	ied			All Unpaid Assessments Certified for C		
	FY 2018		FY 2019		FY 2018	FY 2019	
	Amount	Number	Amount	Number	Amount	Amount	Number
Sales and Use	\$1,400,186,843	\$192,058	\$1,699,058,281	\$216,165	\$988,709,594	\$999,587,326	\$141,318
Commercial Activity	1,589,066,215	60,018	3,744,912,147	58,501	1,010,625,447	1,734,125,959	38,619
Employer Withholding	80,463,963	23,290	62,925,208	22,192	67,232,293	42,112,599	15,009
Financial Institutions	36,357,450	113	14,899,431	50	1,533,422	4,862,511	16
Petroleum Activity	793,154	23	2,763,628	41	278,555	985,117	21
Resort Area	717,869	993	789,633	136	538,996	549,775	82
Wireless 911 Charge	3,623,870	688	2,454,242	454	2,086,256	1,429,586	285
Motor Vehicle Use	17,585,380	89	44,666,545	174	888,235	12,462,164	61
Cigarette	417,824	45	513,979	47	131,809	270,185	8
Other Tobacco Products	7,151,473	194	6,322,322	184	3,896,596	3,322,973	75
Alcoholic Beverage	19,224,237	512	21,763,247	444	9,290,773	9,757,363	226
Severance	16,555,251	568	26,423,788	619	12,831,898	17,233,695	398
Horse Racing	509	2	-	-	-	-	-
Replacement Tire Fee	412,053	37	558,364	40	204,487	418,182	26
IFTA	793,891	921	787,736	971	462,216	379,867	627
Kilowatt Hour	3,680,958	167	665,997	35	2,721,926	133,324	8
Master Settlement Agreeme	79,250	105	126,750	138	42,000	41,250	49
Natural Gas Distribution	173	3	-	-	-	-	-
Public Utility Excise	3,138,321	21	15,125,704	22	846,249	376,171	9
Gross Casino Revenue	-	-	-	-	-	-	-
Individual Income Tax	514,290,266	100,118	264,260,742	102,611	416,534,808	141,912,943	78,098
School District Income Tax	46,192,039	125,479	41,798,236	109,182	33,958,071	32,077,720	83,061
Corporation Franchise	16,136,304	6	13,147	1	508	508	1
Total	\$3,756,867,293	\$505,450	\$5,950,829,128	\$512,007	\$2,552,814,138	\$3,002,039,219	\$357,997

Table 5 - Cash Collections from Audit and Compliance Programs (Fiscal Year 2019 figures in millions rounded)					
				Voluntary	
				Disclosure	
		Assessment	Audit	Agreement	
	Billing Collections	Collections	Collections	Collections	Total
Sales and Use	\$84,437,754	\$126,196,940	\$30,478,260	\$27,623,385	\$268,736,339
Individual Income	50,231,757	127,800,428	2,649,458	18,665	180,700,308
Employer Withholding	7,701,881	17,327,922	507,689	6,255	25,543,747
Commercial Activity	58,087,959	61,944,026	27,695,750	14,767,545	162,495,280
Financial Institutions	632,113	141,856	829,653	304,069	1,907,692
Petroleum Activity	1,021,239	1,224,893	2,338,470	-	4,584,602
Resort Area	124,413	134,448	-	-	258,861
Wireless 911 Charge	7,923	21,095	-	-	29,019
Motor Vehicle Use	1,322,190	518,770	-	-	1,840,960
Cigarette	99,070	393,582	-	-	492,652
Other Tobacco Products	125,490	236,566	-	-	362,056
Alcoholic Beverage	137,610	146,837	-	-	284,447
Severance	391,461	564,481	-	-	955,942
Horse Racing	-	-	-	-	-
Replacement Tire Fee	36,800	17,470	-	-	54,270
IFTA	669,931	396,625	66,189	-	1,132,745
Kilowatt Hour	544,082	168,762	-	-	712,844
Master Settlement Agreeme	922	26,042	-	-	26,964
Natural Gas Distribution	5,455	-	-	-	5,455
Public Utility Excise	315,214	13,816,931	-	-	14,132,145
Gross Casino Revenue	-	-	-	-	-
Pass-Through Entity	-	-	11,985,923	1,402,561	13,388,484
School District Income	6,091,923	37,474,578	-	30,916	43,597,418
Corporation Franchise	-	227,778	-	-	227,778
Total Collections	\$211,985,187.76	\$388,780,031.72	\$76,551,392.00	\$44,153,396	\$721,470,007
Source: Ohio Department of Taxation					

Table 6. Ohio Tax Commissioners (1939 to present)

Tax Commissioner	Began Service	Ended Service	Appointing Governor
William S. Evatt	June 3, 1939	December 31, 1944	John W. Bricker
C. Emory Glander	January 1, 1945	January 31, 1951	Frank J. Lausche
John W. Peck	February 1, 1951	January 31, 1954	Frank J. Lausche
Stanley J. Bowers	February 1, 1954	April 14, 1963	Frank J. Lausche
Louis J. Schneider	April 15, 1963	December 29, 1964	James A. Rhodes
Gerald A. Donahue	January 4, 1965	March 12, 1966	James A. Rhodes
Gail W. Porterfield	March 13, 1966	January 10, 1971	James A. Rhodes
Robert J. Kosydar	January 11, 1971	January 12, 1975	John J. Gilligan
Gerald S. Collins	January 13, 1975	September 10, 1975	James A. Rhodes
Edgar L. Lindley	September 11, 1975	January 9, 1983	James A. Rhodes
Joanne Limbach	January 10, 1983	January 13, 1991	Richard F. Celeste
Roger W. Tracy	January 14, 1991	January 11, 1999	George V. Voinovich
James J. Lawrence	January 11, 1999	June 30, 1999	Bob Taft
Thomas M. Zaino	July 1, 1999	October 31, 2003	Bob Taft
J. Patrick McAndrew	November 1, 2003	January 11, 2004	Bob Taft
William W. Wilkins	January 12, 2004	January 7, 2007	Bob Taft
Richard A. Levin	January 8, 2007	January 9, 2011	Ted Strickland
Joseph W. Testa	January 10, 2011	January 13, 2019	John R. Kasich
Jeffrey A. McClain	January 14, 2019		Mike DeWine

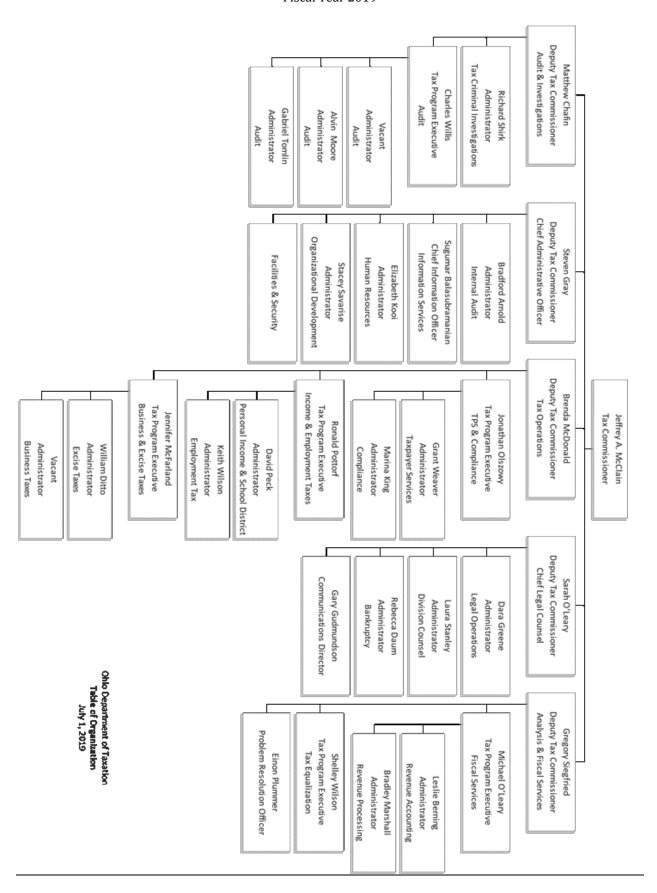
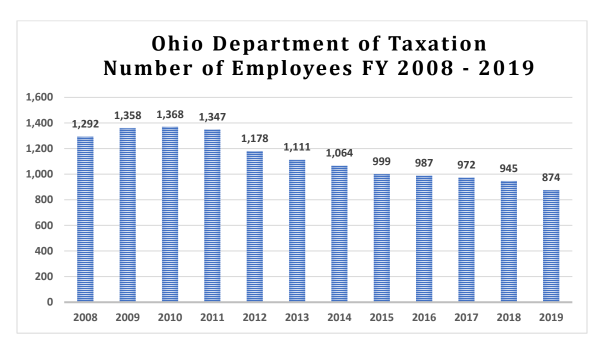


Chart 2



State Taxes Administered by the Tax Commissioner

The following are reports for fiscal year 2019 on the various taxes administered by the Tax Commissioner. Collections data shown are net of refunds. All collections data reported in the tax sections comes from the state's general ledger report available to the Ohio Department of Taxation unless otherwise noted, and the data is rounded. Other data tables are reported in the **Data Appendix** section.

Alcoholic Beverage Taxes

Overview. Responsibility for administering Ohio's taxes on alcoholic beverage is split between the Ohio Department of Taxation (ODT) and the Ohio Department of Commerce's Division of Liquor Control. This chapter covers only the role of ODT in administering Ohio's excise taxes on beer, wine, cider, and mixed beverages of up to 21 percent alcohol by volume (ABV). The Division of Liquor Control administers a separate tax on spirituous liquor.

During fiscal year 2019, collections of alcoholic beverages taxes administered by ODT totaled approximately \$57.5 million, excluding the hold fund balance. Of this amount, approximately \$56.2 million was deposited into the General Revenue Fund (GRF) and approximately \$1.3 million in the Ohio Grape Industries Fund.

ODT also administers and collects county permissive taxes on beer, wine, cider, and mixed beverages. Cuyahoga County is the only county in Ohio permitted by state law to levy such taxes. Please see the **Local Government Taxes** section for details.

Taxpayer (R.C. 4301.42-.43, 4303.33, 4305.01). The alcoholic beverage taxes are levied on manufacturers, bottlers and canners, wholesale dealers, distributors, and retail dealers.

Tax Base (R.C. 4301.01). The tax base is comprised of beer, wine, cider, and mixed beverages up to 21 percent of ABV. These beverages are defined in law as follows:

- Beer includes all beverages brewed or fermented wholly or in part from malt products containing at least 0.5 percent of ABV.
- Mixed beverages include bottled and prepared cordials, cocktails, highballs, and solids and confections that are obtained by mixing any type of whiskey, neutral spirits, brandy, gin, or other distilled spirits with, or over, carbonated or plain water, pure juices from flowers and plants, and other flavoring materials. They contain at least 0.5 percent and not more than 21 percent of ABV.
- Wine, including sparkling wine and vermouth, includes all liquids fit to use for beverage purposes made from the fermented juices of grapes, fruits, or other agricultural products, except it does not include cider. It contains at least 0.5 percent and not more than 21 percent of ABV (by law, wine with less than 4 percent ABV is not subject to the tax); and
- Cider means all liquids fit to use for beverage purposes that are made through the normal alcoholic fermentation of the juice of apples including flavored, sparkling, or carbonated cider and cider made from pure condensed apple must. It contains at least 0.5 percent of ABV and not more than 6 percent of alcohol by weight.

Tax Rates. Excise tax rates on each alcoholic beverage vary by type and alcohol content. The state rates are as follows:

Type of Product	Code Section	Measure	Rate
Beer in bottles or cans (12 ounces or less)	4301.42	per ounce	0.14 cents
Beer in bottles or cans (more than 12 ounces)	4301.42	6 oz. or fraction thereof	0.84 cents
Wine (containing 4-14% ABV)	4301.43432	gallon	0.32 cents
Wine (containing 14-21% ABV)	4301.43432	gallon	\$1.00
Vermouth	4301.43432	gallon	\$1.10
Sparkling wine	4301.43432	gallon	\$1.50
Cider	4301.43	gallon	0.24 cents
Mixed Beverages	4301.43	gallon	\$1.20
Beer in barrels	4305.01	31 gallons	\$5.58

Exempt Products and Sales (R.C. 4301.23, 4301.43, 4307.05, 4307.07). Alcoholic beverage taxes do not apply to sacramental wine used in religious rites, sales to the federal government, or sales for resale outside of Ohio.

Tax Filing and Payment Dates (R.C. 4303.33). The beer and malt beverage monthly advance tax payment is due on or before the 18th day of each month for that month's estimated tax liability. The beer and malt beverages tax return is due monthly on or before the 10th day of the month following the reporting period. The wine and mixed beverages tax return is due on or before the 18th day of the month following the reporting period.

Tax Discounts, Credits, and Exemptions (R.C. 4303.33-.333). An advance tax payment credit is allowed to beer permit holders equal to 3 percent of the amount of tax received by the 18th day of the month for which the tax is paid. A discount also is allowed on the balance of the tax due (after the advance payment) when received by the 10th day of the following month. This additional discount is the smaller of the following: 3 percent of 10 percent of the advance payment or 3 percent of the net amount of the tax due after deducting the advance payment. A 3 percent discount is allowed to wine and mixed beverage permit holders on the amount of the monthly payment when the payment is received on or before the 18th day of the month following the reporting period.

Any A-1c permit holder (i.e., a manufacturer of beer with total production not to exceed 31 million gallons in a calendar year) is allowed a credit against taxes levied in the following calendar year on not more than 9.3 million gallons of beer sold or distributed in Ohio. The credit may be claimed monthly as the reports required are due. At the time the report for December is due for a calendar year during which a permit holder is eligible to receive the credit, if the permit holder claimed less than the credit due on 9.3 million gallons, including credit claimed on the December report, the permit holder may claim a refund of taxes previously reported and paid during the calendar year on a number of gallons equal to the difference between 9.3 million gallons and the number of gallons for which a credit has been claimed under the law.

Any A-2 or A-2f permit holder (i.e., a manufacturer of wine or an Ohio farm winery) whose total production of wine, wherever produced, which but for this exemption is taxable in Ohio, does not exceed 500,000 gallons in a calendar year is allowed an exemption from this excise tax. The exemption may be claimed monthly against current taxes levied under such section as the reports are due. At the time the report for December is due for a calendar year during which a permit holder claimed an exemption, if the permit holder has paid the tax levied, the permit holder may claim a refund of such tax paid during the calendar year.

Disposition of Tax Revenue (R.C. 924.51-.55, 4301.423, 4301.43-432, 4301.46, 4305.01). The taxes collected are deposited in the GRF, except 5 cents per gallon of the excise tax on wine, including sparkling wine and vermouth, which is deposited in the Ohio Grape Industries Fund. However, the statute requiring 2 of the 5 cents to be deposited into this fund is limited to the period of July 1, 2017 through June 30, 2019 under current law. This allocation of revenue has been repeatedly extended in biennial budget bills.

Comparisons with Competitor States (as of June 30, 2019).

Unless otherwise noted, the percentages refer to ABV. One barrel equals 31 gallons. Conversions to gallons and barrels may have been made for purposes of comparisons including rounding to the nearest cent.

Georgia	Beer: \$10 per barrel
deorgia	Wine (14 percent or less): up to \$1.51 per gallon
	Wine (14 percent): up to \$1.51 per gallon Wine (14 – 21 percent): up to \$2.54 per gallon
	Distilled spirits (less than 190 proof): up to \$3.79 per gallon
	Distilled spirits (190 proof and greater): up to \$5.30 per gallon
v 11	(all shown inclusive of the import tax)
Indiana	Beer, malt beverages, and cider: \$3.57 per barrel
	Wine (less than 21 percent): \$0.47 per gallon
	Mixed beverages (15 percent or less): \$0.47 per gallon
_	Distilled spirits (21 percent and greater): \$2.68 per gallon
Kentucky	Beer, malt beverages, and weak cider: \$2.50 per barrel
	Wine and cider: \$0.50 per gallon
	Distilled spirits (less than 6 percent): \$0.25 per gallon
	Distilled spirits (6 percent and greater): \$1.92 per gallon
Michigan	Beer: \$6.30 per barrel
	Wine (16 percent or less): \$0.51 per gallon
	Wine (greater than 16 percent): \$0.757 per gallon
	Mixed drinks (10 percent or less): \$1.82 per gallon
	Distilled spirits (including wine 21 percent and greater): 12 percent of selling price
North	Beer: \$19.13 per barrel
Carolina	Wine (less than 17 percent): \$1.00 per gallon
	Wine (17 to 24 percent): \$1.11 per gallon
	Distilled spirits: 30 percent of selling price
Pennsylvania	Beer, malt beverages, and cider: \$2.48 per barrel
	Distilled spirits: 18 percent of selling price
Tennessee	All beverages (less than 5 percent): \$4.29 (state excise tax) and \$35.60 per barrel
	(wholesale tax)
	All beverages (5 to 7 percent): \$1.10 per gallon
	All beverages (7 to 21 percent): \$1.21 per gallon
	Distilled spirits: \$4.40 per gallon
Texas	Beer (4 percent alcohol by weight or less): \$6.00 per barrel
	Ale and malt liquor (over 4 percent alcohol by weight): \$6.14 per barrel
	Wine (14 percent or less): \$0.204 per gallon
	Wine (greater than 14 percent of ABV): \$0.408 per gallon
	Sparkling wine: \$0.516 per gallon
	Distilled spirits: \$2.40 per gallon
	Mixed beverages: 6.7 percent of gross receipts
West	Beer and similar products (less than 12 percent): \$5.50 per barrel
Virginia	Wine: \$1.00 per gallon
	Distilled spirits: 5 percent of the retail price

History of Collections.

Table 1: Alcoholic Beverage Taxes collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Beer	Wine & Mixed Beverages	Liquor	Hold Fund	Total
2015	\$43.9	\$13.8	\$43.4	\$0.0	\$101.1
2016	42.4	13.2	45.1	2.5	103.2
2017	44.0	14.4	46.5	-0.1	104.8
2018	42.9	14.0	48.1	-2.5	102.5
2019	41.9	15.6	50.3	0.2	108.0
Source: Office of Budget and Management financial reports.					

History of Major Changes.

1805	First saloon license law enacted permitting counties to charge annual fees of between \$4 and \$12.
1851	New Ohio Constitution prohibits the licensing of liquor traffic but permits the legislature to
	"provide against evils resulting therefrom."
1886	After two previous taxes are struck down, the Dow Law is enacted, a \$200 annual tax on the traffic
	of liquor and \$100 annual tax on the traffic of "malt or vinous" alcohol. Generally, the tax applies to
	saloons; manufacturers are exempted. Initially, proceeds are split between county treasuries and
	county poor funds. The Dow Law, framed as an "act providing against the evils" of spirituous liquor
	traffic, withstands constitutional scrutiny.
1888	Dow tax is raised to \$250, regardless of type of alcohol. One-fifth of proceeds are directed to the
	GRF.
1896	Dow tax is raised to \$350; 30 percent of revenue is dedicated to the GRF.
1906	Dow tax is raised to \$1,000.
1920	Prohibition began.
1933	Prohibition ended; the modern taxation of alcohol began. Beer and malt beverages are taxed at \$1
	per barrel. Wine is taxed at 10 percent of retail price.
1934	Spirituous liquor is taxed at \$1 per gallon. Tax on bottled beer and malt beverages is set at 0.75
	cents per each six ounces or fractional share thereof.
1935	Mixed beverages are taxed at 10 percent of retail price. Malt beverage tax is increased to \$2.50 per
	barrel.
1939	Mixed beverages are taxed at 40 cents per gallon. Wine tax is revised as follows:
	Wine (less than 14 percent ABV): 12 cents per gallon
	Wine (14 to 21 percent ABV): 30 cents per gallon
	Vermouth: 60 cents per gallon
	Sparkling wine: \$1 per gallon
1959	Sales of wine and mixed beverages are subjected to sales tax. Beer tax is increased to \$2.50 per
	barrel.
1967	Beer and malt beverages are subjected to sales tax.
1969	New rates are enacted as follows:
	Spirituous liquor gallons: \$2.25 per gallon
	Mixed beverages: 80 cents per gallon
	• Wine (less than 14 percent ABV): 24 cents per gallon
	Wine (14 to 21 percent ABV): 60 cents per gallon
	Vermouth: 75 cents per gallon Specific a vine of 1.25 per gallon
1000	• Sparkling wine: \$1.25 per gallon
1982	Credit against taxes is enacted for Ohio brewers and wine producers. Wine tax is increased 2 cents
	per gallon, with 3 cents per gallon earmarked for grape industries. Distinction between "beer" and
	"malt" beverages is repealed. Tax on beer in containers of 12 ounces or less is changed to 0.125
1000	cents per ounce.
1989	Tax on barreled beer increased to \$3.50 per barrel.

Alcoholic Beverage Taxes

1992	Tax on beer is increased to 0.14 cents per ounce bottled and \$5.58 per barrel. Mixed beverage tax
	is increased to \$1.20 per gallon. Wine taxes are increased to the following rates:
	Less than 14 percent ABV: 32 cents per gallon
	Between 14 and 21 percent ABV: \$1 per gallon
	Sparkling wine: \$1.50 per gallon
	Vermouth: \$1.10 per gallon
1995	Additional 2 cents of the excise tax on wine is temporarily allocated to the Ohio grape industry
	special account until July 1, 1999.
1997	Department of Liquor Control is renamed Division of Liquor Control and placed within the
	Department of Commerce.
1999	Temporary 2 cents per gallon tax on wine for the Ohio Grape Industries Fund is extended until July
	1, 2001 (and extended for an additional two years in 2001, 2003, 2005, 2007, 2009, 2011, 2013,
	2015, and 2017).
2007	Two new permit types are legislated, B-2a and S, to allow for the direct shipment of wine by small
	wineries to retailers and consumers in Ohio.
2008	Holders of B-2a and S permits are exempted from 30 cents of the 32 cents per gallon wine tax and
	are allowed a refund of all but two cents per gallon of the total tax paid retroactive to Oct. 1, 2007.
2011	An "S" permit holder that is a brand owner, or United States importer, or a designated agent, is
	allowed to sell beer directly to consumers in Ohio using "H" permit holders to ship the beer.
2013	A new A-1c permit is legislated for manufacturers whose total production of beer, wherever
	produced, will not exceed 31 million gallons of beer in a calendar year.
2016	H.B. 342 (131st General Assembly) created the A-2f liquor permit designated as the "Ohio Farm
	Winery Permit."
2017	H.B. 49 (132 nd General Assembly) requires the Tax Commissioner to review all of a permit holder's
	Ohio tax accounts and filings for delinquencies or missing information prior to any permit transfer
	or annual renewal.

Cigarette and Other Tobacco Products Taxes

Overview. Ohio has levied an excise tax on cigarettes since 1931. The rate was last increased from \$1.25 per pack of 20 cigarettes to \$1.60 per pack effective July 1, 2015. The tax is paid primarily by wholesale dealers through the purchase of tax stamps that are affixed to packs of cigarettes. An excise tax at the same rate is levied on the use, consumption, or storage for consumption of cigarettes by consumers if the excise tax has not been paid.

An excise tax has been levied on other tobacco products (OTP) – including cigars, chewing tobacco, snuff, smoking tobacco, and other tobacco products – since 1993. The 17 percent tax rate is levied on the wholesale price of OTP manufactured in Ohio or imported into Ohio. The excise tax on little cigars was raised to 37 percent of the wholesale price in 2013. The excise tax on premium cigars was capped at \$0.50 per cigar in 2017, and this cap is indexed annually for inflation. The tax is required to be paid by sellers of OTP. An excise tax at the same rate is levied on the storage, use, or other consumption of OTP if the excise tax has not been paid.

During fiscal year 2019, state cigarette tax collections were approximately \$842.0 million, an amount that does not include collections from the levy on OTP. State tax collections from OTP were approximately \$76.2 million. Both amounts were deposited into the General Revenue Fund (GRF).

The Ohio Department of Taxation (ODT) also administers and collects the county permissive cigarette tax. Cuyahoga County is the only county with authority under state law to levy this tax. For the permissive tax, collection is made by the sale of tax stamps for cigarettes to be sold in Cuyahoga County. Please see the **Local Tax Section** for details.

Taxpayer (R.C. 5743.01, 5743.32, 5743.51, 5743.62-.63). The cigarette tax is paid by wholesale dealers, meaning those who purchase cigarettes directly from manufacturers, producers, importers, or other wholesalers for stamping and then sell cigarettes to retailers for the purpose of resale. An excise tax is levied on the use, consumption, or storage for consumption of cigarettes by consumers in Ohio if the tax has not already been paid. The OTP tax is paid by distributors, meaning all manufacturers, wholesalers, and retailers who are licensed as other tobacco products distributors. An excise tax is levied on the storage, use, or other consumption of OTP if the excise tax has not been paid.

Tax Base (R.C. 5743.01, 5743.02, 5743.32, 5743.51, 5743.62-.63). The base of the tax is the sale of cigarette tax stamps, the use, consumption, or storage for consumption of cigarettes by consumers in Ohio when the excise tax has not been paid, the receipt or import of OTP for resale, and the storage, use or other consumption of OTP if the excise tax has not been paid. "Little cigars" means any roll for smoking, other than cigarettes, made wholly or in part of tobacco that uses an integrated cellulose acetate filter or other filter and is wrapped in any substance containing tobacco, other than natural leaf tobacco. "Premium cigar" means any roll for smoking, other than cigarettes and little cigars, made wholly or in part of tobacco that has all of the following characteristics: the binder and wrapper of the roll consist entirely of leaf tobacco, the roll contains no filter or tip, nor any mouthpiece consisting of a material other than tobacco, and the weight of one thousand such rolls is at least six pounds.

Tax Rates (R.C. 743.02, 5743.32, 5743.51, 5743.62-.63). The state rate on cigarettes is \$1.60 per pack of 20 cigarettes or 8 cents per cigarette. The state rate on OTP is 17 percent of the wholesale price. The state rate on "little cigars" is 37 percent of the wholesale price. The state rate on "premium cigars" is capped at a \$0.51 per cigar in fiscal year 2019.

Tax Exemptions (R.C. 5743.05). Cigarettes sold into interstate or foreign commerce or to the U.S. Government are exempt from the tax.

Tax Discounts (R.C. 5743.05, 5743.52, 5743.62). Discounts are provided as consideration for affixing and canceling cigarette tax stamps. Wholesale dealers receive a discount of 1.8 percent of the face value of the stamps. OTP taxpayers receive a 2.5 percent discount for timely payment of the tax.

Special Provisions

Manufacturers and importers (R.C. 5743.072, 5743.15, 5743.66) – Manufacturers and importers of cigarettes are required to be licensed by and file monthly reports with ODT. Manufacturers and importers of other tobacco products are required to be registered and file monthly reports with ODT.

Wholesale and retail dealers (R.C. 5743.15, 5743.61-.62) – Annually, wholesale cigarette dealers and OTP distributors are required to be licensed by ODT. Also annually, retail cigarette dealers are required to be licensed by the county auditor of the county in which the retail dealer sells cigarettes.

Authorized sales (R.C. 5743.20) – The identities of all entities authorized to make cigarette and OTP sales – including cigarette manufacturers and importers, licensed cigarette wholesalers, licensed distributors of OTP, and registered manufacturers and importers of OTP – are subject to public disclosure. As required by law, the Tax Commissioner posts this list at https://www.tax.ohio.gov/.

Unstamped cigarette prohibition (R.C. 5743.10, 5743.99, 5743.111-.112) – It is a crime to possess packs of cigarettes not bearing the tax stamps required to be affixed thereto. It is a felony for any person to possess packs of cigarettes not bearing the stamps required or bearing stamps that have been affixed in violation of the law when the total number of cigarettes exceeds 1,200. Any such person is also liable for the excise tax due plus any applicable penalties and interest.

Authorized recipients of cigarettes (R.C. 2927.023, 5743.031) – All cigarettes coming into Ohio must be transported or shipped only to an "authorized recipient of tobacco products" such as a licensed wholesale cigarette dealer. All other exchanges of cigarettes must be made in "face-to-face" transactions. No motor carrier or other person shall knowingly transport cigarettes to any person in Ohio that the carrier or other person reasonably believes is not an authorized recipient of tobacco products. If cigarettes are transported to a home or residence, it shall be presumed that the motor carrier, or other person, knew that the person to whom the cigarettes were delivered was not an authorized recipient of tobacco products. No person engaged in the business of selling cigarettes who ships or causes to be shipped cigarettes to any person in Ohio in any container or wrapping other than the original container or wrapping of the cigarettes shall fail to plainly and visibly mark the exterior of the container or wrapping in which the cigarettes are shipped with the words "cigarettes." It is an offense, punishable by a fine of up to \$1,000, for each violation.

Cigarettes legal for sale in Ohio (R.C. 1346.04-1346.10) – The Ohio Attorney General's Office maintains a list on its website of all cigarette brands that may be sold in Ohio. This list represents brands that are produced by manufacturers that are certified to be in compliance with the Master Settlement Agreement. It is illegal to sell in Ohio any brand of cigarette not on this list.

Master Settlement Agreement reports (R.C. 5743.03) – Persons who pay the cigarette or OTP excise taxes are required to report the quantity of all cigarettes and roll-your-own cigarette tobacco sold in Ohio for each brand not covered by a manufacturer participating in the tobacco Master Settlement Agreement. A penalty of up to \$250 per month may be imposed for failing to file this report.

Method of payments (R.C. 5743.05) – All cigarette stamping wholesale dealers are required to purchase stamps from the Tax Commissioner. Dealers are required to pay for stamps at the time of purchase unless they have been authorized to make purchases on credit. The Tax Commissioner may authorize wholesale dealers to purchase stamps on credit payable within 30 days or the following twenty-third day of June, whichever comes first. Credit sales are allowed only from the first day of July of a fiscal year until the twenty-third day of the following June. Any consumer acquiring cigarettes for use, storage, or consumption in Ohio must pay the tax if the excise tax has not already been paid.

Filing Deadlines (R.C. 5743.03, 5743.33, 5743.52, 5743.62, Ohio Adm. Code 5703-15). Wholesale cigarette dealers must file reports by the last day of each month following the reporting period. Distributors of OTP or "little cigars" must file reports by the 23rd day of each month following the reporting period. Cigarette consumer's use tax returns must be filed by the 15th day of each month following the reporting period.

Disposition of Tax Revenue (R.C. 5743.02, 5743.51). Revenue from the cigarette and OTP taxes is deposited into the GRF.

Comparisons with Competitor States (as of June 30, 2019).

In the table below, the cigarette tax rates are expressed in terms of a pack of 20 cigarettes. Taxes on OTP are expressed as a percentage of wholesale cost unless otherwise noted. Some states apply special tax rates to specific tobacco products like cigars, moist snuff tobacco, and loose tobacco that are not shown here.

	Cigarettes	OTP	
Georgia	37 cents	10 percent	
Indiana	99.5 cents	24 percent	
Kentucky	\$1.10	15 percent	
Michigan	\$2.00	32 percent	
North Carolina	45 cents	12.8 percent	
Pennsylvania	\$2.60	\$0.55 per ounce (\$0.66 per container	
		minimum)	
Tennessee	62 cents	6.6 percent	
Texas	\$1.41	\$1.22 per ounce	
West Virginia	\$1.20	12 percent	

History of Collections.

Table 1: Cigarette and OTP Tax collections: fiscal years 2015-2019 (in millions)

r Cigarette	ОТР	Total ¹
\$746.0	\$62.2	\$808.2
944.3	63.4	1,007.6
914.4	66.1	980.5
869.8	69.9	939.7
842.0	76.2	918.2
	\$746.0 944.3 914.4 869.8	\$746.0 \$62.2 944.3 63.4 914.4 66.1 869.8 69.9

¹ Excludes amounts remaining in a hold fund.

Source: Office of Budget and Management financial reports.

History of Major Changes.

18	393	Legislature enacts annual tax of \$300 on wholesalers and \$100 on retailers.
18	394	Annual tax is lowered to \$30 for wholesalers and \$15 for retailers.
19	920	Annual tax is raised to \$200 for wholesalers and \$50 for retailers.

Cigarette and Other Tobacco Products Taxes

1931	Legislature enacted cigarette tax, including the use of stamps, at the rate of 1 cent per pack.
1956	Tax rate increased to 3 cents per pack.
1959	Tax rate increased to 5 cents per pack.
1969	Tax rate increased to 10 cents per pack.
1971	Tax rate increased to 15 cents per pack, cigarettes exempted from the sales tax.
1981	Tax rate decreased to 14 cents per pack, cigarettes become subject to the sales tax.
1983	Tax rate became 0.7 cents per cigarette.
1987	Tax rate increased to 0.9 cents per cigarette.
1991	All cigarette tax revenues allocated to the general revenue fund when capital improvement bonds are retired in 1992.
1992	Legislature enacted tax on other tobacco products at 17 percent of the wholesale price; cigarette rate increased to 1.2 cents per cigarette.
2001	Minimum stamp discount rate is lowered from 3.6 percent to 1.8 percent.
2002	Tax increased to 2.75 cents per cigarette.
2005	H.B. 66 increased the tax rate to 6.25 cents per cigarette.
2009	H.B. 1 increased annual license fee for cigarette wholesalers and tobacco distributors to \$1,000 and for retailers to \$125 per place of business. The Cigarette Tax Enforcement Fund received 100 percent of cigarette wholesale license fees. Sixty percent of revenue from retail license fees is allocated for enforcement, 30 percent is allocated to the subdivision where the business is located, and 10 percent is allocated to the county.
2013	H.B. 59 increased the tax rate on little cigars from the 17 percent OTP rate on the wholesale price to 37 percent of the wholesale price.
2014	H.B. 492 moved the selling of stamps and collection of revenue from the Treasurer of Ohio to the Ohio Department of Taxation and made changes to the law on the sale of cigarette tax stamps on credit.
2015	H.B. 64 increased the tax rate to 8 cents per cigarette effective July 1, 2015.
2017	H.B. 49 increased from semiannually to monthly the frequency of excise tax filing and payment for wholesale cigarette dealers. It also established a maximum tax amount for "premium cigars" of \$0.50 per cigar for invoices dated on or after July 1, 2017. The maximum tax amount is subject to an annual increase based on the Consumer Price Index.

Commercial Activity Tax

Overview. The commercial activity tax (CAT) is a business privilege tax. The CAT is measured by taxable gross receipts and is paid either quarterly or annually. The CAT is a successor tax to Ohio's general business property and corporate franchise taxes, both of which were phased out.

During fiscal year 2019, CAT collections were approximately \$1.9 billion. Of the amount remaining after 0.75 percent was deposited into the revenue enhancement fund (a tax administration fee), approximately \$1.6 billion was deposited into the General Revenue Fund (GRF), approximately \$249.2 million was deposited into the School District Tangible Property Tax Replacement Fund, approximately \$38.3 million was deposited into the Local Government Tangible Property Tax Replacement Fund, and less than \$0.1 million was deposited into the Commercial Activity Tax Motor Fuel Fund.

Taxpayer (R.C. 5751.01 and 5751.02). The CAT is paid generally by persons doing business in Ohio, including individuals and entities, having more than \$150,000 in taxable gross receipts in a calendar year. These persons include, but are not limited to, persons that have substantial nexus with Ohio. Substantial nexus with Ohio means a person that owns or uses a part or all of its capital in Ohio, holds a certificate of compliance with Ohio laws authorizing it to do business in Ohio, has "bright-line presence" in Ohio, or otherwise has nexus with Ohio to the extent the person can be required to remit the tax under the Constitution of the United States. A person has "bright-line presence" in Ohio for a reporting period and for the remaining portion of the calendar year when the person has any of the following:

- at least \$500,000 in taxable gross receipts in Ohio during the calendar year;
- at least \$50,000 in property in the aggregate in Ohio at any time during the calendar year;
- at least \$50,000 of payroll in Ohio during the calendar year;
- at least 25 percent of total property, payroll, or gross receipts within Ohio at any time during the calendar year; or
- is domiciled in Ohio as an individual or for corporate, commercial, or other business purposes.

The CAT is not levied on excluded persons as that term is defined under R.C. 5751.01(E). An excluded person includes:

- any person with not more than \$150,000 in taxable gross receipts during the calendar year, except for a person that is a member of a consolidated elected taxpayer;
- a public utility that paid the public utility excise tax, except with regard to certain receipts of a public utility that is a combined company;
- a financial institution that paid the financial institutions tax (FIT) based on one or more taxable years that include the entire tax period under CAT;
- A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the Revised Code, that paid the tax imposed by section 5726.02 of the Revised Code based on one or more taxable years that include the entire tax period under the CAT;
- a domestic or foreign insurance company that pays the Ohio insurance premiums tax;
- a person that solely facilitates or services one or more securitizations of phase-in-recovery property pursuant to a final financing order;
- a pre-income tax trust and any pass-through entity of which such pre-income tax trust owns or controls, directly, indirectly, or constructively through related interests, more than five per cent of the ownership or equity interests; and
- nonprofit organizations, the state, and its political subdivisions.

The CAT allows for a consolidated elected taxpayer. A consolidated elected taxpayer is a taxpayer that has elected to file as a group including all entities that have either 50 percent or more common ownership or 80 percent or more common ownership. In addition, the group can elect to include or exclude non-U.S. entities with the same common ownership in the group. A major benefit of making this election is that receipts

Commercial Activity Tax

Fiscal Year 2019

received between members of the group may be excluded from the taxable gross receipts of the group. However, taxpayers making this election must agree that all commonly owned entities are part of the group even if nexus does not exist. This election is binding for eight calendar quarters.

If such election is not made, any taxpayers with common ownership of more than 50 percent must file as a combined taxpayer group. Combined taxpayer groups may not exclude receipts between members of the group; however, such groups need only include in the group those members that have nexus with Ohio.

Tax Base (R.C. 5751.01). The CAT is imposed on the privilege of doing business in Ohio, measured by gross receipts from business activities in Ohio. "Taxable gross receipts" means gross receipts sitused to Ohio in accordance with rules that are primarily destination based. "Gross receipts" means the total amount realized, without deduction for the costs of goods sold or other expenses incurred, that contributes to the production of gross income, except as otherwise specified in the statute. The taxpayer's method of accounting for the CAT is the same as the method the taxpayer used for federal income taxes.

Annual Minimum Tax (R.C. 5751.03). Persons with annual taxable gross receipts of \$150,000 or less generally are not subject to the CAT. Persons with annual taxable gross receipts of more than \$150,000 are subject to an annual minimum tax on the first \$1 million in taxable gross receipts each calendar year. The annual minimum tax is calculated as follows:

- \$150 for taxpayers with taxable gross receipts of \$1 million or less in the previous calendar year;
- \$800 for taxpayers with taxable gross receipts greater than \$1 million but less than or equal to \$2 million in taxable gross receipts in the previous calendar year;
- \$2,100 for taxpayers with more than \$2 million but less than or equal to \$4 million in taxable gross receipts in the previous calendar year; or
- \$2,600 for taxpayers with more than \$4 million in taxable gross receipts in the previous calendar year.

The annual minimum tax is due on May 10th with the filing of the annual or first quarter tax return.

Tax Rates (R.C. 5751.03). Taxpayers with annual taxable gross receipts more than \$1 million pay the annual minimum tax plus the product of the tax rate (0.26 percent) multiplied by taxable gross receipts for the tax period after subtracting the first \$1 million of taxable gross receipts for a calendar year. Calendar quarter taxpayers apply the full exclusion amount to the first calendar quarter return filed that calendar year and may carry forward and apply any unused exclusion amount to subsequent calendar quarters within that same calendar year.

Credits (R.C. 5751.50-54, 5751.98). Many business credits may be claimed under more than one Ohio tax. Information about these credits is consolidated in the **Business Tax Credits** section of this report. Several business tax credits that remained unused under the corporation franchise tax may be carried forward and claimed under the CAT.

Filing and Payment Dates (R.C. 5751.051). All persons with CAT liability must register prior to filing a CAT return. All taxpayers are subject to the annual minimum tax due by May 10th of each year. Taxpayers with taxable gross receipts of more than \$1 million must file quarterly returns electronically through the Ohio Business Gateway. Quarterly returns are due by the 10th day of the second month after the end of each calendar quarter (May 10th, August 10th, November 10th, and February 10th). Taxpayers with taxable gross receipts equal to or less than \$1 million file an annual return on or before May 10th of each year. The annual return reports the prior year's taxable gross receipts and records the payment of the annual minimum tax for the current privilege year.

Disposition of Tax Revenue (R.C. 5751.02). All collections from the CAT are deposited into the CAT Receipts Fund for fiscal year 2019. From that fund, 0.75 percent is transferred to the Revenue Enhancement Fund to defray the tax administration costs. The remainder is deposited into the CAT Motor Fuel Receipts Fund (i.e., residual tax measured by receipts from the sale of motor fuel used to propel vehicles on the

highways) and then into the General Revenue Fund (85 percent), into the School District Tangible Property Tax Replacement Fund (13 percent), and into the Local Government Tangible Property Tax Replacement Fund (2 percent).

Comparisons with Competitor States (as of June 30, 2019).

No competitor state imposes a business privilege tax measured by taxable gross receipts. Competitor states may levy net income, franchise, and/or general business property taxes.

History of Collections.

Table 1: CAT collections all funds: fiscal years 2015-2019 (in millions)

Fiscal Year	Total	
2015	\$1,751.7	
2016	\$1,689.5	
2017	\$1,751.5	
2018	\$1,804.6	
2019	\$1,934.9	
Source: Office of Budget and Management fiscal reports.		

2005	H.B. 66 enacted the CAT.
2006	Certain corporations can claim an unused tax credit previously available against the corporate franchise tax. Beginning in 2007, an existing exemption for amounts derived from shipments into or out of a qualified foreign trade zone was replaced with an exemption for certain receipts from the sale of tangible personal property delivered to a "qualified distribution center."
2007	Legislation required 70 percent of CAT revenues to be deposited into the School District Tangible Property Tax Replacement Fund and authorized an alternative method for situsing receipts from services that must be applied in a reasonable, consistent, and uniform manner that is supported by the taxpayer's records as they existed when the service was performed or within a reasonable time thereafter.
2009	Beginning in 2010, the due date for the annual return was moved from February to May. Additionally, the quarterly due dates for the CAT returns were moved to the 10 th day of the second month following each tax period.
2010	Legislation allowed a person in certain situations that, after completion of the calendar year, was not subject to the CAT because the person's gross receipts were \$150,000 or less, to apply for a refund of a previously paid annual minimum tax.
2013	In response to the Ohio Supreme Court's mandate in <i>Beaver v. Testa</i> , H.B. 59, 130th General Assembly, excluded from the CAT base receipts from the sale or exchange of motor fuel used to propel vehicles on the highways, beginning July 1, 2014. H.B. 59 also modified the method of collecting tax due, excluded from the CAT base receipts from the sale of agricultural commodities of licensed agricultural commodities handlers, and replaced the fixed minimum tax with a variable minimum tax.
2015	H.B. 64 extended to June 30, 2017, a temporary provision authorizing the owner of an historic rehabilitation tax credit certificate to claim the credit against the CAT if the owner cannot claim the credit against another tax.
2016	S.B. 208 added a CAT exclusion for receipts within an integrated supply chain, contained in R.C. 5751.01(F)(2)(jj). This was stated to be a clarification of law and applies to tax periods beginning on or after July 1, 2011. H.B. 340 authorized an exclusion from a railway company's gross receipts for railway fuel purchases on which the petroleum activity tax was paid by the fuel supplier. The

Commercial Activity Tax

Fiscal Year 2019

	calculated amount represents the amount of petroleum activity tax the railroad is assumed to have paid upon purchase of the dyed diesel fuel.
2017	H.B. 49 altered the disposition of CAT revenue effective July 1, 2017. Additionally, H.B. 49 extended to June 30, 2019, a temporary provision authorizing the owner of an historic rehabilitation tax credit certificate to claim the credit against the CAT if the owner cannot claim the credit against another tax.
2018	H.B. 133 enacted a CAT exclusion for gross receipts realized by an out-of-state disaster business from disaster work conducted in Ohio during a disaster response period pursuant to a qualifying solicitation received by the business.
2019	H.B. 62 added compressed natural gas to the definition of motor fuel, which subjected compressed natural gas to the motor fuel excise tax and the petroleum activity tax effective July 1, 2019, and therefore excluded gross receipts from the sale of compressed natural gas from the CAT base.

Financial Institutions Tax

Overview. The financial institutions tax (FIT), for the most part, is a successor tax to the corporation franchise tax as it was levied on financial institutions. The FIT is levied on financial institutions for tax years beginning on or after Jan. 1, 2014, for the privilege of doing business in Ohio. During fiscal year 2019, FIT revenues were approximately \$202.4million.

Taxpayer (R.C. 5726.01-.02; Ohio Adm. Code 5703-33-04). A financial institution is subject to the FIT for each calendar year that the financial institution conducts business as a financial institution in Ohio or otherwise has nexus in or with Ohio under the Constitution of the United States on the first day of January of that calendar year. For purposes of the FIT, a financial institution is a bank organization, holding company of a bank organization, or a nonbank financial organization, except when one of the following applies: if two or more such entities are consolidated for the purposes of filing an FR Y-9, financial institution means a group consisting of all entities that are included in the FR Y-9. If two or more such entities are not included in such a group but are consolidated for the purposes of filing a call report, financial institution means a group consisting of all entities that are included in the call report. If a bank organization is owned directly by a grandfathered unitary savings and loan holding company or directly or indirectly by an entity that was a grandfathered unitary savings and loan holding company on Jan. 1, 2012, the financial institution consists of only that bank organization and the entities included in that bank organization's call report.

A financial institution does not include a diversified savings and loan holding company, a grandfathered unitary savings and loan holding company, any entity that was a grandfathered unitary savings and loan holding company on Jan. 1, 2012, or any entity that is not a bank organization or owned by a bank organization and that is owned directly or indirectly by an entity that was a grandfathered unitary savings and loan holding company on Jan. 1, 2012. A bank organization does not include an institution organized under the "Federal Farm Loan Act," 39 Stat. 360 (1916), or a successor of such an institution, a company chartered under the "Farm Credit Act of 1933," 48 Stat. 257, or a successor of such a company, an association formed pursuant to 12 U.S.C. 2279c-1, an insurance company, or a credit union. A nonbank financial organization does not include an institution organized under the "Federal Farm Loan Act," 39 Stat. 360 (1916), or a successor of such an institution, an insurance company, a captive finance company, a credit union, an institution organized and operated exclusively for charitable purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, a pawn shop, a pawnbroker, or a person that facilitates or services one or more securitizations for a bank organization, a holding company of a bank organization, a captive finance company, or any member of the person's affiliated group.

Tax Base (R.C. 5726.01, 5726.04, 5726.05). The FIT is levied on the privilege of doing business in Ohio measured by total equity capital of the financial institution that is apportioned to Ohio. The amount of tax due is equal to the greater of the minimum tax (\$1,000) or the amount by which the calculated tax exceeds any credits allowed against the tax. The calculated tax is determined by multiplying the total Ohio equity capital of the financial institution by the appropriate tax rate. Total Ohio equity capital is equal to the product of multiplying the total equity capital of the financial institution by an Ohio apportionment factor. Total equity capital is the sum of the common stock at par value, perpetual preferred stock and related surplus, other surplus unrelated to perpetual preferred stock, retained earnings, accumulated other comprehensive income, treasury stock, unearned employee stock ownership plan shares, and other equity components. Total equity capital excludes any non-controlling (minority) interests as reported on an FR-Y9 or call report, unless such interests are in a bank organization or a bank holding company.

Apportionment Factor (R.C. 5726.05). The apportionment factor is a fraction, the numerator of which is the total gross receipts of the financial institution in Ohio during the taxable year (i.e., for the FIT, taxable year means the calendar year preceding the year in which an annual report is required to be filed) and the denominator of which is the total gross receipts of the financial institution everywhere during the taxable year. Gross receipts generated by a financial institution are sitused to Ohio in the proportion that the customers' benefit in Ohio with respect to the services received bears to the customers' benefit everywhere with respect to the services received. The physical location where the customer ultimately uses or receives

Financial Institutions Tax

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the benefit of what was received is paramount in determining the proportion of the benefit in Ohio to the benefit everywhere.

Tax Rates (R.C. 5726.04). The tax has a three-tiered rate structure:

- 8 mills (0.008) on the first \$200 million of total Ohio equity capital;
- 4 mills on each dollar of total Ohio equity capital greater than \$200 million and less than \$1.3 billion;
- 2.5 mills on each dollar of total Ohio equity capital equal to or greater than \$1.3 billion.

Deductions and Exclusions (R.C. 5726.041). A temporary deduction was allowed in computing total Ohio equity capital for a financial institution's investments in an Ohio-qualified real estate investment trust. When computing total equity capital for the first four tax years, a financial institution could deduct the following:

- Tax year 2014: 80 percent of the amount that was invested in an Ohio-qualified real estate investment trust as of Jan. 1, 2012.
- Tax year 2015: 60 percent.
- Tax year 2016: 40 percent.
- Tax year 2017: 20 percent.
- Tax year 2018 and thereafter: no deduction.

Credits (R.C. 5726.50 et seq.). Many business credits may be claimed under more than one Ohio tax. Information about these credits is consolidated in the **Business Tax Credits** section of this report. Several business tax credits that remained unused under the corporation franchise tax may be carried forward and claimed under the FIT.

Filing and Payment Dates (R.C. 5726.03, 5726.06; Ohio Adm. Code 5703-33-01). The FIT is reported on a calendar year basis with the annual report due on or before the 15th day of each October. Taxpayers are required to file electronically and pay using electronic funds transfer through the Ohio Business Gateway or the Treasurer of State. Annual and estimated reporting and tax payment due dates are:

- By January 31st: Taxpayers remit the greater of the minimum tax or one-third of the estimated liability for the tax year.
- By March 31st: Taxpayers remit one-half of the amount by which the estimated tax exceeded the payment amount remitted by January 31st.
- By May 31st: Taxpayers remit the remaining one-half of the amount by which the estimated tax exceeded the payment amount remitted in January.
- By October 15th: Each reporting person must submit an annual report to the Tax Commissioner and remit any remaining payments.

Disposition of Revenue (R.C. 5726.04). Revenue from the FIT is deposited into the state's General Revenue Fund.

Comparisons with Competitor States (as of June 30, 2019). In addition to the taxes shown below, these states also may impose net income or franchise taxes on financial institutions.

Georgia	Imposes an occupation tax on depository financial institutions measured by Georgia gross receipts of depository financial institutions at the rate of 0.25 percent.
Indiana	Imposes a financial institutions tax on corporations transacting the business of a financial institution in Indiana measured by adjusted apportioned income at the rate of 6.25 percent for taxable years beginning after Dec. 31, 2018 and before Jan. 1, 2019. The rate is phased down until reaching 4.9 percent after Dec. 31, 2022.
Kentucky	Imposes a bank franchise tax measured by net capital at the rate of 1.1 percent (a \$300 minimum tax applies).

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Michigan	Imposes a franchise tax on financial institutions at the rate of 0.29 percent of net capital.	
North Carolina	No tax specifically limited to financial institutions.	
Pennsylvania	Imposes a bank and trust company shares tax at the rate of 0.95 percent and a mutual thrift institutions tax at the rate of 11.5 percent.	
Tennessee	No tax specifically limited to financial institutions.	
Texas	No tax specifically limited to financial institutions.	
West Virginia	No tax specifically limited to financial institutions.	

History of Collections.

Table 1: Financial Institutions Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Gross Revenue	Refunds	Total GRF
2015	\$214.9	\$32.8	\$182.1
2016	231.5	18.0	213.5
2017	225.8	38.5	187.3
2018	\$243.0	\$41.9	\$201.1
2019	248.7	46.2	202.4

Source: Office of Budget and Management financial reports.

2012	H.B. 510 enacted the FIT on financial institutions for tax years 2014 and thereafter.		
2014	S.B. 243 expanded a continuing FIT exemption by exempting entities that were grandfathered		
2014	unitary savings and loan holding companies on January 1, 2012, and nonbank subsidiaries of such		
	entities thereby levying the CAT as a privilege of doing business tax on these entities.		
2015	H.B. 64 exempted production credit associations and agricultural credit associations from the F		
2015	for tax years 2014 and thereafter thereby levying the CAT as a privilege of doing business tax on		
	these entities. H.B. 340 repealed the bank organization assessment credit.		
2017	H.B. 384 and S.B. 235 exempted small business investment companies from the FIT for tax years		
	2014 and thereafter.		

Gross Casino Revenue Tax

Overview. Ohio voters passed a constitutional amendment in 2009 that authorized casino gaming in Ohio at facilities located in Cincinnati, Cleveland, Columbus, and Toledo. Three casinos opened in calendar year 2012. Cincinnati's casino opened in February 2013. The Ohio Department of Taxation is responsible for administering the gross casino revenue tax. The Ohio Casino Control Commission is responsible for licensing and regulating casino operators, their employees, and gaming-related vendors. During fiscal year 2019, gross casino revenue tax (GCRT) collections were approximately \$277.9 million.

Taxpayer (R.C. 5753.02). The tax is paid by operators of the four casinos authorized by Article XV, Section 6(C) of the Ohio Constitution.

Tax Base (R.C. 5753.01-.02). The tax applies to all gross casino revenue received by each casino operator. "Gross casino revenue" means the total amount of money exchanged for the purchase of chips, tokens, tickets, electronic cards, or similar objects by casino patrons, less winnings paid to wagerers.

Tax Rates (R.C. 5753.02). The tax rate is 33 percent of the operator's gross casino revenue at the casino facility.

Tax Exemptions (R.C. 5753.01). Promotional gaming credits issued to casino patrons are excluded from the definition of "gross casino revenue." However, when the issuance of promotional gaming credits requires money exchanged as a match from a casino patron, the excludable portion does not include the portion of the wager purchased by the patron.

Disposition of Revenue (Ohio Const. Art. XV, 6(C); R.C. 5753.03 and 5753.11). Revenue from the tax is distributed as follows:

- 51 percent to the Gross Casino Revenue County Fund, which is distributed among all 88 counties in proportion to such counties' respective populations at the time of distribution. In counties whose most populous city had a population greater than 80,000 as of the 2000 U.S. Census, 50 percent of that county's distribution goes to the most populous city. In all other counties, revenue is distributed to the county;
- 34 percent to the Gross Casino Revenue County Student Fund, which is distributed among all 88 counties in proportion to such counties' respective public school district populations at the time of such distribution. Funds are transferred to districts semiannually at the end of August and January each year;
- 5 percent to the Host City where the casino is located;
- 3 percent to the Ohio State Racing Commission. Of this amount, 5 percent may be retained by the commission for operating expenses necessary for the administration of the fund;
- 3 percent to the Ohio Casino Control Commission. Of this amount, one cent of every dollar is transferred to the Department of Taxation for tax administration costs;
- 2 percent to the Problem Casino Gambling and Addictions Fund to support efforts to alleviate problem gambling and substance abuse and to fund related research;
- 2 percent to Ohio Law Enforcement Training Fund. Of this amount, 85 percent is directed to the Ohio Peace Office Training Academy and the remainder is directed to the Department of Public Safety's Office of Criminal Justice Services.

Tax Payment Dates (R.C. 5753.01-.02, 5753.04). The operators of each casino facility are required to electronically file returns and to remit payments for the related tax liabilities, not later than noon, each day that banks are open for business. Each return reflects casino gaming activity over a 24-hour period.

Comparisons with Competitor States (as of June 30, 2019).

Georgia	No casinos permitted.	
Indiana	For riverboat casinos, a graduated tax ranging from 5 to 40 percent applies to adjusted gross receipts. For racetrack casinos, a graduated tax ranging from 25 to 35 percent applies to 88 percent of adjusted gross receipts. In addition, riverboat casinos are subject to a supplemental wagering tax excluding the riverboat casino located in a historic hotel district. The supplemental wagering tax is based on the state fiscal year 2017 total riverboat admissions tax paid divided by the riverboat's adjusted gross receipts of the same year with a cap of 4 percent in fiscal year 2019.	
Kentucky	No casinos permitted.	
Michigan	A 19 percent total tax applies to adjusted gross receipts. Of this, 8.1 percent is deposited in the state school aid fund and 10.9 percent is distributed to the city of Detroit. Should the city not exercise local options the state tax rate is 18 percent.	
North	Tribal casinos only.	
Carolina	Catagory 1 (vaginas) 2 (atandalana) and 2 (vagart) gasinag nav a glat maghina tay of	
Category 1 (racinos), 2 (standalone), and 3 (resort) casinos pay a slot machine tax of 34percent on their gross terminal revenue (GTR) approximately 11percent to the H Racing Industry, 5.5percent to the Economic Development and Tourism Fund, and 4 percent to county and municipal governments, for a total effective tax rate of approximately 54 percent. Slot machines located in Category 4 (ancillary casino) factorized in a Category 1, 2, 3, or 4 facility pays a tax rate of 14 percent and a local share assessment of 2 percent.		
Tennessee	No casinos permitted.	
Texas	Tribal casinos only.	
West Virginia	A 35 percent tax applies to adjusted gross receipts from table games.	

History of Collections.

Table 1: Gross Casino Revenue Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Tax Revenue	
2015	\$266.0	
2016	270.4	
2017	264.7	
2018	272.1	
2019	277.9	

Source: Office of Budget and Management financial reports.

Table 2: Gross Casino Revenue Tax Distributions FY 2019 (in millions)

Fund **Distribution % Share** Host City Fund 13.8 5.0% \$ Student Fund 93.8 34.0% \$ 51.0% **County Fund** 140.8 Casino Control Commission Fund \$ 8.3 3.0% \$ Ohio State Racing Commission Fund 8.3 3.0% 2.0% Law Enforcement Fund \$ 5.5 Problem Gambling & Addictions Fund \$ 2.0% 5.5 Total Distribution \$ 276.0 100.0% \$ Casino Holding Account 1.9 \$ 277.9 Total

Source: Office of Budget and Management financial reports.

2009	Voters approved constitutional amendment authorizing a casino in Cincinnati, Cleveland,	
	Columbus, and Toledo, and requiring a 33 percent tax on gross casino revenue.	
2010	H.B. 519 established casino gaming statutes in accordance with the Ohio Constitution, created the	
	Ohio Casino Control Commission, and implemented the gross casino revenue tax.	
2011	H.B. 277 enacted several changes to pertaining to Ohio's casinos including clarifying that gross	
2011	casino revenue does not include promotional gaming credits and treating casino gaming receipts	
	under the CAT the same as under the GCRT.	
	H.B. 386 made regulatory changes to Ohio's gambling laws, mainly affecting Ohio's Casino Control	
2012	Commission, Racing Commission, and Lottery Commission. Related provisions were included for	
2012	the Inspector General, Attorney General, Development Services Agency, and Department of	
	Taxation. Also addressed were video lottery terminals, gambling addiction services, charitable	
	gaming activities, and sweepstakes terminal devices.	

Horse Racing Tax

Overview. Ohio's horse racing tax applies to both pari-mutuel and "exotic" wagering. Ohio has taxed parimutuel wagering on horse racing since 1933. In 1981, the horse racing tax was expanded to include "exotic" wagering – meaning all bets made on horse placements other than win, place, or show. An additional tax on pari-mutuel wagering also is levied for the municipal corporation or township in which racing takes place and is intended as a reimbursement for expenses incurred because of racing meets. During fiscal year 2019, horse racing collections were approximately \$5.0 million.

Taxpayer (R.C. 3769.08). The tax is paid by holders of racing permits issued by the State Racing Commission.

Tax Base (R.C. 3769.08, 3769.28, 3769.087). The base of the tax includes the amount wagered each day on all pari-mutuel racing, the amount wagered each day on exotic bets, and the total amount wagered at each horse race meeting of a permit holder.

Tax Rates. Pari-mutuel wagering tax (R.C. 3769.08):

Amount wagered daily	Rates
First \$200,000	1.00%
Next \$100,000	2.00%
Next \$100,000	3.00%
Over \$400,000	4.00%

Exotic Wagering Tax (R.C. 3769.087). In addition to the pari-mutuel wagering tax, a special tax of 3.5 percent applies to daily wagering on results other than win, place, or show. Such "exotic" wagers include the daily double, perfecta, quinella, and trifecta.

Additional Pari-Mutuel Wagering Tax (R.C. 3769.28 and 3769.102). There also is an additional parimutuel wagering tax levied as follows:

Total wagering per meet	Rates
Less than \$5 million	0.10%
\$5 million or more	0.15%

Revenue from the additional pari-mutuel wagering tax is distributed to the municipal corporation or township in which racing takes place. It is intended to reimburse these areas for expenses incurred due to racing meets. The municipal corporations and townships receiving the money may reimburse an adjoining political subdivision that incurs increased expenses because of racing meets. The maximum tax liability is \$15,000 from each meet.

Exemptions (R.C. 3769.28). Agricultural societies are not subject to the additional pari-mutuel wagering tax.

Credits (R.C. 3769.08 and 3769.20). Large projects may qualify a racing permit holder for a major capital improvement credit. Permit holders renovating, reconstructing, or remodeling an existing race track facility at a cost of \$6 million or more can reduce their tax liability by 1 percent of the amount wagered until the cost of the project plus debt service is paid. When the abatement exceeds the tax on the wagering, the abatement may be carried forward and applied against future tax liability. Under current law, the major capital improvement credit is not permitted after December 31, 2017, excluding any reduction balances. The major capital improvement credit is in addition to a 0.75 percent credit for permit holders who make capital improvements to existing race tracks or construct new race tracks.

Special Provisions (R.C. 3769.089 and 3769.26). In accordance with state laws, permit holders may, at their facilities, conduct televised simulcasts of horse races at other facilities in or outside of Ohio and conduct taxable pari-mutuel wagering on such races. Off-track betting on races simulcast at a satellite facility operated by a racing permit holder is also permitted in Ohio. Such wagers are taxable.

Filing and Payment Dates (R.C. 3769.08, 3769.103, 3769.28; Ohio Adm. Code 5703-23-01). For each racing day, a permit holder must electronically file a report and remit payment of the pari-mutuel and exotic wagering taxes to the Tax Commissioner by the following day. County fairs, independent fairs, and agricultural societies are not required to file or pay electronically but may do so. Within 10 days of the close of a horse racing meeting, the additional pari-mutuel wagering tax is remitted to the Tax Commissioner along with a final report showing the total amount wagered during the racing meeting.

Disposition of Revenue (R.C. 3769.08, 3769.087, 3769.26). The Nursing Home Franchise Permit Fee fund receives 25 percent of gross tax revenue from taxpayers other than county and independent fairs and agricultural societies plus all tax revenue from off-track betting parlors. The Ohio State Racing Commission's Operating Fund receives the final 0.5 percent point of the 3.5 percent tax on exotic wagering and 16.7 percent of the base 3 percent point tax on exotic wagering. Other distributions are made by the Tax Commissioner as shown in the table below. The revenue that remains from each racing day after payment into the Nursing Home Franchise Permit Fee Fund and the reductions allowed under R.C. 3769.08(J) and 3769.20 is usually insufficient to pay the percentages of pari-mutuel wagering described in the table, below. When such insufficiency exists, distributions to each are prorated on a proportional basis.

Recipient	Source of Receipts	Share of Receipts
County Agricultural Societies	Permit holders for racing at an agricultural exposition or fair	25% of gross tax revenue
Ohio Fairs Fund	All permit holders	0.5% of total pari-mutuel wagering and 8.3% from the base 3% tax on exotic wagering
Ohio Thoroughbred Race Fund	Quarter horse racing permit holders	0.625% of pari-mutuel wagering and 8.3% from the base 3% tax on exotic wagering
Ohio Standardbred Development Fund	Harness racing permit holders	0.625% of pari-mutuel wagering and 8.3% from the base 3% tax on exotic wagering
Ohio Standardbred Development Fund	Harness racing permit holders (except county and independent agricultural societies)	0.5% of total pari-mutuel wagering
Ohio Thoroughbred Race Fund	Harness racing permit holders (except county and independent fairs and agricultural societies)	0.29% of pari-mutuel wagering ¹
Ohio Thoroughbred Race Fund	Thoroughbred racing permit holders	1.125% of total pari-mutuel wagering and 8.3% from the base 3% tax on exotic wagering
State Racing	All permit holders (except county and	
Commission Operating Fund	independent fairs and agricultural societies)	0.25% of total pari-mutuel wagering

¹This percentage changes annually based on a calculation performed at the beginning of each year. The share for calendar year 2018 was .27% and the share for calendar year 2019 is .29%

Comparisons with Competitor States (as of June 30, 2019).

Georgia	No wagering on horses permitted.		
Indiana	A 2.0 percent tax is levied on pari-mutuel wagering on live races and simulcasts at a permit holder's race track. A 2.5 percent tax is levied on the total amount of money wagered on simulcasts at satellite facilities.		
Kentucky	Race tracks conducting live horse races must pay a license tax of up to \$2,500.00 for each day of racing based on the average daily handle. An excise tax of 1.5-3.75 percent is imposed on all money wagered on live races at the track and a 1.5 percent tax is levied on all money wagered on historical horse races at the track.		
Michigan	A 3.5 percent tax is levied on all money wagered on interstate and intertrack simulcast races conducted at a permit holder's race meetings.		
North Carolina	No wagering on horse racing permitted.		
Pennsylvania	A tax of 1.5 percent is imposed on the amount wagered on win, place, or show each racing day and a tax of 2.5 percent is imposed on multiple and exotic wagering.		
Tennessee	No wagering on horse racing permitted.		
Texas	A tax of 1–5 percent is imposed on the amount wagered at live events and a tax of 1-1.25 percent on simulcast events		
West Virginia	On live thoroughbred racing, a tax rate of 1.4 percent applies to pari-mutuel pools April-September and a rate of 0.4 percent applies during all other months. On harness racing, a tiered-tax rate applies ranging from 3 percent to 5.75 percent to the total amount wagered.		

History of Collections.

Table 1: Horse Racing Tax collections: fiscal years 2015 - 2019 (in millions)

	Nursing Home	Thoroughbred	Standardbred		
Year	Fund	Fund	Fund	Other Funds	Total
2015	\$1.4	\$0.9	\$1.0	\$2.5	\$5.8
2016	1.4	0.9	1	2.3	5.5
2017	1.3	0.8	0.9	2.3	5.3
2018	1.3	0.8	0.9	2.1	5.1
2019	1.2	0.7	0.9	2.2	5.0

Source: Office of Budget and Management financial reports.

1933	Tax is enacted with rates ranging from 10 percent on the first \$1,000 of daily wagers to 30 percent
	on wagers more than \$20,000.
1953	Rates are reduced with new rate schedules.
1955	For thoroughbred racing, an additional 0.75 percent is added to each bracket; rates are unchanged
	for harness racing.
	Flat tax rates are adopted for thoroughbred racing: 7 percent through the end of 1976, 6.75
1975	percent for 1977 and 6.5 percent starting in 1978. Rates on harness racing are reduced to a
	schedule of rates from 3-6.5 percent on the excess over \$550,000. Also, a 0.5 percent credit for
	qualifying capital improvements is established.

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1001	A 2.5 percent tax on exotic wagering is established and the value of the capital improvement credit
1981	is increased to 0.75 percent. Lawmakers enacted a gradual rate reduction on thoroughbred racing
	to 5.25 percent by mid-1983. Harness rates are phased down and by mid-1983 rates range from 1.5-4.5 percent.
1984	H.B. 639 consolidated all rates into a single schedule for live racing. New rates range from 1-4
1704	percent. Also, a 1.5 percent major capital improvements credit is enacted.
1989	Effective July 1, exotic wagering rate is increased from 2.5 percent to 3 percent.
1707	Encente july 1, encene wagering rate is increased from 210 percent to 0 percent
1994	Legislature permits wagering on simulcast events. Revenues not going to horse racing funds go to
	the Passport program. Major capital improvements tax credit reduced to 1 percent of wagering.
1996	Legislation established that Passport program received 25 percent of gross revenues.
2001	Exotic wagering tax increased to 3.25 percent.
2003	Temporary additional tax of 0.25 percent placed on exotic wagering from July 1, 2003, until July 1, 2005.
2006	Reinstatement of 0.25 percent additional tax on exotic wagering for 2007 fiscal year.
2007	Additional 0.25 percent tax on exotic wagering made permanent.
2012	Ohio Passport Fund changed to Nursing Home Franchise Permit Fee Fund.
2017	H.B. 49 (132 General Assembly) enacted law requiring 0.25 percent of exotic wagers on quarter horse races to be paid into the Ohio Thoroughbred Race Fund and reduce from 0.5 percent to 0.25 percent the amount of exotic wagers on thoroughbred races that are paid into that same fund.

Individual Income Tax

Overview. Ohio's income tax traces to 1912. In that year, Ohio voters approved a constitutional amendment specifically authorizing the General Assembly to levy an income tax. Legislative action did not follow until late 1971 when the income tax was first enacted. It became effective Jan. 1, 1972 for individuals and estates. In 2002, the income tax base was expanded to include trust income. The income tax is Ohio's second largest revenue source. During fiscal year 2019, collections were just over \$9.3 billion. Of this amount, approximately \$8,910.2 million was deposited into the General Revenue Fund, \$383.0 million into the Local Government Fund, \$20.2 million into the Targeting Addiction Assistance Fund, and \$0.1 million into the Political Party Fund.

Taxpayer (R.C. 5747.01 and 5747.02). The tax is levied on statutorily defined incomes of every individual, trust, and estate residing in Ohio or earning or receiving income in Ohio, or otherwise having nexus with or in Ohio. The tax also applies to winnings from lotteries and casino gaming in Ohio. Withholding responsibilities apply to employers who pay wages and salaries for each employee working in Ohio.

Tax Base (R.C. 5747.01 et seq.). The tax base for an individual's income, other than business income, is federal adjusted gross income, plus or minus Ohio adjustments, less an exemption for the taxpayer, the taxpayer's spouse, and each dependent. The tax base for an individual's business income is taxable business income. In the case of estates, the tax base is Ohio taxable income. The tax base for trusts is modified Ohio taxable income. Calculating the net liability for Ohio's individual income tax is summarized by the following five steps:

- 1. Start with federal adjusted gross income (FAGI) as reported to the Internal Revenue Service on federal form 1040 and calculate Ohio adjusted gross income (OAGI) by applying Ohio additions and deductions.
- 2. Calculate the Ohio individual income tax base by subtracting the income-based exemptions from OAGI. For taxable year 2018, each taxpayer is allowed personal and dependent exemptions equal to the product of the number of exemptions claimed on his or her federal income tax return multiplied by the personal exemption amount for the taxpayer, as listed in Table 1, below:

Table 1: Exemption Amounts (taxable year 2018)

Ohio Adjusted Gross Income	Deduction Per Exemption
\$40,000 or less	\$2,350
\$40,001 to \$80,000	\$2,100
\$80,001 or more	\$1,850

- 3. Determine the amount of taxable business income, if any, and calculate the tax due on it, if any. Taxable business income is the amount of business income included in FAGI minus the business income deduction and less any excess personal or dependent exemptions that were unused after calculating the tax due on non-business income. The tax rate on taxable business income is 3 percent for taxable years beginning in 2016 and thereafter.
- 4. Calculate nonbusiness income by subtracting business income from the Ohio income tax base. Apply the graduated tax rates in Table 2 to Ohio taxable non-business income. Add this tax to the tax on business income to determine gross tax liability.
- 5. Calculate the net tax liability by subtracting applicable credits from gross tax liability.

Table 2. Income tax table for non-business income: taxable years beginning in 2018

Ohio Taxable Non-business Income		- Tax Calculation
More Than	Not More Than	- Tax Calculation
\$0	\$10,850	0.000% of Ohio taxable non-business income
\$10,850	\$16,300	\$80.56 + 1.980% of excess over \$10,850
\$16,300	\$21,750	\$188.47 + 2.476% of excess over \$16,300
\$21,750	\$43,450	\$323.41 + 2.969% of excess over \$21,750
\$43,450	\$86,900	\$967.68 + 3.465% of excess over \$43,450
\$86,900	\$108,700	\$2,473.22 + 3.960% of excess over \$86,900
\$108,700	\$217,400	\$3,336.50 + 4.597% of excess over \$108,700
\$217,400		\$8,333.44 + 4.997% of excess over \$217,400

Rates (R.C. 5747.02). See Table 2 for individual income tax rates on non-business income for the 2018 taxable year. In 2010, the Tax Commissioner was required by state law to begin adjusting the size of each bracket for inflation each July (R.C. 5747.02(A)). The tax rates do not change as part of this adjustment. The 2018 taxable year income tax table for estates and trusts levies a rate of 0.7425 percent on more than \$0 and not more than \$10,850; otherwise, its income tax brackets, tax rates, and base tax liabilities are identical to those in Table 2. The rate is 3 percent on taxable business income.

This same statute requires tax rates to be temporarily adjusted downward in any year in which the director of the Office of Budget and Management determines that the budget stabilization fund (or "Rainy Day" fund) is equal to 8.5 percent of the general revenue fund revenues of the preceding fiscal year and that the percentage of the balance in the income tax reduction fund exceeds thirty-five one hundredths of one percent of the amount of revenue that the director estimates will be received from the income tax in the current fiscal year without regard to any reduction under this statute and certifies that percentage to the Tax Commissioner.

Additions, deductions, and exemptions. The starting point for the Ohio individual income tax return is federal adjusted gross income (FAGI). Additions and deductions (including the business income deduction) are applied to FAGI to calculate Ohio adjusted gross income (OAGI). Tax on taxable business income is calculated using a special schedule (2018 Ohio IT BUS – Business Income Schedule) that includes a business income deduction.

Personal and Dependent Exemptions (R.C. 5747.02 and 5747.025). For taxable year 2018 (filed in 2019), individuals may claim personal and dependent exemptions equal to the product of the number of exemptions claimed on their federal income tax return multiplied by the amount per exemption for the taxpayer. Dependents claimed on another person's return are not eligible to take a personal exemption on their own return. The amount per exemption, the total of which is subtracted from OAGI before tax rates are applied, is determined based on the OAGI calculated on the Ohio income tax return. Any excess is deducted from taxable business income before computing the tax on taxable business income. The personal and dependent exemption typically is adjusted for inflation each year.

Major additions to FAGI for individuals. Major additions for individuals, to the extent not already included in FAGI, include:

- non-Ohio state or local government interest and dividends;
- a pass-through entity add back; and
- five-sixths of the depreciation described in Internal Revenue Code sections 168(k) and 179.

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Major deductions for individuals. Major deductions for individuals, to the extent not excluded from FAGI, include:

- certain federal interest and dividends;
- reciprocity income (income tax paid by residents of states that border Ohio for details, see Special Provisions);
- state or municipal income tax overpayments deducted on a prior year's federal income tax return;
- business income deduction;
- qualified disability and survivor's benefits;
- Social Security and some railroad retirement benefits;
- certain unreimbursed medical and health care expenses;
- funds deposited into, and earnings on, an Ohio Medical Savings Account;
- contributions made to an Ohio 529 or Ohio STABLE account;
- repayment of income reported in a prior year;
- one-fifth of the depreciation added back in each of the previous five years;
- military pay received while the resident service member is stationed outside Ohio;
- retired uniformed services personnel pay;
- college opportunity or federal Pell grant amounts received and used to pay room or board.

For a complete listing and explanation of the adjustments to federal adjusted gross income, please see form IT 1040, Ohio Income Tax Return and its instruction booklet.

Major credits (R.C. 5747.98).

Personal and dependent exemption credit (R.C. 5747.022) - This \$20 credit per personal and dependent exemption claimed when filing the return is allowed only for taxpayers with an Ohio individual income tax base of less than \$30,000.

Adoption credit (R.C. 5747.37) - Individual taxpayers may claim a credit for adoption expenses of either \$1,500 per minor child or the total amount of qualified expenses incurred to adopt a minor child up to \$10,000, whichever is greater. Adoption of stepchildren does not qualify for this credit. The credit is nonrefundable, but the excess may be carried forward for the ensuing five taxable years with each year's credit claimed deducted from the carry-forward balance.

Child and dependent care credit (R.C. 5747.054) - Individual and estate taxpayers with an adjusted gross income of less than \$40,000 may claim a nonrefundable credit equal to 25 percent of the federal dependent care credit for which the taxpayer is eligible. If the taxpayer's adjusted gross income is less than \$20,000, the credit is equal to the federal credit for which the taxpayer is eligible.

Displaced worker training credit (R.C. 5747.27) - An individual taxpayer may claim a nonrefundable credit for training expenses incurred within 12 months of losing or leaving a job due to the closing or moving of a facility at which the individual was employed or the abolishment of the individual's position or shift at that facility and who has not obtained another job at which the individual works more than 20 hours a week. The maximum credit is the lesser of 50 percent of the training expenses or \$500.

Earned Income Credit (R.C. 5747.71) - Taxpayers who qualify for the federal earned income tax credit (EITC) may take a nonrefundable Ohio earned income credit equal to ten percent of the taxpayer's federal EITC.

Financial Institutions Tax (FIT) Credit (R.C. 5747.65) - A refundable credit is allowed equal to the taxpayer's proportionate share of the lesser of either FIT tax due or paid by a pass-through entity for the entity's taxable year ending in the taxpayer's taxable year.

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Invest Ohio Credit (R.C. 5747.81) - The credit equals the taxpayer's qualifying investment as indicated on the investor's small business investment certificate multiplied by 10 percent.

Joint filer credit (R.C. 5747.05(E)) - Spouses who file jointly are allowed a tax credit if each spouse has qualifying Ohio adjusted gross income of \$500 or more. Qualifying income does not include interest, dividends and distributions, royalties, rent, and capital gains. The credit is a percentage of the tax due after all credits other than the resident, nonresident, part-year resident, and business credits are claimed, but the maximum credit amount is \$650.

Nonresident credit (R.C. 5747.05(A)) - Nonresident individuals may calculate a tax credit of the tax otherwise due on such portion of the combined adjusted gross income and business income of any nonresident taxpayer that is not allocable or apportioned to Ohio.

Resident credit (R.C. 5747.05(B)) - Resident individuals may calculate a tax credit when part or all of their income is taxed in another state or the District of Columbia.

Retirement income credit (R.C. 5747.055) – Individuals, whose Ohio individual income tax base is less than \$100,000 receiving retirement benefits, annuities or distributions from a pension, retirement, or profit-sharing plan that are included in adjusted gross income are allowed a nonrefundable credit that depends upon the amount of retirement income received during the taxable year, capped at \$200.

Senior citizen credit (R.C. 5747.055(F)) – Individuals whose Ohio individual income tax base is less than \$100,000, and who are 65 years of age or older on or before December 31 of the taxable year may claim a \$50 credit per return.

Pass-through entity (PTE) credit (R.C. 5747.059) - Investors in PTEs are eligible for a refundable credit equal to the taxpayer's proportionate share of the lesser of either the tax due or the tax paid by any qualifying entity for the qualifying taxable year of the qualifying entity which ends in the taxable year of the taxpayer. Several other business credits also may be claimed against personal income tax liabilities. For more information, please see the **Business Tax Credits** chapter of this annual report.

Special provisions

Military pay and income of military spouses (R.C. 5747.01(A)(24)) - A deduction is allowed for active duty military pay and allowances included in federal adjusted gross income and not otherwise allowable as a deduction or exclusion if those amounts were received for active duty service while the service member is stationed outside Ohio.

Reciprocity (R.C. 5747.05(A)(2)) - Because of agreements Ohio has with bordering states (i.e., Indiana, Kentucky, West Virginia, Michigan and Pennsylvania), an individual does not have to file an Ohio income tax return when: the taxpayer was a full-year resident of one of the border states for the taxable year, and the taxpayer's only source of income within Ohio was from wages, salaries, tips or commissions generally received from employers unrelated to the taxpayer. These reciprocity agreements do not apply to nonresidents who directly or indirectly own at least 20 percent of the stock or other equity of an Ohio pass-through. These nonresidents must include this compensation in Ohio taxable income but can treat this compensation as business income, which is subject to the business income deduction and must be apportioned for purposes of computing the nonresident credit.

Residency (R.C. 5747.24) - For details, see information release IT 2018-01.

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Filing and Payment Dates (R.C. 5747.07-.09)

For individuals, estates, and trusts

Annual return – The annual return is generally due by April 15th for calendar year taxpayers without an extension. For tax year 2018, the due date was April 15, 2019.

Quarterly – Taxpayers must file quarterly declarations when they expect their tax to be under withheld by more than \$500. Such calendar year taxpayers must make estimated payments by April 15^{th} , June 15^{th} and September 15^{th} of the current year and by January 15^{th} of the following year. For fiscal year taxpayers, quarterly payments of tax must be made on the 15^{th} day of the fourth, sixth and ninth months of the fiscal year and on the 15^{th} day following the end of the fiscal year.

Electronic filing –Tax return preparers who file more than 11 original income tax returns, reports, or other tax payment documents must file electronically.

For employers that withhold taxes

An employer accumulating undeposited taxes of \$100,000 or more is required to make payment within one banking day by electronic funds transfer (EFT). Otherwise, the following rules apply:

- if an employer withheld no more than \$2,000 during the 12 months ending on June 30 of the preceding year, payments are due within 30 days after the quarter ending in March, June, September and December.
- if an employer withheld more than \$2,000 and less than \$84,000 during the 12 months ending on June 30 of the preceding year, payments are due within 15 days after the end of the month.
- if an employer withheld at least \$84,000 during the 12 months ending on June 30 of the preceding year, payments are due within three banking days after the end of the partial weekly period and must be made by electronic funds transfer.

Disposition of revenue (Ohio Const. Art. XII, 9, R.C. 5747.03). During fiscal year 2019, approximately 95.7 percent of revenue from the state income tax or approximately \$8,910.2 million was distributed to the General Revenue Fund (GRF). The rest (about 4.3 percent or \$403.2 million) was distributed to the Local Government Fund (LGF), Targeting Addiction Assistance Fund, and the Ohio Political Party Fund. Article XII, Section 9 of the Ohio Constitution requires that at least 50 percent of the income tax collections be returned to the county of origin. This provision is met primarily through GRF allocations to education, LGF distributions, and local property tax relief (i.e., the non-business tax credit, owner-occupied tax credit and the homestead exemption for senior citizen and certain homeowners who are disabled).

Charts

The following charts summarize information from Ohio individual income tax returns. Chart 2 reflects all tax returns filed to date by taxpayers for the taxable year noted. Chart 2 includes tax returns that indicate tax liability as well as returns with no tax liability.

Chart 1: General Computation of Ohio Individual Income Tax Liability for TY 2018

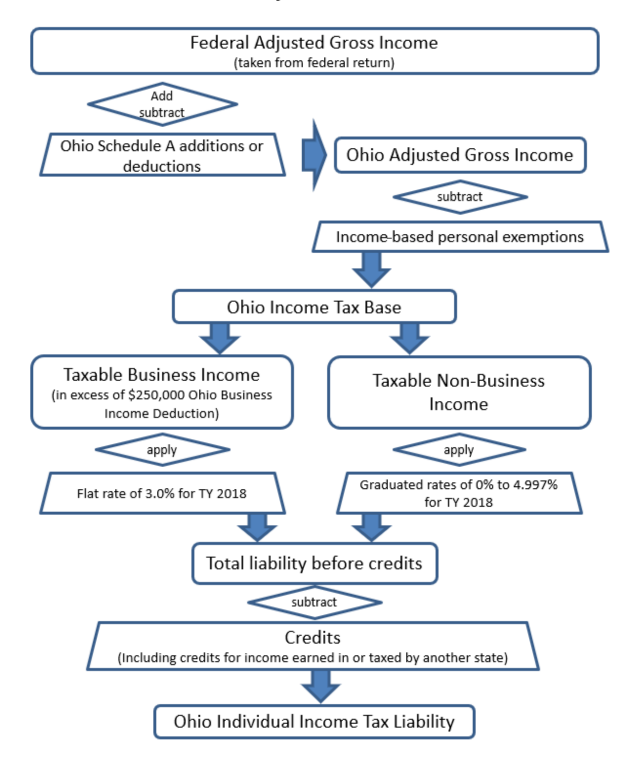
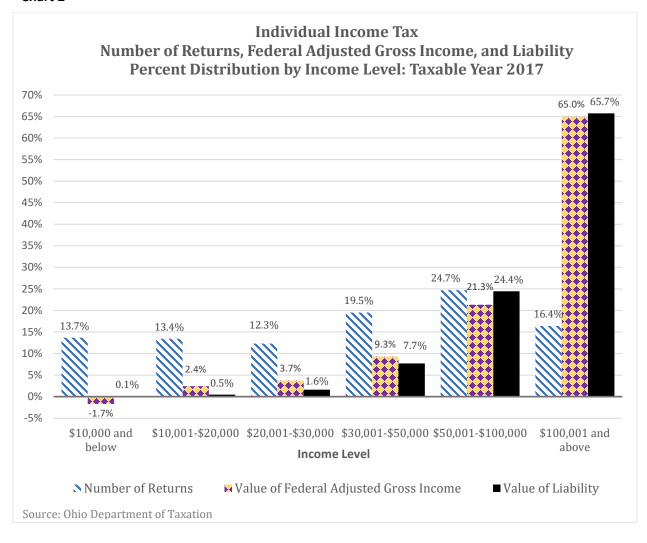


Chart 2



Comparisons with Competitor States for taxable year 2018.

Georgia	Rates range from 1 percent on net taxable income not over \$750.00 to 6 percent on the amount of net taxable income over \$7,000.
Indiana	Indiana imposes an income tax at the rate of 3.23 percent.
Kentucky	Kentucky imposes an income tax at the rate of 5 percent.
Michigan	Michigan imposes an income tax at the rate of 4.25 percent.
North	North Carolina imposes an income tax at the rate of 5.499 percent.
Carolina	
Pennsylvania	Pennsylvania imposes an income tax at the rate of 3.07 percent.
Tennessee	Tennessee imposes a tax on taxable interest and dividend income at the rate of 3 percent. The tax is being phased out with repeal effective for taxable years beginning on or after January 1, 2021.
Texas	None.
West Virginia	Rates range from 3 percent on taxable income not over \$10,000 to 6.5 percent on taxable income in excess of \$60,000.

History of Collections.

Table 3: Individual Income Tax collections: fiscal years 2015-2019 (in millions)

Fiscal year	Total Revenues	
2015	\$9,869.8	
2016	8,169.2	
2017	7,981.1	
2018	8,796.2	
2019	9,313.4	
Source: Office of Budget and Management financial reports		

1912	Voters approved an amendment to the Ohio Constitution permitting the taxation of income on a uniform or graduated basis.
1967	Ohio Tax Study Commission of 1967 reported its findings and recommendations for an income tax.
1971	General Assembly enacted a state individual income tax effective for 1972.
1972	Ohio voters rejected a constitutional amendment that would have repealed the new income tax
	and prohibited future graduated income taxes.
1973	Voters approved a constitutional amendment eliminating a \$3,000 cap on personal exemptions. Legislature enacted a joint filer credit.
1982	A temporary 25 percent across the board tax increase for 1982 and a temporary 12.5 percent increase for 1983 are imposed. Additional rate increases are imposed on high-income individuals for 1982 and 1983 through the creation of new brackets for income more than \$80,000 and \$100,000.
1983	The new brackets are made permanent. There is an increase in the temporary across the board rate increases to 83.3 percent for 1983 and 90 percent for 1984 when the increases become

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	permanent. Also increased are the senior citizen credit, the joint filer credit, and the personal
	exemption. In November, Ohio voters sustain these changes by rejecting a constitutional
	amendment that would have repealed all tax changes enacted since 1982.
4004	A one-time special refund is enacted. For most taxpayers, the refund is 2.03 percent of 1983 tax
1984	liability or \$7, whichever is greater. Taxpayers who had less than \$7 due in 1983 receive a full
	refund.
1985	A three-year, 15 percent across the board rate cut is enacted. Rates are scheduled to fall from 1984
	levels by 5 percent in 1985, 5 percent in 1986, and 5 percent in 1987.
1986	The top marginal tax rate (on income more than \$100,000) is lowered from 8.55 percent to 6.9
1700	percent effective 1987. Legislators also lower other rates by an additional 7 percent in 1987 and an
1000	additional 1 percent in 1988 and thereafter.
1992	A new bracket is created for income more than \$200,000, effective for tax year 1993. The tax rate
	associated with this new bracket is 7.5 percent.
1996	A new mechanism is enacted to temporarily lower statutory rates in any year when a budget surplus exists. Thus, tax rates are temporarily reduced for 1996 by 6.609 percent. This provision
	later leads to temporary rate reductions in 1997, 1998, 1999, and 2000.
1997	A pass-through entity and trust withholding tax is enacted and personal exemptions are indexed to
	inflation starting in 2000.
2002	S.B. 261 temporarily broadened the individual income tax to include trusts. It also indexes tax
2002	brackets to inflation starting in 2005 (later delayed until 2010) and decouples Ohio income tax law
	from federal bonus depreciation.
	H.B. 66 launched a five-year 21 percent across-the-board reduction in income tax rates. Rates were
2005	to decrease from pre H.B. 66 levels cumulatively by 4.2 percent for each taxable year from 2005-
	2009. It also included a credit effectively eliminating state income tax liabilities for taxpayers with
	a taxable income of \$10,000 or less. It made permanent the extension of the tax on trusts and postponed the annual adjustment of tax brackets for inflation until 2010.
2006	Resident armed services members are permitted to deduct military pay and allowances earned
2000	while stationed outside of Ohio effective January 1, 2007.
2007	Military retirement pay is exempted from Ohio income and school district taxes.
2008	Tax preparers who file more than 75 original income tax returns in 2008 are required by law to file
	electronically as of January 1, 2010.
2009	H.B. 318 postponed the fifth income tax rate reduction for two years (until 2011). HB 1 created the
2212	motion picture production tax credit.
2010	The Tax Commissioner is required by state law to adjust the tax brackets effective for taxable years
2011	2010 and thereafter for inflation. The fifth year of income tax reductions authorized by HB 66 is implemented. HB 167 enacted a
2011	new income tax deduction for Pell Grant recipients.
	H.B. 59 enacted a 10 percent reduction in income tax rates over three years. Rates decreased 8.5
	percent in the 2013 taxable year and are scheduled to decrease by 0.5 percent for the 2014 tax
	year and 1 percent for the 2015 taxable year. It also suspended the indexing of income brackets
2013	and the personal and dependent exemptions during the phase-in periods. It subjected the personal
	and dependent credit to means testing and created an earned income tax credit and a 50 percent
	business income deduction. H.B. 365 enacted an allowance for business owners who claimed an
	enhanced federal income tax depreciation deduction and who increased payroll to claim more of
0044	the deduction that the business owner must add back to the Ohio income tax base.
2014	H.B. 483 accelerated the final phase-in of a 10 percent total income tax rate reduction from taxable
	year 2015 to taxable year 2014.
	H.B. 64 and S.B. 208 created separate tax bases for business and non-business income of individuals and established a flat 3 percent rate on taxable business income. Tax rates are reduced
2015	on non-business income by 6.3 percent starting in tax year 2015 and means testing is established
_010	for the senior and retirement income and retirement income lump sum credits. The business
	income deduction is set at \$125,000 for each spouse if each spouse files separate returns or
	\$250,000 for all other individuals.

2017	H.B. 49 reduced the number of tax brackets levied on estates' Ohio taxable income and trusts' modified Ohio taxable income from nine to eight for taxable years beginning in 2017 and thereafter by consolidating into one bracket the bottom two brackets that are applied for taxable years beginning in 2016 and earlier. Only the top seven brackets are levied on individuals' other than taxable business income (a reduction from nine to seven) for taxable years beginning in 2017 and thereafter. The low-income credit is repealed for taxable years beginning in 2017 and thereafter, as the bottom bracket of the seven-bracket system begins at \$10,500. The tax commissioner must adjust the income and base tax amounts for all brackets beginning in August 2017. H.B. 49 increased the maximum income tax deduction for contributions to a federally tax advantaged college savings plan or disability expense account from \$2,000 to \$4,000 annually for each beneficiary and made changes to the motion picture tax credit program. It eliminated the administrative fee for refund contribution check-offs, reduced the tax commissioner's role in Ohio political party fund contributions, and required the tax commissioner to separately report income tax collections from business income.
2018	Sub. H.B. 292 amended R.C. 5747.24 to change the requirements for the "irrebuttable presumption" of non-Ohio domicile for individuals. For tax years 2018 and forward, an individual is irrebuttably presumed not to be domiciled in Ohio for each taxable year for which the individual files a statement, on or before October 15th, attesting that the individual meets the following criteria: (1) no more than 212 contact periods with Ohio during the taxable year, (2) an abode outside of Ohio for the entire taxable year, on which the individual did not claim a depreciation deduction under I.R.C. §167, (3) no Ohio driver's license or identification card at any time during the taxable year, (4) no Ohio property on which the individual claimed the homestead exemption and/or the owner-occupancy property tax reduction, and (5) no "in state" tuition at an Ohio institution of higher education based on an Ohio address.
2019	Sub. H.B. 62 amended R.C. 5747.71 to increase the Ohio Earned Income Credit (EITC) allowed from 10% of the federal EITC to 30% of the federal EITC. This bill also removed the feature of the Ohio EITC which limited the value of the credit to half of the taxpayer's liability for those taxpayers whose OAGI less personal exemptions was greater than \$20,000. H.B. 133 authorized an income tax deduction for compensation paid to a qualifying employee to the extent such compensation is for disaster work conducted in this state during a disaster response period pursuant to a qualifying solicitation received by the employee's employer, compensation paid to a qualifying employee to the extent such compensation is for disaster work conducted in this state by the employee during the disaster response period on critical infrastructure owned or used by the employee's employer, and income received by an out-of-state disaster business for disaster work conducted in this state during a disaster response period, or, if the out-of-state disaster business is a pass-through entity, a taxpayer's distributive share of the pass-through entity's income from the business conducting disaster work in this state during a disaster response period, S.B. 8 authorized a pass-through entity investor who is paid wages or guaranteed payment by a professional employer organization hired by the pass-through entity to claim the business income deduction. S.B. 22 expressly incorporated changes to the Internal Revenue Code since March 30, 2017 into Ohio law and allowed contributions to Ohio 529 plans for qualified K-12 education expenses to be tax deductible.

Kilowatt-Hour Tax

Overview. The Kilowatt-Hour (kWh) tax was created by the Ohio General Assembly in 2001 as part of a broader legislative effort to deregulate electric utilities. The tax, effective May 1, 2001, replaced the public utility excise tax on electric and rural electric companies. It also was designed to replace revenues lost from the reduction of assessment rates on electric and rural electric tangible personal property. During fiscal year 2019, collections were approximately \$547.5 million.

The tax is levied on electric distribution companies with end users in Ohio. The tax has tiered rates that vary according to the kWh consumption of individual end users of electricity. For certain large consumers of electricity, a self-assessor option exists. Companies that provide both electric and other services must separate the charges for electricity from the other services they provide.

Taxpayer (R.C. 5727.80 and 5727.81). Electric distribution companies with end users in Ohio are subject to the tax. Electric distribution companies do not include an end user of electricity that self-generates electricity that is used directly by that end user on the same site that the electricity is generated or a person that donates all the electricity generated to a political subdivision of the state. The tax is also paid by certain large commercial and industrial end users (self-assessing purchasers) that consume more than 45 million kWh of electricity during a calendar year. Self-assessing purchasers must qualify and register to self-assess the tax.

Tax Base (R.C. 5727.81). The tax has two bases with payments determined by the number of kWh distributed to end users in Ohio.

Tax Rates (R.C. 5727.81). Electric distribution companies pay rates based on their monthly distribution to each end user. The rates are tiered according to the amount of kWh the individual end user consumes, as shown in the following schedule:

0 - 2000 kWh	0.465 cents
2001 - 15,000 kWh	0.419 cents
15,001 kWh or more	0.363 cents

End users above 45 million kWh in annual consumption may register to self-assess the tax. Self-assessors pay 0.257 cents per kWh on the first 500 million kWh and 0.1832 cents per kWh in excess of 500 million.

Exemptions (R.C. 5727.80 and 5727.81). The kWh tax does not apply to the federal government, qualified end users in qualified manufacturing processes, and qualified regeneration meters.

Filing and Payment Dates (R.C. 5727.82). For kWh and self-assessing taxpayers, the filing date is the 20th day of each month. Payments reflect the amount of electricity distributed to the end users during the preceding month. To register as a self-assessing purchaser, end users must apply and pay a \$500 fee before May 1st. The registration year begins on May 1st and ends on the following April 30th.

Disposition of Revenue (R.C. 5727.81). The General Revenue Fund (GRF) receives nearly 100 percent of the state tax revenues. R.C. 131.51(C) allows the director of the Office of Budget and Management to identify the specific tax revenue sources to be used to make the required monthly transfer to the Public Library Fund (PLF). A portion of the monthly amount deposited into the PLF is credited against the kWh tax portion of the GRF revenues. The amount of kWh tax revenue credited to the PLF varies from year to year based on a fixed percentage of all tax collections distributed to the GRF.

Special Provision (R.C. 5727.81). In cases where self-assessing purchasers are served by a municipal electric utility and are located within that municipality, the tax is remitted to the municipality rather than to the state.

Comparisons with Competitor States (as of June 30, 2019). Georgia, Indiana, Kentucky, Michigan, North Carolina, Pennsylvania, Tennessee, Texas, and West Virginia do not have specific taxes levied on the volume of electricity consumed or distributed. In these states, electric companies may be subject to public utility excise or business taxes.

History of Collections.

Table 1: kWh Tax collections and distributions: fiscal years 2015-2019 (in millions)

Year	Total Collections	General Revenue Fund	Public Library Fund	School District Property Tax Replacement Fund	Local Government Property Tax Replacement Fund
2015	\$539.8	\$292.3	\$182.7	\$48.6	\$16.2
2016	527.3	338.0	189.3	0.0	0.0
2017	539.2	347.4	191.8	0.0	0.0
2018	537.2	342.4	194.8	0.0	0.0
2019	547.5	343.6	203.9	0.0	0.0

Source: Office of Budget and Management financial reports.

1999	S.B. 3 established the kilowatt-hour (kWh) tax effective May 1, 2001.		
2000	S.B. 287 enacted the following changes: lowers the self-assessor tax threshold from 120 million kWh of annual consumption to 45 million kWh; caps the consumption portion of the self-assessor tax formula to 504 million kWh of annual consumption; establishes an exemption for "qualified regeneration facilities"; allows businesses to declare that they will have enough electricity consumption in the upcoming year to self-assess and provides for a "recapture" tax if the taxpayer fails to meet the self-assessor threshold; and requires self-assessors served by a municipal electric company and located within the municipal boundary to remit the self-assessor tax to the municipality.		
2007	Under H.B. 119, the General Revenue Fund's share of the kWh tax is changed to 63 percent. Also, the		
2009	H.B. 1 eliminated the price-based component of the self-assessment calculation effective Jan. 1, 2011 in favor of a flat rate of 0.257 cents per kWh on the first 500 million kWh and of 0.1832 cents per kWh for each kWh in excess of 500 million.		
2011	H.B. 153 changed the percentage of distribution to 88 percent of the General Revenue Fund (GRF), 9 percent to the School District Property Tax Replacement Fund and 3 percent to the Local Government Property Tax Replacement Fund.		
2015	H.B. 64 altered the disposition of revenue and credited nearly all to the GRF.		
2017	H.B. 49 exempted from the kWh tax any use of electricity by a qualified end user in a chlor-alkali manufacturing process (i.e., a process to manufacture bleach). An end user must obtain the consent of the legislative authority of the municipal corporation that owns or operates the utility when the end user receives the electricity from a municipal electric company.		

Motor Vehicle Fuel and Use Tax

Overview. An excise tax applies to all dealers in motor vehicle fuel on the use, distribution, or sale within Ohio of fuel used to generate power for the operation of motor vehicles. The motor fuel excise tax rate has been 28 cents per gallon since July 1, 2005. As of January 1, 2018, the five prior existing levies that made up the 28 cents per gallon were combined into one 28 cents levy. A single 28 cents per gallon levy is allocated in specified fractions that correspond with the five prior distinct levies. The revenue from the levy is subject to five differing distribution formulas. Article XII, Section 5a of the Ohio Constitution mandates that no revenues from excise taxes on fuel used to propel vehicles on public highways be expended for costs other than costs of administering such laws, statutory refunds and adjustments provided therein, payment of highway obligations, costs for construction, reconstruction, maintenance and repair of public highways and bridges and other statutory highway purposes, expenses of state enforcement of traffic laws, and expenditures authorized for hospitalization of indigent persons injured in motor vehicle accidents on the public highways. During fiscal year 2019, motor fuel tax collections were approximately \$1,841.2 million, inclusive of amounts in the motor fuel hold fund.

There also is a fuel use tax of 28 cents per gallon levied on commercial cars and tractor trailers operated or driven upon a public highway in two or more jurisdictions. Fuel use taxpayers pay tax on the motor vehicle fuel consumed in Ohio that exceeds the fuel purchased and taxed in Ohio. During fiscal year 2019, motor fuel use tax collections were approximately \$102.6 million, with nearly \$44.4 million net to Ohio and the remainder to refunds and distributions to other states and Canadian provinces participating in the international fuel tax agreement (IFTA).

Taxpayer (R.C. 5735.01, 5735.05). The excise tax applies to dealers that: import motor fuel from another state or foreign country or acquire motor fuel by any means into a terminal in this state; import motor fuel from another state or foreign country in bulk lot vehicles for subsequent sale and distribution in this state from bulk lot vehicles; refine motor fuel in this state; acquire motor fuel from a motor fuel dealer for subsequent sale and distribution in this state from bulk lot vehicles; or possess an unrevoked permissive motor fuel dealer's license.

Tax Base (R.C. 5728.06, 5735.05). The base of the tax is the gallons of motor vehicle fuel sold, used, or distributed in Ohio.

Tax Rates (R.C. 5735.05). The consolidated rate of 28 cents per gallon is allocated in specified fractions that correspond with the five prior distinct levies.

Deductions (R.C. 5735.05-.06). Dealers may deduct the following motor fuel from their total gallons sold:

- dyed diesel sold for uses other than operating motor vehicles on public highways or waterways within Ohio;
- K-1 kerosene to a retail service station, except when placed directly in the fuel supply tank of a motor vehicle (such sales are rebuttably presumed to not be distributed or sold for use or used to generate power for the operation of motor vehicles upon the public highways or upon the waters within the boundaries of this state);
- motor fuel sold by licensed dealers to other licensed dealers;
- motor fuel exported by licensed dealers from Ohio to any other state or foreign country;
- motor fuel sold for exclusive use by the U.S. government or its agencies;
- motor fuel that is in the process of transportation in foreign or interstate commerce, except insofar as it
 may be taxable under the Constitution and statutes of the United States, and except as may be agreed
 upon in writing by the dealer and the commissioner;
- motor fuel sold exclusively for use in the operation of aircraft; and
- motor fuel sold by a dealer for delivery from a bulk lot vehicle, for consumption in operating a vessel when the use of such fuel in a vessel would otherwise qualify for a refund under section 5735.14 of the Revised Code.

Shrinkage Allowance (R.C. 5735.06, 2017 H.B. 26 Section 757.20). Licensed motor fuel dealers receive a discount intended to cover "evaporation, shrinkage or other unaccounted for losses." An uncodified provision of House Bill 119, enacted in mid-2007 by the 127th General Assembly, set this "shrinkage allowance" at the following levels, which has been extended through fiscal year 2019 by House Bill 26 of the 132nd General Assembly:

- licensed distributors receive a 1 percent discount on total gallons of fuel received, minus 0.5 percent on gallons sold to retailers, for fuel lost through shrinkage and evaporation; and
- retailers receive a 0.5 percent discount on gallons of fuel purchased from licensed distributors for fuel lost through shrinkage and evaporation. This discount is received in the form of a refund.

Refunds (R.C. 5735.13, 5735.14, 5735.141, 5735.142, 5735.18). Persons who have purchased motor vehicle fuel on which the fuel tax has been paid may receive a refund when:

- the motor fuel was used to operate or propel stationary gasoline engines, tractors used for off-highway purposes or unlicensed motor vehicles used exclusively in intra-plant operations;
- the motor fuel was used by watercraft devoted entirely to commercial purposes such as trade or fishing; by vessels used in Boy Scout training; by vessels used or owned by railroad car ferry companies; or by vessels used or owned by federal, state or local governments;
- the motor fuel was used for cleaning or dyeing;
- the motor fuel was used by local transit systems;
- the motor fuel was used in aircraft;
- the motor fuel was lost or destroyed through fire, explosion, lightning or other natural disasters; or
- any person, other than a dealer, sells or uses the fuel outside Ohio, or sells the fuel to the U.S. government or any of its agencies.

Also, a city, exempted village, joint vocational or local school district, an educational service center or a county board of developmental disabilities may be reimbursed for 6 cents per gallon of the total Ohio motor fuel tax paid on fuel.

Fuel Use Tax (R.C. Chapter 5728). The Ohio motor vehicle fuel use tax of 28 cents per gallon is imposed on heavy trucks on the amount of motor fuel consumed in Ohio that was purchased outside of Ohio. A refund or credit is allowed for the tax on fuel purchased in Ohio for use in another state, provided the other state imposes a tax on such fuel and allows a similar credit or refund. During fiscal year 2019, approximately \$44.4 million was collected from the fuel use tax.

Liquid Natural Gas (R.C. 5735.011). The tax on liquid natural gas is measured in gallon equivalents. The diesel gallon equivalent standard for liquid natural gas is the equivalent of one gallon of motor fuel.

Filing and Payment Dates (R.C. 5735.06). Taxpayers must submit returns to the department by the last day of each month for the preceding month's tax liability.

Disposition of Revenue (R.C. 5735.05, 5735.051, 5735.27). Motor vehicle fuel tax is distributed by the Department of Taxation each month. Before any distributions are made, funds are set aside for refunds and two percent of the previous month's net receipts are credited to the Highway Operating Fund, 0.875 percent of revenue is allocated to the Waterways Safety Fund, 0.125 percent to the Wildlife Boater Angler Fund and 0.275 percent to the Motor Fuel Tax Administrative Fund.

Of the remainder:

5.2942 percent of 17/28ths is credited to the Highway Operating Fund and 94.7058 percent of 17/28ths is credited into the Gasoline Excise Tax Fund after \$100,000 is transferred each month to the Grade Crossing Fund and any crediting to Fund the Highway Operating Fund as prescribed in 5735.051.

1) 32.5 percent of 2/28ths is credited to the Gasoline Excise Tax Fund and 67.5 percent of 2/28ths is credited to fund the Highway Operating Fund.

Motor Vehicle Fuel and Use Tax

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- 2) 13/16ths of 8/28ths is credited the Highway Operating Fund and 3/16ths of 8/28ths is credited to the Gasoline Excise Tax Fund.
- 3) Of the remaining 1/28th, 100 percent is credited to the Highway Operating Fund.

Of the 94.7058 percent credited to the Gasoline Excise Tax Fund in (1) above, 93.1677 percent is distributed in accordance to 5735.051(A)(2)(a):

- a) 6.7 percent to the Local Transportation Improvement Program (LTIP).
- b) Five cents multiplied by the number of gallons of motor fuel sold at stations operated by the Ohio Turnpike and Infrastructure Commission.
- c) After the LTIP and Turnpike amounts are calculated, the remaining balance is distributed as follows:
 - 10.7 percent to municipal corporations less \$745,875,
 - 9.3 percent to counties less \$745,875,
 - 5.0 percent to townships less \$263,250 and
 - the remainder of the balance to fund the Highway Operating Fund or the Highway Capital Improvement Bond Service fund where applicable (fixed dollar amounts go to fund the Highway Operating Fund).

Of the 94.7058 percent credited to the Gasoline Excise Tax Fund in (1) above, 6.8323 percent is distributed in accordance to 5735.051(A)(2)(b) and amounts credited to the Gasoline Excise Tax Fund in (2) above are also distributed in this manner:

- 42.86 percent to municipalities
- 37.14 percent to counties
- 20 percent to townships.

The 3/16ths of 8/28ths credited to the Gasoline Excise Tax Fund in (3) above is distributed in the same manner as 5735.051(A)(2)(b) subject to deductions under divisions 5735.051(C)(3). Amounts are credited in this manner:

- 42.86 percent to municipalities
- 37.14 percent to counties
- 20 percent to townships.

Funds are distributed among townships in the manner required under 5735.27(A)(3). The amounts are distributed in equal proportions, except the portion of the revenue that is described under R.C. 5735.05(A)(3) that is partially allocated to provide funding for townships. Each township receives the greater of the amount credited divided evenly among townships or 70 percent of a formula amount for that township. The formula amount is 50 percent the amount credited distributed based on centerline road miles and the remainder distributed based on registered motor vehicles per township. One third of the difference between the amount required to make the required payments to townships is deducted from the amounts credited to municipalities and counties, the remaining one-third is deducted from the Highway Operating Fund.

Comparisons with Competitor States (as of June 30, 2019).

Tax rates in cents per gallon

State	Gasoline	Diesel	Sales Tax Applicable
Georgia	27.5	30.8	No
Indiana	29	48	Yes
Kentucky	24.6	21.6	No
Michigan	26.3	26.3	Yes
North Carolina	36.2	36.2	No
Pennsylvania	57.6	74.1	No
Tennessee	25	24	No
Texas	20	20	No
West Virginia	35.7	35.7	No

History of Collections (in millions).

Table 1: Motor Vehicle Fuel Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Gross Collections	Refunds	Net Tax After Refunds		
2015	\$1,822.1	\$21.5	\$1,800.6		
2016	1,764.2	23.8	1,740.4		
2017	1,840.1	16.3	1,823.8		
2018	1,820.1	14.9	1,805.2		
2019	1,857.1	15.9	1,841.2		
Source: Office of Budget and Management financial reports.					

Table 2: Motor Vehicle Fuel Use Tax collections: fiscal years 2015-2019 (in millions)

			Payments Sent to Other	
Fiscal Year	Gross Collections	Refunds	States/Provinces ¹	Net Tax After Refunds
2015	\$72.6	\$0.8	\$37.5	\$34.4
2016	81.1	0.7	44.0	36.4
2017	74.1	0.7	38.5	34.9
2018	72.1	1.1	50.8	20.2
2019	102.6	1.1	57.1	44.4

¹Payments sent to other states and provinces represents payments made under the International Fuel Tax Agreement. Source: Ohio Department of Taxation records.

1925	2 cent per gallon enacted
1927	1 cent increase (3 cents total)
1929	1 cent increase (4 cent total)
1933	1 cent increase (5 cents total)
1947	1 cent decrease (4 cents total)
1953	1 cent increase (5 cents total)
1959	2 cent increase (7 cents total)
1981	3.3 cent increase (10.3 cents total); Ohio Motor Vehicle Use Tax becomes effective July 1, 1980.
1982	1.4 cent increase (11.7 cents total)
1983	0.3 cent increase (12 cents total)
1987	2.7 cent increase (14.7 cents total)
1988	0.1 cent increase (14.8 cents total)
1989	3.2 cent increase (18 cents total)
1990	2 cent increase (20 cents total)
1991	1 cent increase (21 cents total)
1993	1 cent increase (22 cents total)
1995	Ohio joined the International Fuel Tax Agreement (IFTA). IFTA is a state compact between the 48 U.S. states and the Canadian provinces to simplify the reporting of fuel taxes by carriers operating in more than one of these jurisdictions. IFTA is administered by the International Fuel Tax Association, an Arizona non-profit corporation. IFTA auditing is conducted by ODT.
2003	2 cent increase (24 cents total)
2004	2 cent increase (26 cents total)
2005	2 cent increase (28 cents total)
2017	Beginning January 1, 2018, H.B. 26 consolidated five motor vehicle fuel levies into one 28 cent levy and changed the statutory distribution language accordingly. It requires aviation fuel dealers to obtain a license from and file reports with the ODT. It further requires all counties and regional transit authorities to file an annual report with the Director of Transportation and the Tax Commissioner on local spending for airport related activities.

2019

H.B. 62 of the 133rd General Assembly made changes to the motor vehicle fuel tax effective July 3, 2019 with certain provisions at differing dates; increased the tax rate on gasoline to \$0.385 per gallon; on fuels other than gasoline to \$0.47 per gallon; and subjects compressed natural gas to the tax at rates phased in over five years ending at the non-gasoline rate of \$0.47 per gallon after July 1, 2023; altered the allocation of tax for amounts above \$0.28 per gallon; changed the motor fuel administration fund from a percentage of revenue to an appropriation; granted private contractors of transit authorities, school districts, and county developmental disabilities boards the same refunds and reimbursements as the entities they contract with; and continued shrinkage allowances in effect biennially since 2008.

Natural Gas Distribution Tax

Overview. The natural gas distribution tax was enacted by the Ohio General Assembly effective July 1, 2001, as part of a larger series of tax changes involving the natural gas industry. The tax was designed to replace the revenue lost by school districts and local governments when the assessment rate on the personal property of natural gas companies was reduced from 88 percent to 25 percent. Effective July 1, 2011, the Ohio General Assembly established that all revenue from the natural gas distribution tax is to be credited to the General Revenue Fund (GRF). During fiscal year 2019, natural gas distribution tax collections were approximately \$75.9 million.

Taxpayer (R.C. 5727.811). The tax is levied on companies that meet the definition of a "natural gas distribution company" in R.C. 5727.80(K).

Tax Base (R.C. 5727.811). The base of the tax is the amount of natural gas distributed through the meter of an end user in Ohio.

Tax Rates (R.C. 5727.811). In most cases, a three-bracket rate schedule applies to the amount of natural gas distributed to each end user, as measured in 1,000 cubic feet (Mcf).

Distribution to end users	Rates per Mcf
First 100 Mcf per month	15.93 cents
Next 101 to 2,000 Mcf per month	8.77 cents
2,001 or more Mcf per month	4.11 cents

Small distribution companies with 70,000 or fewer customers may elect to apply the standard rate schedule outlined above to the total amount of natural gas distributed to all of its Ohio customers, as if all distribution had been made to a single customer. This results in a lower overall tax rate for the distribution company.

The rate on natural gas distributed to flex customers is 2 cents per Mcf. A flex customer is an industrial or commercial facility that consumed more than one billion cubic feet of natural gas a year at a single location during any of the previous five years or that purchases natural gas distribution services at a discount as part of a special arrangement. Special arrangements are arrangements subject to review and regulation by the Public Utilities Commission under R.C. 4905.31, arrangements with a natural gas distribution company pursuant to a municipal ordinance, or a variable rate schedule that permits rates to vary between defined amounts provided that the schedule is on file with the Public Utilities Commission.

Exemptions (R.C. 5727.811). The natural gas distribution tax does not apply to the distribution of natural gas to the federal government or natural gas produced by an end user, consumed by that end user or its affiliates, and not distributed through the facility of a natural gas company.

Filing and Payment Dates (R.C. 5727.82). Returns and payments are due as follows:

Quarterly returns	Due date
January - March	May 20th
April - June	August 20th
July - September	November 20th
October - December	February 20th

Disposition of Revenue (R.C. 5727.811). All revenue is deposited in the state's GRF.

Comparisons with Competitor States (as of June 30, 2019). Georgia, Kentucky, Indiana, Michigan, North Carolina, Pennsylvania, Tennessee, Texas, and West Virginia do not have comparable natural gas distribution-based taxes.

History of Collections.

Table 1: Natural Gas Distribution Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Revenue		
2015	\$74.7		
2016	60.7		
2017	61.8		
2018	69.6		
2019	75.9		
Source: Office of Budget and Management financial reports.			

2000	H.B. 287 created the tax effective July 1, 2001. The tax is designed to replace local tax revenue that were				
	lost from a reduction in natural gas utility personal property tax assessment percentages.				
	Distribution formula is changed. The share to the School District Property Tax Replacement Fund fell from				
2002	70 percent to 68.7 percent; the share to the Local Government Property Tax Replacement Fund increased				
	from 30 percent to 31.3 percent.				
2011	H.B. 153 enacted an allocation of 100 percent of the revenue to the General Revenue Fund effective July 1,				
	2011.				

Pass-through Entity and Trust Withholding Tax

Overview. The pass-through entity and trust withholding tax, enacted in 1998, is not so much a separate tax as it is a mechanism designed to collect individual income tax that is otherwise due and payable by equity investors in certain pass-through entities. All the revenue collected from pass-through entities is included in the income tax revenue amounts shown in Table 1 in the **Individual Income Tax** section of this report.

Table 1: Pass-Through Entity and Trust Withholding Tax Collections: fiscal year 2019 (in millions)

Form IT 1140		\$296.3
Form IT 4708		290.2

Source: Ohio Department of Taxation

Please note, refundable pass-through entity tax credits claimed on the IT 1040 for taxable year 2017 were approximately \$171.1 million.

A pass-through entity is an S corporation, a partnership, or a limited liability company (LLC) treated for federal income tax purposes as either a partnership or an S corporation. Each qualifying pass-through entity doing business in Ohio or otherwise having nexus with Ohio is subject to the pass-through entity withholding tax. Qualifying trusts are also subject to the withholding tax. See the Special Provisions section in this chapter for details. Many pass-through entities are not "qualifying pass-through entities" and, therefore, are not subject to the withholding or composite tax. Pass-through entities not subject to the withholding tax include entities whose investors are limited to full-year Ohio resident individuals or Ohio resident estates. A more complete listing of exempt pass-through entities is available in the Exemptions and Exclusions section of this chapter.

An explanation of two of the pass-through entity tax forms follows:

IT 1140 – The IT 1140 is a withholding form that the qualifying pass-through entity completes and files with the Department of Taxation. Through the IT 1140, a tax of 5 percent is withheld from the income of all qualifying individual investors and an entity tax of 8.5 percent is withheld from the income of qualifying investors that are not individuals. The entity tax, historically 8.5 percent, was phased out for most corporate investors as part of the phase-out of the corporation franchise tax but still applies to most investors who are themselves pass-through entities (see Entity Tax Phase-Out for Qualifying Investors). When completing their individual tax returns (IT 1040), a qualifying individual investor may claim a refundable income tax credit based on the investor's proportionate shares of the pass-through withholding and entity tax reported on the IT 1140.

IT 4708 – This form is a composite return completed and filed by the pass-through entity on behalf of one or more of the entity's investors for whom income tax has not been previously withheld. By being included in form IT 4708, nonresident investors meet their filing and payment obligation with respect to that income and need not file a separate individual income tax return unless they have other Ohio-source income. On the IT 4708, the tax is calculated at the highest individual income tax rate for nonbusiness income for the taxable year for which the return is filed.

Entity Tax Phase-Out for Qualifying Investors (R.C. 5733.41). The entity tax that a qualifying pass-through entity must withhold was phased out for qualifying investors that were also subject to the phase-out of the corporation franchise tax. Certain investors were not subject to the phase-out rates. For these qualifying investors, the pass-through entity must continue to compute the entity tax at the rate of 8.5 percent. These investors include: certain financial holding companies, bank holding companies and savings and loan holding companies, certain affiliates of these holding companies, and certain affiliates of financial institutions, certain affiliates of insurance companies, and securitization companies. The 8.5 percent entity tax rate also continues to apply to investors that are estates, trusts, and other pass-through entities.

Taxpayer/ Qualifying Entity (R.C. 5733.40(L), 5747.01(N)). A qualifying entity includes both qualifying pass-through entities and qualifying trusts. A pass-through entity is generally an "S" corporation, a partnership or an LLC treated for federal income tax purposes as a partnership or an "S" corporation. A qualifying trust is any trust required to file a federal 1041 that has at least one nonresident beneficiary during the tax year to whom it makes a distribution related either to real estate, or to tangible personal property, located in Ohio. See the Exemptions and Exclusions section of this chapter for a list of pass-through entities excluded from the definition of a qualifying pass-through entity.

A pass-through entity is a "taxpayer" if it files the IT 4708. A trust is not permitted to file the IT 4708.

Tax Base (R.C. 5733.40, 5747.02, 5747.08, 5747.40-401).

Form IT 1140

The tax base is the net sum of qualifying investors' distributive shares of the pass-through entity's income, gain, expense and loss apportioned to Ohio. This net sum is known as the "adjusted qualifying amount."

Form IT 4708

The tax base is the distributive shares of the pass-through entity's taxable income to qualifying non-corporate investors, to the extent that such income was not reported on form IT 1140.

Rates (R.C. 5733.41, 5747.02, 5747.08, 5747.41).

Form IT 1140

A 5 percent withholding tax rate applies to adjusted qualifying amounts for those qualifying equity investors who are individuals. Before 2005, an 8.5 percent entity tax rate was uniformly applied to adjusted qualifying amounts for those qualifying equity investors that are not individuals. However, this entity tax is 0 percent on those "adjusted qualifying amounts" that pertain to qualifying investors subject to the phase-out of the corporate franchise tax. No tax is due if the total adjusted qualifying amount is \$1,000 or less.

Form IT 4708

The applicable rate is the highest marginal individual income tax rate, which was 4.997 percent for the 2018 taxable year.

Exemptions and Exclusions (R.C. 5733.40-402, 5747.08, 5747.401).

Form IT 1140

The following are not qualifying pass-through entities: disregarded entities and qualifying subchapter S subsidiaries if the owner is filing, or is exempt from filing, with the Ohio Department of Taxation the appropriate income or franchise tax returns; entities having no qualifying investors (see below for a list of investors that do not qualify); pension plans and charities; publicly-traded partnerships; real estate investment trusts (REITs), regulated investment companies (RICs), and real estate mortgage investment conduits (REMICSs);

The following investors are not qualifying investors:

- pension plans or charities;
- publicly-traded partnerships;
- colleges or universities;
- investors that are public utilities in Ohio and are required to pay the Ohio public utility excise tax;

- investors that are insurance companies, fraternal corporations, beneficial corporations, bond investment corporations, health maintenance organizations or any other corporation required to file an annual report with the Ohio superintendent of insurance;
- investors that are dealers in intangibles as defined in R.C. 5725.01(B);
- real estate investment trusts (REITs), regulated investment companies (RICs) and real estate mortgage investment conduits (REMICs);
- non-resident individual estates on whose behalf, the qualifying pass through entity files Ohio form IT 4708, Composite Income Tax Return for Certain Investors in a Pass-through Entity, for the taxable year;
- investors that are themselves qualifying pass-through entities if the qualifying pass-through entities' investors during the three-year period beginning 12 months before the first day of the investee entity's taxable year are limited to those investors set forth in any of the items, above (or any combination thereof);
- investors that are themselves pass-through entities, but only if the owners of those other pass-through entities are limited to (i) individuals who are full-year residents of Ohio, (ii) estates domiciled in Ohio, (iii) nonresident individuals on whose behalf those other pass-through entities file Ohio form IT 4708, Composite Income Tax Return for Certain Investors in a Pass-through Entity, and/or (iv) nonresident estates on whose behalf those other pass-through entities file Ohio form IT 4708, Composite Income Tax Return for Certain Investors in a Pass-through Entity, for the taxable year;
- investors that are either trusts or funds whose beneficiaries are limited to the following during the taxable year of the qualifying pass-through entity: beneficiaries of a pension plan trust, profit-sharing trust, a stock bonus plan trust or similar retirement trust; beneficiaries of or the recipients of payments from a trust or fund that is a nuclear decommissioning reserve fund, a designated settlement fund, or any other similar trust or fund established to resolve and satisfy injury claims; or beneficiaries of a complex trust, but only if the trust irrevocably agrees in writing that, for the taxable year during or for which the trust distributes any of its income to any of its beneficiaries who are individuals residing outside Ohio, the trust will withhold tax as required under R.C. 5747.41 through 5747.453;
- investors that are either trusts or funds whose beneficiaries are limited to the following during the taxable year of the qualifying pass-through entity:
 - o persons that are or may be beneficiaries of a pension plan trust, profit-sharing trust, a stock bonus plan trust or similar retirement trust;
 - o persons that are or may be beneficiaries of or the recipients of payments from a trust or fund that is a nuclear decommissioning reserve fund, a designated settlement fund, or any other similar trust or fund established to resolve and satisfy similar injury claims;
 - o persons who are or may be the beneficiaries of a complex trust, but only if the trust irrevocably agrees in writing that, for the taxable year during or for which the trust distributes any of its income to any of its beneficiaries who are individuals residing outside Ohio, the trust will be withholding tax as required under R.C. sections 5747.41 through 5747.453.

Special Provisions (R.C. 5747.08).

Form IT 1140

Qualifying trusts – Qualifying trusts are also subject to the 5 percent withholding tax. A qualifying trust is generally any trust that meets all four of the following tests: files the IRS form 1041, U.S. Income Tax Return, for Estates and Trusts; has at least one beneficiary who is neither a full-year Ohio resident individual nor an Ohio resident estate; makes a distribution to a nonresident beneficiary; and the distribution directly or indirectly relates either to real estate located in Ohio or to tangible personal property located in Ohio. If an entity is a trust whose beneficiaries are limited to full-year Ohio resident individuals or Ohio resident estates, then it is not a qualifying trust and is not subject to the pass-through entity withholding tax. The filing, payment, and credit provisions that apply to qualifying pass-through entities and investors also apply to qualifying trusts and beneficiaries.

Pass-through to Pass-through – The 8.5 percent entity withholding tax does not apply to any pass-through entity to the extent that the pass-through entity's distributive shares of income and gains pass through from

that entity to another pass-through entity (referred to as the "investing entity"), as long as four conditions are met by the investing entity: is not an "investment pass-through entity" (see below); acknowledges that it has nexus with Ohio during the taxable year; makes a good faith effort to comply with the 8.5 percent entity tax or the 5 percent withholding tax, as applicable; and includes in its apportionment factors its proportionate share of each lower-tiered pass-through entity's property, payroll, and sales.

Investment pass-through entities – Neither the 8.5 percent entity tax nor the 5 percent withholding tax applies to the items and income, listed below, that are earned by an "investment pass-through entity." An investment pass-through entity is a pass-through entity having at least 90 percent of its assets represented by intangible assets and having at least 90 percent of its gross income from one or more of the following sources:

- transaction fees earned in connection with the acquisition, ownership or disposition of intangible property;
- loan fees:
- financing fees;
- consent fees;
- waiver fees:
- application fees:
- net management fees (management fees that the pass-through entity earns or receives from all sources reduced by the management fees that the pass-through entity incurs or pays to any person), but only if such net management fees do not exceed 5 percent of the pass-through entity's profit;
- dividend income;
- interest income:
- net capital gains from the sale or exchange of intangible property;
- all types and classifications of income and gain attributable to distributive shares of income and gain from other pass-through entities.

Investment pass-through entity investors – An equity investor in an investment pass-through entity is deemed to be an equity investor in any other qualifying pass-through entity in which the investment pass-through entity is a direct investor. Each deemed investor's portion of such qualifying pass-through entity's adjusted qualifying amount is the product of the adjusted qualifying amount that would otherwise pass-through to the investment pass-through entity, multiplied by the percentage of the deemed investor's direct ownership in the investment pass-through entity.

Form IT 4708

A pass-through entity cannot claim nonbusiness exemptions or nonbusiness credits, such as the personal exemption credit. However, the pass-through entity can claim a proportionate share amount of business credits (such as the job training credit) for those investors that are included on the pass-through entity's return. Also, the election to file a composite IT 4708 return applies only to the taxable year for which the election is made. Unless the Tax Commissioner provides otherwise, this election is binding and irrevocable for the taxable year for which the election is made.

Filing and payment dates (R.C. 5747.08-09, 5747.42-44, Ohio Admin. Code 5703-7-01).

Form IT 1140

Qualifying pass-through entities whose total "adjusted qualifying amounts" exceed \$10,000 must make estimated quarterly tax payments on Form IT 1140 ES. The IT 1140 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 through December 31 taxable year, the return is due on April 15. If the entity has sought an extension of time to file its federal tax return (IRS form 1065 or 1120S), then the qualifying pass-through entity has the same extended time to file the Ohio tax return. The payment deadline, however, will not be extended.

Form IT 4708

The pass-through entity must make estimated tax payments on Form IT 4708 ES if the pass-through entity's tax due for the current year is more than \$500. The return is generally due by April 15 of the calendar year immediately following the calendar year in which the pass-through entity's taxable year ends. If the pass-through entity has sought an extension of time to file its federal tax return, then the pass-through entity has the same extended time to file the Ohio return on form IT 4708.

Disposition of Revenue (R.C. 5733.12, 5747.41). The revenue collected from the IT 1140 withholding tax and the form IT 4708 tax is treated as individual income tax revenue.

Comparisons with Competitor States (as of June 30, 2018). The states with a tax most closely approximating this tax are those states requiring withholding tax on the pass-through entity income of nonresident investors. These states include Georgia, Indiana, Kentucky, North Carolina, Pennsylvania, and West Virginia.

History of Collections.

Table 2: Collections from IT 4708 and 1140: fiscal years 2015-2019 (in millions)

Fiscal Year	IT 4708	IT 1140
2015	\$199.8	\$228.3
2016	200.6	221.7
2017	192.6	215.5
2018	263.0	247.1
2019	290.2	296.3

Source: Ohio Department of Taxation

1998	Withholding tax enacted at a rate of 5 percent on individual qualifying investors and 8.5 percent on non-individual qualifying investors.	
2002	Ohio decoupled from federal accelerated depreciation laws requiring a 5/6 add back for bonus	
	depreciation.	
2003	H.B. 127 revised Ohio's method of situsing sales in Ohio as part of the sales factor for apportioning	
	corporate and trust income.	
2005	H.B. 66 launched a gradual phase-out of the 8.5 percent entity withholding tax rate for that portion	
2005	of adjusted qualifying amounts pertaining to investors subject to the phase-out of the corporate	
	franchise tax. The phase-out was completed in 2009.	

Petroleum Activity Tax (PAT)

Overview. For tax periods commencing on or after July 1, 2014, receipts from the sale, transfer, exchange, or other disposition of motor fuel became excluded from the definition of gross receipts for purposes of the commercial activity tax (CAT). At that time, suppliers of motor fuel began to pay the replacement motor fuel receipts tax measured by the supplier's gross receipts derived from the first sale of motor fuel within this state or "actual gross receipts." Beginning with tax periods commencing on or after July 1, 2015, the Petroleum Activity Tax (PAT) statute was amended to change the tax base from "actual gross receipts" to "calculated gross receipts." To determine "calculated gross receipts" the taxpayer sums, for each type of motor fuel sold, the product of taxable gallons sold multiplied by a statewide wholesale price per gallon that is updated each quarter. Total collections during fiscal year 2019 were approximately \$96.2 million. Of the amount remaining after 1 percent was deposited into the Petroleum Activity Tax Administration Fund (nearly \$1.0 million), approximately \$83.9 million was deposited into the Petroleum Activity Tax Public Highways Fund and approximately \$11.6 million into the General Revenue Fund (GRF).

Taxpayer (R.C. 5736.01). The PAT is imposed on each "supplier" of motor fuel. A "supplier" is any person that meets any of the following: (1) Sells, transfers, or otherwise distributes motor fuel from a terminal or refinery rack to a location in this state and that point is outside of a distribution system; (2) Imports or causes the importation of motor fuel for sale, exchange, transfer, or other distribution by the person to a location in this state and that point is outside of a distribution system; (3) Knowingly purchases motor fuel from an unlicensed supplier.

Tax Base (R.C. 5736.01, 5735.01). For all sales of motor fuel, calculated gross receipts are the product of the total number of gallons first sold within this state by a supplier during the tax period multiplied by an average statewide wholesale price per gallon, by motor fuel type, for the calendar quarter that begins six months before the upcoming calendar quarter. With respect to sales of gasoline, the statewide average wholesale price of unleaded regular gasoline is utilized. With respect to sales of propane, the average wholesale price of propane is utilized. For sales of all motor fuel that is not gasoline or propane, the statewide wholesale price of diesel fuel is utilized. Motor fuel means gasoline, diesel fuel, K-1 kerosene, or any other liquid motor fuel, including, but not limited to liquid petroleum gas or liquid natural gas, but excluding substances prepackaged and sold in containers of five gallons or less.

Tax Rate (R.C. 5736.02). The PAT is levied at a rate of 0.65 percent.

Exclusions (R.C. 5736.01). Any fuel sold by a supplier to a point outside of Ohio is not included in the supplier's tax base for purposes of the PAT. Motor fuel exchanges and the sale of fuel on which the supplier may claim a bad debt are also excluded from the tax base. Additionally, blend stock or additives on which the tax has previously been paid may be excluded from calculated gross receipts.

Credits (R.C. 5736.50). Two tax credits are available for PAT taxpayers. These are the refundable and non-refundable job retention tax credits. Information about these credits is available in the **Business Tax Credits** chapter of the Annual Report.

Publication of Average Wholesale Prices (R.C. 5736.02). The Tax Commissioner determines and publishes on the website of the Department of Taxation the statewide average wholesale prices of a gallon of unleaded regular gasoline, of a gallon of propane, and of a gallon of diesel fuel for each calendar quarter. The figure must be published at least 15 days before the beginning of the calendar quarter. The Commissioner bases the average wholesale price on pricing information available from the United States Energy Information Administration or, if such information is not available from that agency, from another publicly available source selected by the Commissioner. The Commissioner makes reasonable efforts to obtain data specific to Ohio before using national data to determine average wholesale price. The price does not include any federal or state excise taxes on the gasoline or diesel fuel, or the PAT. The price is rounded up to the nearest one-tenth of one cent.

Licensing (R.C. 5736.06). All motor fuel suppliers subject to PAT must apply for a license with the Tax Commissioner. All suppliers are required to renew their licenses annually on or before March 1st. Importers, applicants that solely import or cause the importation of motor fuel for sale, exchange, or transfer in this state are subject to a \$300 license fee. Distributors, applicants that sell, transfer, exchange, or otherwise dispose of motor fuel to a point outside the distribution system, are subject to a \$1,000 license fee. Applicants operating as both an importer and a distributor are subject to a \$1,000 license fee.

Filing and Payment Dates (R.C. 5736.04). Taxpayers must file quarterly electronic returns through the Ohio Business Gateway. Quarterly returns are due by the 10th day of the second month after the end of each calendar quarter (May 10th, August 10th, November 10th, and February 10th).

Disposition of Revenue (R.C. 5736.02 and 5736.13). All collections from the PAT are deposited in the petroleum activity tax fund. From that fund, one percent is dedicated to the petroleum activity tax administration fund. The portion of the remainder derived from the sale of motor fuel used for propelling vehicles on public highways and waterways is deposited in the Petroleum Activity Tax Public Highways Fund and must be used for the purposes of maintaining the state highway system, funding the enforcement of traffic laws, and covering the costs of hospitalization of indigent persons injured on public highways. All other revenue is deposited in the state General Revenue Fund.

Comparisons with Competitor States (as of June 30, 2019). No state selected for comparison in this publication imposes a tax measured by gross receipts from the sale or exchange of motor fuel.

History of Collections.

Table 1: Petroleum Activity Tax collections: fiscal years 2016-2019 (in millions)

Fiscal Year	Revenue
2016	\$79.1
2017	63.2
2018	74.8
2019	96.2

Source: Office of Budget and Management financial reports.

2013	H.B. 59 enacted the motor fuel receipts tax (MFRT) to replace the Commercial Activities Tax as it applies to receipts from the sale or exchange of motor fuel. MFRT begins July 1, 2014.
2014	H.B. 492 renamed the MFRT the Petroleum Activity Tax and changed the basis of the tax from actual gross receipts to a per-gallon, average price-per-gallon basis.
2015	H.B. 64 changed the base upon which the tax is imposed in the case of propane by using the average market price of propane, instead of diesel, to calculate a taxpayer's gross receipts.
2019	H.B. 62 as compressed natural gas (CNG) became subject to the motor fuel excise tax, it also became part of the petroleum activity tax base as of July 1, 2019.

Public Utility Excise Tax

Overview. Ohio's public utility excise tax is a tax on the privilege of doing business in Ohio, measured by gross receipts, which dates to 1894. Classes of public utilities liable for the tax include natural gas, heating, pipeline, water transportation and water works companies. Companies liable for this excise tax do not pay the commercial activity tax. During fiscal year 2019, public utility excise tax collections were approximately \$143.2 million.

Taxpayer (R.C. 5727.01-02). Taxpayers include heating, pipeline (excluding businesses primarily consisting of producing or gathering natural gas - rather than supplying or distributing natural gas to consumers - or producing, refining, or marketing petroleum products), water transportation, water works and natural gas companies.

Tax Base (R.C. 5727.01, 5727.24, 5727.30). The tax is measured by taxable gross receipts.

Tax Rates (R.C. 5727.24-25, 5727.38). The tax rate is 6.75 percent for pipeline companies and 4.75 percent for all other taxpayers. A minimum tax of \$50 applies each tax year.

Exemptions and Deductions (R.C. 5727.02, 5727.05, 5727.33). Public utilities owned by municipal corporations are exempt from the tax. All telephone companies, inter-exchange telecommunications companies, electric companies, rural electric companies, nonprofit water companies, and railroads are also exempt from the tax.

All companies receive a standard annual deduction of \$25,000. Natural gas companies paying quarterly receive a \$6,250 deduction on each return. Additionally, the following gross receipts are exempt from the tax:

- receipts derived wholly from interstate business;
- receipts from business done for or with the federal government;
- receipts from the sale of merchandise;
- receipts from sales to other public utilities for resale; and
- receipts billed on behalf of other entities by natural gas companies.

Credits (R.C. 5727.29 and 5727.241). Natural gas and combined electric and natural gas companies may claim a refundable venture capital investment credit against the tax imposed. The credit amount and tax year in which the credit may be claimed must be listed on a tax credit certificate issued by the Ohio Venture Capital Authority.

Filing and Payment Dates (R.C. 5727.25, 5727.31, 5727.38, 5727.42, 5727.48). Company annual statements (returns) are due to the tax commissioner by August 1st for the tax year ending April 30th. Taxpayers may request an extension of up to 30 days.

Tax assessments - By the first Monday in November, the tax commissioner may assess the amount of tax due for the year and certify that amount to the company.

Advance payments - Companies with a tax liability of \$1,000 or more during the preceding year are required to make three advance payments, each in an amount equal to one-third of the previous year's certified tax liability. These advance payments are due to the treasurer of state on October 15th, March 1st and June 1st.

Final payments - When the current year's total tax liability exceeds the sum of the three advance payments, there is a deficiency, and the tax commissioner will issue an assessment by the first Monday in November. A refund is issued when advance payments exceed the total liability certified by the tax commissioner.

Natural gas and combined electric and gas companies - Companies that exceeded \$325,000 in annual liability pay the excise tax quarterly. Quarterly payments are due 45 days after the end of each calendar quarter.

Companies below the \$325,000 threshold for the preceding calendar year pay 45 days after the thirty-first day of December.

Disposition of Revenue (R.C. 5727.45). All revenues from the public utility excise tax are deposited into the General Revenue Fund.

Comparisons with Competitor States (as of June 30, 2019).

Georgia	All electric, railroad, water, steam, and natural gas companies are subjected to the state's corporate income tax and franchise tax in the same manner as other non-utility corporations. Regulated public utilities are assessed additional fees.	
Indiana	A 1.4 percent gross receipts tax is applied from all utility services consumed within the state.	
Kentucky	Public utilities pay a utility gross receipts license tax for schools of up to 3 percent. In addition, telecommunications providers pay a 3 percent telecommunications tax on multichannel video programming (MVP) services, a 2.4 percent gross revenues tax on MVP services, and a 1.3 percent gross revenues tax on communications services.	
Michigan	The state does not levy a specific public utility excise tax. Utilities organized as C corporations are subject to Michigan corporate income tax. Cities that are organized as corporations with a population over 600,000 may levy a "utility users tax" on utility and intra-state communications service. Detroit levies such a tax at a 5 percent rate.	
North Carolina	Telecommunication, railroad, transportation, and water and sewerage companies are subject to the state's corporate income tax and general business franchise tax. Sales of electricity and piped natural gas in the state are subject to the state sales tax (4.75 percent) and local sales taxes (in most counties, the combined rates amount to 6.75 percent or 7 percent).	
Pennsylvania	Electric companies are taxed at 5.9 percent on gross receipts from sales of electric energy. Transportation and telecommunications companies pay a rate of 5 percent on gross receipts.	
Tennessee	Gas, water, and electric utilities pay a utility gross receipts tax rate of 3 percent on gross receipts from intrastate commerce. A separate gross receipts tax is imposed at a 3 percent rate on the gross receipts of other "public utilities." Companies that manufacture or distribute manufactured gas or natural gas pay a rate of 1.5 percent on gross receipts. A credit is allowed against liability for franchise and excise taxes paid by the utility.	
Texas	Three utility classes (gas, electric, and water) pay utility gross receipts tax rates ranging from 0.581 percent to 1.997 percent of gross receipts from business done in incorporated cities or towns, depending upon the population of the incorporated city or town in which the utility operates.	
West Virginia	West Virginia levies business and occupation taxes measured by gross receipts on public utilities. Water companies pay tax at a rate of 4.4 percent. Natural gas companies and toll bridges pay tax at a rate of 4.29 percent. Other public service/ utility businesses pay tax at	

a rate of 2.86 percent. Electric power companies (producers) pay a rate based on the generating capacity of their electric generating facilities.

History of Collections.

Table 1: Public Utility Excise Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Total
2015	\$114.5
2016	103.7
2017	106.9
2018	119.2
2019	143.2

Source: Office of Budget and Management financial reports.

1894	Legislature enacted tax.	
1911	Current tax structure established.	
1935	A 1 percent rate increase is applied to certain utilities.	
1938	Rates increased for certain utilities.	
1963	Advance payment system begins.	
1966	Starting July 1, 1966, all revenue is allocated to the state's general revenue fund. Previously, close to	
	half of the revenue was distributed to counties and cities for poor relief and other welfare programs.	
1971	Rates are increased from 3 percent to 4 percent for most utilities.	
1980	For 1981, rates are temporarily increased from 4 percent to 5 percent for most utilities.	
1981	For 1982, rates are temporarily increased from 4 percent to 4.5 percent for most utilities. In addition,	
	a 5.55 percent surtax is imposed on utilities' 1982 liabilities.	
1982	For 1983, rates are temporarily increased from 4.25 percent to 4.5 percent for most utilities. In	
	addition, a 5.55 percent surtax is imposed on utilities' 1983 liabilities.	
1983	For 1983, rates are temporarily increased from 4.5 percent to 5 percent for most utilities. For 1984	
	and thereafter, rates are permanently increased from 4.25 percent to 4.75 percent for most utilities.	
1987	Long-distance telephone companies are exempted from the public utility excise tax.	
1991	In response to a 1987 federal court decision (General American Transportation Corp. v. Limbach) the	
	legislature repealed the tax for freight-line and equipment companies as well as interstate toll bridge,	

Public Utility Excise Tax

Fiscal Year 2019

	artificial gas, union depot, cooling, express and messenger companies, starting with the 1990 tax		
	year.		
1999	Electric and rural electric companies shifted to the kilowatt-hour tax, effective May 1, 2001. Final		
	public utility excise tax payments for such companies are due June 2001.		
2000	Large natural gas companies required to begin paying the excise tax on a quarterly basis.		
2003			
	effective after the 2004 tax year.		
2017	H.B. 49 transferred collection and refund responsibilities related to this tax from the Treasurer of		
	State to the Tax Commissioner. It requires all payments to be made to and all refunds to be made by		
	the Tax Commissioner, except for tax payments required to be made by electronic funds transfer. It		
	shortens the maximum filing extension from 60 to 30 days, removes a requirement that excise tax penalties not paid within 15 days be certified to the Attorney General for collection, and allows the		
	Tax Commissioner to assess the excise tax against utilities.		

Replacement Tire Fee

Overview. The replacement tire fee generates revenue intended to defray the cost of regulating scrap tire facilities and to abate accumulations of scrap tires. Revenue from the fee also funds grants to promote research regarding alternative methods of recycling scrap tires and loans to promote the recycling or recovery of energy from scrap tires. During fiscal year 2019, total collections were approximately \$8.0 million.

Taxpayer (R.C. 3734.903). The tire fee is paid by any wholesale distributor of replacement tires or by any retail dealer acquiring tires on which the fee has not been paid.

Tax Base (R.C. 3734.90-.901). The tire fee applies to the sales of new tires with rims of 13 inches or more designed for use on a motor vehicle and sold as replacements. Tires that are used, or retreads, or tires on a new motor vehicle are not subject to the tire fee.

Tax Rate (R.C. 3734.901). The tire fee is \$1.00 per tire.

Filing and Payment Dates (R.C. 3734.904). Returns and payments are due on the 20th day of each month. If the return and total fees due are filed and paid timely, the taxpayer is entitled to a discount of 4 percent on the total amount due.

Disposition of Revenue (R.C. 3734.901-.9010). The Tire Fee Administration Fund receives 2 percent for appropriation to ODT to cover administrative costs. The remaining 98 percent is distributed evenly between the Scrap Tire Management Fund and the Soil and Water Conservation District Assistance funds.

Comparisons with Competitor States (as of June 30, 2019).

Georgia	\$1 per tire.	
Indiana	25 cents per tire on new tires.	
Kentucky	\$2 per tire on new tires.	
Michigan	\$1.50 tire disposal surcharge assessed on vehicle title transfers.	
North Carolina	2 percent privilege tax on all tires sold that are less than 20 inches in bead diameter;1 percent for tires with a bead diameter at least 20 inches.	
Ohio	\$1 per tire on new replacement tires.	
Pennsylvania	\$1 per tire on new replacement tires.	
Tennessee	\$1.35 per tire on new replacement tires.	
Texas	No state fee. ¹	
West Virginia	\$5.00 imposed on each car registration. ¹	
¹Texas & West Virginia: A disposal fee may be charged to customers by the retailer.		

History of Collections.

Table 1: Replacement Tire Fee collections: fiscal years 2015-2019 (in millions)

	,
Fiscal Year	Collections
2015	\$7.3
2016	\$7.6
2017	\$7.8
2018	\$8.6
2019	\$8.0
Source: Office of Budget and Management financial reports.	

1993	S.B. 165 created the fee effective December 1, 1993 with a sunset date of June 30, 2002.	
1999	H.B. 283 extended the fee through June 30, 2006.	
2001	H.B. 94 increased the fee from 50 cents to \$1 per tire.	
2005	H.B. 66 extended the tire fee through June 30, 2011. The percentage of revenue distributed to the Tire Fee Administration Fund is reduced from 4 percent to 2 percent. The percentage to the Scrap Tire Management Fund rises to 98 percent.	
2011	H.B. 153 extended the tire fee through June 30, 2013 and stipulated that a portion of the revenue be distributed to the Soil & Water Conservation District Fund.	
2013	H.B. 59 extended the tire fee through June 30, 2016.	
2015	H.B. 64 extended the tire fee through June 30, 2018.	
2017	H.B. 49 extended the tire fee through June 30, 2020.	

Sales and Use Tax

Overview. The sales and use tax is the state's primary source of revenue. The Ohio sales tax dates to 1934, when the General Assembly enacted a 3 percent sales tax effective January 1935. The use tax followed a year later. In 1967, the legislature adopted a 4 percent state rate and, for the first time, authorized county governments to levy piggyback taxes, subject to repeal by a majority vote of the county electorate. In 1974, transit authorities were also granted the authority, with voter approval, to levy piggyback taxes. The current state sales and use tax rate, 5.75 percent, was established on Sept. 1, 2013. During fiscal year 2019, the tax generated approximately \$10.8 billion in collections. Of that amount, approximately \$10.6 billion was distributed to the General Revenue Fund (GRF) and the balance to the Public Library Fund (PLF).

Taxpayer (R.C. 5739.01, 5739.03, 5739.031, 5739.07, 5741.01). The sales tax is called a "trust" tax because consumers entrust the tax to persons who make retail sales with the understanding that the tax will be reported and paid to the State of Ohio in a timely manner. Any person who makes a "retail sale" subject to tax, or stores, uses, or consumes tangible personal property, or realizes a benefit in this state from any taxable service on which sales tax has not been paid is required to file a return and remit the tax due. See Exhibit 1 for a description of taxpayers and applicable vendor's licenses.

Exhibit 1: Sales and Use Taxpayers and License, Permit or Account Types

Taxpayer	Cost of License	Description
Vendor	\$25	Each person or business establishment located in Ohio making retail sales.
Transient Vendor	\$25	Retailer who makes sales in any county in which they have no fixed place of business. The license is valid statewide.
Seller	No Fee	Retailer located outside of Ohio who makes retail sales of property or services for storage, use, or consumption in Ohio.
Direct pay permit holder	No Fee	Consumers authorized by the Tax Commissioner to remit tax directly to the state instead of to the vendor. This authority can only be issued upon application if the Commissioner determines that granting the authority would improve compliance and increase the efficiency of the administration of the tax.
Clerks of court	No Fee	Dealers remit taxes collected on sales of motor vehicles, watercraft, and outboard motors to county clerks of court when a title is issued. Clerks of court also collect the tax on casual sales of motor vehicles, and sales of watercraft and outboard motors required to be titled. Clerks of court remit these receipts to the state.
Consumers' use tax account	No Fee	Purchasers who have not paid the tax to a vendor or seller (in most cases for out-of-state transactions) make payments directly to the state.
Streamlined sales and streamlined use tax accounts	No Fee	Out-of-state sellers that registered through the Streamlined Sales Tax Registration System to collect and remit sales tax. Many times these out-of-state sellers sell their products to customers in Ohio using platforms such as Internet, mail order, or telephone without having a physical presence in Ohio. A majority of the time, these out-of-state sellers utilize the services of a Certified Service Provider and file a Simplified Electronic Return.

Tax Base (R.C. 5739.01, 5741.01). State, county, and transit authority sales and use taxes apply to all retail sales of tangible personal property that are not specifically exempted by state law. The taxes also apply to the

rental of tangible personal property, the rental of hotel rooms by transient guests, and sales of the following enumerated services:

- repair of tangible personal property;
- installation of tangible personal property;
- washing, cleaning, waxing, polishing and painting of a motor vehicle;
- laundry and dry cleaning services;
- automatic data processing, computer services and electronic information services used in business;
- telecommunications services;
- lawn care and landscaping services;
- private investigation and security services;
- building maintenance and janitorial services;
- employment services and employment placement services;
- exterminating services;
- physical fitness facility services;
- recreation and sports club services;
- mobile telecommunications services:
- satellite broadcasting services;
- personal care services;
- transportation of persons by motor vehicle or aircraft entirely within this state;
- motor vehicle towing services;
- snow removal services; and
- electronic publishing services.

The tax also applies to all transactions by which:

- a warranty, maintenance or service contract is, or is to be, provided;
- all transactions by which tangible personal property is, or is to be, stored; and
- a specified digital product is provided for permanent use or less than permanent use, regardless of whether continued payment is required.

The use tax base is identical to that of the sales tax. Use tax applies to the storage, use or other consumption in this state of taxable tangible personal property and the benefit realized in this state of any taxable service provided the vendor did not charge sales tax. For additional information on the use tax, see the discussion in Tax Rates, below, under Sourcing.

Tax Rates (R.C. 5739.02, 5739.021, 5739.023, 5739.026, 5741.02, 5741.021-5741.023)

State rate. The state sales and use tax rate has been 5.75 percent since Sept. 1, 2013.

Local rates. Please see the section of this report entitled **Sales and Use Tax – Counties and Transit Authorities** for a discussion of permissive sales and use taxes.

Sourcing. For taxable sales made by Ohio vendors and delivered to an Ohio consumer, the sales tax rate is based on the location where the vendor receives the order. Sales made by out-of-state sellers are generally sourced to the location where the consumer receives the tangible personal property. Exceptions include services where the rate is based on the location where the service is received. Special sourcing rules are in place for certain sales of electronic information services, electronic publishing services and software delivered electronically that are concurrently available for use by the consumer in multiple locations, for certain types of direct mail, for telecommunications services, and for leases. Generally, the applicable use tax rate for all taxable sales on which no sales tax was paid to the vendor is based on the location of the purchaser. Effective Jan. 1, 2010, a consumer has no additional use tax liability on the purchase of tangible personal property if the consumer paid sales tax to a vendor, regardless of whether the amount of sales tax

invoiced is calculated at the rate where the consumer receives the property or the rate where the vendor received the order. Consumers do, however, have a liability on purchases made out-of-state, by catalog or via the Internet on which no sales tax has been paid. Taxpayers with an annual consumer's use tax liability exceeding \$1,000 must register for a consumer's use tax account and file returns. Other taxpayers can remit consumer use tax either on state income tax returns or by filing a use tax voluntary payment form.

Exemptions and Exceptions (R.C. 5709.25, 5739.01, 5739.011, 5739.02, 571.02, 6121.16, 6123.041). The sales and use tax does not apply to:

- service transactions in which tangible personal property is an inconsequential element for which no separate charge is made except for the services that are specifically taxable (see Tax Base);
- tangible personal property or the benefit of a taxable service to be resold in the form received;
- the refundable deposit paid on returnable beverage containers, cartons and cases;
- transportation of persons or property, except the transportation of persons specifically taxed as a service;
- sales to the state or any of its political subdivisions;
- food for human consumption off the premises where sold;
- food sold to students in a dormitory, cafeteria, fraternity or sorority;
- newspapers;
- food served without charge to employees as part of their compensation;
- motor vehicle fuel subject to the state motor fuel excise tax or used for a refrigeration unit on the vehicle other than one used primarily for the comfort to the operator or occupants (i.e., refrigerator trucks);
- gas, water and steam delivered through pipes or conduits by a utility company (or if applicable, a municipal gas company) and electricity delivered through wires;
- communications services provided by telegraph companies;
- casual sales except for motor vehicles, titled watercraft and outboard motors, snowmobiles and all-purpose vehicles;
- sales by churches and nonprofit organizations (except for the sale of motor vehicles) provided that the number of sales does not exceed six days each year;
- sales to churches, nonprofit organizations included under Internal Revenue Code (I.R.C.) 501(c)(3), nonprofit scientific research organizations, and to other nonprofit charitable organizations;
- sales to nonprofit hospitals and to those privately held homes for the aged and hospital facilities that are financed with public hospital bonds;
- sales to nonprofit community centers and to producers offering presentations in music, dramatics, the arts, and related fields to foster public interest and education;
- sales to non-commercial, educational broadcasting stations:
- sales to U.S. government agencies;
- transportation of persons or property, unless the transportation is by a private investigation and security service or a transaction under R.C. 5739.01(B(3)(r);
- building and construction material sold to contractors for incorporation into real property constructed for federal, state or local governments; for religious and certain other nonprofit charitable institutions; for horticulture and livestock structures; and for other specified organizations and industries;
- ships and rail rolling stock used in interstate or foreign commerce and material used for the repair, alteration, or propelling of such vessels;
- material, machinery, equipment and other items used in packaging property to be sold at retail;
- as defined by federal law, normally taxable food items, such as soft drinks, sold to persons using food stamps;
- sales of property for use in agricultural production;
- all drugs for a human dispensed by prescription; urine and blood testing materials used by diabetics or persons with hypoglycemia; medical oxygen and medical oxygen equipment for personal use; hospital beds for personal use; and epoetin alfa for persons with a medical disease;
- prosthetic devices, durable medical equipment for home use, or mobility enhancing equipment sold by prescription for use by a human;

- emergency and fire protection vehicles used exclusively by nonprofit organizations in providing emergency and fire protection services for political subdivisions;
- property manufactured in Ohio and immediately shipped outside the state for use in retail business, if sold by the manufacturer to the retailer and shipped in vehicles owned by the retailer;
- sales of services provided by the state or any of its instrumentalities;
- motor vehicles sold in Ohio to nonresidents for titling and use in most other states and Canada, provided
 that the other state or province does not collect sales tax from Ohio residents for motor vehicles
 purchased there or provided that the state offers a credit to their residents for vehicles purchased in
 Ohio;
- property used in the preparation of eggs for sale;
- bulk water for residential use;
- fees paid for the inspection of emission control equipment on motor vehicles;
- items used in preserving, preparing, or serving food, or material used in maintaining or cleaning these items in a commercial food service operation;
- sales of animals by nonprofit animal shelters and county humane societies;
- tangible personal property used by holders of exempt facility certificates issued by the tax commissioner in air, noise, or water pollution control facilities or in energy conversion, solid waste energy conversion, or thermal efficiency improvement facilities;
- sales and installation of agricultural land tile and the sale and installation of portable grain bins to farmers;
- sales, leases, repairs and maintenance of motor vehicles used primarily in providing highway transportation for hire;
- sales to state headquarters of veterans' organizations chartered by Congress or recognized by the U.S. Department of Veterans Affairs;
- sales of tangible personal property and services used directly in providing a telecommunications service, mobile telecommunications service, or satellite broadcasting service;
- property used to store and handle purchased sales inventory in a warehouse or similar facility, when the inventory is primarily distributed outside Ohio to retail stores of the person who owns or controls the warehouse, to retail stores of an affiliated group of which the owner of the warehouse is a member, or by means of direct marketing;
- sales of computer equipment made to qualifying certified teachers and used for educational purposes;
- sales of certain tangible personal property made to qualified motor racing teams;
- sales of used manufactured and mobile homes;
- sales of tangible personal property and services to a provider of electricity used or consumed directly and primarily in generating, transmitting, or distributing electricity for use by others, including property that is or is to be incorporated into and will become a part of the consumer's production, transmission, or distribution system and that retains its classification as tangible personal property after incorporation; fuel or power used in the production, transmission, or distribution of electricity; and tangible personal property and services used in the repair and maintenance of the production, transmission, or distribution system, including only those motor vehicles as are specially designed and equipped for such use. The exemption provided in this division shall be in lieu of all other exemptions in division (B)(42)(a) of section 5739.02 of the Revised Code to which a provider of electricity may otherwise be entitled based on the use of the tangible personal property or service purchased in generating, transmitting, or distributing electricity;
- sales of personal property and services used directly and primarily in providing taxable intrastate transportation of persons;
- property and labor used to fulfill a warranty or service contract;
- items used in acquiring, formatting, editing, storing and disseminating data or information by electronic publishing;
- tangible personal property used or consumed in commercial fishing;
- sales of equipment used in qualified research and development;
- sales of coin-operated car washes;
- the provision of self-service laundry or dry cleaning facilities;

- repair and replacement parts and repair and maintenance services for aircraft used primarily in a fractional aircraft ownership program;
- sales of telecommunications services used directly and primarily to perform the functions of a call center;
- items used in the repair and maintenance of aircraft and avionics systems for aircraft;
- repair, remodeling, replacement or maintenance services performed on aircraft or on an aircraft's engine, avionics, or component materials or parts;
- sales of full flight simulators that are used for pilot or flight-crew training and repair and replacement
 parts or components for such full flight simulators; and repair and maintenance services for full flight
 simulators
- sales of investment metal bullion and investment coins;
- sales of natural gas by a municipal gas company;
- sales of a digital audio work electronically transferred for delivery through use of a machine, such as a juke box, that accepts direct payments to operate, automatically plays a selected digital audio work for a single play upon receipts of a payment, and operated exclusively for the purpose of playing digital audio works in a commercial establishment; and
- sales of an item of clothing priced \$75 or less, an item of school supplies priced \$20 or less, or an item of school instructional material priced \$20 or less, which occur on the first Friday of August and the following Saturday and Sunday of each year.

Also, Ohio law:

- permits a 25 percent sales tax refund for qualified computer purchases for providers of electronic information services;
- caps at \$800 the sales or use tax on any aircraft sold as a fractional share aircraft;
- exempts from the use tax items that are held by a person, but not for that person's own use, and donated to a charitable organization or to the state or its political subdivisions for exclusively public purposes;
- exempts from the use tax equipment stored, used, or otherwise consumed in Ohio by an out-of-state
 disaster business during a disaster response period during which the business conducts qualifying
 disaster work;
- does not include sales to or by a cable service provider, video service provider or radio or television broadcast station regulated by the federal government of cable service or programming, video service or programming, audio service or programming, or electronically transferred digital audiovisual or audio work;
- does not tax intrastate transportation of persons by transit bus or ambulance or by a person holding a Certificate of Public Convenience and Necessity under 49 United States Code 41102; and
- does not include transfer of copyrighted motion picture films in the tax base unless the film is used solely for advertising purposes.

Ohio law also includes direct use and primary use exemptions. The direct use exemption applies to:

- material incorporated as a component part of tangible personal property produced for sale by manufacturing, assembling, processing or refining;
- material used or consumed directly in the production of tangible personal property by mining, farming, agriculture, horticulture, floriculture, or used in the production of and exploration for crude oil and natural gas;
- tangible personal property used directly in rendering a public utility service;
- tangible personal property used or consumed in the preparation for sale of printed and other reproduced material and magazines distributed as controlled circulation publications; and
- certain property used in making retail sales including: advertising material or catalogs used or consumed
 in making retail sales that price and describe property; preliminary materials sold to direct marketing
 vendors that will be used in printing advertising material; printed matter that offers free merchandise or
 chances to win sweepstakes prizes and includes advertising material; equipment primarily used to accept
 orders for direct marketing retail sales; and certain automatic food vending machines.

The primary use exemption refers to tangible personal property used primarily in a manufacturing operation to produce a product for sale. The primary use exemption includes, but is not necessarily limited to, the following items:

- production machinery and equipment that act upon the product being produced;
- handling and transportation equipment (except licensed motor vehicles) used in moving property in or between plants during the production process;
- property used in producing property that is used or consumed in the production of a final product (use on use);
- coke, gas, water, steam and similar substances used in the manufacturing operation;
- catalysts, solvents, water, acids, oil and similar consumables that interact with the product and are an integral part of the manufacturing operation;
- property that is used to control, physically support, or is otherwise necessary for functioning of machinery and equipment and continuation of the manufacturing operation;
- machinery and equipment, detergents, supplies, solvents and any other tangible personal property
 located at a manufacturing facility that are used in the process of removing soil, dirt or other
 contaminants from, or otherwise preparing in a suitable condition for use, towels, linens, articles of
 clothing, floor mats, mop heads or other similar items, to be supplied to a consumer as part of laundry
 and dry cleaning services, only when the towels, linens, articles of clothing, floor mats, mop heads or
 other similar items belong to the provider of the services; and
- R.C. 122.175, allows a taxpayer that proposes a capital improvement project for an eligible computer data center in this state to apply to the tax credit authority to enter an agreement for a complete or partial sales and use tax exemption on computer data center equipment used at the eligible computer data center.

Special Provisions

Cumulative filing (R.C. 5739.12 and Ohio Adm. Code 5703-9-09). The Tax Commissioner may require a vendor that operates from multiple locations or has multiple vendors' licenses to report all liabilities on one consolidated return. Vendors with two or more places of business in Ohio may, upon approval by the tax commissioner, file a single monthly consolidated return reporting on one form the information that normally is required to be reported from each location.

Pre-arranged agreements (R.C. 5739.05 and Ohio Adm. Code 5703-9-08). Vendors, such as fast food outlets, whose business is of a nature that keeping records of which sales are taxable and which are exempt would impose an unreasonable burden, may be authorized by the tax commissioner to pay an amount based on a test check conducted to determine the proportion of taxable sales to total sales.

Pre-determined agreements (R.C. 5739.05 and Ohio Adm. Code 5703-9-08). Vendors, such as coinoperated vending machine operators, whose business is of a nature that the collection of the tax from consumers would impose an unreasonable burden, may be authorized by the tax commissioner to pay the tax at a pre-determined rate based on an analysis of sales and prices.

Construction contractors (R.C. 5739.01 and Ohio Adm. Code 5739-9-14). Construction contractors are considered to be the consumers of property incorporated into the construction of or improvement to real property and, thus, are responsible for paying the tax on such property.

Payment by EFT (R.C. 5739.032, 5739.122, 5741.121). Vendors are required to remit payment by electronic funds transfer (EFT) in cases where annual liability exceeds \$75,000 per calendar year. Taxpayers required to use this payment method will be notified by the department. Vendors that do not meet the \$75,000 threshold may request authorization by the treasurer of state to remit tax payments by EFT.

Accelerated tax payment (R.C. 5739.032, 5739.122, 5741.121). Vendors required to remit tax by EFT are required to make advance payment of 75 percent of each month's anticipated tax by the 23rd day of that

month. These vendors are still required to file a return by the 23rd of the next month and pay the balance of their tax due, along with that month's accelerated payment.

Filing and Payment Dates (R.C. 5739.031, 5739.12, 5739.17, 5741.12, Ohio Adm. Code 5703-9-10). See Exhibit 2 for a summary of filing and payment dates.

Exhibit 2: Types of Sales Tax Returns and Filing Payment Dates

Type of Return	Taxpayer	Payment Date
Weekly	Clerks of court	Payment on Friday for taxes collected during the preceding week on motor vehicles, and on watercraft and outboard motors, titled.
Semi-monthly	JobsOhio Beverage System	By the 15th day of the month for the tax collected during the last 15 days of the previous month, and by the last day of the month for the tax collected during the first 15 days of the month, on spirituous liquor sold in state-contracted liquor agency stores.
Monthly	Vendors, sellers, transient vendors, direct pay permit holders, consumer use tax accounts, streamlined sales tax accounts, streamlined use tax accounts,	By the 23rd day of the month following the close of the reporting period, which is the previous month. Taxpayers whose annual liability in a prior year exceeded \$75,000 are required to pay by EFT. These same taxpayers are required to make accelerated payments during each month.
Quarterly	Direct pay permit holders, consumer use tax accounts	By the 23rd day of January, April, July, and October for their tax liability during the preceding three months, this method of payment may be authorized for accounts with less than \$5,000 in quarterly tax liability.
Semi-annual	Vendors, sellers, transient vendors,	By the 23rd day of the month following the close of each semi-annual period (predetermined by filing schedule) for the tax collected during the preceding six-month period; this method of payment may be authorized for vendors and sellers whose tax liability is less than \$1,200 per sixmonth period.

Discount (R.C. 5739.12, 5741.12). Payments made on or before the due date entitle the vendor to a discount of 0.75 percent of the amount due. (Example: \$5,000 tax due – \$37.50 discount = \$4,962.50 net tax due.)

Disposition of Revenue (R.C. 5739.21, 5741.03). The amount of state sales tax revenue deposited into the Public Library Fund (PLF) varies from year to year based on a fixed percentage of all tax revenues deposited into the GRF. One half of each monthly transfer from the GRF to the PLF is credited against the state sales tax portion of GRF revenues.

Comparisons with Competitor States (as of June 30, 2019).

State	State Rate	Maximum Local Rate	Maximum Total Rate
Georgia	4.00 percent	5.00 percent	9.00 percent
Indiana	7.00		7.00
Kentucky	6.00		6.00
Michigan	6.00		6.00
North Carolina	4.75	2.75	7.50
Pennsylvania	6.00	2.00	8.00
Tennessee	7.00	2.75	9.75
Texas	6.25	2.00	8.25
West Virginia	6.00	1.00	7.00

History of Collections.

Table 1: State Sales and Use Tax collections: fiscal years 2015-2019 (in millions)

Tuble 1. beace bares and obe fair concessions insear years 2015 2017 (in minions)		
Fiscal Year	Total	
2015	\$10,147.6	
2016	\$10,537.3	
2017	\$10,806.3	
2018	\$10,343.0	
2019	\$10,777.3	
Source: Office of Budget and Management fiscal reports.		

1934	General Assembly enacted a 3 percent sales tax effective Jan. 1, 1935.
1935	Legislature enacted a companion use tax effective Jan. 1, 1936.
1936	Ohio voters approved a constitutional amendment exempting food for human consumption off the
	premises where sold.
1962	The use of sales tax stamps is discontinued.
1967	Legislature increased rate to 4 percent and broadens the tax base to include cigarettes and beer.
1971	Cigarettes again became exempt.
1980	State sales tax rate temporarily increased to 5 percent from Jan. 1 through June 30, 1981.
	H.B. 694 increased the state sales tax rate from 4 percent to 5.1 percent. Some vendors claimed the
	new rate was incompatible with their registers. Subsequently, H.B. 552 lowered the state rate to 5
1981	percent. Other provisions of H.B. 694 were retained, including broadening the base to again
	include cigarettes, as well as repairs and other selected services. Other legislation established a
	credit for trade-ins on new motor vehicles.
1983	Tax base broadened to include business data processing services.
1987	Purchases made with food stamps exempted from the tax; long distance telecommunications
1707	service made taxable.
	Tangible personal property primarily used in manufacturing operations exempted from the tax,
1990	replacing a direct use exemption for manufacturers. Also, a credit is established for trade-ins on
	new or used watercraft.
1991	Tax base broadened to include lawn care, landscaping, private investigation, and security services.
	Legislature broadened tax base to include building cleaning and maintenance, exterminating,
1993	employment agency and personnel supply services as well as memberships in physical fitness
	facilities and recreation and sports clubs. Exemptions established for qualified property used in

	research and development and for nonprofit scientific organizations. Vendor discount lowered from 1.5 percent to 0.75 percent of tax collections.
1994	Purchases made by organizations defined under Internal Revenue Code 501(c)(3) exempted.
1997	Sale of personal computers and qualified equipment to licensed and certified teachers exempted.
1999	Sale of used manufactured and mobile homes exempted, effective Jan. 1, 2000.
2000	For the purposes of the sales and use tax, sales of new manufactured or mobile homes are no longer considered motor vehicle sales.
2000	Transient vendor's license fee reduced from \$100 to \$25. Definition of an exempt casual sale is changed to include items that had been subject to the taxing jurisdiction of another state.
2001	The application of the sales and use tax on certain leased motor vehicles, watercraft, aircraft, and on the lease of tangible personal property by businesses is changed so that the tax is paid upon consummation of the lease.
2002	Refunds allowed to be issued directly to consumers in cases where the consumer illegally or erroneously paid tax to the vendor.
2003	State sales tax rate temporarily increased from 5 percent to 6 percent from July 1, 2003 to June 30, 2005. Vendor discount temporarily increased from 0.75 percent to 0.9 percent during the same period. Also: • tax base expanded to laundry and dry cleaning, satellite broadcasting service, personal care services, intrastate transportation of persons by motor vehicle or aircraft, towing service, snow removal and the storage of tangible personal property. • threshold increased for mandatory payment by electronic funds transfer from \$60,000 annual tax liability to \$75,000, and such taxpayers begin paying on an accelerated schedule. • some definitions of food, beverages and medical supplies changed to conform to the provisions of the multistate Streamlined Sales Tax Project.
2005	State sales tax rate reset to 5.5 percent and temporary vendor discount rate of 0.9 percent extended through June 30, 2007.
2006	Property withdrawn from inventory and donated to a charitable organization exempted from the use tax.
2008	General Assembly enacts H.B. 429, which allows Ohio to retain origin sourcing for most sales of tangible personal property made by Ohio vendors to Ohio consumers effective Jan. 1, 2010.
2009	Electronic filing of sales tax returns became mandatory. General Assembly, in H.B. 1, applied sales tax to monthly Medicaid premiums received by health insuring corporations in lieu of a former 5.5 percent franchise fee.
2013	State sales and use tax rate increased to 5.75 percent, effective Sept. 1, 2013.
2014	Ohio became a full member of the Streamlined Sales Tax Project.
2015	H.B. 64 prescribed new criteria for determining whether sellers have substantial nexus with Ohio and permits sellers to rebut the presumptions.
2016	S.B. 172 exempted the sale or use of investment metal bullion and investment coins. H.B. 390 exempted sales of natural gas by a municipal gas company.
2017	H.B. 49 enacted law requiring an out-of-state seller with annual Ohio sales in excess of \$500,000 or 200 or more Ohio transactions, and if the seller either uses in-state computer software to make Ohio sales or has an agreement with a third party to provide content distribution networks in Ohio to accelerate or enhance delivery of the seller's website to Ohio consumer, to collect and remit use tax, regardless of whether or not those sellers have a physical presence or a substantial nexus with Ohio. It exempted purchases of digital music purchased from and played by a single-play commercial music machine (jukebox.).
2018	• S.B. 226 enacted a permanent sales tax "holiday" occurring on the first Friday of August and the following Saturday and Sunday of each year, beginning in 2018. On those days, sales taxes are not levied on the sale of an item of clothing priced \$75 or less, an item of school supplies priced \$20 or less, or an item of school instructional material priced \$20 or less. Sales tax "holidays" covering the same items and same price thresholds took place on a temporary basis Aug. 7-9, 2015, Aug. 5-7, 2016; and Aug. 4-6, 2017.

S.B. 8 amended the definition of an exempt prosthetic device to include corrective eyeglasses or contact lenses, on or after July 1, 2019.
H.B. 430 enumerated a separate exemption for tangible property used or consumed directly in production of crude oil and natural gas for sale. This separate exemption maintains current practice.
H.B. 133 eliminated the application of use tax to equipment used in this state by an out-of-state disaster business during a disaster response period under certain conditions.

2019

S.B. 51 enacted an exemption for exports temporarily stored in Ohio.
H.B. 62 expanded the exemption for motor fuel to include fuel used for a refrigeration unit on the vehicle other than one used primarily for the comfort to the operator or occupants (i.e., refrigerator trucks).

Severance Tax

Overview. The severance tax, effective in 1972, is paid by persons or firms that extract, or sever, certain natural resources from the soil or waters of Ohio. Severers are licensed by the tax commissioner and other designated state agencies. During fiscal year 2019, severance tax collections were approximately \$68.6 million (excluding a hold fund balance).

Tax Base (R.C. 5749.02). The tax is levied on the weight or volume of certain natural resources extracted from the soil or water of Ohio.

Tax Rates (R.C. 5749.02). The tax rates on the severance of most natural resources are as follows:

Resource	Tax Rate
Clay, sandstone, shale, conglomerate, gypsum and quartzite	1 cent per ton
Dolomite, gravel, sand and limestone	2 cents per ton
Natural gas	2.5 cents per Mcf
Oil	10 cents per barrel
Salt	4 cents per ton

Coal: The base tax rate on coal is 10 cents per ton. It does not include two additional levies that have applied since April 1, 2007:

- an additional 1.2 cents per ton on surface mining operations.
- an additional 12, 14 or 16 cents per ton reclamation tax on operations without a full cost bond, depending on the amount. This rate varies based on the amount remaining in the state Reclamation Forfeiture Fund at the end of each state budget biennium. The rate is 12 cents if the balance of the fund is \$10 million or more; 14 cents if it is between \$10 million and \$5 million; and 16 cents if it is \$5 million or less.

Exemptions and Credits (R.C. 5749.03). Natural resources severed from an exempt domestic well.

Special Provisions. The Chief of the Division of Mineral Resources Management (Ohio Department of Natural Resources) certified on July 17, 2017 that the balance of the Reclamation Forfeiture Fund was greater than \$10 million. Thus, the reclamation tax rate on coal mining operations without a full cost bond is 12 cents per ton effective Jan. 1, 2018. Although not part of the severance tax, oil and gas well owners are subject to the oil and gas regulatory cost recovery assessment. The assessment is based on a formula that takes into consideration the number of wells owned, the production of those wells, and the amount of severance tax paid. Wells designated as domestic exempt prior to July 1, 2010 are not subject to the assessment. The assessment is reported on the severance tax return by either the owner or severer. The oil and gas regulatory cost recovery assessment for a well that became an exempt domestic well on or after June 30, 2010, is \$60 and is paid to the Division of Oil and Gas Resources Management.

Filing and Payment Dates (R.C. 5749.06). Payments are due May 15th, August 15th, November 15th, and February 15th for the quarterly periods ending the last day of March, June, September and December, respectively. Annual returns are due February 15th. Electronic filing and payment are required.

Disposition of Revenue (R.C. 5749.02).

Fund	Revenue Source
Geological Mapping Fund	4.76% of the 10 cent per ton base severance tax on coal
	10% of oil and gas severance tax collections
	All salt severance revenue
	7.5% of limestone, dolomite, sand and gravel severance tax collections
Unreclaimed Lands Fund	14.29% of the 10 cent severance tax on coal
	42.5% of linestone, dolomite, sand and gravel severance tax collections
	All of the 1.2 cent tax on coal mined using surface minining methods
Oil and Gas Well Fund	90% of the oil and gas severance tax collections
Coal Mining Administration Fund	80.95% of the 10 cent tax on coal
Reclamation Forfeiture Fund	All revenue from the tax on coal operations without a full cost bond, which may vary from 12 cents to 16 cents depending upon the amount in the fund.

Comparisons with Competitor States (as of June 30, 2019).

Indiana	Oil & gas – greater of either 1 percent of the petroleum value or 3
	cents per Mcf from natural gas and 24 cents per barrel of oil
Vontueler	Oil – 4.5 percent of market value of all crude petroleum produced
Kentucky	Gas and other minerals – 4.5 percent of the gross value of the
	natural resource severed, with a minimum tax of 50 cents per ton of coal
	Oil – 7.6 percent of gross cash market value; marginal/stripper
	wells taxed at 5 percent
Michigan	Gas – 6 percent of the gross cash market value;
	secondary/enhanced recovery taxed at 5 percent
	Nonferrous metallic minerals – 2.75 percent of the taxable
	mineral value
North Carolina	Oil and condensate – 2 percent of gross price paid
	Gas – 0.9 percent of market value
	Impact fee on horizontal wells ranging from \$50,700 in the first
Pennsylvania	year of production to \$20,300 in the fourth year of production,
	varying with the price of natural gas; fee for vertical wells is 20
	percent of the fee for horizontal wells
Tennessee	Crude oil & gas - 3 percent of sales price
Tennessee	Coal – \$1 per ton
	Mineral – Counties may tax up to 15 cents per ton
Texas	Oil – 2.3 to 4.6 percent for oil
	Gas – 7.5 percent of market value
	Oil – 5 percent of gross value at wellhead
West Virginia	Natural gas – 5 percent of gross value at wellhead
	Coal – 5 percent of gross value ¹
	Timber – 1.5 percent of gross value

¹ There is a minimum severance tax of 75 cents per ton of coal and different rates may be levied depending upon the coal.

History of Collections.

Table 1. Severance Tax collections¹ FY 2015 - 2019 (in millions)

Natural Resource	Tax Rate	Measurement	2015	2016	2017	2018	2019
Coal	25.2	cents per ton	\$4.9	\$3.7	\$2.9	\$2.8	\$1.9
Natural Gas	2.5	cents per Mcf	14.4	26.70	37.88	58.42	61.62
Limestone	2	cents per ton	1.2	1.30	1.20	1.44	1.35
Oil	10	cents per barrel	1.5	2.60	2.28	2.40	2.83
Gravel	2	cents per ton	0.3	0.30	0.37	0.34	0.29
Sand	2	cents per ton	0.3	0.40	0.42	0.42	0.37
Dolomite	2	cents per ton	<0.1	<0.1	<0.1	< 0.1	0.01
Salt	4	cents per ton	0.2	0.20	0.18	0.24	0.15
Clay	1	cent per ton	<0.1	<0.1	<0.1	< 0.1	< 0.1
Sandstone	1	cent per ton	<0.1	<0.1	< 0.1	< 0.1	<0.1
Shale	1	cent per ton	<0.1	< 0.1	< 0.1	< 0.1	< 0.1
Quartzite	1	cent per ton	< 0.1	<0.1	< 0.1	< 0.1	<0.1
Severance Tax							
Receipts Fund ²			4.0	4.8	0.5	-14.1	< 0.1
Total			\$26.9	\$40.1	\$45.7	\$52.1	\$68.6

^TExcludes revenue from Oil and Natural Gas Regulatory Cost Recovery assessments.

Source: Office of Budget and Management fiscal reports.

²Severance taxes are paid into this holding account and then allocated by using tax returns.

Severance Tax

Fiscal Year 2019

1971	Legislature enacted H.B. 475 creating tax effective January 1, 1972.
1981	H.B. 1051 enacted an additional temporary 1 cent per ton tax on coal to be collected depending on
	the balance in the Defaulted Areas Fund.
1983	H.B. 291 increased the rate from 3 cents to 10 cents per barrel of oil and from 1 cent to 2.5 cents
	per Mcf of natural gas.
1985	H.B. 238 increased the permanent rate on coal from 4 cents to 7 cents per ton and included an
1703	additional 1 cent per ton temporary tax on coal, also conditioned on the balance of the Defaulted
	Areas Fund.
1989	Effective July 1, 1989, H.B. 111 increased the rate on limestone, dolomite, shale, conglomerate,
	gypsum, and quartzite.
1998	The 122 nd General Assembly enacted S.B. 187 making permanent one of the temporary 1 cent per
	ton coal levies.
2006	H.B. 433 changed the base rate on coal to 10 cents per ton. The bill also levied an additional 1.2
	cents per ton for surface mining operations and an additional levy of up to 16 cents per ton on
0000	operations without a full cost bond.
2009	H.B. 1 directed all revenue from the salt component of the tax to the Geological Mapping Fund
	where previously the fund received 15 percent of the revenue.
2010	S.B. 165 created an oil and gas "regulatory cost recovery assessment" effective July 1, 2010. While
	not part of the severance tax, the assessment is reported on severance tax returns.
2013	H.B. 59 required electronic filing and payment of the tax.
2017	H.B. 49 removed the existing \$1,000 limit on a severance tax exemption for resources severed from
,	land owned by the severer and instead exempts gas severed by an exempt domestic well on and
	after October 1, 2017.

Wireless 9-1-1 Charge

Overview. The Wireless 9-1-1 charge provides state level funding for local wireless 9-1-1 services. Current law imposes a 9-1-1 charge on each wireless phone number of a wireless service subscriber who has a billing address in Ohio at the rate of 25 cents per month and on the purchase of prepaid wireless services occurring in Ohio at the rate of 0.5 percent of the purchase price. During fiscal year 2019, approximately \$25.6 million was collected for the Wireless 9-1-1 Government Assistance Fund, \$0.5 million for the 9-1-1 Program Fund, and \$0.3 million for the Wireless 9-1-1 Administration Fund.

Taxpayer (R.C. 128.42). Each wireless service subscriber of a wireless telephone number who has a billing address in Ohio pays a monthly charge of 25 cents. Each retail purchaser of a prepaid wireless calling service occurring in Ohio pays a wireless 9-1-1 charge of 0.5 percent of the sale price. The charge is collected by the retailer at the point of sale for prepaid wireless services.

Tax Base (R.C. 128.42). For post-paid wireless, it is each wireless phone number of a wireless service subscriber with a billing address in Ohio. For prepaid wireless service, it is the sales price.

Rates (R.C. 128.42). For post-paid wireless, 25 cents per month. For prepaid wireless, 0.5 percent of the purchase price.

Special Provisions (R.C. 128.44 and 128.46). Wireless service providers, resellers and sellers can retain 3 percent of the wireless 9-1-1 charge as a collections fee. Returns and payments of charges must be remitted electronically except upon showing of good cause. The Department of Taxation must provide not less than 30 days advance notice to known wireless service providers, resellers, and sellers of prepaid wireless calling services of any increase or decrease in 9-1-1 charges.

Filing and Payment Dates (R.C. 128.46). Returns and payments are due on the 23rd day of each month.

Disposition of Revenue (R.C. 128.54-.55, 128.57). The revenues from the charges are allocated as follows:

- 97 percent to the Wireless 9-1-1 Government Assistance Fund;
- 2 percent to the 9-1-1 Program Fund; and
- 1 percent to the Wireless 9-1-1 Administration Fund.

Counties receive a monthly distribution from the Wireless 9-1-1 Government Assistance Fund. The distribution is to occur by the end of each month. The counties receive the same amount as they received in the same month during calendar year 2013. If there are insufficient funds, each county receives a distribution in proportion to the county's share during the same month in calendar year 2013. Any shortfall in distributions from a previous month must be remedied in the following month. The Next Generation 9-1-1 Fund is to receive from the Wireless 9-1-1 Government Assistance Fund any remainder in the administration funds at the end of each fiscal year.

Comparisons with Competitor States (as of June 30, 2019).

Georgia	Pre- and post-paid \$1.50
Indiana	Prepaid \$1.00
	Post-paid \$1.00
Kentucky	Prepaid \$0.93
	Post-paid \$0.70
Michigan	Prepaid 5 percent of the sale price
	Post-paid \$0.25 state fee and \$0-\$3.00 county fee

North Carolina	Pre- and post-paid \$0.65
Pennsylvania	Pre- and post-paid \$1.65
Tennessee	Pre- and post-paid \$1.16
Texas	Prepaid 2 percent of sale price
	Post-paid \$0.50
West Virginia	Prepaid 6 percent of sale price.
	Post-paid \$3.00

History of Collections.

Table 1: Wireless 9-1-1 Charge collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Wireless 9-1-1 Government Assistance Fund	9-1-1 Program Fund	Wireless 9-1-1 Adminstrative Fund	Total
2015	\$24.8	\$0.5	\$0.3	\$25.6
2016	24.8	0.5	0.3	25.6
2017	25.0	0.5	0.3	25.8
2018	25.2	0.5	0.3	26.0
2019	25.6	0.5	0.3	26.4

Source: Office of Budget and Management financial reports.

2004	H.B. 361 established a service charge of 32 cents per month to be billed on each wireless number of
	a subscriber with a billing address in the state.
2008	S.B. 129 reduced the wireless 9-1-1 charge from 32 cents per month to 28 cents per month.
2012	H.B. 360 decreased the post-paid monthly wireless 9-1-1 charge from 28 cents to 25 cents. The
2012	enactment required the prepaid wireless charge to be 0.5 percent of the retail price imposed at the
	point of sale.
2012	H.B. 472 required the monthly wireless 9-1-1 charge to be continuously imposed on prepaid
2012	subscribers untilthe new prepaid charge imposed at the point of sale took effect on January 1,
	2014.
2013	H.B. 59 codified 9-1-1 service law into Chapter 128 of the Ohio Revised Code.
2014	H.B. 483 enacted the wireless 9-1-1 charge to the list of taxes and fees that can be refunded from the
	refund fund.
	H.B. 64 replaced the monthly transfer to the Next Generation 9-1-1 Fund with an annual transfer of
2015	any excess remaining in the wireless 9-1-1 government assistance fund after the monthly transfers
2013	to counties are made. Additionally, any shortfall in monthly distribution from the wireless 9-1-1
	government assistance fund to counties resulting from insufficient funds from a previous month
	must be remedied in the following month.
2017	H.B. 49 established that interest is charged for late Wireless 9-1-1 Charge remittances and is
2017	payable on refunds of overpaid charge remittances. It specified that the interest does not have to
	be paid if the amount due is \$1.00 or less.

Taxes no longer in effect

Tables and Charts. Certain taxes are no longer in effect yet still result in collections (or refunds) from assessments, audits, etc. from prior tax periods. Reported here are collections from the phased-out Corporate Franchise Tax, Dealers in Intangibles Tax, and Estate Tax. The Corporate Franchise Tax was phased out for tax years beginning in 2015 and thereafter. The Dealers in Intangibles Tax was phased out for report years 2014 and thereafter. The Estate Tax was phased out for the estates of persons dying on or after January 1, 2013.

Table 1: Corporate Franchise Tax collections: fiscal years 2015-2019 (in millions)

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	Gross Tax		Net Tax
Fiscal Year	Collections	Refunds	Collections
2015	\$49.6	\$47.0	\$2.6
2016	37.5	4.3	33.2
2017	5.8	7.0	(1.2)
2018	3.3	1.1	2.2
2019	2.1	(0.1)	2.2

Source: Office of Budget and Management financial reports.

Table 2. Dealers in Intangibles Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	State General Revenue Fund
2015	<\$0.1
2016	0.1
2017	(0.7)
2018	(0.4)
2019	0.0

Source: Office of Budget and Management financial reports.

Table 3: Estate Tax collections: fiscal years 2015-2019 (in millions)

Fiscal Year	Total Collections	State General Revenue Fund	Local Governments
2015	\$16.6	\$3.1	\$13.5
2016	12.3	2.2	10.1
2017	4.6	0.8	3.8
2018	1.3	0.2	1.1
2019	1.0	0.2	0.8

Source: State GRF figures are based on actual receipts reported by the Office of Budget and Management financial reports. Local government figures represent the certified local share of the estate tax (including fees) from the semi-annual settlements that occur each year. Effective January 1, 2002, the state share of the estate tax became 20% and the local share became 80%.

State Revenue Sharing with Local Governments

Local Government Fund

Overview. The Local Government Fund (LGF) dates to the Jan. 1, 1935 establishment of the state sales tax. The fund has undergone many changes in the ensuing decades, but the basic elements remain: a designated portion of state revenues is deposited into the LGF, a statutory formula is used to allocate revenue monthly to the undivided LGFs of each of Ohio's 88 counties, and county budget commissions determine the distribution of the undivided moneys to local subdivisions. In 1972, the state added a new element by allowing municipalities to receive a share of the LGF because the state enacted a personal income tax.

Recent changes (R.C. 131.44, 5727.45, 5727.84, 5733.12, 5739.21, 5741.03, 5747.03, 5747.503).

Beginning in August 2013, the LGF began to receive 1.66 percent of all General Revenue Fund tax collections of the previous month, and a guaranteed minimum distribution amount for counties was codified by H.B. 59 (130th General Assembly). In calendar year 2018, the county undivided local government fund received nearly \$362.0 million in distributions. H.B. 64 (131st General Assembly) required the tax commissioner to reduce the total amount available for direct distribution to municipal corporations by redirecting \$10 million in state fiscal year 2017 to the Law Enforcement Assistance Fund and \$12 million to Small Villages and Townships Supplement (for villages with less than 1,000 in population in the 2010 Census of Population). This enactment specified that each month \$833,333 was to be redirected and split among townships and \$166,667 redirected to and split among small villages. The redirection to small villages and townships was made permanent in H.B. 49 (132nd General Assembly) beginning in July 2017. In calendar 2018, small villages received a total of nearly \$2.0 million in distributions and townships received approximately \$10.0 million. This bill also temporarily redirected all remaining monies in the direct municipal LGF distribution to the Targeting Addiction Assistance Fund for the FY 2018-2019 biennium. This fund received about \$18.8 million in calendar year 2018. Therefore, during this time period, there were no distributions to the direct municipal LGF.

Distributions (R.C. 5747.50). Starting with the 2008 calendar year and thereafter:

- Subject to available resources, each county's undivided LGF fund receives at least what it received in combined distributions from the LGF and LGRAF during the 2007 calendar year.
- Subject to available resources, each of the more than 500 municipalities that received a direct distribution from the LGF in 2007 receives an equal amount in subsequent calendar years. The distribution is after any transfers made to the Law Enforcement Assistance Fund and the Small Villages and Townships Supplement.
- When additional revenue is available once these distributions have been made, it is distributed to the 88 county undivided LGFs based on each county's proportionate share of the state population, using U.S.
 Census Bureau estimates from the previous year. No additional revenue would be allocated directly to municipalities.
- Counties are guaranteed an amount not less than \$750,000 or the amount they received during fiscal year 2013. Any additional money required to bring a county to the guarantee would be contributed by counties that received more than the \$750,000 floor in proportion to their fiscal year 2013 distributions.
- Distributions from the state LGF to counties and municipalities occur on or before the 10th day of each month.

Use of the Funds (R.C. 5747.50). The amount that each county receives from the state's LGF is expressly designated for deposit into the county's undivided LGF. The Department of Taxation does not determine distributions from the county's undivided LGF. The amount received by a municipal corporation directly from the state LGF is paid into the municipality's general fund to be used for any lawful purpose.

1934	Local Government Fund (LGF) was created in December 1934. Revenue from the new 3 percent state sales tax was used for a county poor relief excise fund and a state public school fund, with remaining revenue to be used for the new "Local Government Fund". State LGF
	was distributed to 88 county undivided LGFs based on each county's proportionate share of municipal valuation.
1939	The earmarking concept was replaced by annual appropriations.
1945	LGF was distributed 75 percent based on each county's share of municipal valuation and 25 percent based on population.
1972	Municipalities imposing an income tax receive 1/12 th of the LGF.
1973	Fixed-dollar LGF allocations were replaced by revenue sharing concept; 3.5 percent of the state income tax, sales tax and corporate franchise tax were dedicated to the LGF. Minimum annual county undivided LGF distribution of \$150,000.
1982	The portion of the corporate franchise tax earmarked for the LGF was increased: 3.5 percent of franchise tax was earmarked for state LGF and 7.75 percent of the franchise tax was distributed to counties based on their share of 1981 intangibles tax revenues. Minimum LGF distribution increased to \$225,000.
1983	H.B. 291 repealed the special contribution schedule for the franchise tax; 14.5 percent of the franchise tax was dedicated to the LGF with no special allocations to counties based on historical intangibles tax. S.B. 293 remedied distributional inequalities and increased the fund by changed the corporate franchise tax share from 14.5 to 15.4 percent.
1987	HB 171 created the Local Government Revenue Assistance Fund (LGRAF). The percentage earmarked for the LGF, increased to 4.5 percent in February 1988 and to 4.6 percent in July 1989. The LGRAF and LGF received monies from two additional state revenue sources: the use tax and the public utility excise tax.
1989	Funding for the LGRAF began in July 1989, comprised of 0.3 percent of the same major tax sources that fund the LGF; this share was scheduled to increase to 0.6 percent in FY 1991, 0.65 percent in FY 1992, and 0.70 percent in FY 1993. H.B. 111 stipulated that the LGRAF would be distributed based on population.
1991	H.B. 298 and H.B. 904 temporarily suspended the LGF and LGRAF funding percentages from January 1992 through July 1993, constituting a "freeze" on distributions.
1994	The "freeze" was lifted beginning in FY 1994, and the respective LGF and LGRAF funding percentages were reduced to 4.2 percent and 0.6 percent.
2001	S.B. 3 enacted a kilowatt hour tax with a portion of revenues earmarked for the LGF (2.464 percent) and the LGRAF (0.378 percent). H.B. 94 enacted a "freeze" in which each county undivided LGF (as well as each municipality receiving a direct LGF distribution) and each county undivided LGRAF would receive the same amount that it received in FY 2001. The 125th and 126th General Assemblies continued the freeze.
2007	H.B. 119 extended the freeze through the end of calendar year 2007 and restructured LGF and LGRAF; LGRAF was consolidated into the LGF. LGF is funded based on 3.68 percent of all general revenue tax collections.
2012	H.B. 153 funded LGF at a percentage of prior year distributions in FY 2012 and FY 2013 with an additional appropriation in FY 2012. Beginning with the August 2013 distribution, the LGF receives 1.66 percent of all GRF tax revenue collections of the prior month. Guarantee that no county that received less \$750,000 in FY 2011 would have zero reduction in FY 2012 and FY 2013. Any county that received over \$750,000 after the "freeze" would receive no less than \$750,000.
2013	H.B. 59 codified that counties are guaranteed an amount not less than \$750,000 or the amount received in FY 2013.

2015	H.B. 64 redirected most of the revenue from the direct municipal LGF distribution to townships and qualifying villages and to the Law Enforcement Assistance Fund for the 2016-2017 biennium. Additionally, it provided for withholding direct municipal distributions for those maintaining red-light traffic cameras under certain circumstances.
2017	H.B. 49 codified the redirected direct municipal LGF distributions to the Small Villages and
	Township Supplement. It additionally redirected the remaining distribution to the Targeting
	Addiction Assistance Fund. Additionally, SB 299 provided for supplemental payments to a
	township or fire district where a nuclear generating plant lost 30% or more of its taxable
	value over one year though the Local Government Fund distribution.

Public Library Fund

Overview. The Public Library Fund (PLF) was created by the General Assembly in 1985 as the Library and Local Government Support Fund. Its creation was part of a broader effort to phase out the intangible personal property tax. The PLF was designed to offset the loss of revenue from the intangible personal property tax, then a significant source of revenue for local libraries. A share of state income tax collections was distributed to a fund established in each county. In turn, county officials distributed the revenue from that county fund to libraries and local governments. The Library and Local Government Support Fund was renamed the PLF by the 127th General Assembly. In calendar year 2018, distributions totaled approximately \$393.7 million.

Distributions (R.C. 5747.47). The PLF receives 1.66 percent of all General Revenue Fund tax revenue collections of the previous month. H.B. 64 (131st General Assembly state fiscal year 2016-2017 biennial budget) temporarily increased this percentage to 1.68 percent for the state fiscal year 2018-2019 period. Distributions from the state PLF to counties are made on or before the 10th day of each month. In July of each year, the Department of Taxation certifies an estimate of each county's total entitlement for the following calendar year. Estimates reflect the best projection of state tax revenues for the subsequent calendar year and incorporate updated county population estimates and an inflation factor. Each December, the department certifies (1) the amounts that each county was entitled to receive under the distribution formula during the current calendar year, (2) the amount each county received, and (3) the difference between the two. The amount of PLF to which a county is entitled is not known until the end of each year when the total amount of revenue into the PLF is known. During the first six months of the following year, each county's distribution is adjusted for any overpayment or underpayment received in the preceding year. Each June, the estimates for the current calendar year distributions are revised to account for recent actual state tax revenues and any revised projections of tax revenues.

Use of Funds (R.C. 3375.05, 3375.121, 3375.40, 3375.403, 3375.82, 3375.85, 5705.32). County budget commissions determine the amounts to be allocated to all libraries. The amount is given to each library based on its needs for building construction and improvement, operations, maintenance, and other expenses required by the library and its branches. By law, libraries collectively may never receive a smaller share of county PLF distributions than the average percentage of the county's intangible property taxes that were distributed to all libraries in 1982, 1983, and 1984. After fixing the amount to be distributed to libraries within the county, the county budget commission fixes an amount to distribute to municipal corporations in the county. By law, each municipal corporation receives a percentage of the remainder equal to the percentage share of all classified, or intangible, property taxes originating from that municipality in 1984. Most revenue distributed from the PLF is provided to libraries with the remainder provided to other local governments.

History of Major Changes.

1933	Local situs intangible tax was levied on the intangible property of individuals, unincorporated
	businesses and single county corporations. Revenues went to libraries and local governments.
1984	H.B. 291 eliminated the local situs intangible tax and established the Library and Local
	Government Support Fund (LLGSF).
1986	Funding for LLGSF began consisting of 6.3 percent of the state income tax.
1900	runding for LLGSr began consisting of 0.5 percent of the state income tax.
1001	
1991	H.B. 298 and H.B. 904 temporarily suspended the LLGSF funding percentage from January.
1993	"Freeze" lifted beginning in fiscal year 1994 and the funding percentage reduced to 5.7 percent.
2001	H.B. 94 enacted a "freeze" in which each county undivided LLGSF received the same amount
	received in FY 2001. The 125 th and 126 th General Assemblies continued the freeze.
2007	
2007	H.B. 119 funded public libraries with 2.22 percent of the state's total general revenue tax
	collections.
2008	S.B. 185 changed the name of the LLGSF to the Public Library Fund (PLF).
2009	H.B. 1 temporarily reduced the fixed percentage of GRF to the PLF to 1.97 percent from August
	2009 through June 2011.
2011	H.B. 153 reduced the amount credited to the PLF to 95 percent of the monthly amount received
	during July 2010 through June 2011.
2012	Beginning with the August 2013 distribution, the PLF receives 1.66 percent of all GRF tax revenue
2012	
	collections of the prior month.
2015	Beginning with the August 2015 distribution, the PLF receives 1.70 percent of all GRF tax revenue
	collections of the prior month for fiscal years 2016-2017.
2017	Beginning with the July 2017 distribution, the PLF receives 1.68 percent of all GRF tax revenue
	collections of the prior month for fiscal years 2018-2019.

Tangible Property Tax Replacement Funds

Overview. This chapter deals with two revenue sharing funds, the School District Tangible Property Tax Replacement Fund and the Local Government Tangible Property Tax Replacement Fund. The tangible property tax replacement funds were created by the 126th General Assembly as part of H.B. 66, the biennial budget bill for fiscal years 2006-07. The funds are used to make distributions to schools and local governments to replace local property tax revenue reduced by H.B. 66 and S.B. 3 as passed by the 123rd General Assembly and amended by S.B. 287. During fiscal year 2019, approximately \$162.5 million was distributed to schools and joint vocational districts from the School District Tangible Property Tax Replacement Fund. Approximately \$16.9 million was distributed to counties, municipalities, townships and special districts from the Local Government Tangible Property Tax Replacement Fund in fiscal year 2019.

Distributions to Schools and Local Governments (R.C. 5709.92, 5709.93). For fiscal year 2018, replacement payments for the fixed-rate levies of counties, townships and special districts as well as municipal operating levies were equal to the sum of 2011 reimbursements less six percent of calculated total resources. Replacement payments to schools and joint vocational (JVS) districts in fiscal year 2017 for fixed-rate operating levies were equal to fiscal year 2015 replacement less a percentage of calculated total resources. Reduction percentages ranged from 2 to 4 percent and were assigned by ranking districts into reliance quintiles. In fiscal year 2019, payments to schools for fixed-rate operating levies were reduced by 1/16th of 1% of the district's total taxable valuation for tax years 2014, 2015, and 2016. Fiscal year 2019, reimbursements for fixed-sum operating levies were equal to 70 percent of fiscal year 2016 TPP losses and 50 percent of PUPP losses. Additionally, a municipal corporation with an end user consuming at least 7 million kilowatts of electricity generated by a renewable resource using wind energy and subject to the

kilowatt hour tax receives a payment equal to the kilowatt hour tax paid by the end-user; currently, this provision is applicable to the city of Columbus.

Revenue Sources (R.C. 5751.02 (C) & (D)). After required transfers to the commercial activity tax receipts fund and the commercial activity tax motor fuel receipts fund, the School District Tangible Property Tax Replacement Fund receives 13.0 percent of commercial activity tax receipts and the Local Government Tangible Property Tax Replacement Fund receives 2.0 percent. A transfer from the General Revenue Fund will be made if the replacement funds are insufficient to make the calculated reimbursement payments. Any balance in the replacement funds, after reimbursements are distributed, will be allocated to the General Revenue Fund.

Distribution Procedure (R.C. 5709.93, 5709.92). Distributions for tangible property losses are made from the state to counties on or before the last day of August and February. The county treasurer and auditor then distribute payments to the appropriate local government within 30 days. Direct payments from the Ohio Department of Education are made to schools and joint vocational districts. Reimbursements to schools and local governments are to be utilized for the purpose of the originally qualifying levy. Distributions to qualifying municipalities based on qualifying kilowatt hours, currently the city of Columbus, are made directly to the qualifying municipal corporation and are to the credit of a special fund dedicated to the benefit of the qualified end user.

1999	S.B. 3 enacted; beginning January 1, 2001, all electric and rural electric personal property – except for transmission and distribution property – is assessed at 25 percent of true value.
2000	S.B. 287 enacted, beginning January 1, 2001, the assessment percentage of natural gas personal property is lowered from 88 percent to 25 percent of true value.
2001	Effective May 1, 2001, kilowatt-hour (kWh) tax replaced the public utility excise tax on electric and rural electric companies; it was also designed to replace revenues lost from the reduction of assessment rates on electric and rural electric tangible personal property.
2001	The natural gas distribution tax was enacted effective July 1, 2001 as part of a larger series of tax changes involving the natural gas industry; the tax was designed to replace the revenue lost by school districts and local governments when the assessment rate on the personal property of natural gas distribution companies was reduced.
2003	Beginning January 1, 2005, the assessment rate of telephone personal property acquired before 1994 is phased down from 88 percent to 25 percent of true value over a three-year period.
2005	 H.B. 66 includes the following changes effective January 1, 2006: Lowered the assessment percentages on electric transmission and distribution personal property from 88 percent to 85 percent and on electric production personal property from 25 percent to 24 percent; Began phase-out over three years of the tax on railroad personal property and general business tangible personal property; listing percentages of 18.75 percent for 2006, 12.5 percent for 2007, 6.25 percent for 2008, and 0 thereafter; Repeals the corporate franchise tax and enacts the commercial activities tax on gross receipts with a portion of revenue dedicated to replacement funds.
2007	Beginning January 1, 2007, classified telephone companies and inter-exchange telecommunications companies classified as general business taxpayers, with the personal property for these companies to be phased on a four-year schedule.
2012	H.B. 153 altered the formula for fixed-rate levy replacement payments to a reliance-based calculation. In general, local governments operating levies were to experience an annual reduction equal to 2 percent to calculated total resources for three years; school fixed-rate operating reimbursements were to decline by 2 percent of total resources for two years.
2015	H.B. 64 combines calculation and distribution of payments to schools and local governments related to the phase-out of the tax on general business tangible personal property and reductions in the tax on public utility tangible personal property. The bill resumes a reliance-based phase-out for

State Revenue Sharing with Local Governments

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	reimbursements of fixed-rate operating levies. Also, the bill ends reimbursement of municipal non-operating levies in fiscal year (FY) 2015 and school and JVS non-operating levies in FY 2016. Additionally, reimbursement of school fixed-sum levies is extended. Effective July 1, 2015, the School District Property Tax Replacement Fund and Local Government Property Tax Replacement Fund is eliminated. In FY 2016 and thereafter, distributions to schools and joint vocational schools are paid from the School District Tangible Property Tax Replacement Fund. Distributions to local governments are made from the Local Government Tangible Property Tax Replacement Fund. In FY 2016 and thereafter, distributions to schools are funded by 20 percent of CAT revenue and distributions to local governments are funded by 5 percent of CAT revenue. H.B. 64 created a payment to municipalities with a qualifying end-user of wind generated electricity.
2015	For FY 2018 and thereafter, S.B. 208 replaces the reliance-based phase-out for school and JVS districts with an annual reduction equal to 1/16 th of 1 percent of the district's average taxable value for tax years 2014, 2015, and 2016.
2017	H.B. 49 of the $132^{\rm nd}$ alters the disposition of CAT revenue; in FY 2018 and thereafter, distributions to schools are funded by 13 percent of CAT revenue and distributions to local governments are funded by 2 percent of CAT revenue.
2018	S.B. 8 provides for a supplemental reimbursement payment to schools and JVS in FY 2018 and 2019.

Local Taxes

Admissions Tax

Overview. Municipal corporations are permitted to levy a tax on admissions to places of amusement or entertainment such as movies, theme parks, and professional sporting events. A tourism development district ("TDD") is authorized to levy a tax on admissions within the TDD. The tax is generally charged as a percent of the cost of entrance, though one municipality charges a nominal flat rate per ticket.

H.B. 64 (131st General Assembly) authorized the creation of a "tourism development district" (TDD). A township creating a TDD is authorized to levy up to a 5% tax on admissions within the TDD. Every person receiving an admission payment located in the TDD is required to collect the tax from the person making the payment.

A tourism development district (TDD) was defined in H.B. 64 as:

- Only a township or municipality located in a county that has a population between 375,000 and 400,000 and levies a county sales tax in which the aggregate rate does not exceed 0.50% as of the effective date of H.B. 64 (Stark Co.).
- The district is not more than 200 contiguous acres (increased to 600 by H.B. 49 of the 132nd General Assembly).

Taxpayer (R.C. 715.013). The tax applies to operators of movie theaters, theme parks, professional sporting events, and other activities for which there is an admissions charge. A TDD is authorized to levy up to a 5 percent tax on admissions within the TDD.

Tax base. The base of the tax varies but commonly includes admissions charges to theaters, sporting events, and other places of amusement as well as country club dues. A TDD is limited to a township or municipality located in a county that has a population between 375,000 and 400,000 and that levies a county sales tax in which the aggregate rate does not exceed 0.50 percent as of the effective date of HB 64 of the 131st General Assembly (i.e., in Stark County). The district may not be more than 200 contiguous acres acres (increased to 600 by H.B. 49 of the 132nd General Assembly).

Tax Rates. Admissions tax rates vary among municipalities.

History of Collections.

Table 1. Revenue to Municipal Corporations from Admissions Tax: 2013-2017 (in millions)

Calendar year	Total
2013	\$26.3
2014	28.9
2015	30.7
2016	37.9
2017	41.7
Source: Surveys completed for the Ohi	o Department of Taxation

Source: Surveys completed for the Ohio Department of Taxation

1998	General Assembly enacted H.B. 770, which explicitly permits municipalities to levy taxes on admissions; though some municipalities had been taxing admissions for decades.
2015	General Assembly enacted H.B. 64, which allowed admissions taxes to be levied in a tourism development district (TDD).
2017	H.B. 49 extended the maximum size of a TDD from 200 to 600 acres, authorized municipal corporations and townships (i.e., in Stark County) to designate new TDDs until 2021, expanded the improvements toward which revenues can be spent or pledged, and clarified that revenue used to fund permanent improvements located in a TDD must be from collections as a result of activities occurring in the TDD.

Alcoholic Beverage Taxes - County

Overview. Cuyahoga County is the only county in the state that levies a separate local tax on alcoholic beverages. In 2008, the General Assembly prohibited localities from levying any new taxes on alcoholic beverages. However, in 2013, the General Assembly authorized Cuyahoga County to extend its current levy subject to a resolution adopted by the County Council (Cuyahoga County has a charter form of government) and approved by a majority of voters in the county. Cuyahoga County voters last approved an extension of their alcoholic beverage taxes (along with cigarette taxes) in May 2014, for a 20-year period. Cuyahoga County levies the maximum rates specified in state law on gallons of beer, wine, mixed drinks, cider and liquor. Revenues from these taxes (along with a portion of the county's revenues from cigarette taxes) are used for construction and renovation costs for professional sports facilities in the county along with related economic development projects. During fiscal year 2019, the Department's collections of county alcoholic beverage taxes were approximately \$12.1 million.

Taxpayer (R.C. 4301.422, 4301.01, 4301.102). The tax is paid by manufacturers, importers, and wholesale distributors of beer, wine, cider and mixed beverages - up to 21 percent alcohol by volume (ABV). The tax also is paid by the Ohio Department of Commerce's Division of Liquor Control, the state's sole purchaser and distributor of liquor containing more than 21 percent ABV. The Division of Liquor Control in the Department of Commerce administers the taxes on liquor.

Tax Base (R.C. 4301.421, 4301.01). The tax applies to beer, wine, mixed beverages, cider and liquor, defined as follows:

- Beer includes all beverages brewed or fermented wholly or in part from malt products containing at least 0.5 percent ABV.
- Mixed beverages include bottled and prepared cordials, cocktails, highballs, and solids and
 confections that are obtained by mixing any type of whiskey, neutral spirits, brandy, gin, or other
 distilled spirits with, or over, carbonated or plain water, pure juices from flowers and plants, and
 other flavoring materials; the completed product shall contain not less than 0.5 percent ABV and not
 more than 21 percent ABV.
- Wine, including sparkling wine and vermouth but excluding cider, consists of fermented juices of grapes, fruits or other agricultural products; it contains at least 0.5 percent and not more than 21 percent ABV.
- Cider consists of fermented juices of apples, including flavored, sparkling or carbonated cider; it contains at least 0.5 percent and not more than 6 percent alcohol by weight.
- Liquor or "spirituous liquor" includes all intoxicating liquors that contain more than 21 percent ABV.

Tax Rates (R.C. 4301.421, 4301.424).

Maximum Rates Established in State Law for County Alcoholic Beverage Taxes

Beverage	Rate per gallon		
Beer	\$0.16		
Wine and mixed drinks	\$0.32		
Cider	\$0.24		
Liquor	\$3.00		

Exemptions (R.C. 4301.421). The tax does not apply to sacramental wine or to sales made to the federal government.

Disposition of Revenues (R.C. 4301.423). The county receives 98 percent of the revenues the month after the revenues are collected by the Department of Taxation. Two percent of beer, wine, and mixed beverage tax revenues are allocated to the Department of Taxation to administer the tax.

Payment Dates (R.C. 4301.422). Returns and payments must be received by the last day of the month following the reporting period.

Discounts (R.C. 4301.422). Taxpayers receive a 2.5 percent discount for timely payment of taxes.

History of Collections.

Table 1: Cuyahoga County Alcoholic Beverage Tax collections: fiscal years 2015-2019 (in millions)					
Fiscal Year	Beer	Wine and Mixed Beverages	Liquor	State Administrative Fee	Total
2015	\$4.1	\$1.4	\$6.3	\$0.1	\$11.9
2016	3.9	1.3	6.3	0.1	11.7
2017	4.0	1.4	6.5	0.1	12.0
2018	3.9	1.3	6.6	0.1	11.9
2019	3.9	1.4	6.8	0.1	12.1

Source: Office of Budget and Management fiscal reports.

1986	General Assembly authorizes county sports facility liquor taxes.
1990	General Assembly authorizes county sports facility taxes on beer, wine and mixed beverages and amends law on county sports facility liquor taxes. Later, Cuyahoga County voters enact taxes on beer, wine and liquor at the maximum rate through July 31, 2004.
1995	General Assembly permits counties to enact alcoholic beverage taxes that do not take effect until a current levy expires. Cuyahoga County voters approve a 10-year extension of beer, wine and liquor taxes.
2008	Future local taxes on alcoholic beverages prohibited by House Bill 562.
2013	Cuyahoga County authorized under HB 59 to renew the county alcoholic beverage (and cigarette) taxes for up to 20 years, by adopting a resolution by Sept. 15, 2015 subject to voter approval.
2014	Cuyahoga County voters extend alcoholic beverages (and cigarette) taxes at current rates for 20 years.

Cigarette Tax - County

Overview. In 1990, Cuyahoga County became the first and only county in the state that levies a local tax on cigarettes. In 2008, the General Assembly prohibited localities from levying any new taxes on cigarettes. However, in 2013, the General Assembly authorized Cuyahoga County to extend its current levy subject to a resolution adopted by the County Council (Cuyahoga County has a charter form of government) and approved by a majority of voters in the county. Cuyahoga County voters approved cigarette taxes (along with alcohol taxes) in May 2014 for a 20-year period. Cuyahoga County levies the maximum rates specified in state law. Revenues from these taxes generally may be used for funding a regional arts and cultural district; some revenues are used for the construction and renovation costs for professional sports facilities in the county along with related economic development projects. During fiscal year 2019, the Department of Taxation collected approximately \$15.3 million in county cigarette taxes.

Taxpayer (R.C. 5743.025). The tax is paid by cigarette dealers (primarily wholesalers), who must be licensed and who pay the tax by purchasing tax indicia (stamps or impressions). The indicia must be affixed to all packs of cigarettes before sale at retail in a county that levies such taxes.

Tax Base (R.C. 5743.026). The tax is assessed per each cigarette sold.

Rates (R.C. 5743.021, 5743.026). Cuyahoga County levies two separate cigarette taxes at the maximum rates permitted under state law:

- Up to 1.5 cents per cigarette (30 cents per pack of 20 cigarettes) for funding a regional arts and cultural district; and
- Up to 0.225 cents per cigarette (4.5 cents per pack of 20 cigarettes) for construction of a sports facility.

For one pack of 20 cigarettes purchased, a total of 34.5 cents is assessed.

Disposition of Revenue (R.C. 5743.021, 5743.024). The county receives 98 percent of revenues from each tax to use for the specified purposes listed above. The remaining two percent of revenue is allocated to the Department of Taxation to administer the tax.

Payment Dates and Special Provisions. See the **Cigarette and Other Tobacco Products Tax** chapter in the State Taxes section.

History of Collections.

Table: 1 Cigarette Tax collections for Cuyahoga County: fiscal years 2015-2019 (in millions)

Fiscal Year	Total Revenue	Cuyahoga County Revenue	Cuyahoga County Arts District Allocation ¹	Cuyahoga County Sports Facilities Allocation ¹	State Administration Fee
2015	\$18.4	\$18.0	\$15.7	\$2.3	\$0.4
2016	18.4	18.0	15.6	2.3	0.4
2017	17.5	17.2	14.9	2.2	0.4
2018	16.4	16.1	14.0	2.1	0.3
2019	15.3	15.0	13.1	2.0	0.3

Source: Ohio Office of Budget and Management fiscal reports, calculations by the Department of Taxation

¹Allocation by purpose calculated by Department of Taxation based on proportion of respective tax rates.

1986	General Assembly authorizes county sports facility cigarette taxes.
1990	Cuyahoga County voters approve 4.5 cents per pack cigarette tax through July 31, 2005, with revenue designated to finance sports facilities for the Cleveland Indians and Cavaliers.
1995	General Assembly permits counties to extend cigarette taxes that have not yet expired. Later, Cuyahoga County voters extend the cigarette tax for 10 years to support facility improvements for the Cleveland Browns.
2006	General Assembly permits counties with a population of 1.2 million or more to levy a cigarette tax to fund a regional arts and cultural district. Cuyahoga County voters approve the tax at a rate of \$0.30 per pack (effective February 2007).
2008	H.B. 562 includes a provision that prohibits future local taxes on cigarettes (and alcoholic beverages).
2013	H.B. 59 authorizes Cuyahoga County to renew county cigarette and alcoholic beverage taxes for up to 20 years, by adopting a resolution, subject to voter approval.
2014	Cuyahoga County voters extend the cigarette and alcoholic beverage taxes for 20 years.

Individual Income Tax - School District

Overview. The authority for school districts to levy an income tax dates to 1979 when the Ohio General Assembly permitted such a tax solely to repay a state loan. Two years later, lawmakers repealed this law which had not been used, and enacted Chapter 5748, granting broader authority for school districts to levy an income tax, subject to voter approval. In 1983, after voters in six districts approved such taxes, the legislature blocked other districts from enacting new income taxes by repealing most of the chapter. The ability of a school district to enact an income tax was restored in 1989. Unlike state or municipal income taxes, school district income tax may be levied only on the income of residents of the school district.

At the end of April 2019, the Department made quarterly school district income tax distributions to 197 school districts. Of these districts, 145 levied the tax on the "traditional" tax base, and the remaining 52 districts levied the tax on the "earned income" tax base.

The Department of Taxation administers the school district income tax, including collections through employer withholding, individual quarterly estimated payments, and annual returns. During fiscal year 2019, school district income tax collections totaled approximately \$488.2 million, a figure that includes approximately \$7.3 million from the administrative fee, and net distributions totaled \$461.2 million.

Taxpayer (R.C. 5748.01). The tax applies to every individual residing in a taxing school district. In districts that levy tax on the traditional base, the tax also is levied on the taxable income of the estates of persons who, at the time of their death, were domiciled in such taxing school district.

Tax Base (R.C. 5748.01).

"Traditional base" school districts

The "traditional base" of the tax is Ohio adjusted gross income less the exemptions provided by R.C. 5747.02 plus any amount deducted under R.C. 5747.01(A) (31) (Ohio business income deduction). In the case of the estate of a decedent who was domiciled in the school district, the base is taxable income for the taxable year as defined in R.C. 5747.01(S).

"Earned income only" school districts

Earned income includes wages, salaries, tips, and other employee compensation to the extent included in Ohio adjusted gross income as defined in section 5747.01 of the Revised Code, and net earnings from self-employment, as defined in section 1402(a) of the Internal Revenue Code, to the extent included in Ohio adjusted gross income.

Tax Rates (R.C. 5748.02). Rates are proposed by the school district board of education and must be approved by voters in the school district. Rates are set in increments of 0.25 percent. During fiscal year 2016, rates ranged from 0.25 percent to 2 percent.

Special Provisions.

Senior citizen credit (R.C. 5748.06). 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.

Filing and Payment Dates (R.C. 5747.06 - 5747.09).

Individuals and estates

Most taxpayers file their annual returns by April 15th of the year immediately following the end of the taxable year. A taxpayer must make quarterly estimated payments if taxpayer will owe more than \$500 in combined

state and school district income tax after subtracting Ohio and school district income tax withholding amounts. An exception exists if the taxpayer's total tax payments for the tax year are at least 90 percent of the current year combined state and school district income tax or if total tax payments for the tax year are equal to or greater than the previous year's combined Ohio and school district income tax. For calendar year taxpayers, quarterly payments of the tax must typically be made on or before April 15th, June 15th, and September 15th of the current year and January 15th of the following year. For fiscal year taxpayers, quarterly payments of tax must be made on the 15th day of the fourth, sixth and ninth months of the fiscal year and on the 15th day following the end of the fiscal year.

Employers

If the employer remits quarterly for state income tax purposes, payment is due for both the state and school district income taxes by the last day of the month following March, June, September and December. If the employer remits monthly or by electronic funds transfer for state income tax purposes, remittances of school district income taxes withheld are made within 15 days after the end of each month.

Disposition of Revenue (R.C. 5747.03). Collections are deposited into the School District Income Tax Fund for distribution to school districts, less 1.5 percent retained for state administrative purposes. Deposited amounts accrue interest. Distributions are made to school districts on the last day of April, July, October and January. Payments are for the net amount in each school district's account, after refunds and administrative fees, as of the end of the prior calendar quarter.

History of Collections.

Table 1: School District Income Tax collections: fiscal years 2015 -2019 (in millions)

Fiscal Year	School District Income Tax Fund	School District Income Tax Administration Fund	Total Revenue
2015	\$397.2	\$6.0	\$403.2
2016	415.4	6.3	421.7
2017	428.9	6.5	435.4
2018	448.0	6.8	454.8
2019	480.9	7.3	488.2

Source: Office of Budget and Management financial reports

1979	General Assembly enacts law authorizing school districts authority to levy an income tax solely for
	repaying a state loan.
1981	General Assembly enacts law repealing 1979 law and enacted Chapter 5748 of the Ohio Revised Code, authorizing school districts to enact a school district income tax based on Ohio taxable income (meaning Ohio adjusted gross income, less personal and dependent exemptions claimed on
	the Ohio individual income tax return).
1983	General Assembly enacts law prohibiting additional school districts from enacting the tax by repealing most of Chapter 5748, but permits the six districts that had enacted the tax before Aug. 3, 1983 to continue levying the tax.
1989	General Assembly enacts law reinstating portions of Chapter 5748, allowing additional school districts to levy the tax. Lawmakers also enact a \$50 senior citizen credit.
1991	For the first time, school districts are permitted to seek voter approval for income taxes for finite periods of time. Previously, all levies had to be continuing levies.
1992	General Assembly enacts law permitting districts to submit to voters an income tax levy and property tax reduction with a single ballot issue.

Individual Income Tax – School District

Fiscal Year 2019

2000	Personal exemptions become indexed to inflation.
2005	General Assembly enacts law allowing districts the option of levying the tax on earned income – meaning, only wages and self-employment income – instead of on the traditional base of Ohio taxable income.
2009	The Congressional "Military Spouses Residency Relief Act of 2009" extended the principle of domicile that applies to service members to their spouses.
2017	H.B. 49 enacts law prescribing the way the school district income tax applies to a school district resulting from the consolidation of territory of two or more districts by specifying that the tax will be levied at the rate, and according to the other terms, of the "surviving" school district into which territory of another district is merged and requiring the board of education of a surviving school district to report certain tax-related information to the tax commissioner before such a consolidation takes effect.

Lodging Tax

Overview. Local governments may levy a tax on lodging furnished to transient guests by hotels and motels. Municipalities or townships may levy a lodging tax of up to 3 percent plus an additional tax of up to 3 percent when located wholly or partly in a county that has not levied a lodging tax. Counties may levy a lodging tax of up to 3 percent but may not levy such a tax in any municipality or township that already has levied the additional lodging tax. State law also permits local governments to levy lodging taxes for special purposes (e.g., convention centers).

Tax rates (R.C. 307.672, 5739.08, 5739.09). The maximum combined rate permitted in most jurisdictions is 6 percent. However, due to the enactment of special lodging taxes in some jurisdictions, the maximum combined rate might exceed 6 percent.

Municipalities and townships

Under House Bill 519 enacted in 1967, municipalities and townships are permitted to enact a lodging tax of up to 3 percent. Under H.B. 355 enacted in 1980, municipalities and townships may levy an additional lodging tax of up to 3 percent, but only if the county in which the municipality or township is located has not already imposed a tax under this same law. Therefore, with one exception, noted below, municipal and township lodging taxes have a maximum 6 percent rate.

In 2002, the legislature enacted H.B. 518, which permitted a municipality to levy an additional 1 percent tax for funding a convention center, contingent on the county in which the municipality is located also enacting a special lodging tax for funding a convention center.

Counties

Under H.B. 355 enacted in 1980, counties may levy a lodging tax of up to 3 percent, except in those townships and municipalities that have already enacted their own lodging tax under the same law. In addition, various special county lodging taxes have been authorized under state law. Most of these special taxes could only be adopted by a board of county commissioners during a limited time period. Furthermore, revenue produced from these special taxes may only be used for specified purposes. Most of the special county lodging taxes have been restricted to a narrow class of counties, such as counties meeting certain population levels and counties that already had an existing lodging tax imposed for specific purposes.

County Convention Facility Authorities

In H.B. 772 enacted in 1988, the General Assembly permitted convention facility authorities to enact an additional lodging tax of up to 4 percent only during a designated six-month period of that calendar year. The legislature also permitted an additional 0.9 percent rate during this time period if this tax and the municipal or township tax authorized by the 1967 law did not exceed 3.3 percent.

Also, in 2005, H.B. 66 allowed convention facility authorities in certain Appalachian counties (those with populations of less than 80,000 and already lacking a lodging tax) for a limited time to enact a tax of up to 3 percent to pay the cost of constructing, equipping or operating a convention, entertainment, or sports facility.

Disposition of Revenue (R.C. 5739.09). Under the lodging tax authorized in 1967, all tax 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 one-third) 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 visitor bureau expenses. Municipalities and townships are required to allocate at least one-half of the revenues from the 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

Lodging Tax

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general revenue fund. All revenue from a convention facility authority 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.

Special Provisions/Credits (R.C. 505.56 and 5739.09). The General Assembly has permitted certain special lodging taxes for various projects and durations. Usually, the General Assembly specifies a time period within which a local jurisdiction may authorize a special levy. Recent ones are listed below.

- Hamilton County H.B. 49, in 2017, required Hamilton County to distribute annual revenue in excess of \$6 million, that is derived from the increased hotel rate of 3.5 percent in 2002, to townships and municipal corporations in proportion to the tax generated in each subdivision. Distribution begins in 2019. The General Assembly also requires that the townships and municipal corporations use the revenue to promote travel and tourism.
- Summit County H.B. 49, in 2017, authorized Summit County to extend the term of an existing 1 percent lodging tax for an additional 10 years by vote of the county legislative authority. The original authority for the tax was set to expire in calendar year 2017.
- Stark County H.B. 49, in 2017, authorized the county to increase the current county lodging tax rate by up to an additional 3 percent.
- Municipal Corporations within Lorain County H.B. 49 authorized a municipal corporation in Lorain County that currently levies a 3 percent municipal lodging tax to increase the rate of the municipal lodging tax by up to an additional 3 percent.
- Clermont County H.B. 49, in 2017, authorized the county to increase the current county lodging tax rate by up to an additional 1 percent, but only after the county's convention and visitor's bureau enters a contract for the construction, improvement, or maintenance of a sports facility intended to house a professional sports team. If the convention and visitor's bureau has not entered such a contract before January 1, 2019, the authority to levy the tax expires on January 1, 2019. S.B. 51, effective in March of 2019, extended the deadline to enter into such a contract to December 31, 2019.
- Warren County H.B. 49, in 2017, specified that proceeds of a special 1 percent county lodging tax may be used to pay the construction and maintenance costs of a sports facility owned by a port authority, and authorized Warren County to use or pledge any of all of the proceeds from its special 1 percent or its general 3 percent county lodging tax that to service securities issued to construct, operate, or maintain such sports facilities, including any portion of the general lodging tax currently required to by returned to townships and municipal corporations in the county that do not levy a lodging tax.

Responsibility for Administration. County commissioners, township trustees, the legislative authority of a municipality, and/or convention facilities authorities are responsible for administering the taxes.

History of Collections.

Table 1: Lodging Tax collections by local governments: 2013-2017 (in millions)

Calendar Year	Total Local Collections
2013	\$159.8
2014	\$172.2
2015	\$185.2
2016	\$202.2
2017	\$202.9

Source: Amounts reported by counties, townships, and municipalities in surveys sent by the Department of Taxation.

Municipal Income Tax

Overview. The first municipal income tax predated the state's income tax. During 2017, 635 municipalities in Ohio levied a municipal income tax.

Taxpayer (R.C. 718.01, 718.03, and municipal ordinances). Generally, for municipalities that levy an income tax, taxpayers are residents, nonresidents earning income or receiving net profits in a municipality, and businesses that have net profits sitused or apportioned to the municipality. Withholding requirements generally apply to employers located or doing business in municipalities that levy an income tax.

Tax Base (R.C. 718.01 and municipal ordinances). The municipal income tax base is income and net profits of residents and of nonresidents that is earned or received in the municipal corporation, including residents' distributive shares of net profit of pass-through entities, and the net profits of businesses (i.e., partnerships, limited liability companies, and corporations) sitused or apportioned to the municipality. Under a grandfathering provision in Chapter 718, some municipalities may continue to levy income tax on shareholders' distributive shares of net profits from S corporations. In the case of a "qualified municipal corporation," the tax is levied on "Ohio adjusted gross income" as defined in R.C. 5747.01.

Tax rates (R.C. 718.04 and municipal ordinances). Chapter 718 of the R.C. requires the rate to be a uniform rate. The rate itself is determined locally. The maximum rate permitted to be levied without the approval of voters in the municipality is 1 percent.

The Ohio Department of Taxation surveys municipalities every year to determine the number of municipalities levying an income tax, collections, and rates. In 2017, the most recent year for the survey, 585 municipalities responded. Estimates were made based on prior year responses for those that did not respond who have responded that they levied the tax and provided collection data in previous surveys. As a result, all totals below are estimates based on the most recent survey. Six hundred thirty-five municipalities levied an income tax (241 cities and 394 villages). Rates ranged from 0.5 percent to 3 percent. The following rates were the most common: 258 municipalities (40.6 percent) levied a tax rate of 1 percent; 127 municipalities (20.0 percent) levied a tax rate of 1.5 percent; 116 municipalities (18.3 percent) levied a tax rate of 2 percent. Of the remaining municipalities submitting survey data, taxes were levied at various rates from 0.5 percent to 3 percent. Ohio's three largest municipalities (i.e., Cincinnati, Cleveland, and Columbus) levied tax rates more than 2 percent.

Credits, Deductions, and Exemptions (Chapter 718 and municipal ordinances). Various credits, deductions, and exemptions may be allowed or be required to be allowed under Chapter 718. See R.C. 718.01(C) for the definition of "exempt income." Some municipalities allow resident individuals partial or full credit for municipal income taxes paid to another municipality.

Filing and Payment Dates (R.C. 718.03, 718.05-.051 and municipal ordinances). Annual returns are due from taxpayers on the same date as federal and state income tax returns. The annual municipal return reconciles tax liability with the amount remitted through withholding and quarterly estimated payments.

Tax Revenue. For calendar year 2017, the most recent year for which survey data is available, municipal income tax revenues totaled approximately \$5.4 billion statewide. Revenues were the greatest in Ohio's three largest cities, which accounted for almost one third of total municipal income tax revenues statewide.

Ohio's largest municipalities, reporting revenues and percentage of total revenues for calendar year 2017:

- Columbus \$855.1 million (15.9 percent)
- Cincinnati \$374.0 million (6.9 percent)
- Cleveland \$443.8 million (8.2 percent)
- Toledo \$176.4 million (3.3 percent)
- Akron \$139.7 million (2.6 percent)

• Dayton - \$121.7 million (2.3 percent)

Of the remaining municipalities reporting revenues of less than \$100 million in calendar year 2017:

- 109 municipalities had revenues ranging from \$10 million to under \$100 million;
- 224 municipalities had revenues ranging from \$1 million to \$10 million; and
- The remaining municipalities had revenues of less than \$1 million.

Disposition of Revenue (municipal ordinances). Collections may be used for general revenues, capital improvements, bond retirements, and costs to administer the tax.

Administration. Municipal income taxes, except for Chapter 5745 taxes, are administered by the municipality or in many cases by a third-party administrator. Additionally, the Ohio Department of Taxation administers the municipal net profit tax for business taxpayers that opt in for state administration of the tax (see Municipal Net Profit section). Third-party administrators include the Regional Income Tax Agency, Central Collection Agency, the City of St. Mary's, and the City of Findlay. These third-party administrators administer the taxes for numerous municipalities, JEDDs and JEDZs.

The Ohio Department of Taxation administers the municipal income tax for a taxpayer that is an electric company, combined company, or telephone company and that is subject to and required to file reports under Chapter 5745. Please see the **Municipal Income Tax for Electric Light and Telephone Companies** section in this part.

ODT maintains a list of links to municipalities that impose a municipal income tax and a link to The Finder (which provides information on municipal income tax rates for all addresses in Ohio) on its web site at www.tax.ohio.gov. Additionally, taxes on net profits and employer withholding taxes may be paid via the Ohio Business Gateway at https://business.ohio.gov/efiling.

1946	Toledo enacted first municipal income tax.	
1957	General Assembly enacted the first uniform municipal income tax law.	
	General Assembly enacted law restricting municipalities from taxing income from intangibles,	
1987	unless voters in a municipality that taxed such income voted to continue taxing such income	
1907	beyond the taxable year 1988. Residents in two, Wyoming and Indian Hills, vote to continue taxing	
	intangible income.	
1992	State law authorized municipalities to grant job creation tax credits.	
1993	General Assembly enacted law allowing municipal income tax revenues to be shared with a school	
	district.	
1997	State law enacted permitting municipalities to exempt stock options from the income tax.	
1999	Beginning in 2001, state law restructured municipal income taxes by excepting from tax a non-	
	resident working in the municipality for 12 or fewer days, except for professional athletes,	
	entertainers, or promoters. Also, beginning in 2003, a municipality taxing pass-through entities'	
	net profits is required to grant 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.	
2000	General Assembly enacted law prohibiting new municipal income taxes that share income with	
	school districts.	
2004	Certain single member limited liability companies allowed to elect to be treated as separate	
	taxpayers from the single member. Also, businesses are required to add-back tax-exempt stock	
	options in the apportionment of their net profits.	

Municipal Income Tax

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2007	General Assembly enacted H.B. 24 permitting municipalities to allow an income tax deduction to
	self-employer taxpayers for amounts paid for medical care insurance for themselves, their spouses,
	and their dependents.
2014	Effective Jan. 1, 2016, H.B. 5 enacts a more uniform tax base including specific criteria for
	determining residency, a 20-day withholding rule, and a uniform 5-year carryforward of net
	operating losses (with some variations allowed under law).
2017	General Assembly enacted H.B. 49 which allows businesses to opt in with the Department of
	Taxation for state administration of the municipal net profit tax.

Comparisons with Competitor States (as of June 30, 2019).

Georgia, North Carolina, Tennessee, Texas, and West Virginia do not have local governments that impose income taxes. Similar taxes in other states are described below.

Indiana	Counties may adopt a "local income tax (LIT)" that can be used for various purposes. The maximum rate is 2.5 percent for counties except Marion, for which the maximum rate is 2.75 percent.
Kentucky Kentucky Cities, counties, transit districts and school districts may levy a license tax on the ne profits of businesses located in the district and the salaries and wages of employees earned in the jurisdiction. Rates can vary between the two types of occupational lice taxes.	
Michigan	Cities may impose a tax up to the rate of 1 percent on residents and 0.5 percent on non-residents. Detroit may impose rates of up to 2.4 percent for residents and 1.2 percent for nonresidents.
Pennsylvania	 Municipalities may impose an earned income tax on wages and most net profits (S-Corp income is exempt from the earned income tax). The tax may be imposed either on residents only or both residents and nonresidents. Most municipalities have a 1 percent cap. Home rule municipalities (such as Philadelphia and Pittsburgh) are not subject to the cap. If the local school district also imposes an earned income tax, the tax revenue must be shared between the school district and the municipality. Pittsburgh: The city imposes an earned income and net profits tax at the rate of 1 percent. Additionally, the city levies a flat \$52 local services tax. Philadelphia: The city imposes an earned income tax on salaries, wages, commissions, and net profits. The resident tax rate is 3.881 percent. The nonresident tax rate is 3.457 percent.

Municipal Income Tax for Electric Light and Local Exchange Telephone Companies

Overview. The municipal income tax for electric light companies and local exchange telephone companies, set forth in Chapter 5745 of the Ohio Revised Code, was enacted by the Ohio General Assembly in 2000. This tax is sometimes referred to as the "Chapter 5745 municipal income tax" to distinguish it from the conventional municipal income tax, which may be levied and administered by various Ohio cities and villages pursuant to Chapter 718 of the Revised Code and the municipal net profit tax that the Department of Taxation administers for those taxpayers that elect to participate. The Chapter 5745 municipal income tax applies only to electric light companies and local exchange telephone companies. It is administered by the Department of Taxation. During fiscal year 2019, collections were approximately \$19.3 million.

Taxpayer (R.C. 5745.01). Taxpayers include:

- Electric companies engaged in the business of generating, transmitting or distributing electricity within Ohio for use by others. This definition does not include rural electric companies;
- Combined companies engaged in the activity of an electric company or rural electric company that is also engaged in the activity of a heating company or a natural gas company, or any combination thereof;
- Certain marketers or brokers of electricity that meet the requirements and make the election set out in R.C. 5745.031; and
- Telephone companies primarily engaged in the business of providing local exchange telephone service, excluding cellular radio service, in Ohio.

Tax Base (R.C. 5745.01 and 5745.02). The "starting point" for taxpayers is federal taxable income. After making certain adjustments to federal taxable income (described below), the taxpayer computes Ohio net income by multiplying the taxpayer's adjusted federal taxable income by the taxpayer's Ohio apportionment ratio. Then, municipal income is computed for each municipality that has enacted an income tax and where the company has taxable nexus by multiplying Ohio net income by the taxpayer's apportionment ratio for that municipality, then deducting any available municipal net operating loss carryforward. Finally, municipal income tax liability is determined by multiplying the income apportioned to each municipality by the municipality's income tax rate.

Ohio Apportionment Ratio (R.C. 5745.02). The apportionment formula is a three-factor formula, where the property, payroll and sales factors are equally weighted.

Municipal Apportionment Ratio (R.C. 5745.02). The municipal apportionment ratio for each municipality also requires the use of an equally weighted three-factor formula made up of municipal property, municipal payroll, and municipal sales.

Adjustments to Federal Taxable Income (R.C. 5745.01). Net intangible income – Taxpayers must deduct intangible income as defined in R.C. 718.01 from federal taxable income and add back expenses incurred in the production of such intangible income. Book-tax difference – Both electric companies and telephone companies must compute a book-tax difference adjustment which is either added to or subtracted from federal taxable income. For details, see the Ohio Municipal Income Tax Instructions for Electric Light Companies and Local Exchange Telephone Companies on the department's web site at www.tax.ohio.gov.

Tax Rates (R.C. 5745.03). Tax rates are levied locally by the municipality. The rate that applies is the rate that was in effect as of January 1st of the taxable year. If a taxpayer's taxable year is for a period of less than 12 months and does not include January 1st, then the rate that applies is the rate that was in effect on January 1 of the preceding taxable year.

Credits (R.C. 5745.06). If the taxpayer has an interest in a pass-through entity that is also subject to and has paid the Chapter 5745 municipal income tax, then the taxpayer may claim a credit against its own Chapter

5745 liability. The credit equals the taxpayer's proportionate share of the tax due from, or paid by, the qualifying pass-through entity, whichever is less.

Special Provisions (R.C. 5745.01, 5745.031, and 5745.02). Taxpayer elections – An "electric light company that is not an electric company" may elect to be a taxpayer under Chapter 5745 if, during the company's most recently concluded taxable year, at least 50 percent of the company's total sales in Ohio, as determined under R.C. 5733.059, consist of sales of electricity and other energy commodities. The election is effective for five consecutive taxable years and, once made, is irrevocable for those five years. An "electric light company that is not an electric company" that does not make this election remains subject to the conventional municipal income tax as enacted by the municipalities with which the entity has taxable nexus (Chapter 718).

Qualified Subchapter S Subsidiaries – If an electric company or a telephone company is a qualified subchapter S subsidiary as defined in Internal Revenue Code (I.R.C.) section 1361 or a disregarded entity, the company's parent S corporation or owner is the taxpayer for the purposes of the municipal income tax.

Combined Companies (R.C.5745.02(D)) – If the taxpayer is a "combined company," it must adjust the numerator of its municipal property, payroll and sales factors (but not the numerator of its Ohio property, payroll and sales factors) to include only the company's activity as an electric company. This is so because only a combined company's income from its activity as an electric company is subject to taxation by a municipal corporation.

Alternative Apportionment Methods (R.C. 5745.02) - If the standard provisions for apportioning adjusted federal taxable income to Ohio or for apportioning Ohio net income to an Ohio municipality do not fairly represent the extent of a taxpayer's business activity in Ohio or Ohio's municipalities, the taxpayer may request, or the tax commissioner may require, that the taxpayer's adjusted federal taxable income or Ohio net income be determined by an alternative method, including any of the alternative methods set out in R.C. 5733.05(B)(2)(d).

Municipality Cannot Require Tax Return (R.C. 5745.03(E), R.C. 718.02) – A municipality that has enacted a Chapter 718 municipal income tax cannot require a Chapter 5745 municipal income taxpayer to file a Chapter 718 municipal income tax return for that municipality. The Chapter 718 municipal income tax does not apply to taxpayers that are required to file Chapter 5745 municipal income tax. However, to the extent necessary for a municipality to compute a taxpayer's property, payroll and sales factors for that municipality, the municipality may require the taxpayer to report to the municipality the value of the taxpayer's real and tangible personal property situated in the municipality, the taxpayer's compensation paid to its employees in the municipality and the taxpayer's sales made in the municipality.

Filing and Payment Dates (R.C. 5745.04)

Estimated payment requirements

For each taxable year, each taxpayer must file a declaration of estimated tax report and make payment as follows:

- ullet Not later than the 15^{th} day of the fourth month after the end of the preceding taxable year, the taxpayer must pay at least 25 percent of the combined tax liability for the preceding taxable year or 20 percent of the combined tax liability for the current taxable year.
- Not later than the 15th day of the sixth month after the end of the preceding taxable year, the taxpayer must pay at least 50 percent of the combined tax liability for the preceding taxable year or 40 percent of the combined tax liability for the current taxable year.
- Not later than the 15th day of the ninth month after the end of the preceding taxable year, the taxpayer must pay at least 75 percent of the combined tax liability for the preceding taxable year or 60 percent of the combined tax liability for the current taxable year.

• Not later than the 15th day of the twelfth month after the end of the preceding taxable year, the taxpayer must pay at least 100 percent of the combined tax liability for the preceding taxable year or 80 percent of the combined tax liability for the current taxable year. The term "combined tax liability" means the total of the taxpayer's income tax liabilities to all Ohio municipalities for a taxable year.

Returns and Extensions (R.C. 5745.03). Returns are due by the 15th day of the fourth month following the end of the taxpayer's taxable year. An extension will be granted if, by that date, the taxpayer filed with the tax commissioner a copy of the taxpayer's federal extension. The granting of an extension does not extend the last day for paying taxes without penalty.

Payment by Electronic Funds Transfer (R.C. 5745.03, 5745.04, and 5745.041). If any remittance of estimated Chapter 5745 municipal income tax is for \$1,000 or more or the amount payable with the report exceeds \$1,000, the taxpayer must make the remittance by electronic funds transfer (EFT).

Disposition of Revenue (R.C. 5745.03 and 5745.05). Revenue from the Municipal Income Tax Fund is distributed to municipal corporations quarterly, by the first day of March, June, September and December. The Department of Taxation certifies the amount distributed to each municipality and, to defray the costs of administering the tax, receives 1.5% percent of collections.

Taxable Year (R.C. 5745.01). A taxpayer's taxable year is the same as the taxpayer's taxable year for federal income tax purposes.

History of Collections.

Table 1: Municipal Income Tax collections for Electric Light & Local Exchange Telephone Companies: fiscal years 2015 - 2019 (in millions)

	Municipal	Municipal Income Tax	
Fiscal Year	Income Tax	Administration Fund	Total
2015	\$7.4	<\$0.1	\$7.4
2016	15.1	0.2	15.3
2017	10.2	0.2	10.4
2018	13.4	0.2	13.6
2019	19.0	0.3	19.3

Source: Office of Budget and Management financial reports

2000	H.B. 483 created a uniform municipal income tax for electric light companies in Chapter 5745
	effective Jan. 1, 2002. Later that year, S.B. 287 clarified uniform procedures for computing and
	apportioning municipal taxable income.
2003	H.B. 95 enacted law subjecting local exchange telephone companies to the Chapter 5745 municipal
	income tax for taxable years beginning on or after Jan. 1, 2004.
2007	H.B. 119 amended R.C. 5745.13 to clarify that the Department of Taxation is required to notify a
	municipality of the department's adjustment to a particular taxpayer's tax for that municipality
	only if the adjustment increases or decreases the taxpayer's tax for that municipality for the
	taxable year by more than \$500.

Municipal Net Profit Tax

Overview. Municipal net profit taxes have historically been administered by each municipal corporation that imposes a tax, or a third-party administrator working on behalf of the municipal corporation. In the past, if a business operated in multiple municipal corporations, the business would have to file a tax return for each municipal corporation in which it did business. H.B. 49 (132nd General Assembly) enacted law providing businesses with a state-administered alternative to such filing. The law allows taxpayers, beginning with the 2018 taxable year, to elect to have the tax commissioner serve as the sole administrator for the municipal net profit tax. For those taxpayers making the election, one municipal net profit tax return is filed through the Ohio Business Gateway for processing by the Department. The Department handles all administrative functions for those centrally-filed returns, including the distribution of payments to the appropriate municipalities, billing, assessment, collections, audits, and appeals. The first payments were received by the Department in March 2018 and the first distributions were made in April 2018. In Fiscal Year 2019, a total of \$44.3 million was collected with \$44.1 million credited to the Municipal Income Tax Fund and just under \$0.2 million credited to the administration fund. A total of \$19.3 million was distributed during calendar year 2018. For details, see the Data Appendix.

This section is limited to reporting on the Department's administration of R.C. 718.80-718.95. For details on municipal income taxes generally, please see the Municipal Income Tax section.

Taxpayer (R.C. 718.01 and 718.81). For purposes of R.C. 718.80-718.95, taxpayers are persons subject to the municipal net profit tax levied by a municipal corporation other than disregarded entities, natural persons, or entities subject to the tax imposed under Chapter 5745, and may include receivers, assignees, or trustees in bankruptcy when such persons are required to assume the role of a taxpayer.

Tax Base (R.C. 718.01, 718.81, and municipal ordinances/resolutions). The tax base for electing taxpayers is municipal taxable income. Municipal taxable income means income apportioned or sitused to the municipal corporation under R.C. 718.82, as applicable, reduced by any pre-2017 net operating loss carryforward available to the person for the municipal corporation.

Tax Rates (R.C. 718.04, 718.80, and municipal ordinances/resolutions). Chapter 718 requires rates to be uniform. The rates are determined locally. The maximum rate permitted to be levied without the approval of voters in the municipality is 1 percent. On or before the thirty-first day of January each year, each municipality imposing a tax on income must certify to the tax commissioner the rate of the tax in effect on the first day of January of that year.

Credits, Deductions, and Exemptions (Chapter 718 and municipal ordinances/resolutions). Taxpayers may claim refundable and nonrefundable jobs creation or jobs retention tax credits granted by resolution or ordinance of a municipal corporation pursuant to R.C. 718.15-718.151. Taxpayers may also deduct net operating losses incurred in a taxable year beginning on or after January 1, 2017 and may carry excess losses forward for five years. For taxable years beginning in 2018 through 2022, taxpayers may only deduct fifty percent of the amount of the net operating loss deduction otherwise allowed. Taxpayers may also deduct net operating losses incurred in taxable years prior to 2017 in municipalities that permit such a deduction. Other applicable deductions and exemptions are described in the definition of "adjusted federal taxable income" in R.C. 718.81(B).

Filing and Payment Dates (R.C. 718.85, 718.851, and 718.88). Annual returns are due from taxpayers on the same date as federal income tax returns. The annual return reconciles tax liability with the amount remitted through quarterly estimated payments. Taxpayers are required to file all returns and declarations electronically through the Gateway or via an approved modernized e-file (MeF) vendor. Payments must be remitted electronically through the Gateway or MeF, or through the Ohio treasurer of state via electronic funds transfer (EFT).

Municipal Net Profit Tax

Fiscal Year 2019

Disposition of Revenue (R.C. 718.83, 718.85, and Ohio Adm. Code 5703-41-02). Upon receipt of amounts paid pursuant to R.C. 718.80-718.95, 0.5 percent of the revenue is credited to the municipal income tax administrative fund and the remaining 99.5 percent is credited to the municipal income tax fund. By the fifth day of each month, the Department distributes money credited to the municipal income tax fund that was collected during the second preceding month to various municipalities entitled to receive the distribution based upon the returns and declarations filed by electing taxpayers. Collections for Joint Economic Development Districts (JEDDs) and Joint Economic Development Zones (JEDZs) are distributed to those municipalities that have collections agreements with their respective JEDDs and JEDZs.

Administration (R.C. 718.80-718.95 and Chapter 5703). For electing taxpayers, the tax commissioner serves as the sole administrator of the municipal net profit tax for the term of the election and administers the tax pursuant to R.C. 718.80 to 718.95 and any applicable provision of Chapter 5703. A taxpayer's election is binding for one tax year at a time and the election will automatically renew unless the taxpayer notifies the Department and the municipal corporations in which it is subject to tax that it is terminating the election.

History of Collections.

Table 1: Municipal Net Profit collections: fiscal years 2018-2019 (in millions)

Fiscal Year	Municipal Income Tax Fund ¹	Municipal Income Tax Administration Fund	Total Revenue
2018	\$11.0	\$0.1	\$11.1
2019	44.1	0.2	44.3

Source: Office of Budget and Management financial reports.

Comparisons with Competitor States (as of June 30, 2019).

See the Municipal Income Tax section for comparison with other states.

2017	H.B. 49 authorizes taxpayers to elect to be subject to R.C. 718.80-718.95 in lieu of the provisions set forth in the remainder of Chapter 718.
2019	S.B. 51 modified the definition of "taxable year" applicable to the state administration of the municipal net profit tax, for taxable years beginning on and after January 1, 2018, to align the definition with the one applicable to all municipal corporations.

¹ The number for FY 2018 represents collections for 4 months of Fiscal Year 2018

Real Property - Manufactured Home Tax

Overview. State law establishes a tax on manufactured and mobile homes. The tax is computed and assessed by the county auditor where the manufactured home is located and is paid to and collected by the treasurer of the same county. In calendar year 2018, approximately \$30.3 million in tax was levied on 190,400 manufactured homes in Ohio.

Taxpayer (R.C. 4503.05, 4503.06, and 4503.061). The tax is paid by all owners of manufactured and mobile homes sitused on real property in Ohio and used as a residence.

Tax Base (R.C. 4501.01, 4503.06 and 3781.06). A manufactured home is a building unit that is fabricated off-site and constructed pursuant to the "Manufactured Housing Construction and Safety Standards Act of 1974", and that has a permanent label certifying compliance with all applicable federal construction and safety standards. The federal definition of a manufactured home is a structure, transportable in one or more sections, which in traveling mode, is eight body feet or more in width or forty body feet or more in length, or, when erected on site, is at least three hundred twenty or more square feet, and which is on a permanent chassis and designed to be used as a dwelling with our without a permanent foundation when connected to utilities. A mobile home is a building unit or assembly of closed construction that is fabricated in an off-site facility, is more than thirty-five feet in length or, when erected on site, is three hundred twenty or more square feet, is built on a permanent chassis, is transportable in one or more sections, and does not qualify as a manufactured home.

The tax base is calculated based on one of two methods. For manufactured or mobile homes first sitused in Ohio before Jan. 1, 2000, the assessed value is 40 percent of the amount calculated 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 2 schedules). For homes first sitused in Ohio (or transferred on or after) Jan. 1, 2000, the assessed value is 35 percent of true value consistent with the property tax on real property. Owners whose manufactured or mobile homes were sitused in Ohio before Jan. 1, 2000, may elect to have their home taxed in this manner rather than the depreciation method. When a home is affixed to real property by a foundation, the property becomes subject to the property tax on real property.

Tax Rates (R.C. 4503.06). Rates vary according to the property tax levies in effect for the taxing district in which the home is sitused. The effective rate charged depends on the method of assessment described above. For homes assessed using the depreciation method, the tax is based on the gross local rate with a minimum tax of \$36 per year, or no minimum tax if the home owner qualifies for the homestead exemption. Please see the **Real Property** section for homestead exemption details.

Tax Exemptions, Deductions, and Credits (R.C. 4503.06). The tax does not apply when a manufactured or mobile home is:

- part of the inventory of a new motor vehicle dealer, manufacturer, remanufacturer, or distributor;
- a travel trailer not exceeding 35 feet in length.
- licensed in another state, unless located in Ohio for more than 30 days in any calendar year.
- taxed as real property.
- exempt from taxation under Chapter 5709 of the R.C.
- is a travel trailer or park trailer and is unsued or unoccupied and stored at the owner's residence or a recognized storage facility.

Filing and Payment Dates (R.C. 4503.06). When the manufactured home is in Ohio on January 1 of a year, one-half of the tax is due by March 1 of that year with the balance due by July 31.

Distribution of Revenue (R.C. 4503.06). Revenue is distributed to the taxing subdivision of each county in the same manner as other taxes from real property. However, 4 percent is retained by the county auditor and 2 percent by the county treasurer as reimbursement for administrative costs.

1920	Separate license taxes enacted for motorcycles, passenger cars, and commercial vehicles. Trailers are taxed as commercial vehicles, at 20 cents per 100 lbs. of gross weight or fractional part thereof.		
1949	An \$18 a year annual house trailer tax levied effective March 1, 1951.		
1961	House trailer tax enacted as an ad valorem tax. Starting in 1962, house trailers were to be valued at 40 percent of cost or market value at the time of purchase, whichever is greater, less a depreciation percentage. A minimum tax of \$18 applied.		
1963	Legislature enacts a second depreciation schedule for house trailers that are purchased unfinished.		
1969	Depreciation schedule allowances increased.		
1980	Taxes owed must be collected before a certificate of title is issued.		
1986	Homestead exemption extended to qualifying owners of manufactured homes.		
1999	Manufactured homes must be taxed like real property when first located in Ohio or when ownership is transferred on or after Jan. 1, 2000. These homes remain on the manufactured home tax list but the same rates and credits that apply to residential real property apply to manufactured homes. Manufactured homes sitused in Ohio prior to this data may elect to be taxed like real property. Used manufactured homes subject to transfer fees and taxes beginning on that data. Owners are required to obtain relocation notice from county auditor and pay outstanding taxes before moving manufactured home.		
2003	Manufactured home park owners are allowed to remove abandoned homes from the park and sell or destroy them.		
2004	Ohio Manufactured Homes Commission established to regulate the installation of manufactured housing in Ohio including the affixing of a manufactured home to a permanent foundation before such home can be converted to real property.		
2017	H.B. 49 abolished the Manufactured Homes Commission and transferred all its duties to the Department of Commerce.		

Property Tax - Public Utility Property

Overview. This chapter deals with property taxes levied on the tangible personal property of public utilities. Public utility personal property is the only personal property remaining subject to taxation in Ohio because of changes enacted by the Ohio General Assembly in 2005. This chapter also touches on the taxation of public utility real property, since the Ohio Department of Taxation has a role in assessing the real property of railroads. However, tables showing the taxes paid on public utility real property are in the **Property Tax - Real Property** chapter.

The assessed value of public utility personal property was approximately \$19.0 billion during tax year 2018. Electric utilities comprised approximately 67 percent of total public utility personal property value during 2018 and the pipeline industry accounted for about 22 percent. Revenue from the public utility property tax amounted to about \$1.52 billion during calendar year 2018. This revenue was distributed to counties, municipalities, townships, school districts, and special districts per locally levied millage.

Taxpayer (R.C. 5727.06). Public utilities subject to taxation on their tangible personal property include electric, rural electric, energy, natural gas, pipeline, water works, water transportation, and heating companies.

Tax Base (R.C. 5715.01, 5727.01, 5727.06, 5727.10 - .12, 5727.14-.15). For most public utilities, the personal property tax base consists of all tangible personal property owned and located in Ohio on December 31st of the preceding year. The exceptions:

- For water transportation companies, the tax base consists of all tangible personal property, except watercraft owned or operated in Ohio on Dec. 31st of the preceding year and all watercraft owned or operated by the water company in Ohio during the preceding calendar year.
- Railroad property is valued according to the unitary method described under **Determining True** Value below.

Listing Percentages. The percentage of true value at which personal property is listed for taxation varies based on the type of public utility. The percentages are as follows:

Public Utility	Assessment Percentage
Electric Companies	_
Taxable transmission and distribution property	
and energy conversion equipment	85%
All other taxable propery	24%
Energy Companies	
Taxable production equipment	24%
All other taxable property	85%
Rural Electric Companies	_
Taxable transmission and distribution property	
and energy conversion equipment	50%
All other taxable property	25%
Heating and pipeline companies	88%
Natural gas, water-works ¹ , and water	
transportation companies	25%

 $^{^1}$ The assessment percentage is 88% for taxable personal property first subject to taxation in Ohio before tax year 2017.

The above table does not apply to real property. Personal property includes all plant and equipment either owned or leased by the utility under a sale-lease back agreement and not classified as real property or intangible property.

Determining True Value. For most public utility personal property, true value is the capitalized cost less the composite annual allowances, which vary according to the actual age and expected life of the property.

Exceptions. The true value of electric company production equipment and all taxable property of a rural electric company is 50 percent of capitalized cost, except for the production equipment of electric or rural electric companies purchased, transferred or sold after July 6, 1999, the date when the electric deregulation legislation known as Senate Bill 3 became effective. The true value of production equipment purchased, transferred or sold after this date is the capitalized cost on the books and records, less composite annual allowances.

The true value of current gas (gas available for market) stored underground is the monthly average value of such gas in the preceding tax year. The true value of non-current gas (gas not available for market that provides pressure for cycling current gas) stored underground is 35 percent of the cost of that gas shown on the books and records of the public utility on the 31st day of December of the preceding year. To determine the true value of railroad real property used in railroad operations, the unitary method is used to value the company's entire railroad system property. The value is apportioned to Ohio in the proportion that the length of track in this state bears to the whole length of track. The value of railroad real property not used in operations is assessed by county auditors using the normal means of valuing such property.

Apportionment of Value. Real property values of all utilities except railroads are assigned to local taxing districts throughout Ohio according to the physical location of the property. The taxable personal property values of all utilities are apportioned among the taxing districts as follows:

- Natural gas, heating, pipeline, water works, rural electric, and water transportation companies: taxable value is apportioned according to the cost of all taxable personal property physically located in each taxing district as a proportion of the total cost of all such taxable personal property physically located in the state.
- Electric companies: for production equipment, the total taxable value is apportioned to the taxing district in which the property is physically located.
- For all other property, the taxable value is apportioned according to the cost of this property physically located in each taxing district as a proportion of the total cost of all such taxable personal property physically located in the state.

Tax Rates (R.C. 319.30, 319.301, 5705.02 – .05, 5705.19). Tax rates vary by taxing jurisdiction. The total tax rate is the sum of all levies enacted by legislative authority or approved by voters for all taxing jurisdictions in which the property is located or to which it is apportioned. Examples of taxing jurisdictions include counties, townships, municipal corporations, school districts, joint vocational school districts, and special service districts. These total rates, or gross tax rates, apply to personal property. For real property, the application of tax reduction factors according to R.C. 319.301, commonly known as "House Bill 920," results in lower "effective" tax rates. For details on tax reduction factors, see the section on credits in the Property Tax – Real Property chapter.

Exemptions and Credits (R.C. 319.302, 5701.03, 5709.111, 5709.25, 5709.61, 5727.01, 5727.05, 5727.75, 6111.31). The following types of public utility property are exempt:

- municipally owned utilities;
- certified air, water and noise pollution control facilities;
- licensed motor vehicles;
- tangible personal property under construction; and
- real and personal property of nonprofit corporations and political subdivisions used exclusively in the treatment, distribution and sale of water to consumers.

An allowance is available for funds used during construction and interest used during construction. This does not apply to electric company and rural electric company property, except transmission and distribution property first placed into service after Dec. 31, 2000. It also does not apply to the taxable property a person purchases, which includes transfers, if that property was used in business by the seller prior to the purchase. Also, qualified electric generating property may qualify for a property tax reduction if placed in an enterprise zone.

Renewable energy facilities that are not financed through the Ohio Air Quality Development Authority can be exempt from the tangible personal property tax if certified by the Director of the Development Services Agency as a "qualified energy project." Such a facility will require a payment in lieu of taxes based on each megawatt of production capacity. To be certified as a "qualified energy project," among other requirements, energy must be produced by January 1, 2015 (or January 1, 2019 for nuclear, clean coal and cogeneration projects).

Reporting, Certification, and Payment Dates (R.C. 323.12, 323.17, 5727.08, 5727.10, 5727.23, 5727.48). Annual reports are due by March 1, but the Tax Commissioner may grant an extension of up to 30 days. The Tax Commissioner notifies utilities and county auditors of values on or before the first Monday in October. Tax payments, which are made to the county auditor, are due according to the same first- and second-half due dates for real property taxes. According to statute, at least one half of a real property tax bill is due by December 31, with the balance due by June 20th. In practice, these deadlines may be extended by 45 days, or even longer in certain circumstances, on a county-by-county basis.

Disposition of Revenue (R.C. 319.54, 321.24, 321.26 –.261, 321.31, 321.34). After local administrative deductions, revenue is distributed to counties, municipalities, townships, school districts and special districts according to the taxable values and total millage levied by each.

1910	The newly created Tax Commission of Ohio is charged with the assessment of public utility property.		
1910			
1939	Responsibility for assessing public utility property shifts to the Ohio Department of Taxation, which		
	replaces the state Tax Commission.		
1941	The assessment level for personal property of rural electric companies is reduced from 100 percent		
1741	to 50 percent of true value. All other public utility property continues to be assessed at 100 percent.		
1963	Certified air pollution control facilities are exempted.		
1965	Certified water pollution control facilities are exempted.		
1973	Certified noise pollution control facilities are exempted.		
1979	Personal property of railroads begins to be assessed annually at the same percentage of true value as		
19/9	the tangible personal property of general businesses, which at the time was 42 percent of true value.		
	General Assembly changes apportionment of electric company production plant equipment so that		
	70 percent is apportioned to the taxing district in which the property is physically located. The		
	remaining 30 percent is apportioned to each taxing district according to the distribution base,		
1985	meaning the percentage of the total cost of transmission and distribution property located in each		
	district. Previously, production plant equipment had been apportioned entirely according to the		
	value of overhead and underground lines.		
	General Assembly enacts legislation that: bases the true value of most public utility personal		
	property on the cost as capitalized on the utility's books less composite annual allowances as		
	prescribed by the tax commissioner; reduces the taxable value of most public utilities from 100		
	percent to 88 percent of true value; defines the true value of electric company production equipment		
1989	as 50 percent of original cost, while maintaining the 100 percent assessment rate on such property;		
	revises the apportionment of production equipment at an electric utility plant with a cost exceeding		
	\$1 billion so that all of the cost in excess of \$420 million is apportioned according to the distribution		
	base. Previously, 70 percent of the amount above \$420 million would have been apportioned to the		
	taxing district in which the property is physically located.		

Property Tax – Public Utility Property

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1995	All inter-exchange telecommunications company personal property begins to be assessed at 25 percent of true value. Local telephone company personal property is added to the tax rolls during tax year 1995 and is thereafter assessed at 25 percent of true value.		
1999	Beginning Jan. 1, 2001, all electric and rural electric utility personal property – except for transmission and distribution property – is assessed at 25 percent of true value. Also, electric production equipment is sitused 100 percent in the taxing district in which property is located.		
2000	Beginning Jan. 1, 2001, the assessment percentage of natural gas personal property is lowered from 88 percent to 25 percent of true value.		
2003	Beginning Jan. 1, 2005, the assessment rate of telephone personal property acquired before 1994 is phased down from 88 percent to 25 percent of true value over a three-year period.		
2005	H.B. 66 included the following changes effective Jan. 1, 2006: lowered the assessment percentage on electric transmission and distribution personal property from 88 percent to 85 percent and on electric production personal property from 25 to 24 percent; began phase-out over three years of the tax on railroad personal property according to the same schedule that applies to general business tangible personal property: listing percentages of 18.75 for 2006, 12.5 for 2007, 6.25 for 2008 and zero thereafter; railroad real property in a single county and not used in operations is valued and assessed by the county auditor; included the cost of patterns, jigs, dies and drawings in the taxable personal property of an electric company. Also, beginning January 1, 2007, classified telephone companies and inter-exchange telecommunications companies as general business taxpayers, with the personal property for these companies to be phased out according to a four-year schedule; beginning January 1, 2009, defined persons that lease personal property to some public utilities as public utility personal property lessors and required the filing of returns listing this property; beginning Jan. 1, 2009, required persons that generate electricity and supply some of it to others, but whose primary business is not supplying electricity, to report their electricity-related property as an electric company does.		
2010	S.B. 232 provided that energy companies that are not classified as "qualified energy projects" are classified as public utilities and are subject to the public utility property tax. H.B. 153 extended deadlines for qualified energy projects.		
2017	H.B. 384 reduces the property tax assessment rate for water-works company tangible personal property that is taxed for the first time in tax year 2017 or thereafter, from 88 percent to 25 percent of true value.		

Property Tax - Real Property

Overview. The real property tax is Ohio's oldest tax. It has been an ad valorem tax – meaning, based on value – since 1825, and the Ohio Constitution has generally required property to be taxed by uniform rule according to value since 1851. The Department of Taxation ensures uniformity through its oversight of the appraisal work of Ohio's county auditors. According to state law and department rules, auditors conduct a full reappraisal of real property every six years and update values in the third year following each sexennial reappraisal. The Department's Division of Tax Equalization compares the assessed values of properties to sale prices, then uses these "sales ratios" to evaluate assessments and, if necessary, seek changes.

During tax year 2017 (bills payable during 2018), the assessed valuation of real property in Ohio was approximately \$246.9 billion (\$705.4 billion in appraised true value). Revenue from taxes levied on this assessed value is distributed by county auditors to the local taxing authorities during calendar year 2018. Taxes charged after the application of reduction factors required by Ohio Revised Code section 319.301 (frequently described as House Bill 920) were approximately \$16.6 billion for tax year 2017, an increase of 2.4 percent from tax year 2016. This amount does not include deductions for the 10 percent credit on certain residential and agricultural property (known as the non-business credit), the 2.5 percent credit for owner-occupied dwellings, or the homestead exemption for qualifying senior citizens and certain disabled homeowners.

The state reimburses local governments and school districts for the full amounts of the two credits (when they apply) and the homestead exemption. The amount of property tax relief for calendar year 2017 (reimbursed in 2018) is estimated to be \$1.15 billion for the non-business credit, \$214.4 million for the owner-occupied credit, and \$408.3 million for the homestead exemption. These figures do not include those taxpayers who filed late for the homestead or owner-occupied reductions.

Table 1: Real Property Comparison of Largest Cities in Selected States

City	State	Median Home Value ¹	Estimated Property Tax Less Tax Reduction or Exemption	Effective Tax Rate per \$100 ²
Detroit	MI	\$50,200	\$1,712	3.41
Indianapolis	IN	137,600	3,784	2.75
Houston	TX	173,600	4,392	2.53
Columbus	ОН	151,400	3,104	2.05
Nashville ³	TN	191,400	1,569	0.82
Atlanta	GA	299,400	5,180	1.73
Philadelphia	PA	166,200	2,327	1.40
Louisville ³	KY	168,600	2,108	1.25
Charlotte	NC	215,500	2,241	1.04
Charleston ³	WV	107,500	1,236	1.15

¹Source: Table B25077, U.S. Census Bureau, American Factfinder 2017 American Community Survey, Housing Characteristics.

²Source: Calculations by Ohio Department of Taxation based on Table 4 of Tax Rates and Tax Burdens in the District of Columbia, A Nationwide Comparison (issued March 2019).

³Median home value for relevant metro area.

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Taxpayer (R.C. 5709.01). All real property owners who are not specifically exempt are subject to the real property tax.

Tax Base (R.C. 5713.03, 5715.01, 5713.30-.31). The real property tax base is the taxable (assessed) value of land and improvements. The taxable value is 35 percent of true (market) value, except for certain land devoted exclusively to agricultural use.

Rates (R.C. 319.301, 5705.02 – 5705.05, 5705.19). Real property tax rates are levied locally and vary by taxing authority. The total tax rate for any parcel includes all levies either enacted by a legislative body or approved by the voters of all taxing authority in which the property is a part. Examples of such jurisdictions include school districts, counties, municipalities, townships and special service districts.

During tax year 2017, the statewide average tax rate before reduction factors (total tax liabilities at tax rates before reduction factors ÷ taxable value) was approximately 93.84 mills on residential and agricultural real property and 97.57 mills on commercial and industrial real property. The statewide average tax rate after reduction factors (total tax liabilities at actual tax rates after reduction factors divided by taxable value) was approximately 64.51 mills on residential and agricultural real property and 76.64 mills on commercial and industrial real property. The difference between the gross and effective rate is due to tax reduction factors that generally prevent changes in tax liabilities from voted taxes even though the valuation of real property increases or decreases because of reappraisal or triennial update (see **Credits** below).

The Ohio Constitution prohibits governmental units from levying property taxes that, in the aggregate, exceed 1 percent of true value, unless they are approved by voters. This is known in state law as the 10-mill limitation on non-voted or "inside" millage. Since these inside mills are levied on taxable value, which is 35 percent of true value, the result is a statutory limit of 0.35 percent, or nearly three times as strict as the constitutional 1 percent limit.

Exemptions (R.C. 5709 et seq.). State law exempts certain facilities and organizations from real property tax. Expressed major exemptions include:

- primary and secondary schools (public and nonpublic);
- public colleges, academies and state universities;
- churches and property used for public or charitable purposes;
- government and public property;
- public recreational facilities used for athletic events;
- nature preserves.

Disposition of Revenue (R.C. 319.54, 321.24, 321.26 -.261, 321.31, 321.33-.34). After local administrative fee deductions, revenue is distributed to local taxing authorities according to the taxable values and total millage levied by each.

Credits (R.C. 319.301-.302, 323.151-.157)

Property Tax Credits. Since 1971, a 10 percent credit has applied to each taxpayer's real property tax bill. In 2005, as part of a broader series of tax reforms, the General Assembly limited the 10 percent credit to all real property not intended primarily for use in a business activity. The state reimburses local governments and schools for the cost of this credit, now called the non-business credit. In addition, since the 1979 tax year, a 2.5 percent credit, called the owner occupancy credit, of real property taxes has been available to homesteads – meaning a dwelling plus up to one acre occupied by the homeowner. The state reimburses local governments and schools for the cost of this credit.

These two credits do not apply to new local levies or replacement local levies passed after Sept. 29, 2013; they will continue to apply only to existing and renewed levies.

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Tax Reduction Factors. Each year, the department calculates effective tax rates based on tax reduction factors that eliminate the effect of a change in the valuation of existing real property on certain voted taxes. This law, outlined in R.C. 319.301, was enacted in 1976 by the 111th General Assembly as House Bill 920. Reduction factors are applied to eligible tax rates for each taxing unit, such as a school district, a county or a municipality. For the purpose of applying tax reduction factors, real property is divided into two classes: Class I for residential and agricultural property and Class II for all other real property. Tax reduction factors are separately calculated for each class of property.

Reduction factors are calculated only on "carryover" property. Carryover property is property that is taxed both in the same class for the current year and the preceding year. For example, the value of new construction does not trigger a change in reduction factors. When new buildings are constructed, the tax generated will be additional moneys received by a taxing authority. Likewise, reduction factors do not change when value is removed as a result of exemption, demolition or reclassification. Finally, if tax reduction factors would reduce the effective tax rate of fixed-rate levies for current expenses of a school district below 20 mills on property in either class, the reduction factors are adjusted to yield a minimum of 20 effective mills. Districts that levy less than 20 mills do not automatically reach this 20 mill floor; a district that only levies 18 gross mills for current expense purposes will never receive more than 18 mills. The reduction factors of joint vocational school districts are adjusted in a similar manner to yield a minimum of two effective mills on each class of real property.

Homestead Exemption. Eligibility for new exemptions is limited to qualifying taxpayers by age and Ohio adjusted gross income. The income threshold is adjusted annually for inflation and is \$32,200 for tax year 2018. The homestead exemption dates to 1971. It is available to the homesteads of qualified homeowners who are either:

- at least 65 years old;
- permanently and totally disabled; or
- at least 59 years and the surviving spouse of a deceased taxpayer who previously received the exemption.

Each qualified homeowner receives a credit equal to the taxes that would otherwise be charged on up to \$25,000 of the true value (meaning, \$8,750 in taxable value) of the homestead. In effect, the homestead exemption shields up to \$25,000 of the value of an eligible homestead from property taxation.

Veterans who have received a 100 percent permanent total disability rating or a total disability rating for a service-connected disability or combination of service-connected disabilities are exempt from this income threshold and are eligible to receive a homestead credit value of \$50,000.

Special Provisions

Current Agricultural Use Value (R.C. 5713.30 – 5713.36). The Ohio Constitution requires real property (land and improvements) to be taxed by uniform rule according to value. But land devoted exclusively to commercial agricultural use may be valued according to its current use instead of its "highest and best" potential use. Such land must meet one of the following requirements for three years before the year in which application for the current use treatment is made:

- 10 acres or more must be devoted to commercial agricultural use; or
- under 10 acres must be devoted to commercial agricultural use and produce an average yearly gross income of at least \$2,500.

In addition, when land that is valued according to its commercial agricultural use is converted to a different use, a charge is assessed on the land in an amount equal to the difference in the amount of tax levied on the converted land during the three tax years immediately preceding the year in which the conversion occurs.

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In 2018, a total of approximately 16.0 million acres were assessed at their current agricultural use value of approximately \$9.4 billion, which is \$16.1 billion less than the highest and best use value of approximately \$25.5 billion.

Forest Land (R.C. 5713.22 – 5713.26). Forest land, devoted exclusively to forestry or timber under the rules of the Ohio Department of Natural Resources' Division of Forestry, may be taxed at 50 percent of the local rate.

Manufactured Home Tax (R.C. 4505.01, 4503.06, 4503.065). Manufactured homes are subject to an annual property tax. The valuation method and tax calculation depend on whether the manufactured home is taxed like (but not as) real property. Details on this tax are in the Manufactured Home Tax chapter in the Local Taxes section of this report.

Filing and Payment Dates (R.C. 323.12, 323.17). According to statute, at least one-half of a real property tax bill is due by December 31st, with the balance due by June 20th. In practice, these deadlines are often extended in the ways described below. When the delivery of the tax duplicate is delayed for certain statutory reasons, the payment dates may be automatically extended for 30 days. Further extensions, not to exceed 15 days, may be granted for emergencies by application of the county auditor or treasurer to the Tax Commissioner. When an unavoidable delay occurs, an additional extension may be granted by application of both the county auditor and treasurer to the Tax Commissioner to avoid penalties to taxpayers.

Administration (R.C. 319.28, 5703.80, 5705.03, 5713.01, 5715.01-.02, 5719.05). The Tax Commissioner supervises the taxation of real property and is charged with the duty of achieving uniformity of that taxation. An amount equal to a portion of the amount by which taxes charged and payable were reduced for the owner-occupied credit and a portion of taxes charged and payable against public utility personal property is deposited in the property tax administration fund. County auditors are responsible for assessing all real property and for preparing a general tax list and duplicate. Using the duplicate, county treasurers prepare property tax bills and are responsible for the actual collection of the tax. County boards of revision hear complaints on the assessment or valuation of real property and may increase or decrease an assessment in the value of any property dispute properly before it.

1803	Ohio became a state. General Assembly continued the territorial practice of taxing land (but not improvements) based on whether the fertility of the land is "first rate," "second rate" or "third rate."				
1825	General Assembly abolished land classification system, replacing it with an ad valorem tax on land,				
	improvements and select forms of personal property.				
1846	General Assembly enacted "Kelley Law," which requires that "all property, whether real or personal unless exempted, shall be subject to taxation." Previously, the legislature had exempted from taxation many forms of personal property, such as tools and machinery.				
1851	New state constitution required that all real and personal property be taxed according to uniform rule, except for exemptions specifically permitted by the constitution, such as for churches and schools.				
1902	Legislature repealed state property tax levies for the general fund. State levies persist for other purposes, such as public universities, common schools and highways.				
1910	General Assembly created the Tax Commission of Ohio to supervise local property tax administration.				
1911	General Assembly enacted "Smith 1 percent law," which sets an overall 10 mill limit on unvoted levies. Further levies are permitted up to a 15-mill limit, if they are approved through a vote of the people.				
1925	General Assembly enacted first statutory requirement for a six-year reappraisal cycle.				
1927	General Assembly repealed Smith Law and replaces it with a 15-mill cap on unvoted levies. Additional millage is permitted above this mark through a vote of the people.				

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1929	Ohio voters approved a constitutional amendment that, starting in 1931, generally limits levies enacted without voter approval to 1.5 percent of true value. The amendment also limited the principle of taxation by uniform rule to real property, rather than all property.			
1932	For the first time in more than a century, no state tax is levied on real property.			
1933	Voters approved a constitutional amendment that tightens the cap on non-voted levies to 1 percent of true value.			
1934	Through statute, the General Assembly reduced the aggregate tax limit on non-voted levies from 15 mills to 10 mills.			
1939	The Tax Commission of Ohio is replaced by the Department of Taxation, the Board of Tax Appeals (which begins supervising real property tax administration), and a Tax Commissioner (who assumes functions with respect to taxation of public utility property).			
1965	For the first time, the General Assembly enacted law explicitly permitting real property to be uniformly assessed at less than true value. The legislature required that taxable values be no more than 50 percent of true value with the actual uniform percentage to be established by rule of the Board of Tax Appeals.			
1968	A state tax applied to real property for the last time – 0.2 mills to retire bonds issued to provide bonus compensation to veterans of the Korean conflict.			
1970	Ohio voters approved a constitutional amendment permitting a homestead exemption for low- and middle-income senior citizens.			
1971	General Assembly enacted 10 percent property tax credit. Homestead exemption begins.			
1972	Board of Tax Appeals required taxable values to be set at 35 percent of true value as counties complete their sexennial reappraisals, with annual adjustments to maintain the 35 percent level.			
1973	Voters approved a constitutional amendment permitting the valuation of agricultural property based upon current use.			
1974	Voters approved a constitutional amendment that permits the extension of the homestead exemption to permanently and totally disabled homeowners.			
1976	General Assembly enacted H.B. 920, which requires the calculation of effective tax rates based on reduction factors. These factors are intended to eliminate from certain voted levies the changes in revenue that might occur when values grow on existing real property as part of a reappraisal or update. H.B. 920 also created the Department of Tax Equalization to supervise real property tax administration and requires real property valuations to be updated every three years, instead of annually.			
1977	S.B. 221 established a 20-mill floor for school districts, after the application of "House Bill 920" reduction factors.			
1979	Legislature enacted a 2.5 percent tax credit for owner-occupied residential property.			
1980	Voters approved a constitutional amendment that calls for separate reduction factors to be applied to two classes of real property: residential and agricultural property (Class I) and all other real property (Class II).			
1983	Department of Tax Equalization is eliminated; all its functions are transferred to the Department of Taxation.			
1990	Voters approved a constitutional amendment that permits the homestead exemption to be extended to the surviving spouses of homestead exemption recipients.			
2005	As part of a larger series of tax reforms, H.B. 66 narrows the 10 percent credit to real property not intended primarily for use in a business activity.			
2007	H.B. 119 expanded the homestead exemption to all senior citizens, qualifying disabled homeowners, and surviving spouses of previously qualified homeowners, regardless of income. The bill eliminated the tiered benefits and instead allows all eligible participants to exempt \$25,000 of the true value of their homestead from taxation			
2014	H.B. 59 limited the application of the non-business and owner-occupied real property tax credits to levies approved before Sept. 29, 2013, and to subsequent renewals of these levies. The bill also			

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	implemented a means test for the availability of the homestead exemption for homeowners not receiving the exemption in tax year 2013. The test is to be adjusted annually for inflation. H.B. 85 increased the homestead exemption available to veterans who are permanently and totally disabled due to a service-related disability from a value of \$25,000 to \$50,000. The bill also exempted such veterans from the income threshold to be eligible for the homestead exemption.
2017	H.B. 26 enacted law suspending the property tax administration fee for the 2018-2019 biennium, reducing the maximum rates that may be charged thereafter, requiring the rates charged not to exceed the maximum rates or the estimated costs of the Ohio Department of Taxation to administer these taxes. H.B. 49 makes changes in the calculation of CAUV values, changes are phased in over two reassessment of update cycles.
2018	S.B. 8 modified Transportation Financing Districts (TFD) property tax exemptions. H.B. 24 authorizes a property tax exemption for certain property providing housing for individuals with developmental disabilities, expands the veterans' organization property tax exemption to qualifying 501(c)(4) groups, and enumerates uses of school safety and security tax levy. H.B. 292 requires a property tax exemption for certain Olympic training facilities and increases the maximum term of delinquency for such facilities.

Real Property Conveyance Fees

Overview. State law establishes a mandatory conveyance fee on the transfer of real property. The fee is calculated based on a percentage of the property value that is transferred. In addition to the mandatory fee, all but one county levies a permissive real property transfer fee. The revenue from both the mandatory fee and the permissive fee is deposited into the general revenue fund of the county in which the property is located. During 2017, the latest year for which survey data is available, conveyance fees generated approximately \$153.5 million in revenues to the counties. The breakdown of these revenues was approximately \$48.0 million from mandatory fees and \$105.5 million from permissive fees.

Taxpayer (R.C. 319.202, 319.54, 322.02, 322.06). The real property conveyance fee is paid by persons that transfer real estate or sell a used manufactured or used mobile home.

Tax base (R.C. 319.202). The tax base is the value of the real estate or used manufactured or mobile home.

Tax rates (R.C. 319.54, 322.02). The fee consists of two parts: (1) a statewide mandatory fee of 1 mill (0.001) or \$1 per \$1,000 of the value of the property transferred or sold and applies in all 88 counties and (2) an optional county permissive real property transfer fee of up to 3 mills. County commissioners may prescribe a lower permissive rate for conveyances of property receiving the homestead exemption. As of 2017, survey data, 87 of 88 counties levied an additional permissive fee at rates ranging from 1-3 mills. The exception was Ross County.

Exemptions, deductions, and credits (R.C. 319.54). The tax does not apply to certain transfers or sales as set forth in R.C. 319.54(G)(3).

Filing and payment dates (R.C. 319.202, 322.06). The fee is paid at the time of transfer.

Disposition of Revenue (R.C. 319.202, 322.06). All revenues from the fees are deposited into the general fund of the county, except that fees charged and received for a transfer of real property to a county land reutilization corporation must be credited to the county's land reutilization corporation fund established under R.C. 321.263.

1967	A mandatory real property transfer fee of 1 mill becomes required by state law and county commissioners are permitted to impose additional fees of up to 3 mills on conveyances on or after Jan. 1, 1968. The revenues from both components of the tax are distributed to the county's general fund.
1969	State law allows for a vote of the electorate to repeal a permissive transfer fee adopted as an emergency.

Resort Area Gross Receipts Tax

Overview. The resort area gross receipts tax is a business privilege tax that a municipality or township that has declared itself to be a resort area may enact. Revenue from the tax benefits the municipality or township. The tax was authorized by House Bill 327 (120th General Assembly) that became law on June 30, 1993. The village of Kelley's Island enacted the first resort area gross receipts tax in 1993. The village and township of Put-in-Bay followed suit in 1996. Additionally, H.B. 64 (131st General Assembly eff. Sept. 29, 2015) authorized the creation of a "tourism development district (TDD)," which may also levy a tax similar to the resort tax. Municipalities and townships may declare themselves to be a resort area and enact the tax when they meet a three-pronged test:

- At least 62 percent of total housing units are for seasonal use as of the last federal census.
- Entertainment and recreation facilities are provided within the community that are primarily intended to provide seasonal leisure activity for nonresidents.
- The municipality or township experiences seasonal peaks of employment and service demand because of a seasonal population increase.

A tourism development district was defined in H.B. 64 as:

- Only a township or municipality located in a county that has a population between 375,000 and 400,000 and levies a county sales tax in which the aggregate rate does not exceed 0.50 percent as of the effective date of H.B. 64 (i.e., Stark Co.).
- The district is not more than 200 contiguous acres (increased to 600 by H.B. 49 of the 132nd General Assembly).

Taxpayer (R.C. 5739.101). The resort area gross receipts tax is imposed on persons making sales or providing intrastate transportation or other services taxable under the state sales tax base, within a designated resort area or TDD. A person may separately or proportionately bill or invoice the tax to another person.

Tax Base (R.C. 5739.101). The tax is levied on the privilege of doing business in the resort area or TDD. It is measured by gross receipts generated from sales made and services provided within the boundaries of a designated resort area or TDD, as well as intra-state transportation to and from such an area.

Gross receipts are defined as activities, without deduction for the cost of goods sold or other expenses incurred, that contribute to the production of the gross income of a business. Gross receipts that are part of the tax base include:

- Rentals and leases of tangible personal property such as watercraft, golf carts, bicycles, videos, and fishing tackle;
- Wholesale and retail sales, excluding food consumed off the premises;
- Hotel and motel room rentals;
- Repair or installation of tangible personal property;
- Warranties, maintenance or service contracts; and
- Sales of certain services that are also subject to sales tax under R.C. 5739.01(B).

Rates (R.C. 5739.101). The tax in the resort areas may be levied at rates of 0.5 percent, 1.0 percent, or 1.5 percent. A TDD may levy a tax rate of up to 2.0 percent. Currently, only four jurisdictions have enacted the tax: the village of Kelley's Island, the village of Put-in-Bay, the township of Put-in-Bay (Resort Areas) and City of Canton (TDD). The rate in each resort area jurisdiction is 1.5 percent. The rate of the TDD is 2 percent.

Exemptions (R.C. 5739.101). Sales of food may only be included to the extent such sales are subject to the state's sales tax. Transportation of passengers as part of a tour or cruise in which the passengers will stay in

the municipal corporation or township for no more than one hour are exempted from the calculation of the tax

Filing and Payment Dates (R.C. 5739.102 and R.C. 5739.103). There are two semi-annual reporting periods for the tax. Returns are due to the Tax Commissioner approximately 30 days after the close of each reporting period: January 1st through June 30th - returns are due July 31st; July 1st through December 31st - returns are due January 31st.

Administration and Disposition of Revenue (R.C. 5739.102). Tax Commissioner administers the resort area gross receipts excise tax and distributes the revenue to the general fund of the township or municipality that levied the tax within 45 days after the end of each month that the tax was paid. One percent is withheld and deposited into the GRF to cover the costs of administering the tax.

History of Collections.

Table 1: Resort Area Gross Receipts Tax collections: fiscal years 2015-2019

	Revenue to Local	State Administrative	
Fiscal Year	Governments	Fee	Total Tax Collections
2015	\$1,285,222	\$12,746	\$1,297,968
2016	1,175,730	11,876	1,187,606
2017	1,191,123	12,028	1,203,150
2018	1,126,928	12,250	1,214,678
2019	1,414,395	14,206	1,428,601

Source: Office of Budget and Management fiscal reports.

1993	The General Assembly enacts House Bill 327, authorizing municipalities or townships that meet certain requirements to declare themselves a "resort area" and levy a resort area gross receipts tax. Shortly thereafter, the village of Kelley's Island enacts the tax.
1996	The village of Put-In-Bay and township of Put-in-Bay both enact the tax.
2015	H.B. 64 authorized certain townships and municipal corporations to designate tourism development districts (TDDs). A subdivision creating a TDD may levy a gross receipts tax of up to 2 percent on businesses' gross receipts derived from making taxable sales in the TDD, provided the subdivision levies the tax before 2019. A TDD gross receipts tax is administered and collected by the Tax Commissioner in the same manner as a resort area gross receipts tax.
2017	H.B. 49 extended the maximum size of a TDD from 200 to 600 acres, authorized municipal corporations and townships to designate new TDDs until 2021, expanded the improvements toward which revenues can be spent or pledged, and clarified that revenue used to fund permanent improvements located in a TDD must be from collections as a result of activities occurring in the TDD.

Sales and Use Tax - County and Transit Authority

Overview. Counties and transit authorities are permitted to levy sales and use taxes that "piggyback" on the statewide 5.75 percent sales and use tax, subject to repeal by a majority vote of the county electorate. The department collects the combined state and local tax and then distributes the local share of revenue directly to the counties and transit authorities. The same exemptions, exceptions, credits, and return deadlines apply to the permissive taxes as to the state tax. All of Ohio's 88 county governments levied permissive sales and use taxes as of Dec. 31, 2018, ranging from 0.50 percent to 1.50 percent.

In addition, eight transit authorities levied sales and use taxes as of Dec 31, 2018, ranging from 0.25 percent to 1.00 percent. They were: Greater Cleveland Regional Transit Authority; Central Ohio Transit Authority; Laketran Transit Authority (Lake County); Western Reserve Transit Authority (Mahoning County); Greater Dayton Regional Transit Authority; Portage Area Regional Authority; Stark Area Regional Transit Authority; and Metro Regional Transit Authority (Summit County).

During fiscal year 2019, after a 1% administration fee (approximately \$26.2 million), the state collected approximately \$2,133.8 million for the counties and approximately \$463.9 million for the transit authorities.

Taxpayer (R.C. 5739.01, 5739.03, 5739.031, 5739.17, 5741.01). Any person, retailer, business, organization or provider of taxable goods or services that makes retail sales or taxable purchases on which sales tax has not been paid is required to file a return and remit the sales or use tax due. (See **Sales and Use Tax** in the **State Taxes** section of this document for a list of specified services, for a description of taxpayers, and applicable vendor's licenses).

Tax Base (R.C. 5739.01, 5741.01). The state, county and transit authority sales and use taxes apply to all retail sales of tangible personal property that are not specifically exempt. The tax also applies to the rental of tangible personal property, the rental of hotel rooms by transient guests and the sales of certain specified services. The use tax base is identical to that of the sales tax. Use tax applies to the storage, use or other consumption in this state of taxable tangible personal property and the benefit realized in this state of any taxable service provided the vendor did not charge sales tax.

See **Sales and Use Tax** in the **State Taxes** section of this document for a list of specified services and for more information on sourcing for the use tax.

Local Rates (R.C. 5739.02-.21, 5739.023, 5739.025-.26, 5741.02-.021, 5741.023). Current law gives counties the option of levying a sales tax of up to 1.00 percent for county general revenue, plus an additional tax of up to 0.50 percent for county general revenue for several specific purposes outlined in the R.C. 5739.026. These taxes may be repealed by county voters. Transit authorities are also authorized to levy additional permissive sales and use taxes at rates of 0.25 percent to 1.50 percent, also in 0.25 percent increments.

Table 1 shows the number of counties at each total combined state and local tax rate, as of Dec. 31, 2018. Four counties, Delaware, Fairfield, Licking, and Union, have more than one combined sales and use tax rate in effect because a small part of their area lies within the territory of the Central Ohio Transit Authority (COTA). Table 1 does not reflect the 0.50 percent COTA rate that applies in parts of these four counties.

Table 1: Rates and jurisdictions (as of Dec. 31, 2018)

Rate	Number of jurisdictions
6.50%	3
6.75%	16
7.00%	14
7.25%	52
7.50%	2
8.00%	1_

Source: Ohio Department of Taxation

Exemptions, Deductions, Credits. Since local sales and use taxes "piggyback" on the state sales and use tax, exemptions are identical. For more information, see the **Sales and Use Tax** in the **State Taxes** section of this document.

Filing and Payment Dates. Since local sales and use taxes "piggyback" on the state sales and use tax and are administered by the Department of Taxation, filing and payment dates are identical. For more information, see the **Sales and Use Tax** in the **State Taxes** section of this document.

Disposition of Revenue (R.C. 5739.21, 5741.03). In any case where any county or transit authority has levied a tax or taxes pursuant to section 5739.021 (county permissive sales tax), 5739.023 (transit authority permissive sales tax), 5739.026 (additional county permissive sales tax), 5741.021 (county permissive use tax), 5741.022 (transit authority permissive use tax), or 5741.023 (county permissive use tax for specific purposes), the tax commissioner must, within 45 days after the end of each month, determine and certify to the director of the Office of Budget and Management the amount of the proceeds of such tax of taxes received during that month from billings and assessments, or associated with tax returns or reports filed during that month, to be returned to the county or transit authority levying the tax or taxes. The aggregate amount to be returned to any county or transit authority shall be reduced by one percent, which shall be certified directly to the Local Sales Tax Administrative Fund. On or before the 20th day of the month in which such certification is made, payment is made to the county treasurer and to the fiscal officer of the transit authority levying the tax or taxes.

County Disposition of Revenue (R.C. 5739.021, 5739.026, 5741.021, 5741.023). The moneys received by a county levying county permissive sales tax pursuant to 5739.021 and county use tax pursuant to 5741.021, shall be deposited in the county general fund to be expended for any purpose for which general fund moneys of the county may be used, including the acquisition or construction of permanent improvements, or in the bond retirement fund for the payment of debt service charges on notes or bonds.

The money received by a county levying additional county permissive sales tax pursuant to 5739.026 and county use tax pursuant to 5741.023 can be used to provide additional revenues for the local transit authority, certain permanent improvements, convention facility notes or bonds, implementation of a 9-1-1 system in the county, operation and maintenance of a detention facility, or conservation easements. Additionally, counties and transit authorities can share incremental sales tax growth derived from vendors located within a tourism development district with a municipality or township where the district is located.

Transit Authority Disposition of Revenue (R.C. 306.31, 5739.021, 5741.022).

The moneys received by a transit authority shall be expended for any authorized purchase, including for acquiring, constructing, operating, maintaining, replacing, improving, extending, and enlarging transit facilities, and for the payment of debt service charges on notes or bonds of the transit authority.

History of Collections.

Table 2: Permissive Sales and Use Tax Collections: fiscal years 2015-2019

Fiscal year	Total
2015	\$2,369.6
2016	2,553.8
2017	2,607.6
2018	2,545.4
2019	2,624.0

Source: Office of Budget and Management fiscal reports.

1967	General Assembly enacts law allowing counties the authority to levy a county sales tax at a rate of
	0.50 percent.
1969	Lake County became the first county to levy a county sales tax, effective July 1.
1974	General Assembly enacts law authorizing transit authorities to levy a sales tax, subject to voter
	approval, at the following rates: 0.50 percent, 1.00 percent, or 1.50 percent.
1975	The Greater Cleveland Regional Transit Authority became the first to adopt a sales tax. A 1.00
	percent rate takes effect October 1.
1982	General Assembly enacts law allowing counties to levy the county sales tax at rates of either 0.50
	percent or 1.00 percent.
1986	Legislature enacts law allowing counties to levy an additional county sales tax at 0.50 percent for
	specified purposes, including the county general fund, subject to voter approval.
1987	General Assembly enacts law allowing all local sales tax levies to be enacted in 0.25 percent
	increments.
1992	A county 9-1-1 system is added to the list of purposes for which a county may enact an additional
	county sales tax.
1999	Conservation easements are added to the list of purposes for which the additional county sales tax
	may be levied.
2015	H.B. 64 allowed sharing of incremental sales tax growth of county or transit permissive sales tax
	from vendors located within a tourism development district with municipality or township where
2045	district is located.
2017	H.B. 49 allowed counties and transit authorities to increase permissive levies in increments of 0.1
2010	percent beginning in July of 2018.
2018	H.B. 69 authorized county and transit authorities to levy permissive sales taxes in a multiple of
2046	0.25 percent or 0.1 percent.
2019	H.B. 62 allowed transit authorities to levy permissive sales tax for infrastructure purposes effective
	July 2019.

Other Resources

Business Tax Credits

Overview. Several Ohio's business tax credits can be claimed against more than one state tax (i.e., commercial activity tax (CAT), financial institutions tax (FIT), personal income tax (PIT), pass-through entity (PTE), petroleum activity tax (PAT)). Rather than list the same business tax credits in multiple chapters of the annual report, the data and information about them has been consolidated here. Credits are non-refundable, unless specifically noted to be refundable (i.e., refundable credits can reduce tax liability below zero allowing the taxpayer to receive a refund from the state).

Major Business Tax Credits

Historic building preservation credit (R.C. 149.311, 5725.34, 5726.52, 5729.17, 5747.76, and Am. Sub. HB 64, section 757.170). This credit is based on the expenses incurred by the owner or qualified lessee of an historic building to rehabilitate such a building. The credit, if approved by the Ohio Development Services Agency, equals 25 percent of the owner's or qualified lessee's "qualified rehabilitation expenditures" paid or incurred during the 24- or 60-month rehabilitation period. The historic preservation tax credit is both refundable and nonrefundable. If the credit claimed exceeds tax liability and a refund is to be issued, up to three million dollars may be claimed as a refundable credit. The remaining credit, if any, may be carried forward for up to five years and used as a nonrefundable credit against future tax liability.

Job creation credit (R.C. 122.17, 5725.32, 5726.50, 5729.032, 5736.50, 5747.058, 5751.50). The Ohio Tax Credit Authority may award taxpayers a refundable credit according to an agreement pursuant to R.C. 122.17 to foster job creation and capital investment in the state. The credit equals a designated percentage of the amount by which the Ohio employee payroll paid by the employer to employees at a project site or to home-based employees exceeds the employers baseline payrollamount, established by Ohio employee payroll for the 12 months preceding the JCTC agreement. The exact percentage of the credit is established by agreement between the taxpayer and the Tax Credit Authority. The credit is permitted for a period of up to 15 years.

Job retention credit (R.C. 122.171, 5726.50, 5747.058, 5751.50). Previously, the Ohio Tax Credit Authority could award a refundable tax credit if a project had retained at least 500 full-time jobs and minimum annual retained payroll of at least \$20 million, or minimum annual retained payroll of \$35 million with no required job retention threshold; and a fixed asset investment of at least \$5 million. Currently, the Ohio Tax Credit Authority may award a nonrefundable credit to an eligible business that retains at least 500 full-time jobs,or has an annual payroll of at least \$35 million and invests at least \$50 million in fixed-assets for manufacturing operations or invests at least \$20 million in fixed assets for significant corporate administrative functions. The amount and term of the credit, determined by agreement with the Ohio Tax Credit Authority, equals an agreed upon percentage of Ohio employee payroll. The nonrefundable credit may be carried forward for up to three years.

Motion picture production credit (R.C. 122.85, 5726.55, 5747.66, 5751.54). This refundable credit can be claimed against FIT, CAT, or individual income tax liability based on awards from the Development Services Agency for motion picture production work performed in Ohio. Productions with budgets that exceed \$300,000 may qualify for the credits, which are based on 35 percent of payroll expenditures for Ohio resident cast and crew and 25 percent of other eligible production expenses. The value of each credit may not exceed \$5 million per production, and the total credits to be issued are capped at \$40 million for fiscal biennium, beginning on or after July 1, 2011.

New markets tax credit (R.C. 5725.33, 5726.54, 5729.16). This credit is a nonrefundable tax credit with a four-year carry forward for financial institutions and insurance companies that invest in "community development entities," as defined by the federal New Markets Tax Credit program. To qualify, a taxpayer must

Business Tax Credits

Fiscal Year 2019

first qualify for the federal credit program by holding an equity investment in a qualified community development entity. The Ohio Development Services Agency may issue a maximum of \$10 million worth of credits each fiscal year.

Research expense credit (R.C. 5726.56, 5733.351, 5751.51). This nonrefundable credit equals 7 percent of the amount by which the taxpayer's "qualified research expenses" (as defined in Internal Revenue Code section 41) in Ohio during the taxable year exceed the taxpayer's average annual qualified research expenses in Ohio for the three preceding years.

Research and development loan payments credit (R.C. 5751.52). The amount of this nonrefundable credit equals the borrower's qualified research and development loan payments during the calendar year that immediately precedes the report year. The payments include principal and interest on a loan made to the borrower from Ohio's research and development fund administered by the Ohio Development Services Agency.

Unused net operating losses credit (R.C. 5751.53). Beginning in calendar year 2010, qualifying taxpayers may claim a nonrefundable tax credit equal to 8 percent of the taxpayer's franchise tax net operating loss carry forwards and other deferred tax items against the commercial activity tax. This credit is limited to taxpayers that elected to claim the credit by filing with the Tax Commissioner before July 1, 2006.

Venture capital credit (R.C. 150.07, 5725.19, 5726.53, 5727.241, 5729.08, 5747.80). The Ohio Venture Capital Authority has the authority to issue refundable tax credits to its creditors. The credits are redeemable in the event of losses on loans to the authority

Recent State Legislation Affecting Ohio's Taxation Laws

The legislative power of the State of Ohio is vested in the Ohio General Assembly and the people of the State of Ohio who retain the right to enact laws and to approve or disapprove of laws enacted by the Ohio General Assembly. One power of the Ohio General Assembly and of the people of the State of Ohio is the taxing power. The taxing power is the power to levy and collect taxes to raise revenues to fund the expenses of the State of Ohio including its debts. The taxing power is limited by the Ohio and the U.S. Constitutions. Each General Assembly meets during a two-year period commonly referred to as a biennium. The biennium is divided into two annual sessions. Bills introduced during the first session carry to the second session. However, bills not enacted by the end of the second session "die" and do not carry over to the next General Assembly. Each General Assembly is designated a sequential number. The current one is the $133^{\rm rd}$ General Assembly.

S.B. 51 (132nd **General Assembly)** authorized payments for certain taxing districts with a nuclear power plant to partially compensate those districts for property tax revenue losses due to a decline in the value of such nuclear power plants. Exempted from the sales and use tax exports that are in Ohio only temporarily for storage and package consolidation before being delivered to a foreign citizen.

HB 62 (133rd General Assembly; FY 2020-FY 2021 biennial transportation budget) increased the earned income tax credit to 30% of the amount claimed on the taxpayer's federal return and removed the income limitation effective for TY 2019. Expanded the sales and use tax exemption for motor fuel to include fuel used for refrigeration units on a vehicle other than one used primarily for the comfort to the operator or occupants (i.e., refrigeration trucks). Allowed transit authorities to levy permissive sales taxes for infrastructure purposes. Provided for a mechanism to withhold direct municipal Local Government Fund and County Undivided Local Government Fund distributions from local subdivisions that operate traffic cameras. Increased the motor fuel tax on gasoline to \$0.385 per gallon; the motor fuel tax on fuel other than gasoline to \$0.47 per gallon; and subjected compressed natural gas to the motor fuel tax and phases in the non-gasoline tax rate. Altered the allocation of the motor fuel tax for any tax revenue above \$0.28 per gallon. Changed the motor fuel tax administration fund from a percentage of revenue to an appropriation. Continued the temporary reduction in the shrinkage allowance. Granted private transit contractors of transit authorities, school districts, and county developmental disabilities boards, the right to receive the same refunds/reimbursements as those entities they are contracting with.

SB 171 (133rd General Assembly) enacted a 17-day interim budget.

Recent Ohio Appellate Decisions

being committed.

R.L. Best Co. v. Testa, 155 Ohio St.3d 1422, 2019-Ohio-1421, reconsideration denied, 156 Ohio St.3d 1448, 2019-Ohio-2498. The Supreme Court of Ohio denied R.L. Best's appeal and subsequent motion for reconsideration. Prior to that, the Seventh District Court of Appeals of Ohio affirmed the Board of Tax Appeals' decision, ultimately ruling that no consideration was present because transportation fees were not separately stated on invoices issued to customers. Furthermore, because the Seventh District found that no consideration was present and therefore R.L. Best was not providing transportation for hire, the issue of whether "dead mileage" should reduce the number of miles considered in determining whether a vehicle was used primarily in the transportation of tangible personal property of others was moot. The Seventh District also held that the Board was neither unreasonable nor unlawful when it affirmed the Commissioner's decision to impose penalty.

Willoughby Hills Development and Distribution, Inc. v. Testa,155 Ohio St.3d 276, 2018-Ohio-4488, 120. The Supreme Court of Ohio found that the taxpayer's activities in distributing gasoline, and not in protecting supplier's intellectual property, were relevant activities for determining agency relationship for purposes of gross-receipts exclusion in calculating CAT. The Court also went on to find that the taxpayer was not acting with actual authority as supplier's agent when it sold gasoline to retailers, and failed to demonstrate it was under control of the supplier, and thus was not supplier's "agent" entitled to gross-receipts exclusion in calculating CAT.

Cincinnati Reds, L.L.C. v. Testa, 155 Ohio St.3d 512, 2018-Ohio-4669. The Supreme Court of Ohio, through Justice Fischer's opinion which included a 2 page history of Reds baseball, reversed the Commissioner's final determination and the Board's affirming opinion, holding that the team demonstrated that ticket holders furnished consideration for promotional items, such that the team was entitled to the sale-for-resale exemption. Chief Justice O'Connor, and Justices O'Donnell and Kennedy concurred in judgment only. Justice DeGenaro filed a dissenting opinion, in which Justice Mayle, sitting by assignment, joined,

Pi In The Sky, L.L.C. v. Testa, 155 Ohio St.3d 113, 2018-Ohio-4812. The Supreme Court of Ohio held that the record supported finding that the taxpayer did not satisfy the "engaging in business" requirement of the sale-for-resale exception. The Court also found that the Board did not act unreasonably or unlawfully in refusing to consider exhibits not part of certified record and that such refusal did not violate taxpayer's due process rights. Furthermore, the Court held that any error in Board's refusal to consider exhibits was harmless under the circumstances. The Court also held that the Board did not err in refusing to allow taxpayer discovery regarding tax commissioner's view of fair market value of aircraft lease and that any error in the Board's denial of taxpayer's motion to deem certain facts admitted was harmless under the circumstances.

Chagrin Realty, Inc. v. Testa, 154 Ohio St.3d 352, 2018-Ohio-4751. The Supreme Court of Ohio held that the property at issue did not qualify as property used for charitable purposes, the corporation could not establish charitable-use tax-exempt status by relying on the activities of its nonprofit tenant, the corporation's core activity was to own and lease subject property, and the fact that nonprofit corporation was exempt from federal income tax did not establish charitable-use tax exempt status under Ohio law.

Seaton Corp. v. Testa 155 Ohio St.3d 424, 2018-Ohio-4911. The Supreme Court of Ohio found that a company's staffing service was not a qualifying employment service subject to sales tax where the staffing company set its employee's schedules, assigned jobs to its employees, monitored their production, and was contractually obligated to provide on-site management of its employees; while the customer's supervisory staff had no work-related interactions with the staffing company's employees unless a safety violation was

East Manufacturing Corporation v. Testa 154 Ohio St.3d 200, 2018-Ohio-2923. The Supreme Court of Ohio decided that the purchase of natural gas used to maintain a specific temperature of a manufacturing plant did not qualify for exemption under the statutory provision exempting gas used for environmental regulation of a special and limited area of the facility. The Court also determined that the purchase of natural gas did not qualify for the general exemption for items used in manufacturing operation or the specific exemption for gas used in a manufacturing operation.

Great Lakes Bar Control v. Testa 156 Ohio St.3d 199, 2018-Ohio-5207. The Supreme Court of Ohio determined building maintenance and janitorial services subject to sales tax did not include cleaning of customers' beer-tap lines.

Data Appendix

The Tax Analysis Division is tasked with the creation of the tables and charts within the Annual Report. Much of the state tax data comes from either the state's financial accounting system to show revenue from the various taxes (Ohio Administrative Knowledge System, or OAKS) or from the Department of Taxation's State Taxation Accounting and Revenue System (STARS) and other departmental databases to obtain tax return specific infor-mation. Local taxes administered by the state (such as the School District Income Tax, Resort Area Tax and the Municipal Income Tax for Electric Light and Local Exchange Telephone Companies) are also compiled from departmental and state records. Data for taxes that are locally administered and collected are compiled from surveys and reports filed by the local entities with the department.

Some of these tables and charts are produced only for the Annual Report. Others are produced as part of the Tax Analysis Division's Tax Data Series of statistical reports. These can be found at https://www.tax.ohio.gov/Researcher/other_tax_statistics.aspx.

Alcoholic Beverage Taxes

Table 1						
Alcoholic Beverage Taxes: F	isca	l Year 2019	, Ta	x Liability a	nd	Credits
(dollars in millions)						
		Gross Tax	(Credits and		Net Tax
Type of Beverage		Liability		Discounts		Liability
Beer and Malt Beverages	\$	42.3	\$	1.0	\$	41.3
Wine	\$	15.6	\$	0.5	\$	15.1
Total	\$	57.8	\$	1.5	\$	56.4
Source: Ohio Department of Taxatio	n					

Table 2					
Alcoholic Beverage Taxes:	Fiscal Y	ears 201	7-201	19	
Gross Liability by Product	(dollars i	n millions)			
			Fisc	al Year	
Type of Beverage		2017		2018	2019
Beer	\$	44.2	\$	42.9	\$ 42.3
Wine 14% or less Alcohol	\$	6.1	\$	6.4	\$ 6.6
Wine > 14-21% Alcohol	\$	1.6	\$	1.8	\$ 1.9
Mixed Beverages	\$	4.0	\$	4.2	\$ 4.9
Vermouth	\$	0.1	\$	0.1	\$ 0.1
Sparkling Wine	\$	1.3	\$	1.5	\$ 1.7
Cider	\$	0.4	\$	0.4	\$ 0.3
Total	\$	57.7	\$	57.3	\$ 57.8
Source: Ohio Department of Taxat	ion				

Cigarette and Other Tobacco Products Tax

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Cigarette Tax: Receipts, Fiscal Years 2015-2019

(dollars in millions)

Fiscal Year	Gro	oss Stamp Tax	Discount	Net Tax Collected
2015	\$	765.1	\$ 13.8	\$ 751.3
2016	\$	963.1	\$ 17.3	\$ 945.8
2017	\$	930.7	\$ 16.8	\$ 913.9
2018	\$	887.4	\$ 16.0	\$ 871.4
2019	\$	855.4	\$ 15.4	\$ 840.0
Source: Ohio Depa	artment	of Taxation		

Table 4

Other Tobacco Products Tax: Fiscal Years 2015-2019

Receipts (dollars in millions)

Fiscal Year	Gross Tax	Discount	Net Tax Collected
2015	\$ 63.8	\$ 1.6	\$ 62.2
2016	\$ 64.9	\$ 1.6	\$ 63.3
2017	\$ 65.3	\$ 0.9	\$ 64.4
2018	\$ 76.3	\$ 1.9	\$ 74.4
2019	\$ 76.4	\$ 1.9	\$ 74.6

Source: Office of Budget and Management and the Ohio Department of Taxation

Commercial Activity Tax

Commercial Activity Tax: Fiscal Year 2019, Number of Returns and Reported Financial Data, by Industrial Classification (dollars inthousands)	nber of Returns and F	teported rman	ciai Data, by muusu	al Classification	(dollar sin thous anus j						
		Number of	Taxable Gross		Net Taxable Gross		ď	Tax at 0.26% rate Annual plus Minimum Tax,	Non- refundable		Total Tax Due: 0.26% Tax and Minimum Tax,
Industrial Sector	NAICS Code Ranges	Filers	Receipts	Exclusion 2.73	Receipts	Rate	Minimum Tax ' b	before all credits	Tax Credits	Tax Credits	after all credits
Agriculture, Forestry, and Fishing	111100-115310	7,745 \$	8,026,891 \$	3,842,762	\$ 4,184,129 \$	10,866 \$	\$ 2,881 \$	13,747	\$ 14	\$ 78	\$ 13,654
Mining	211110-213110	875 \$	14,506,306 \$	482,598	\$ 14,023,708 \$	36,461 \$	\$ 707 \$	37,168	\$ 237	\$ 12	\$ 36,920
Utilities (excluding telecommunications)	221100-221500	211 \$	16,315,795 \$	161,104	\$ 16,154,691 \$	41,995	\$ 274 \$	42,269	\$ 160	·	\$ 42,109
Construction	236110-238900	17,350 \$	51,982,541 \$	10,597,184	\$ 41,385,357 \$	107,594	\$ 12,901 \$	120,495	\$ 485	\$ 158	\$ 119,927
Manufacturing	311110-339900	17,072 \$	222,464,304 \$	12,201,832	\$ 210,262,472 \$	546,637	\$ 18,636 \$	565,273	\$ 75,794	\$ 32,223	\$ 466,33t
Wholesale Trade	423100-425120	9,446 \$	100,273,723 \$	6,658,514	\$ 93,615,209 \$	243,285	\$ 10,464 \$	253,749	\$ 3,998	\$ 15,061	\$ 237,110
Retail Trade	441110-454390	19,420 \$	160,609,570 \$	12,046,359	\$ 148,563,211 \$	386,254	\$ 13,685 \$	399,939	\$ 1,228	\$ 11,544	\$ 387,20
Transportation and Warehousing	481000-493100	5,123 \$	24,618,961 \$	3,171,327	\$ 21,447,634 \$	55,723	\$ 3,988 \$	59,711	\$ 174	\$ 402	\$ 59,135
Information (including telecommunications)	511110-519100	1,871 \$	35,920,439 \$	1,124,526	\$ 34,795,913 \$	90,414	\$ 1,540 \$	91,953	\$ 3,022	\$ 8,434	\$ 80,583
Finance and Insurance	522110-525990	5,938 \$	19,142,574 \$	2,911,190	\$ 16,231,384 \$	41,792	\$ 3,040 \$	44,833	\$ 2,090	\$ 2,234	\$ 42,333
Real Estate, and Rental & Leasing of Property	531110-533110	16,277 \$	26,864,007 \$	8,381,723	\$ 18,482,284 \$	48,048	\$ 7,674 \$	55,722	\$ 81	\$ 933	\$ 54,708
Professional, Scientific and Technical Services	541110-541990	16,812 \$	45,869,370 \$	9,112,566	\$ 36,756,804 \$	\$ 02,570	\$ 10,164 \$	105,734	\$ 2,694	\$ 6,863	\$ 96,211
Management of Companies (Holding Companies)	551111-551112	912 \$	42,551,293 \$	699,205	\$ 41,852,088 \$	108,854 \$	\$ 1,464 \$	110,318	\$ 4,841	\$ 6,141	\$ 99,818
Administrative & Support Services, and Waste											
Management & Remediation Services	561110-562000	4,635 \$	14,531,972 \$	2,661,546	\$ 11,870,426 \$	30,859	\$ 3,102 \$	33,961	\$ 222	\$ 2,095	\$ 31,644
Education, Health Care and Social Assistance	611000-624410	11,903 \$	29,569,544 \$	7,592,027	\$ 21,977,516 \$	57,131	\$ 8,100 \$	65,230	\$ 64	\$ 731	\$ 64,436
Arts, Entertainment, and Recreation	711100-713900	2,083 \$	5,581,469 \$	1,070,810	\$ 4,510,659 \$	11,743 \$	\$ 1,014 \$	12,757	·	\$ 2,744	\$ 10,013
Accommodation and Food Services	721110-722515	11,243 \$	23,486,865 \$	929,628	\$ 16,627,209 \$	43,229	\$ 6,470 \$	49,699	\$ 62	\$	\$ 49,636
Other Services	811110-813000	9,453 \$	10,931,565 \$	4,859,057	\$ 6,072,507 \$	15,789	\$ 3,942 \$	19,731	\$ 15	· \$	\$ 19,716
Unclassified	n/a	6,258 \$	8,199,427 \$	2,949,901	\$ 5,249,527 \$	13,637 \$	\$ 2,744 \$	16,381	\$	\$ 63	\$ 16,313
Total		164,627 \$	861.446.615 \$	97.383.887	\$ 764,062,728 \$	1.985.880	\$ 112.790 \$	2.098.670	\$ 95.185	\$ 89.716	\$ 1.927.808

The total taxtilability shown in this table does not mark that commercial activity taxvereness in Fiscal Year 2019. The table reflects reported tax liability, not act and payments made. The table reflects information from quarterly volugation per foods high 7, 2018 for 10 per 2019. The table reflects reflects and per per 2019. The table reflects reflected in November 2018. The table reflects reflected in November 2018. The table reflects reflected in this stable are reasonable that the payment of the payment of

Two fields, "Exclusion" and "Taxat 10.26% rate plus Minimum Tax, before all credits," do not exist as lines on GAT returns. Each of these fields was, therefore, calculated. The "Exclusion" field was calculated by subtracting "Net Taxable Gross Receipts" from Taxable Gross Receipts, for each filer. The Taxat 0.26% rate has Minimum Tax' for each filer. For each filer, the entire annual exclusion of \$1,000,000 may be taken on the first quarter return, up to the amount of rotal gross receipts. Any unused exclusion is carried forward to subsequent quarters.

The annual minimum tax \$1500 for fliers with more chast \$500 for fliers with more than \$500 flier with \$500 fliers with more than \$500 flier with \$500 fliers with more than \$5

Nonrelandable credits and refundable credits listed on this table were filled according to the timeschedule described in Footnote 1, and were reviewed and verified by the Department of Taxation, Commercial Activities TaxaDivision, as of September 30, 2019, Any credits filed, reviewed, or verified after September 30, 0.09 are not reflected in this table.

Commercial Activity Tax (con't)

Size Range of Taxable Gross Receipts ²	Number of Filers	Taxable Gross Receipts	Net Exclusion 34	Net Taxable Gross Receipts	/ Tax at 0.26% Rate	Annual Minimum Tax ^s	Tax at 0.26% rate plus Minimum Tax, before all credits 4	Non-refundable Tax Credits ⁶	Refundable Tax Credits
Less than \$1,000,000	108,381 \$	41,724,129 \$	40,849,762 \$	874,367 \$	2,276	\$ 17,813	\$ 20,089	\$ 108	\$ 9,544
\$1,000,000 - \$1,999,999	22,033 \$	31,668,573 \$	21,844,887 \$	9,823,686 \$	25,447	\$ 18,356	\$ 43,802	\$ 111	\$ 2,284
\$2,000,000 - \$2,999,999	9,443 \$	23,058,020 \$	9,856,053 \$	13,201,967 \$	34,311	\$ 17,057	\$ 51,368	\$ 884	\$ 563
\$3,000,000 - \$3,999,999	5,026 \$	17,368,126 \$	5,112,901 \$	12,255,225 \$	31,865	\$ 10,418	\$ 42,283	\$ 484	\$ 174
\$4,000,000 - \$4,999,999	3,288 \$	14,692,729 \$	3,312,690 \$	11,380,039 \$	29,594	\$ 7,867	\$ 37,461	\$ 387	\$ 262
\$5,000,000 - \$9,999,999	7,189 \$	50,100,788 \$	7,213,147 \$	42,887,641 \$	111,469	\$ 17,940	\$ 129,409	\$ 1,496	\$ 1,649
\$10,000,000 - \$24,999,999	5,049 \$	78,443,270 \$	5,015,812 \$	73,427,458 \$	190,855	\$ 12,696	\$ 203,551	\$ 1,958	\$ 4,262
\$25,000,000 - \$49,999,999	1,990 \$	70,009,403 \$	1,982,985 \$	68,026,418 \$	176,859	\$ 4,996	\$ 181,855	\$ 10,228	\$ 8,694
\$50,000,000 - \$99,999,999	1,096 \$	75,874,058 \$	1,079,663 \$	74,794,395 \$	194,415	\$ 2,765	\$ 197,180	\$ 4,417	\$ 10,039
\$100,000,000 - \$499,999,999	947 \$	192,606,529 \$	929,989 \$	191,676,540 \$	497,920	\$ 2,403	\$ 500,323	\$ 16,517	\$ 13,938
\$500,000,000 - \$999,999,999	106 \$	72,633,137 \$	108,000 \$	72,525,137 \$	188,556	\$ 276	\$ 188,831	\$ 6,319	\$ 4,521
\$1 billion and above	79 \$	193,267,853 \$	78,000 \$	193,189,853 \$	502,315	\$ 203	\$ 502,518 \$	\$ 52,276	\$ 33,786
TOTAL	164,627 \$	861,446,615 \$	97,383,887 \$ 764,062,728	764,062,728 \$	1,985,880	\$ 112,790	\$ 2,098,670 \$	\$ 95,185	\$ 89,716 \$

⁵The annual minimum tax is \$150 for filers with more than \$150,000 but less than or equal to \$1 million taxable gross receipts in the previous calendar year. The annual minimum tax is \$800 for filers with more than \$1.000 but less than or equal to \$2 million taxable gross receipts in the previous calendar year. The annual minimum tax is \$2,000 for filers with more than \$4 million taxable gross receipts in the previous calendar year. The annual minimum tax is \$2,000 for filers with more than \$4 million taxable gross receipts in the previous calendar year. The annual minimum tax is \$2,000 for filers with more than \$4 million taxable gross receipts in the previous calendar year. The annual minimum tax is \$2,000 for filers with more than \$4 million taxable gross receipts in the previous calendar year. All taxpayers (annual taxpayers and quarterly taxable gross receipts in the previous calendar year. All taxpayers (annual taxpayers and quarterly taxable gross receipts in the previous calendar year. All taxpayers (annual taxpayers and quarterly taxable gross receipts in the previous calendar year. The annual minimum tax is \$10,000 or less are not subject to the commercial activity tax 6 Nonrefundable credits and refundable credits listed on this table were filed according to the time schedule described in Footnote 1, and were reviewed and verified by the Department of Taxation, Commercial Activities Tax Division, as of September 30, 2019. Any credits filed, reviewed, or verified after September 30, 2019 are not reflected in this table.

1 wo fields, "Exclusion", and "Tax at 0.26% rate plus Minimum Tax, before all credits", do not exist as lines on CAT returns. Each of these fields was, therefore, calculated. The "Exclusion" field was calculated by subtracting "Net Taxable Gross Receipts" from "Taxable Gross Receipts" for each filer. The "Tax at 0.26% rate plus Minimum Tax, before all credits", field was calculated by summing "Tax at 0.26% Rate", and "Annual Minimum Tax" for each filer.

For each filer, the entire annual exclusion of \$1,000,000 may be taken on the first quarter return, up to the amount of total gross receipts. Any unused exclusion is carried for ward to subsequent quarters.

Fiscal Year 2019 were \$5 million, \$6 million, \$4 million, and \$7 million, would have total Fiscal Year 2019 taxable gross receipts of \$22 million, and thereby would be included in the \$10 - \$25 million Size Range of Taxabe Gross Receipts

¹⁴⁹

Financial Institutions Tax

Table 7							
Financial Institution Tax: Tax Yea	rs 201	5-2018 Tax Re	turi	n Summary (do	llars i	n millions)	
		<u>2015</u>		<u>2016</u>		<u>2017</u>	<u>2018</u>
Number of filers		482		453		479	472
Total Equity Capital	\$	1,872,645.3	\$	1,986,562.0	\$	2,111,611.4	\$ 2,163,218.4
REIT Deduction	\$	(9,680.7)	\$	(6,476.3)	\$	(820.3)	 <\$0.1
Adjusted Total Equity Capital	\$	1,862,964.6	\$	1,980,085.6	\$	2,110,791.1	\$ 2,163,218.4
Total Ohio Gross Receipts	\$	23,713.7	\$	23,528.8	\$	24,463.4	\$ 27,534.8
Total Gross Receipts Everywhere	\$	1,017,623.6	\$	1,052,629.9	\$	1,104,704.4	\$ 1,207,089.0
Apportionment Factor		2.33%		<u>2.24%</u>		2.21%	2.28%
Total Ohio Equity Capital	\$	44,655.9	\$	44,692.7	\$	48,234.4	\$ 51,662.5
Total Tax Liability	\$	221.0	\$	221.7	\$	233.3	\$ 248.1
Total Nonrefundable Credits ¹	\$	(16.5)	\$	(5.2)	\$	(14.8)	\$ (15.9)
Total Refundable Credits	\$	(6.7)	\$	(28.1)	\$	(22.2)	\$ (20.2)
Total Credit Carry Forward	\$		\$	(15.3)	\$	(0.4)	\$
Total Tax Liability After Credits	\$	197.7	\$	173.1	\$	195.9	\$ 212.0
$^{\rm 1}$ Non-Refundable Credits reflect the amount	s allowe	d					
Source: Ohio Department of Taxation							

Financial Institutions Tax: Tax Ye	ar 201	18 Tax Return S	um	mary (dollars in i	nillior	ns)	
	\$1 ,	Tier 1 Above ,300,000,000		Tier 2 00,000,001- 300,000,000	\$2	Tier 3 Under 00,000,000	Total
Number of filers		10		24		438	472
Total Equity Capital	\$	1,119,133.4	\$	450,235.0	\$	593,850.0	\$ 2,163,218.4
REIT Deduction	\$		\$			<\$0.1	 <\$0.1
Adjusted Total Equity Capital	\$	1,119,133.4	\$	450,235.0	\$	593,850.0	\$ 2,163,218.4
Total Ohio Gross Receipts	\$	16,766.3	\$	5,762.6	\$	5,005.8	\$ 27,534.8
Total Gross Receipts Everywhere	\$	605,133.0	\$	285,080.3	\$	316,875.7	\$ 1,207,089.0
Apportionment Factor		<u>2.77</u> %		<u>2.02</u> %		<u>1.58</u> %	<u>2.28</u> %
Total Ohio Equity Capital	\$	31,141.7	\$	10,173.7	\$	10,347.1	\$ 51,662.5
Total Tax Liability	\$	105.4	\$	59.9	\$	82.9	\$ 248.1
Total Nonrefundable Credits ¹	\$	(14.7)	\$	-	\$	(1.1)	\$ (15.9)
Total Credit Carry Forward	\$	-	\$	-		(<\$0.1)	<\$0.1
Total Refundable Credits	\$	(19.0)	\$	(1.2)		(<\$0.1)	\$ (20.2)
Total Tax Liability After Credits	\$	71.6	\$	58.7	\$	81.7	\$ 212.0

Gross Casino Revenue Tax

Table 9 Gross Casino	Rever	nne Tax: Fiscal	Vea	r 2019 Distrik	nutic	on to Local Gover	nments and Scl	hools l	hy Home Coun	tv			
ui uss casiliu i	Kevei	iue iax. Fiscai	rea	i 2019 Distric	Julio	on to Local Gover	ninents and sci	110015 1	by Home Coun	ιy			
		To Local	To	Public School					To Local	To	Public School		
County	G	overnments 1		Districts ²		Total	County	G	overnments 1		Districts ²		Tot
							_						
Adams	\$	334,761	\$	252,469	\$	587,230	Logan	\$	547,250	\$,	\$	959,77
Allen	\$	1,246,003	\$	892,644	\$	2,138,647	Lorain	\$	3,717,847	\$		\$	6,172,80
Ashland	\$	647,500	\$	402,462	\$	1,049,961	Lucas	\$	8,535,764	\$		\$	11,848,44
Ashtabula	\$	1,180,913	\$	808,642	\$	1,989,555	Madison	\$	531,687	\$,	\$	896,31
Athens	\$	804,086	\$	375,353	\$	1,179,439	Mahoning	\$	2,774,536	\$		\$	4,443,53
Auglaize	\$	552,720	\$	425,929	\$	978,649	Marion	\$	784,406	\$,	\$	1,325,94
Belmont	\$	821,376	\$	506,075	\$	1,327,451	Medina	\$	2,153,636	\$	1,561,451	\$	3,715,08
Brown	\$	526,133	\$	436,911	\$	963,043	Meigs	\$	278,666	\$	187,798	\$	466,46
Butler	\$	4,595,379	\$	3,649,056	\$	8,244,435	Mercer	\$	493,497	\$	387,329	\$	880,82
Carroll	\$	330,644	\$	194,929	\$	525,573	Miami	\$	1,269,234	\$	1,001,681	\$	2,270,91
Champaign	\$	468,951	\$	387,438	\$	856,389	Monroe	\$	168,383	\$	100,216	\$	268,59
Clark	\$	1,624,629	\$	1,166,563	\$	2,791,192	Montgomery	\$	6,417,791	\$	4,064,091	\$	10,481,88
Clermont	\$	2,465,662	\$	1,789,205	\$	4,254,867	Morgan	\$	177,595	\$	108,125	\$	285,72
Clinton	\$	507,213	\$	386,882	\$	894,095	Morrow	\$	422,514	\$	297,008	\$	719,52
Columbiana	\$	1,244,543	\$	812,511	\$	2,057,054	Muskingum	\$	1,040,155	\$	769,108	\$	1,809,26
Coshocton	\$	441,229	\$	283,840	\$	725,069	Noble	\$	173,937	\$	94,391	\$	268,32
Crawford	\$	504,038	\$	405,606	\$	909,643	Ottawa	\$	490,889	\$	333,630	\$	824,51
Cuyahoga	\$	18,439,149	\$	8,595,686	\$	27,034,835	Paulding	\$	227,533	\$		\$	402,03
Darke	\$	622,241	\$	479,464	\$	1,101,705	Perry	\$	434,951	\$		\$	754,96
Defiance	\$	460,692	\$	362,611	\$	823,303	Pickaway	\$	698,234	\$,	\$	1,234,10
Delaware	\$	2,420,385	\$	2,075,430	\$	4,495,814	Pike	\$	341,329	\$,	\$	625,64
Erie	\$	903,334	\$	570,258	\$	1,473,592	Portage	\$	1,959,318	\$,	\$	3,083,71
Fairfield	\$	1,868,232	\$	1,395,588	\$	3,263,821	Preble	\$	496,479	\$		\$	875,87
Fayette	\$	347,149	\$	309,227	\$	656,376	Putnam	\$	409,040	\$		\$	730,39
Franklin	\$	19,325,582	\$	10,348,184	\$	29,673,766	Richland	\$	1,455,981	\$		\$	2,442,83
Fulton	\$	510,594	\$	399,884	\$	910,477	Ross	\$	933,470	\$,	\$	1,627,58
Gallia	\$		\$	270,251			Sandusky	\$	714,715		,	\$	
	\$	361,891		•	\$	632,142	Scioto		,	\$,		1,239,31
Geauga		1,133,958	\$	597,225	\$	1,731,182		\$	916,760	\$,	\$	1,607,49
Greene	\$	2,013,349	\$	1,296,946	\$	3,310,295	Seneca	\$	666,999	\$		\$	1,150,62
Guernsey	\$	472,005	\$	324,766	\$	796,771	Shelby	\$	588,712	\$,	\$	1,105,12
Hamilton	\$	13,202,212	\$	6,144,459	\$	19,346,671	Stark	\$	4,498,039	\$		\$	7,470,33
Hancock	\$	914,647	\$	594,924	\$	1,509,571	Summit	\$	6,534,739	\$		\$	10,460,12
Hardin	\$	378,686	\$	283,769	\$	662,455	Trumbull _	\$	2,419,370	\$		\$	3,924,08
Harrison	\$	183,717	\$	119,098	\$	302,815	Tuscarawas	\$	1,114,386	\$,	\$	1,908,65
Henry	\$	328,229	\$	253,217	\$	581,446	Union	\$	685,086	\$	585,659	\$	1,270,74
Highland	\$	518,828	\$	383,395	\$	902,223	Van Wert	\$	340,690	\$		\$	597,10
Hocking	\$	343,793	\$	249,285	\$	593,078	Vinton	\$	158,072	\$		\$	283,99
Holmes	\$	530,733	\$	230,838	\$	761,571	Warren	\$	2,763,501	\$	2,210,571	\$	4,974,0
Huron	\$	706,251	\$	520,421	\$	1,226,672	Washington	\$	729,482	\$	464,954	\$	1,194,43
Jackson	\$	391,786	\$	315,606	\$	707,392	Wayne	\$	1,401,033	\$	848,112	\$	2,249,14
Jefferson	\$	801,213	\$	467,236	\$	1,268,448	Williams	\$	444,127	\$	319,805	\$	763,9
Knox	\$	739,660	\$	475,760	\$	1,215,420	Wood	\$	1,575,549	\$	1,062,317	\$	2,637,86
Lake	\$	2,778,412	\$	1,641,655	\$	4,420,068	Wyandot	\$	265,976	\$	188,910	\$	454,88
Lawrence	\$	727,441	\$	574,858	\$	1,302,299							
Licking	\$	2,094,196	\$	1,515,798	\$	3,609,993	Total	\$ 1	154,565,500	\$	93,928,002	\$	248,493,50
-		, , ,		, -,					,		,	-	,

Local governments include counties, the most populous city located in a counties with over 80,000 population (Akron, Canton, Cincinnati, Cleveland, Columbus, Dayton, Toledo and Youngstown), and casino host cities (Cincinnati, Cleveland, Columbus, and Toledo).

² Public school district means any school, local, exempted village, or joint vocational school district, community school established under R.C. 3314, STEM school established under R.C. 3326, or college-preparatory boarding schools established under R.C. 3328.
Source: Ohio Department of Taxation Records

Horse Racing Tax

Table 10									
Horse Racing Tax: Fiscal Year 2018 Ar	noı	ınts Wagered a	and	l Tax Levied, b	y W	ager and Ever	ıt Ty	ре	
	T	horoughbred		Commercial		County	Qι	uarter Horse	Off-Track
Type of Wager		Meets	На	arness Racing		Agricultural		Meets	Parlors
Straight Wagering	\$	18,758,557	\$	28,187,190	\$	912,698	\$	12,611	\$ 770,122
Exotic Wagering	\$	36,148,378	\$	69,305,021	\$	1,388,689	\$	9,956	\$ 2,032,388
Total Pari-Mutual Wagering	\$	54,906,935	\$	97,492,211	\$	2,301,386	\$	22,567	\$ 2,802,510
Major Capital Improvement Abatement ¹	\$	141,021	\$	375,197	\$	-	\$	153	\$ -
Minor Capital Improvement Abatement ²	\$	-	\$	68,696	\$	-	\$	-	\$ -
Net Tax Levied	\$	1,685,587	\$	2,993,394	\$	92,420	\$	421	\$ 63,127
¹ ORC 3769.20									
² ORC 3769.08 (J)(1)									
Source: Ohio Department of Taxation									

Individual Income Tax

Z.	ımber of Fede	Number of Federal Adjusted Gross	Ohio Adjusted Gross	Value of Personal 0	Ohio Taxable Business	Ohio Taxable	Tax Before Credits:	Tax Before Credits: Value of Joint Filer	ue of Joint Filer	Total Income Tax
Income Level	Returns	Income	Income	Exemptions	Income	Nonbusiness Income	Business Income	Nonbusiness Income	Credit	Liability
Under \$5,000	386,420 \$	(10,769,165,095) \$	(10,114,424,312) \$	657,884,750	*	1,017,101,845	*	21,706,276 \$	16,485 \$	3,826,437
\$5,000-\$10,000	374,289 \$	2,806,527,811 \$	2,535,232,723 \$	849,332,400	*	1,837,707,911	*	333,296 \$	1,873 \$	130,957
\$10,000-\$15,000	382,785 \$	4,792,182,764 \$	4,258,000,123 \$	1,230,991,850	*	3,208,990,379	*	12,189,817 \$	1,922 \$	8,842,911
\$15,000-\$20,000	362,798 \$	6,335,595,136 \$	5,683,973,086 \$	1,324,715,850	*	4,534,239,938	*	43,989,097 \$	41,320 \$	26,538,053
\$20,000-\$25,000	348,103 \$	7,829,122,214 \$	7,078,417,615 \$	1,312,799,950	*	5,879,686,046	*	77,445,077 \$	181,285 \$	47,108,183
\$25,000-\$30,000	335,660 \$	9,226,818,788 \$	8,358,004,971 \$	1,296,442,550	*	7,161,012,328	*	113,817,188 \$	475,239 \$	78,916,204
\$30,000-\$35,000	315,179 \$	10,228,968,925 \$	9,283,587,688 \$	1,234,198,450	*	8,145,468,542	*	147,381,287 \$	886,796 \$	114,352,231
\$35,000-\$40,000	282,979 \$	10,599,635,644 \$	9,603,369,580 \$	1,122,607,050	*	8,564,737,118	*	168,825,928 \$	1,534,117 \$	142,511,407
\$40,000-\$45,000	255,294 \$	10,840,461,298 \$	9,773,659,463 \$	949,076,275	*	8,896,286,097	* \$	186,729,114 \$	2,513,465 \$	164,897,192
\$45,000-\$50,000	232,685 \$	11,044,071,770 \$	9,930,196,669 \$	873,245,500	*	9,120,163,092	*	201,562,170 \$	3,481,970 \$	181,561,642
\$50,000-\$55,000	207,662 \$	10,891,877,463 \$	9,720,084,211 \$	807,193,400	*	8,972,390,400	*	207,714,750 \$	4,672,526 \$	187,978,667
\$55,000-\$60,000	185,344 \$	10,648,698,270 \$	9,471,684,528 \$	746,733,350	*	8,776,467,274	*	211,254,993 \$	5,128,994 \$	191,241,353
\$60,000-\$65,000	166,534 \$	10,400,532,053 \$	9,199,157,643 \$	692,859,250	*	8,554,237,099	*	212,579,922 \$	5,736,421 \$	191,955,831
\$65,000-\$70,000	149,357 \$	10,076,244,869 \$	8,901,557,147 \$	645,134,050	*	8,298,552,776	*	212,039,988 \$	6,574,745 \$	190,909,795
\$70,000-\$75,000	136,415 \$	9,884,202,807 \$	8,731,202,578 \$	608,945,300	*	8,159,530,471	*	213,598,859 \$	7,633,437 \$	191,551,793
\$75,000-\$80,000	124,725 \$	9,661,637,232 \$	8,537,180,426 \$	574,316,250	*	7,997,534,070	*	213,685,776 \$	8,465,347 \$	191,317,466
\$80,000-\$85,000	114,219 \$	9,418,825,418 \$	8,302,632,663 \$	498,695,800	*	7,839,626,176	*	213,581,450 \$	6,764,325 \$	192,850,623
\$85,000-\$90,000	105,120 \$	9,194,420,141 \$	8,115,156,797 \$	467,412,850		7,676,194,304	· *	212,557,327 \$	6,283,996 \$	192,776,696
\$90,000-\$95,000	96,464 \$	8,920,382,883 \$	7,895,581,924 \$	438,682,850	* 1	7 292 792 706	* 1	210,976,575 \$	6,43/,3/2 \$	191,178,462
\$100.000-\$125.000	324.474 \$	36.114.803.943 \$	32.013.712.900 \$	1.566,619,600	*	30.550.156.403	*	921.375.771 \$	30.213.184 \$	836.113.566
\$125,000-\$150,000	176,099 \$	24,000,544,407 \$	21,100,830,697 \$	886,539,400 \$	1,210,759 \$	20,280,254,676	36,326 \$	663,410,467 \$	22,556,639 \$	597,342,489
\$150,000-\$175,000	104,792 \$	16,933,225,674 \$	14,661,900,017 \$	539,321,750 \$	3,039,059 \$	14,167,017,113	91,175 \$	491,576,794 \$	17,016,150 \$	435,059,382
\$175,000-\$200,000	66,674 \$	12,446,787,492 \$	10,616,641,884 \$	346,399,800 \$	4,275,673 \$	10,306,263,940	128,269 \$	372,890,098 \$	12,851,307 \$	325,075,725
\$200,000-\$250,000	77,668 \$	17,251,598,630 \$	14,274,211,229 \$	409,158,700 \$	11,744,239 \$	13,917,274,414	352,322 \$	525,298,322 \$	17,641,268 \$	449,192,541
\$250,000-\$300,000	41,259 \$	11,244,171,936 \$	8,984,263,653 \$	219,056,800 \$	50,683,527	8,742,840,372	1,520,542 \$	346,992,900 \$	11,080,047 \$	289,409,706
\$300,000-\$350,000	24,568 \$	7,938,852,125 \$	6,260,359,434 \$	129,412,650 \$	174,517,857	5,965,871,204	5,235,542 \$	245,673,188 \$	7,269,981 \$	201,048,080
\$350,000-\$400,000	16,405 \$	6,127,416,419 \$	4,793,108,951 \$	85,493,450 \$	280,678,467	4,437,116,794	8,420,388 \$	187,176,969 \$	4,696,554 \$	154,495,412
\$400,000-\$450,000	11,999 \$	5,087,117,112 \$	3,984,818,740 \$	63,156,750 \$	362,362,396	3,564,287,981	10,870,885 \$	153,233,193 \$	3,443,379 \$	124,307,634
\$450,000-\$500,000	9,071 \$	4,299,773,109 \$	3,442,122,900 \$	47,427,400 \$	378,520,651	3,018,447,098	11,355,644 \$	131,866,079 \$	2,663,935 \$	106,158,287
\$500,000-\$750,000	24,894 \$	15,050,225,067 \$	12,259,779,267 \$	131,297,600 \$	2,200,277,847	9,940,114,949	66,008,393 \$	445,444,011 \$	7,781,983 \$	357,369,665
\$750,000-\$1,000,000	10,585 \$	9,100,593,761 \$	7,763,285,708 \$	55,486,750 \$	2,093,766,692	5,614,266,822	62,813,049 \$	258,973,382 \$	3,353,156 \$	196,448,500
\$1,000,000-\$1,500,00	8,946 \$	10,831,179,896 \$	9,449,058,642 \$	46,001,450 \$	3,340,257,430	6,074,641,159	100,207,751 \$	285,314,323 \$	2,556,508 \$	202,653,277
\$1,500,000-\$2,000,00	3,981 \$	6,857,833,145 \$	6,228,144,011 \$	19,840,400 \$	2,491,678,751	3,716,827,994	74,750,338 \$	177,315,682 \$	1,043,810 \$	117,372,677
\$2,000,000-\$3,000,00	3,814 \$	9,250,718,828 \$	8,664,891,260 \$	19,039,450 \$	3,471,620,114	5,176,775,181	104,148,617 \$	250,367,987 \$	1,033,181 \$	143,519,482
\$3,000,000-\$4,000,00	1,832 \$	6,315,144,835 \$	6,030,195,857 \$	8,962,600 \$	2,400,584,054	3,631,149,103	72,017,531 \$	177,367,029 \$	445,596 \$	86,780,756
\$4,000,000-\$5,000,00	1,090 \$	4,872,095,024 \$	4,725,606,405 \$	5,288,400 \$	1,891,746,741	2,828,571,264	56,752,409 \$	138,924,444 \$	248,950 \$	59,968,588
	2,352 \$	16,289,739,495 \$	15,960,962,596 \$	11,629,400 \$	6,336,630,030	9,612,806,559	190,098,908 \$	475,041,991 \$	514,150 \$	156,290,762
\$5,000,000-\$10,000,0	2,123 \$	77,926,000,890 \$	77,069,553,507 \$	10,159,400 \$	30,547,311,247	46,512,442,752	916,419,359 \$	2,319,321,498 \$	392,600 \$	301,292,723
\$5,000,000-\$10,000,0 Over\$10,000,000		458,636,901,720 \$	§ 411,226,411,178 \$	21,341,704,175 \$	56,040,905,534 \$	347,474,135,596 \$	1,681,227,448 \$	11,658,955,852 \$	220,227,067 \$	7,819,962,527

Individual Income Tax (con't)

Table 12 Individual Income T	ax: Comparis	on of Tax Ye	ar 201	Table 12 Individual Income Tax: Comparison of Tax Year 2016 and 2017 IT-1040 Returns	0 Ret	urns												
	Number of Returns	Returns		Federal Adjusted Gross Income	Gros	s Income		Ohio Taxable Income	le Inc	come		Joint Filer Credit	Credit		J	Ohio Income Tax Liability	ax Liak	bility
Income Level	2016	2017		2016		2017		2016		2017		2016		2017		2016		2017
Under \$5,000	395,980	386,420	↔	(9,614,050,021) \$		(10,769,165,095)	₩.	628,979,084	€9	1,017,101,845	₩.	12,469 \$		16,485	€9	1,181,101		3,826,437
\$5,001-\$10,000	384,161	374,289	€9	2,882,902,274	€9	2,806,527,811	€9	1,868,194,192	↔	1,837,707,911	€9	1,416 \$		1,873	€9	210,329	44	130,957
\$10,001-\$15,000	388,471	382,785	↔	4,863,521,043	\$	4,792,182,764	↔	3,247,234,526	\$	3,208,990,379	↔	3,238 \$		1,922	↔	10,597,261	44	8,842,911
\$15,001-\$20,000	370,146	362,798	↔	6,465,062,872	\$	6,335,595,136	↔	4,627,831,282	\$	4,534,239,938	↔	45,887 \$		41,320	⇔	27,589,561	44	26,538,053
\$20,001-\$40,000	1,286,705	1,281,921	S	37,970,134,598	\$	37,884,545,571	↔	29,749,680,393	\$	29,750,904,034	↔	3,421,351 \$	(1)	3,077,437	€9	386,119,727	3	382,888,025
\$40,001-\$80,000	1,432,273	1,458,016	↔	81,902,298,409	\$	83,447,725,762	↔	67,382,876,042	\$	68,775,185,687	↔	46,885,570 \$	4	44,206,905	\$ 1,	1,464,858,581	1,4	1,491,413,739
\$80,001-\$100,000	393,841	404,738	↔	35,217,111,646	\$	36,201,667,983	↔	29,483,304,146	\$	30,292,904,432	↔	26,308,719 \$	26	26,078,747	↔	748,527,481	2	766,423,153
\$100,001-\$200,000	630,427	672,039	€9	83,735,155,381	€9	89,495,361,516	€9	70,411,919,951	↔	75,312,217,623	₩.	\$ 992,305,82	8,	82,637,280	\$ 2,1	2,059,568,837	5 2,1	2,193,591,162
\$200,000 & above	220,381	240,587	↔	185,701,370,702	· · ·	208,442,460,272	↔	167,005,952,185	↔	188,785,813,689	S	58,084,424 \$	9	64,165,098	\$ 2,	2,658,964,029	\$ 2,9.	2,946,308,090
Total	5,502,385 5,563,593	5,563,593	60	\$ 429,123,506,904 \$	\$ 45	,506,904 \$ 458,636,901,720	69	\$ 374,405,971,801 \$ 403,515,065,538	\$ 4(03,515,065,538	\$ 2,	\$ 213,068,840 \$ 220,227,067	220,	227,067	\$ 7,3	\$ 7,357,616,906 \$ 7,819,962,527	\$ 7,81	9,962,527
Source: Ohio Department of Taxation	ofTaxation																	

Table 13						
Individual Income Tax: Comparison of Tax Year 2016 and 2017, IT-1040 Returns with Tax Liability	x: Comparison of Tax	: Year 2016 and 2	:017, I	F-1040 Returns wi	th Ta	Liability
	Number of Returns	turns		Ohio Income Tax Liability	Tax L	iability
Income Level	2016	2017		2016		2017
Under \$5,000	380	485	↔	1,181,101	↔	3,826,437
\$5,001-\$10,000	318	300	↔	210,329	↔	130,957
\$10,001-\$15,000	126,899	98,048	↔	10,597,261	↔	8,842,911
\$15,001-\$20,000	190,763	185,356	↔	27,589,561	↔	26,538,053
\$20,001-\$40,000	1,003,510	1,002,546	↔	386,119,727	↔	382,888,025
\$40,001-\$80,000	1,347,719	1,373,326	↔	1,464,858,581	↔	1,491,413,739
\$80,001-\$100,000	374,206	384,732	↔	748,527,481	↔	766,423,153
\$100,001-\$200,000	591,650	631,387	↔	2,059,568,837	↔	2,193,591,162
\$200,000 & above	192,935	211,507	↔	2,658,964,029	↔	2,946,308,090
Total	3,828,380	3,887,687	∨	7,357,616,906	\$	7,819,962,527
Source: Ohio Department of Taxation	Taxation					

Individual Income Tax (con't)

Table 14										
Individual Income T	ax: Tax Year 2	017 IT-1040 Returns for	All	Filing Categories, by I	nco	me Level				
	Number of	Federal Adjusted Gross	0	hio Taxable Business		Ohio Taxable				Effectiv
Income Level	Returns	Income		Income		Nonbusiness Income	Je	oint Filer Credit	Ohio Income Tax	Tax Rate
Under \$5,000	386,420	\$ (10,769,165,095)	\$	-	\$	1,017,101,845	\$	16,485	\$ 3,826,437	-0.04%
\$5,001-\$10,000	374,289	\$ 2,806,527,811	\$	-	\$	1,837,707,911	\$	1,873	\$ 130,957	0.00%
\$10,001-\$15,000	382,785	\$ 4,792,182,764	\$	-	\$	3,208,990,379	\$	1,922	\$ 8,842,911	0.18%
\$15,001-\$20,000	362,798	\$ 6,335,595,136	\$	-	\$	4,534,239,938	\$	41,320	\$ 26,538,053	0.42%
\$20,001-\$40,000	1,281,921	\$ 37,884,545,571	\$	-	\$	29,750,904,034	\$	3,077,437	\$ 382,888,025	1.01%
\$40,001-\$80,000	1,458,016	\$ 83,447,725,762	\$	-	\$	68,775,161,279	\$	44,206,905	\$ 1,491,413,739	1.79%
\$80,001-\$100,000	404,738	\$ 36,201,667,983	\$	-	\$	30,292,904,432	\$	26,078,747	\$ 766,423,153	2.12%
\$100,001-\$200,000	672,039	\$ 89,495,361,516	\$	8,525,491	\$	75,303,692,132	\$	82,637,280	\$ 2,193,591,162	2.45%
\$200,000 & above	240,587	\$ 208.442.460.272	\$	56.032.380.043	\$	132,753,433,646	\$	64.165.098	\$ 2.946.308.090	1.41%
Total	5,563,593	\$ 458,636,901,720	\$	56,040,905,534	\$	347,474,135,596	\$	220,227,067	\$ 7,819,962,527	1.71%

1 Ohio income tax divided by federal adjusted gross income. Resident and non-resident tax credits have been subtracted in calculating income tax liability, but federal adjusted gross income includes all resident and non-resident income. Source: Ohio Department of Taxation

	Number of	Fe	deral Adjusted Gross	0	hio Taxable Business	Ohio Taxable	Ohio Income Tax	Effectiv
Income Level	Returns		Income		Income	Nonbusiness Income	Liability	Tax Rate
Under \$5,000	32,230	\$	(8,295,689,821)	\$	-	\$ 420,833,514	\$ 3,308,721	-0.04%
\$5,001-\$10,000	26,432	\$	203,680,418	\$	-	\$ 48,508,018	\$ 40,145	0.029
\$10,001-\$15,000	40,428	\$	512,873,108	\$	-	\$ 214,420,119	\$ 54,739	0.019
\$15,001-\$20,000	50,292	\$	881,632,617	\$	-	\$ 454,555,506	\$ 588,608	0.07%
\$20,001-\$40,000	238,723	\$	7,214,665,450	\$	-	\$ 4,392,072,284	\$ 29,921,510	0.41%
\$40,001-\$80,000	551,351	\$	33,361,909,230	\$	-	\$ 24,857,057,646	\$ 495,416,106	1.48%
\$80,001-\$100,000	273,372	\$	24,551,599,307	\$	-	\$ 19,955,074,390	\$ 494,104,886	2.01%
\$100,001-\$200,000	541,996	\$	72,708,064,574	\$	-	\$ 60,864,008,585	\$ 1,768,065,071	2.43%
\$200,000 & above	205,297	\$	169,494,610,261	\$	45,075,127,199	\$ 107,753,726,501	\$ 2,523,661,319	1.49%
Total	1,960,121	\$	300,633,345,144	\$	45,075,127,199	\$ 218,960,256,563	\$ 5,315,161,105	1.77%

Source: Ohio Department of Taxation

Table 16										
Individual Income T	ax: Tax Year 2	01	7 IT-1040 Returns Cla	imi	ng Single Filing Status	s, b	y Income Level			
	Number of	Fe	ederal Adjusted Gross	0	hio Taxable Business		Ohio Taxable		Ohio Income Tax	Effective
Income Level	Returns		Income		Income		Nonbusiness Income		Liability	Tax Rate 1
Under \$5,000	348,793	\$	(1,353,521,118)	\$	_	\$	590,365,593	\$	425,586	-0.03%
\$5,001-\$10,000	342,477		2,561,604,551		-	\$	1,766,525,454	-	86,498	0.00%
\$10,001-\$15,000	335,402	\$	4,191,881,320	\$	-	\$	2,940,849,385	\$	8,649,556	0.21%
\$15,001-\$20,000	302,419	\$	5,275,157,063	\$	-	\$	3,949,652,759	\$	24,866,835	0.47%
\$20,001-\$40,000	953,065	\$	27,864,874,717	\$	-	\$	23,024,040,349	\$	314,700,410	1.13%
\$40,001-\$80,000	741,502	\$	40,787,962,239	\$	-	\$	35,608,776,440	\$	801,415,201	1.96%
\$80,001-\$100,000	100,743	\$	8,930,043,629	\$	-	\$	7,827,345,108	\$	202,869,506	2.27%
\$100,001-\$200,000	101,676	\$	13,220,109,356	\$	-	\$	11,184,993,645	\$	323,094,417	2.44%
\$200,000 & above	<u>30,373</u>	\$	30,518,425,336	\$	7,782,704,448	\$	20,008,753,265	\$	359,688,777	1.18%
Total	3,256,450	\$	131,996,537,093	\$	7,782,704,448	\$	106,901,301,998	\$	2,035,796,786	1.54%

1 Ohio income tax divided by federal adjusted gross income. Resident and non-resident tax credits have been subtracted in calculating income tax liability, but federal adjusted gross income includes all resident and non-resident income.

Individual Income Tax (con't)

Table 17										
Individual Income Ta	x: Tax Year 201	7 IT	Γ-1040 Returns Claim	ing	Married Filing Separa	ate	Status, by Income Lev	el		
Income Level	Number of Returns	Fe	deral Adjusted Gross Income	O	hio Taxable Business Income		Ohio Taxable Nonbusiness Income		Ohio Income Tax Liability	Effective Tax Rate ¹
Under \$5,000	5,397	\$	(1,119,954,156)	\$	-	\$	5,902,738	\$	92,130	-0.01%
\$5,001-\$10,000	5,380	\$	41,242,842	\$	-	\$	22,674,439	\$	4,314	0.01%
\$10,001-\$15,000	6,955	\$	87,428,336	\$	<u>-</u>	\$	53,720,875	\$	138,616	0.16%
\$15,001-\$20,000	10,087	\$	178,805,456	\$	-	\$	130,031,673	\$	1,082,610	0.61%
\$20,001-\$40,000	90,133	\$	2,805,005,404	\$	-	\$	2,334,791,401	\$	38,266,105	1.36%
\$40,001-\$80,000	165,163	\$	9,297,854,293	\$	-	\$	8,309,327,193	\$	194,582,432	2.09%
\$80,001-\$100,000	30,623	\$	2,720,025,047	\$	-	\$	2,510,484,934	\$	69,448,761	2.55%
\$100,001-\$200,000	28,367	\$	3,567,187,586	\$	8,525,491	\$	3,254,689,902	\$	102,431,674	2.87%
\$200,000 & above	<u>4,917</u>	\$	8,429,424,675	\$	3,174,548,396	\$	4,990,953,880	\$	62,957,994	0.75%
Total	347,022	\$	26,007,019,483	\$	3,183,073,887	\$	21,612,577,035	\$	469,004,636	1.80%

¹ Ohio income tax divided by federal adjusted gross income. Resident and non-resident tax credits have been subtracted in calculating income tax liability, but federal adjusted gross income includes all resident and non-resident income.

Source: Ohio Department of Taxation

Table 18
Individual Income Tax: Tax Year 2017 IT-1040 Returns, by Ohio Income Tax Base Level $^{\scriptscriptstyle 1}$

Income Level	Number of Returns	\$2	0 Exemption Credit	Joint Filer Credit	Ohio Income Tax Liability
Under \$5,000	800,255	\$	23,145,040	\$ 302	\$ 5,166
\$5,001-\$10,000	449,781	\$	11,272,300	\$ 2,549	\$ 36,100
\$10,001-\$15,000	405,203	\$	12,012,140	\$ 111,053	\$ 18,787,589
\$15,001-\$20,000	380,251	\$	12,285,720	\$ 458,736	\$ 40,890,645
\$20,001-\$40,000	1,233,311	\$	22,830,340	\$ 10,247,539	\$ 545,596,928
\$40,001-\$80,000	1,279,672	\$	-	\$ 54,267,655	\$ 1,663,432,739
\$80,001-\$100,000	328,017	\$	-	\$ 23,266,220	\$ 776,235,449
\$100,001-\$200,000	506,648	\$	-	\$ 75,460,872	\$ 2,025,632,135
\$200,000 & above	<u>180,455</u>	\$	<u>=</u>	\$ 56,412,141	\$ 2,749,345,776
Total	5,563,593	\$	81,545,540	\$ 220,227,067	\$ 7,819,962,527

 $^1Ohio\ Income\ Tax\ Base = Ohio\ Adjusted\ Gross\ Income\ less\ personal\ and\ dependent\ exemptions$

Source: Ohio Department of Taxation

Individual Income Tax (con't)

	Number of	Fee	deral Adjusted Gross	Oh	io Taxable Business		Ohio Taxable		Ohio Income Tax	Effectiv
Income Level	Returns		Income		Income		Nonbusiness Income		Liability	Tax Rate
Under \$5,000	56	¢	(19,117,149)	¢	_	¢	60,095,354	¢	590,921	-3.09%
\$5,001-\$10,000	16		129,385		-	\$	1,116,038	\$	13,946	10.78%
\$10,001-\$15,000	48	\$	629,386	\$	-	\$	1,058,689	\$	12,879	2.05%
\$15,001-\$20,000	2,918	\$	52,742,543	\$	-	\$	38,449,318	\$	121,380	0.23%
\$20,001-\$40,000	67,696	\$	2,192,074,404	\$	-	\$	1,593,977,860	\$	11,458,854	0.529
\$40,001-\$80,000	333,074	\$	20,629,881,986	\$	-	\$	16,661,927,167	\$	328,036,634	1.59%
\$80,001-\$100,000	203,055	\$	18,266,916,741	\$	-	\$	15,701,207,902	\$	389,434,647	2.13%
\$100,001-\$200,000	417,770	\$	55,892,113,899	\$	-	\$	49,660,788,313	\$	1,451,386,460	2.60%
\$200,000 & above	132,733	\$	85,524,541,184	\$	23,320,471,324	\$	53,371,715,121	\$	1,530,459,036	<u>1.79%</u>
Total	1,157,366	\$	182,539,912,379	\$	23,320,471,324	\$	137,090,335,762	\$	3,711,514,757	2.03%

¹ Ohio income tax divided by federal adjusted gross income. Resident and non-resident tax credits have been subtracted in calculating income tax liability, but federal adjusted gross income includes all resident and non-resident income.

Source: Ohio Department of Taxation

Table 20												
Individual Income T	ax: Tax Year	20	17 IT-1040 Retur	ns (laiming the Seni	or C	Citizen Credit, by I	ncoı	ne Level			
							Ohio Taxable					
	Number of]	Federal Adjusted		Ohio Taxable		Nonbusiness		Senior Citizen	Ret	irement Income	Ohio Income Tax
Income Level	Returns		Gross Income]	Business Income		Income		Credit		Credit	Liability
Under \$5,000	46,097	\$	(4,362,270,630)	\$	-	\$	16,848,015	\$	2,304,820	\$	1,821,130	\$ 32,615
\$5,001-\$10,000	47,044	\$	360,799,010	\$	-	\$	172,024,032	\$	2,352,200	\$	4,219,150	\$ 7,943
\$10,001-\$15,000	69,854	\$	881,262,005	\$	-	\$	550,848,374	\$	3,492,700	\$	9,173,775	\$ 86,813
\$15,001-\$20,000	67,230	\$	1,171,456,724	\$	-	\$	776,837,139	\$	3,361,440	\$	9,719,165	\$ 618,789
\$20,001-\$40,000	207,942	\$	6,102,943,603	\$	-	\$	3,956,030,330	\$	10,396,990	\$	31,726,490	\$ 20,259,547
\$40,001-\$80,000	278,789	\$	16,216,786,517	\$	-	\$	10,657,180,954	\$	13,939,315	\$	43,056,755	\$ 171,992,274
\$80,001-\$100,000	85,862	\$	7,673,967,316	\$	-	\$	5,228,525,159	\$	4,293,045	\$	13,306,500	\$ 112,595,754
\$100,001-\$200,000	73,365	\$	8,838,018,151	\$	703,588	\$	5,041,507,911	\$	3,668,250	\$	11,059,430	\$ 115,025,654
\$200,000 & above	5,615	\$	1,503,295,787	\$	42,648,819	\$	197,261,360	\$	280,750	\$	565,835	\$ 4,487,319
Total	881,798	\$	38,386,258,483	\$	43,352,407	\$	26,597,063,274	\$	44,089,510	\$	124,648,230	\$ 425,106,708
Source: Ohio Department	ofTaxation											

Individual Income Tax (con't)

	Number of		ederal Adjusted		turns, by Count Ohio Income	,	Number of		Federal Adjusted	r)hio Income
County	Returns		Gross Income		Tax Liability	County	Returns		Gross Income		Liability
Adams	10,754	\$	503,629,151	\$	8,729,495	Lucas	189,600	\$	10,865,501,742	\$	235,168
Allen	47,166	\$	2,518,531,562	\$	50,315,713	Madison	18,898	\$	1,141,248,680	\$	24,301
Ashland	24,089	\$	1,209,789,384	\$	23,145,987	Mahoning	105,283	\$	5,558,259,321	\$	112,34
Ashtabula	42,336	\$	1,982,491,510	\$	37,021,277	Marion	26,572	\$	1,266,971,732	\$	23,801
Athens	22,267	\$	1,109,306,862	\$	22,218,544	Medina	90,198	\$	6,537,342,870	\$	154,93
Auglaize	22,372	\$	1,327,640,744	\$	28,372,083	Meigs	8,762	\$	402,814,635	\$	7,509
Belmont	29,431	\$	1,775,393,272	\$	37,438,072	Mercer	20,797	\$	1,172,143,451	\$	22,326
Brown	18,190	\$	864,634,861	\$	16,021,759	Miami	50,074	\$	3,053,157,933	\$	64,556
Butler	170,875	\$	11,057,048,218	\$	252,041,913	Monroe	6,406	\$	395,377,256	\$	7,362
Carroll	12,172	\$	623,486,079	\$	11,388,582	Montgomery	241,306	\$	14,087,665,140	\$	301,519
Champaign	17,374	\$	885,620,835	\$	17,142,587	Morgan	5,627	\$	244,707,660	\$	4,479
Clark	59,728	\$	2,981,380,663	\$	56,829,622	Morrow	14,911	\$	765,221,147	\$	14,983
Clermont	94,833	\$	6,421,502,246	\$	149,743,587	Muskingum	38,252	\$	1,876,415,989	\$	37,594
Clinton	19,473	\$	1,078,924,994	\$	19,848,866	Noble	5,353		278,509,040	\$	5,188
Columbiana	45,163	\$	2,161,856,870	\$	40,636,855	Ottawa	20,996	\$	1,271,872,918	\$	25,403
Coshocton	15,723	\$	766,881,534	\$	14,462,215	Paulding	8,687	\$	401,337,084	\$	7,158
Crawford	19,688	\$	864,154,406	\$	14,912,561	Perry	14,553	\$	691,879,190	\$	13,276
Cuyahoga	581,567	\$	39,171,153,890	\$	930,483,260	Pickaway	24,281	\$	1,364,528,890	\$	28,084
Darke	24,397	\$	1,202,387,041	\$	22,326,316	Pike	11,327	\$	523,027,638	\$	9,782
Defiance	18,594	\$	965,366,161		18,313,584	Portage	73,801	\$	4,415,419,462	\$	97,190
Delaware	93,446	\$	10,214,843,150	\$	279,373,800	Preble	17,899	\$	876,111,763	\$	16,308
Erie	37,145		2,053,363,943	\$	42,187,790	Putnam	16,930		1,046,814,204	\$	21,834
Fairfield	68,668		4,395,937,117	\$	98,628,817	Richland	54,928		2,749,322,357	\$	53,210
Fayette	12,954		588,511,594		10,470,187	Ross	31,757		1,576,823,189	\$	30,531
Franklin	603,770		40,186,973,253	\$	951,449,206	Sandusky	28,995		1,434,256,827	\$	27,369
Fulton	20,898		1,149,968,128	\$	22,357,091	Scioto	26,704		1,311,841,072	\$	25,785
Gallia	11,413		589,619,883		11,918,998	Seneca	25,728		1,231,876,081	\$	22,886
Geauga	45,861			\$	108,245,891	Shelby	23,566		1,296,075,452	\$	26,564
Greene	73,824		5,224,526,384	\$	115,259,355	Stark	177,113		10,005,756,506	\$	210,079
Guernsey	17,299		876,131,649		16,422,356	Summit	257,599		16,881,185,123	\$	395,525
Hamilton	383,273		29,565,178,490	\$	746,072,888	Trumbull	94,361		4,545,254,944	\$	83,385
Hancock	35,984		2,300,979,120	\$	53,121,663	Tuscarawas	43,226		2,304,820,406	\$	43,589
Hardin	12,847		599,797,019		11,050,869	Union	25,084		1,889,611,971	\$	45,959
Harrison	6,342		343,131,976		6,442,704	Van Wert	13,733		681,427,312		12,358
Henry	13,631		742,470,463		14,059,529	Vinton	4,499		196,908,443		3,541
Highland	17,395		752,280,554		13,355,223	Warren	106,770		9,371,036,220		242,257
Hocking	11,959		555,981,665		10,377,214	Washington	27,107		1,448,079,533		28,804
Holmes	16,937		902,285,954		14,604,998	Wayne	52,558		2,916,048,424		56,267
Huron	28,410		1,403,766,021		26,300,348	Williams	17,809		863,368,254		16,123
ackson	12,907		561,499,381		10,785,229	Wood	60,557		3,933,805,613		87,730
efferson	28,476		1,475,565,799		28,170,358	Wyandot	10,879		562,411,755		10,421
Knox	26,477		1,498,505,344		31,204,635	, шиос	10,017	*	552,111,755	4	10,12
Lake	118,586		7,418,478,071		164,785,720	Countries	E 250 005	\$	336,530,348,477	\$	7,558,945
Lawrence	23,943		1,161,327,758		22,142,743	County total	5,358,005	Ψ	550,550,5 1 0, T //	φ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Licking	79,256		4,819,572,446		105,134,791	Others 1	205,588	\$	122,106,553,243	¢	261,01
_	22,012		1,156,442,227		22,971,811	Other ¹	<u> 203,300</u>	Ψ	122,100,333,243	Ψ	201,01
Logan		Ψ	1,100,774,44/	Ψ	22,711,011						

Kilowatt-Hour Tax

Table 2	2							
Kilowat	tt-Hour Tax: Fis	cal Year 20	019 Tax Liability,	by Tier	and Self-Assessor	S		
		Distribu	tions to End-User	'S		_		
Tier 1	: < 2,000 Kwh	Tier 2: 2,	001-15,000 Kwh	Tier :	3: > 15,001 Kwh		Self-Assessor Taxpayers	Total Tax Liability
\$	237,448,124	\$	65,946,588	\$	164,768,817	\$	57,407,303	\$ 525,570,832
Source: 0	hio Department of T	`axation						

Motor Vehicle Fuel Tax

				Distributions	tions							Distributions	tions			
County Name		County		Townships	Municipalities	ies	Total	County Name		County		Townships Municipalities	Muni	icipalities		Total
Adams	S	2,417,404	÷	1,345,909	\$ 289,190	\$ 0.	4,052,503	Logan	es.	2,417,404	€9	1,526,100	€9	837,923	ç	4,781,428
Allen	€9	2,417,404	€9	1,195,797	\$ 1,691,057	\$ 2	5,304,258	Lorain	s	2,417,404	€9	1,637,579	· ·	7,952,228	€9	12,007,211
Ashland	€9	2,417,404	€9	1,345,909	\$ 949,604	\$	4,712,917	Lucas	€9	2,417,404	€9	1,259,029	\$ 10	0,653,181	€9	14,329,614
Ashtabula	€9	2,417,404	€9	2,429,594	\$ 1,671,578	\$ 8,	6,518,576	Madison	€9	2,417,404	€9	1,256,182	€9	\$ 205,969	€9	4,370,093
Athens	S	2,417,404	€9	1,266,429	\$ 569,275	.5	4,253,108	Mahoning	s	2,417,404	€9	1,657,369	69	3,239,816	€9	7,314,589
Auglaize	€9	2,417,404	€9	1,256,182	\$ 1,119,829	\$ 6	4,793,414	Marion	€9	2,417,404	€9	1,350,071	· · ·	1,203,771	€9	4,971,246
Belmont	69	2,417,404	€9	1,474,007	\$ 1,106,786	\$ 98	4,998,197	Medina	69	2,417,404	\$	1,618,279	···	3,194,842	69	7,230,525
Brown	€9:	2,417,404	€9	1,435,637	\$ 485,108	\$ 80	4,338,149	Meigs	69	2,417,404	€9	1,076,727	€9:	202,966	€9	3,697,097
Butler	⇔	2,417,404	69	1,780,958	\$ 6,556,526	\$ 9;	10,754,888	Mercer	s	2,417,404	⇔	1,262,210	€9	\$ 262,706	€9	4,587,210
Carroll	⇔	2,417,404	↔	1,262,611	\$ 193,613	3	3,873,628	Miami	s	2,417,404	⇔	1,081,849	· ×	2,480,667	€9	5,979,919
Champaign	⇔	2,417,404	↔	1,076,727	\$ 623,592	\$ 5	4,117,723	Monroe	s	2,417,404	⇔	1,615,091	€9	146,354	€9	4,178,849
Clark	€9	2,417,404	€9	1,048,318	\$ 2,172,512	2 \$	5,638,234	Montgomery	€9	2,417,404	€	1,184,487	\$ 13	13,978,843	€9	17,580,734
Clermont	⇔	2,417,404	69	1,822,923	\$ 844,382	\$ \$	5,084,709	Morgan	s	2,417,404	⇔	1,256,182	€9	109,343	€9	3,782,929
Clinton	€9:	2,417,404	€9	1,166,454	\$ 725,791	11 \$	4,309,649	Morrow	69	2,417,404	€9	1,435,636	€9:	246,061	€9	4,099,101
Columbiana	€9:	2,417,404	€9	1,665,381	\$ 1,566,628	\$ 8	5,649,413	Muskingum	€9	2,417,404	€9	2,279,823	· · · · · · · · · · · · · · · · · · ·	1,132,166	€9	5,829,393
Coshocton	€9	2,417,404	€9	1,974,000	\$ 506,726	\$ 9;	4,898,129	Noble	S	2,417,404	↔	1,345,909	€9	107,117	€9	3,870,429
Crawford	69	2,417,404	€9	1,435,636	\$ 996,032	\$ \$	4,849,072	Ottawa	69	2,417,404	\$	1,076,727	€9:	594,971	€9	4,089,102
Cuyahoga	€9	2,417,404	€9	196,034	\$ 37,089,363	33	39,702,801	Paulding	S	2,417,404	↔	1,076,727	€9	312,382	€9	3,806,513
Darke	S	2,417,404	↔	1,800,965	\$ 968,203	3 \$	5,186,572	Реггу	s	2,417,404	S	1,256,182	€9	422,233	€9	4,095,819
Defiance	÷	2,417,404	\$	1,076,727	\$ 763,864	\$ \$	4,257,995	Pickaway	S	2,417,404	\$	1,348,933	€	815,492	€9	4,581,828
Delaware	€9	2,417,404	€9	1,905,862	\$ 1,945,855	\$2	6,269,121	Pike	€9	2,417,404	\$	1,256,182	€9:	224,705	€9	3,898,291
Erie	↔	2,417,404	↔	838,716	\$ 1,725,351	\$ 12	4,981,471	Portage	÷	2,417,404	€9	1,665,279	. ·	2,381,772	€9	6,464,454
Fairfield	€9	2,417,404	€9	1,323,872	\$ 2,404,909	\$ 60	6,146,185	Preble	\$	2,417,404	\$	1,076,727	€9	661,206	€9	4,155,337
Fayette	٠ م	2,417,404	⇔ .	897,273	\$ 534,121	. 5	3,848,797	Putnam	s ·	2,417,404	<u>ده</u>	1,345,909	د	680,323	69 4	4,443,635
Franklin	69 A	2,417,404	69 (1,663,382	\$ 38,607,811	1 \$	42,688,597	Richland	69 +	2,417,404	69 A	1,664,770	. · 69 +	2,568,715	69 4	6,650,890
Fulton	×9 €	2,417,404	6	1,088,217	\$ 809,825	v i	4,315,445	Ross	× •	2,417,404	× •	1,467,800	· •	955,582	.	4,840,786
Gallia	A (2,417,404	A	1,346,928	159,677	· •	3,924,009	Sandusky	A (2,417,404	A 4	1,088,561	Α (1,028,523	<i>A</i> +	4,534,487
Geauga	69 (2,417,404	69 (1,564,288	\$ 859,409	s 6	4,841,101	Scioto	69 (2,417,404	69 (1,465,244	ده	664,821	69 €	4,547,469
Greene	× •	2,417,404	× •	1,114,991	\$ 4,170,563	S .	7,702,958	Seneca	•	2,417,404	•	1,345,909		1,236,315	. e	4,999,627
Guernsey	69 E	2,417,404	69 E	1,704,818	\$ 526,190	9 4 9 4	4,648,412	Shelby	69 E	2,417,404	69 E	1,256,182	L	1,059,722	69 4	4,733,307
Hamilton	A 6	2,417,404	A 6	2,041,022	\$ 17,073,296	e e	730 587	Stark	A 6	2,417,404	A 6	2,380,229	e e	5,851,455	A 4	10,629,083
Hardin	s &	2 417 404	• ↔	1 345 909	\$ 584.586	9 4	4.347.898	Trumbull	s &	2 417 404	9 4	2321,402	; '` • •	3 353 770	9 44	8 092 918
Harrison	÷ •	2 417 404	· •	1.345,909	\$ 269.126	9 49	4.032.439	Tuscarawas	÷ •	2,417,404	· •	1.982.016		2,128,918	· •	6.528.338
Henry	₩ 69	2,417,404	• ••	1.166,454	\$ 561,040	• • • • • • • • • • • • • • • • • • •	4,144,898	Union	₩ 69	2,417,404	•	1,259,157	• ••	894,723	- €0	4.571.284
Highland	€9	2,417,404	€9	1,529,632	\$ 463,247	\$ 4	4,410,282	Van Wert	€9	2,417,404	€9	1,076,727	€9	526,976	- €4	4,021,107
Hocking	€9	2,417,404	€9	890'966	\$ 299,809	\$ 60	3,713,281	Vinton	€9	2,417,404	€9	1,076,727	€9	108,812	€	3,602,943
Holmes	69	2,417,404	€9	1,256,182	\$ 197,315	5	3,870,901	Warren	69	2,417,404	€9	1,392,237	69	3,486,928	€9	7,296,569
Huron	÷	2,417,404	↔	1,704,818	\$ 1,373,996	\$ 90	5,496,218	Washington	s	2,417,404	⇔	1,984,888	↔	821,752	€9	5,224,044
ackson	69	2,417,404	€9:	1,076,727	\$ 486,842	.2	3,980,973	Wayne	69	2,417,404	\$	1,456,035	· · ·	1,983,361	€9	5,856,799
lefferson	S	2,417,404	↔	1,269,527	\$ 1,263,253	33	4,950,184	Williams	s	2,417,404	S	1,076,727	€9	759,114	€9	4,253,245
Knox	€9	2,417,404	€9	1,985,481	\$ 760,106	\$ 90	5,162,991	Wood	S	2,417,404	↔	1,799,875	. · ·	2,728,248	€9	6,945,526
Lake	€9	2,417,404	€9	597,100	\$ 6,109,201	11 \$	9,123,705	Wyandot	S	2,417,404	8	1,166,454	€9	521,251	€9	4,105,109
awrence	€9	2,417,404	€9	1,294,960	\$ 684,887	\$7 \$	4,397,251									
irking	¥	2 7 7 7 7 7 7	6	2 2 2 2 2 2 2	2 252 571		01000	-	9	212121		127 170 17CF S	970	00000000		

Motor Vehicle Fuel Tax (con't)

Table 24					
Motor Vehicle Fu	el Tax: Fiscal Years 20)15-2019, Gross Ta	xable Gallons by Fu	el Type	
	2015	2016	2017	2018	2019
Gasoline	5,064,778,689	5,125,979,101	5,182,193,327	5,198,968,505	5,180,166,638
Diesel	1,602,376,815	1,605,571,945	1,647,913,273	1,755,542,786	1,790,766,724
Special Fuels 1	<u>11,508,854</u>	<u>9,060,984</u>	<u>7,770,856</u>	9,173,838	<u>9,169,991</u>
Total	6,678,664,358	6,740,612,030	6,837,877,456	6,963,685,129	6,980,103,353
¹ Includes kerosene, bi	odiesel, and propane fuel us	ed to operate motor veh	icles on public highways	and waterways	
Source: Ohio Departm	ent of Taxation				

Natural Gas Distribution Tax

Table 2	5							
Natural	Gas Tax: Fisca	al Year 20	19 Tax Liab	ility Dis	tributions (dollars	in m	nillions)	
	Mcf per	Month Di	stributed to	End Use	ers	_		
Firs	t 100 Mcf	101 to	2,000 Mcf	2,00	1 or more Mcf	•	To Flex Customers	Distributed
\$	56.7	\$	8.1	\$	3.3	\$	5.6	\$ 73.7
Source: Ol	hio Department of	Taxation						

Petroleum Activity Tax

Table 26													
Petroleum Activity Tax: Fis	cal Year 20	18	, Tax Return Sumn	nar	y (dollars in millions)								
Total Gross Receipts	Number of Filers	To	otal Gross Receipts		Gross Receipts Highway	Gr	oss Receipts Non- Highway		n- refundable Credits		Refundable Credits		Total Tax Due After Credits
I d #100 000	70	.	1 012 410	.	E (0. 724	.	452.605	¢		.		.	ć 5 00
Less than \$100,000	78		1,013,419		560,734		452,685		-	\$	-	\$	6,588
\$100,000 - \$499,999	21	\$	5,103,086	\$	1,664,737	\$	3,438,349	\$	-	\$	-	\$	33,171
\$500,000 - \$1,999,999	25	\$	25,680,864	\$	12,515,587	\$	13,165,277	\$	-	\$	-	\$	166,924
\$2,000,000 - \$4,999,999	12	\$	36,166,676	\$	24,656,413	\$	11,510,263	\$	-	\$	-	\$	235,084
\$5,000,000 - \$9,999,999	10	\$	82,928,440	\$	29,289,018	\$	53,639,422	\$	-	\$	-	\$	539,036
\$10,000,000 - \$99,999,999	29	\$	857,144,275	\$	539,643,604	\$	317,500,671	\$	124,474	\$	-	\$	5,446,959
\$100 million or more	9	\$	14,305,162,502	\$	12,921,076,473	\$	1,384,086,029	\$	3.563.940	\$	2.747.024	\$	86.672.592
Total	184	\$	15,313,199,262	\$	13,529,406,566	\$	1,783,792,696	\$	3,688,414	\$	2,747,024	\$	93,100,354
Source: Ohio Department of Taxation	on												

Public Utility Excise Tax (con't)

Table 27												
Public Utility Excis	se Tax: Tax Years	2014-201	8,	Taxes L	evi	ed by C	lass	s of Util	ity	(dollars i	n mi	llions)
	Number of											
Class of Utility	Taxpayers	Tax Rate		2014		2015		2016		2017		2018
Natural Gas	31	4.8%	\$	104.7	\$	104.0	\$	93.0	\$	107.2	\$	114.4
Waterworks	9	4.8%	\$	4.4	\$	4.3	\$	4.5	\$	4.7	\$	4.9
Pipeline	25	6.8%	\$	1.1	\$	1.5	\$	1.1	\$	3.1	\$	16.3
Other'	<u>6</u>	4.8%	\$	2.0	\$	1.9	\$	1.8	\$	1.7	\$	1.7
Totals	71		\$	112.2	\$	111.7	\$	100.4	\$	116.7	\$	137.3
' Includes water transp	ortation and heating											
Source: Ohio Departmen	nt of Taxation											

Sales & Use Tax

Table 28 State and Permissive (Local) Sales and Use Tax: Fiscal Ye	ar 2019 Collections h	v Industrial (flac	sification				
state and recinissive (Local) sales and ose 1ax. Fiscal re	North American Industrial	Number of Business	f	State Sales and Use		Permissive Sales and		Total (State and Permissive) Tax
Industrial Classification and Subsector	Classification	Entities 1		Tax Collections		Use Tax Collections		Collections
Agriculture, Forestry, and Fishing	111100-115310	1,276	\$	9,531,427	\$	2,176,418	\$	11,707,845
Mining	211110-213110	215	\$			7,013,568		35,500,395
Utilities (excluding telecommunications)	221100-221500	169	\$	92,734,160	\$	24,025,193		116,759,353
Construction	236110-238900	3,059	\$	72,843,420	\$	18,206,115		91,049,535
Manufacturing	311110-339900	14,156	\$		\$	109,623,822		552,333,997
Wholesale Trade	423100-425120	6,134	\$	370,297,995		93,512,319		463,810,314
Retail Trade:	120100 120120	0,101		0.0,2,,,,,,	Ψ.	70,012,017	4	100,010,011
Motor Vehicle and Parts Dealers ²	441110-441300	5,154	\$	407,353,295	\$	99,127,427	\$	506,480,722
Furniture and Home Furnishings Stores	442110-442299	3,151			\$	45,135,121	\$	225,313,087
Electronic and Appliance Stores	443111-443142	2,191		314,288,167	\$	80,348,907	\$	394,637,073
Building Material and Garden Equipment & Supplies	444110-444200	5,756		797,803,416	\$	194,349,170		992,152,587
Food and Beverage Stores	445110-445310	6,459	\$	460,536,797	\$	112,223,960	\$	572,760,758
Health and Personal Care Stores	446110-446190	6,351		184,986,409	\$	46,705,861		231,692,271
Gasoline Stations	447100	1,351			\$			
				157,553,839		38,271,777		195,825,615
Clothing and Clothing Accessories Stores	448110-448320	5,583				93,602,484		456,463,388
Sporting Goods, Hobby, Book, and Music Stores	451110-451220	5,097	\$	144,151,998	\$	35,661,791		179,813,789
General Merchandise Stores	452110-452900	4,465	\$	1,066,043,246	\$	259,131,594		1,325,174,840
Miscellaneous Store Retailers	453110-453990	20,917				160,363,610		798,135,224
Nonstore Retailers	454110-454390	9,805	\$	421,804,948	\$	105,141,137		526,946,085
Transportation and Warehousing	481000-493100	1,989	\$	46,824,220	\$	11,662,660	\$	58,486,881
Information (including telecommunications)	511110-519100	3,552		622,235,979	\$	157,934,541		780,170,521
Finance and Insurance	522110-525990	536	\$	60,186,956	\$	15,624,088	\$	75,811,044
Real Estate, and Rental & Leasing of Property	531110-533110	3,943	\$	316,976,626	\$	80,433,569	\$	397,410,195
Professional, Scientific and Technical Services	541110-541990	8,695	\$	238,090,146	\$	63,210,162	\$	301,300,308
Management of Companies (Holding Companies)	551111-551112	105	\$	26,889,745	\$	7,035,247	\$	33,924,991
Administrative & Support Services, and Waste Management & Remediation Services	561110-562000	11,384	\$	367,796,312	\$	93,289,827	\$	461,086,138
Education, Health Care and Social Assistance	611000-624410	3,969	\$	28,017,068	\$	7,052,732	\$	35,069,800
Arts, Entertainment, and Recreation	711100-713900	5,021	\$	69,641,105	\$	16,417,507	\$	86,058,612
Accommodation and Food Services	721110-722515	19,847	\$	828,638,846	\$	210,814,217	\$	1,039,453,063
Other Services	811110-813000	20,945	\$	290,414,462	\$	70,924,269	\$	361,338,732
Unclassified	n/a_	19,792	\$	73,608,023	\$	23,332,369	\$	96,940,392
Subtotal	_	201,067	\$	9,121,256,091	\$	2,282,351,464	\$	11,403,607,555
Collections from Clerks of Court $^{\rm 2}$				State Sales and Use Tax Collections		Permissive Sales and Use Tax Collections		Total (State and Permissive) Tax Collections
an				4 504 605		050 050 - : -		4 000 04
Collections from sales of motor vehicles Collections from sales of watercraft			\$ \$	1,501,695,723 18,972,638	\$ \$	353,350,345 4,290,812		1,855,046,068 23,263,450
Subtotal of Collections from Clerks of Court			\$	1,520,668,360	\$	357,641,157	\$	1,878,309,517
Total			\$	10,641,924,451	\$	2,639,992,621	\$	13,281,917,072
¹ Indicates the number of separate legal entities (not the number of separate ² Tax Collections from automobile and watercraft sales are listed separate								ed to the state.
Source: Ohio Department of Taxation								

Sales & Use Tax (con't)

Table 29

State and Permissive (Local) Sales and Use Tax: Fiscal Year 2019, Number of Accounts by Type and Payment Schedule

	Payr	nent Schedule		
Account Type	Semi-Annual	Monthly	Quarterly	Total
Vendor's	73,156	92,652	0	165,808
Master (accounts issued by the state)	677	4,305	0	4,982
Transient	29,839	16,411	0	46,250
Consumer's	0	5,463	16,052	21,515
Direct Pay	0	296	74	370
Out of State	6,740	13,780	0	20,520
Streamlined Sales and Streamlined Use ¹	0	5,371	0	5,371
Totals	110,412	138,278	16,126	264,816

¹ A subset of total collections attributed to Ohio's membership in Streamlined Sales Tax are remitted under Streamlined Sales and Streamlined Use accounts. The remainder of total collections attributed to Ohio's membership in Streamlined Sales Tax are remitted under other account types.

Source: Ohio Department of Taxation

Table 30

State and Permissive (Local) Sales and Use Tax: Fiscal Years 2015-2019 $^{
m 12}$ Collections Attributed to Membership in Streamlined Sales Tax

 Fiscal Year	_	Collections
2015	\$	66,992,782
2016	\$	79,343,428
2017	\$	90,830,134
2018	\$	95,193,055
2019	\$	126,180,988

¹ The State of Ohio became an associate member of Streamlined Sales Tax on October 1, 2005, and became a full member on January 1, 2014.

Source: Ohio Department of Taxation

² Total collections attributed to Ohio's membership in Streamlined Sales Tax are remitted under a variety of account types. Collections from all known accounts associated with Streamlined Sales Tax are summarized here. However, taxpayers may remit sales and use tax due to Ohio's membership with Streamlined Sales Tax without notifying the Deprtment of Taxation of this distinction.

Wireless 9-1-1 Charge

Wireless 9-1-1	Fee: Cal	endar Year 20	18 Distributions to	o Coun	ties			
County	D	istributions	Count	у	<u>Distributions</u>	County		Distribution
Adams	\$	90,000	Hamilton	\$	2,245,169	Noble	\$	90,000
Allen	\$	228,858	Hancock	\$	164,443	Ottawa	\$	91,556
Ashland	\$	104,182	Hardin	\$	90,000	Paulding	\$	90,000
Ashtabula	\$	216,515	Harrison	\$	90,000	Perry	\$	90,000
Athens	\$	106,792	Henry	\$	90,000	Pickaway	\$	108,076
Auglaize	\$	98,821	Highland	\$	90,199	Pike	\$	90,000
Belmont	\$	131,075	Hocking	\$	90,000	Portage	\$	306,712
Brown	\$	90,000	Holmes	\$	90,000	Preble	\$	90,000
Butler	\$	716,485	Huron	\$	128,329	Putnam	\$	90,000
Carroll	\$	90,000	Jackson	\$	90,000	Richland	\$	247,081
Champaign	\$	90,000	Jefferson	\$	131,231	Ross	\$	148,107
Clark	\$	278,102	Knox	\$	120,177	Sandusky	\$	122,882
Clermont	\$	382,893	Lake	\$	480,106	Scioto	\$	139,324
Clinton	\$	95,966	Lawrence	\$	115,910	Seneca	\$	115,981
Columbiana	\$	210,417	Licking	\$	333,249	Shelby	\$	99,191
Coshocton	\$	90,000	Logan	\$	97,934	Stark	\$	799,808
Crawford	\$	92,528	Lorain	\$	615,538	Summit	\$	1,180,419
Cuyahoga	\$	2,841,552	Lucas	\$	948,174	Trumbull	\$	417,792
Darke	\$	102,620	Madison	\$	90,000	Tuscarawas	\$	183,049
Defiance	\$	90,000	Mahoning	\$	513,233	Union	\$	123,473
Delaware	\$	602,464	Marion	\$	139,815	Van Wert	\$	90,000
Erie	\$	162,184	Medina	\$	349,589	Vinton	\$	90,000
Fairfield	\$	292,661	Meigs	\$	90,000	Warren	\$	435,272
Fayette	\$	90,000	Mercer	\$	90,000	Washington	\$	128,742
Franklin	\$	2,492,425	Miami	\$	203,079	Wayne	\$	216,172
Fulton	\$	91,575	Monroe	\$	90,000	Williams	\$	90,000
Gallia	\$	90,000	Montgomery	\$	1,197,228	Wood	\$	250,434
Geauga	\$	177,273	Morgan	\$	90,000	Wyandot	\$_	90,000
Greene	\$	309,512	Morrow	\$	90,000			
Guernsey	\$	90,476	Muskingum	\$	176,447	Total	\$	25,689,296

Local Government Fund

			stributions			_			tributions	
County Name	County	Μι	ınicipalities ¹	Total	County Name		County	Mu	nicipalities 1	Tot
Adams	\$ 750,000	\$	-	\$ 750,000	Logan	\$	1,086,435	\$	-	\$ 1,086,43
Allen	\$ 2,727,911	\$	-	\$ 2,727,911	Lorain	\$	9,675,906	\$	-	\$ 9,675,90
Ashland	\$ 1,272,276	\$	-	\$ 1,272,276	Lucas	\$	14,697,493	\$	-	\$ 14,697,49
Ashtabula	\$ 2,410,834	\$	-	\$ 2,410,834	Madison	\$	864,228	\$	-	\$ 864,22
Athens	\$ 1,227,639	\$	-	\$ 1,227,639	Mahoning	\$	6,005,915	\$	-	\$ 6,005,91
Auglaize	\$ 1,376,902	\$	_	\$ 1,376,902	Marion	\$	1,589,597	\$	-	\$ 1,589,59
Belmont	\$ 1,701,762	\$	-	\$ 1,701,762	Medina	\$	4,089,946	\$	-	\$ 4,089,94
Brown	\$ 750,000	\$	_	\$ 750,000	Meigs	\$	686,137	\$	-	\$ 686,13
Butler	\$ 8,668,789	\$	_	\$ 8,668,789	Mercer	\$	1,115,586	\$	_	\$ 1,115,58
Carroll	\$ 750,000	\$	_	\$ 750,000	Miami	\$	3,073,789	\$	_	\$ 3,073,78
Champaign	\$ 864,790	\$	_	\$ 864,790	Monroe	\$	440,232	\$	_	\$ 440,23
llark	\$ 3,413,195	\$	_	\$ 3,413,195	Montgomery	\$	18,679,910	\$	_	\$ 18,679,93
Clermont	\$ 2,613,722	\$	_	\$ 2,613,722	Morgan	\$	442,257	\$	_	\$ 442,25
Clinton	\$ 968,280	\$	_	\$ 968,280	Morrow	\$	750,000	\$	_	\$ 750,00
Columbiana ²	\$ 2,466,692	\$	_	\$ 2,466,692	Muskingum	\$	1,830,150	\$	_	\$ 1,830,15
Coshocton	\$ 860,627	\$	_	\$ 860,627	Noble	\$	401,561	\$	_	\$ 401,50
Crawford	\$ 1,260,487	\$	_	\$ 1,260,487	Ottawa	\$	1,000,687	\$	_	\$ 1,000,68
Cuyahoga	\$ 64,378,574	\$	_	\$ 64,378,574	Paulding	\$	713,525	\$	_	\$ 713,5
arke	\$ 1,425,251	\$	_	\$ 1,425,251	Perry	\$	750,000	\$	_	\$ 750,0
Defiance	\$ 1,072,061	\$		\$ 1,072,061	Pickaway	\$	1,099,700	\$	_	\$ 1,099,70
Delaware	\$ 2,902,959	\$	_	\$ 2,902,959	Pike	\$	750,000	\$	-	\$ 750,00
Erie	\$ 2,235,890	\$	_	\$ 2,235,890	Portage	\$	3,743,164	\$	-	\$ 3,743,10
Fairfield	\$ 2,233,690	\$	_	\$ 2,233,630	Preble	\$	907,339	\$	_	\$ 907,3
Fayette	\$ 750,000	\$	-	\$ 750,000	Putnam	\$	871,703	\$	-	\$ 907,3. 871,70
Fayette Franklin	\$ 44,302,341	\$	-	\$ 44,302,341	Richland	\$	3,653,591	\$	-	\$ 3,653,59
			-	\$		\$			-	\$
Fulton	\$ 1,185,678	\$	-	1,185,678	Ross		1,706,832	\$	-	1,706,83
Gallia	\$ 750,000	\$	-	\$ 750,000	Sandusky	\$	1,716,395	\$	-	\$ 1,716,39
Geauga	\$ 1,639,263	\$	-	\$ 1,639,263	Scioto	\$	1,524,365	\$	-	\$ 1,524,36
Greene	\$ 4,863,794	\$	-	\$ 4,863,794	Seneca	\$	1,636,796	\$	-	\$ 1,636,79
Guernsey	\$ 892,514	\$	-	\$ 892,514	Shelby	\$	1,436,077	\$	-	\$ 1,436,0
Hamilton	\$ 30,629,882	\$	-	\$ 30,629,882	Stark	\$	9,351,254	\$	-	\$ 9,351,25
Hancock	\$ 2,342,558	\$	-	\$ 2,342,558	Summit	\$	20,409,524	\$	-	\$ 20,409,52
Hardin	\$ 750,000	\$	-	\$ 750,000	Trumbull	\$	5,447,593	\$	-	\$ 5,447,59
Harrison	\$ 593,998	\$	-	\$ 593,998	Tuscarawas	\$	2,580,929	\$	-	\$ 2,580,92
Henry	\$ 750,000	\$	-	\$ 750,000	Union	\$	921,058	\$	-	\$ 921,0
Highland	\$ 807,958	\$	-	\$ 807,958	Van Wert	\$	767,671	\$	-	\$ 767,6
Hocking	\$ 750,000	\$	-	\$ 750,000	Vinton	\$	356,348	\$	-	\$ 356,3
Holmes	\$ 750,000	\$	-	\$ 750,000	Warren	\$	4,076,619	\$	-	\$ 4,076,6
Iuron	\$ 1,620,773	\$	-	\$ 1,620,773	Washington	\$	1,405,354		-	\$ 1,405,3
ackson	\$ 750,000	\$	-	\$ 750,000	Wayne	\$	2,955,152	\$	-	\$ 2,955,1
efferson	\$ 2,325,622		-	\$ 2,325,622	Williams	\$	1,157,986		-	\$ 1,157,98
Knox	\$ 1,193,264	\$	-	\$ 1,193,264	Wood	\$	3,374,876		-	\$ 3,374,8
ake	\$ 10,136,144	\$	-	\$ 10,136,144	Wyandot	\$	750,000	\$	-	\$ 750,0
awrence	\$ 1,128,879	\$	-	\$ 1,128,879						
icking	\$ 3,943,038	\$	-	\$ 3,943,038	Total	\$	361,950,913	\$	-	\$ 361,950,93

Source: Ohio Department of Taxation

² Includes \$0.5 million redirected from Columbiana county to its fiscal agent

Local Government Fund (con't)

Table33													
Local Governmen	t Fund: (Calender Year 2	018	3 Distributions	to	Small Villages and	Fownships						
County		Small Village Distribution		Qualifying Township Distribution	т	otal Distribution	County		Small Village Distribution		Qualifying Township Distribution		Tota Distribution
County		Distribution		Distribution		otai Distribution	county		Distribution		Distribution		Distribution
Adams	\$	12,251		103,400	\$	115,651	Logan	\$	35,412		107,058	\$	142,470
Allen	\$	19,238	\$	112,079	\$	131,317	Lorain	\$	8,618	\$	108,860	\$	117,478
Ashland	\$	32,438	\$	106,115	\$	138,554	Lucas	\$	9,872	\$	88,015	\$	97,887
Ashtabula	\$	5,297	\$	178,914	\$	184,210	Madison	\$	7,587	\$	68,480	\$	76,067
Athens	\$	33,724	\$	118,076	\$	151,800	Mahoning	\$	5,966	\$	117,138	\$	123,104
Auglaize	\$	13,665	\$	92,028	\$	105,693	Marion	\$	31,340	\$	89,355	\$	120,695
Belmont	\$	26,240	\$	146,589	\$	172,829	Medina	\$	15,179	\$	124,095	\$	139,274
Brown	\$	26,082	\$	107,943	\$	134,026	Meigs	\$	18,367	\$	105,609	\$	123,976
Butler	\$	11,840	\$	142,759	\$	154,599	Mercer	\$	17,913	\$	107,159	\$	125,072
Carroll	\$	12,308	\$	103,736	\$	116,044	Miami	\$	18,551	\$	77,691	\$	96,242
Champaign	\$	11,567	\$	86,743	\$	98,310	Monroe	\$	33,672	\$	131,463	\$	165,136
Clark	\$	19,371	\$	89,396	\$	108,767	Montgomery	\$	4,562	\$	98,560	\$	103,122
Clermont	\$	27,978	\$	134,662	\$	162,640	Morgan	\$	15,256	\$	97,507	\$	112,763
Clinton	\$	16,128	\$	85,782	\$	101,910	Morrow	\$	19,910	\$	101,236	\$	121,145
Columbiana	\$	20,582	\$	173,470	\$	194,051	Muskingum	\$	17,777	\$	180,930	\$	198,707
Coshocton	\$	18,534	\$	157,366	\$	175,901	Noble	\$	19,262	\$	110,998	\$	130,260
Crawford	\$	18,162	\$	114,002	\$	132,164	Ottawa	\$	22,030	\$	82,841	\$	104,871
Cuyahoga	\$	55,321	\$	10,198	\$	65,519	Paulding	\$	34,396	\$	105,554	\$	139,950
Darke	\$	62,154	\$	141,605	\$	203,759	Perry	\$	41,222	\$	98,093	\$	139,315
Defiance	\$	11,229	\$	98,490	\$	109,719	Pickaway	\$	15,775	\$	106,076	\$	121,850
Delaware	\$	22,379	\$	141,844	\$	164,224	Pike Pike	\$	4,381	\$	83,594	\$	87,975
Erie	\$	37,933	\$	66,499	\$	104,432	Portage	\$	4,602	\$	118,613	\$	123,215
Fairfield	\$	36,107	\$	120,296	\$	156,403	Preble	\$	27,381	\$	96,791	\$	124,172
Favette	\$	13,401	\$	62,864	\$	76,266	Putnam	\$	37,318	\$	131,488	\$	168,806
Franklin	\$	35,326	\$	108,706	\$	144,032	Richland	\$	19,524	\$	138,285	\$	157,809
Fulton	\$	9,348	\$	92,065	\$	101,413	Ross	\$	19,392	\$	121,900	\$	141,292
Gallia	\$	24,259	\$	101,146	\$	125,405	Sandusky	\$	13,296	\$	99,697	\$	112,993
Geauga	\$	4,856	\$	130,571	\$	135,427	Scioto	\$	13,884	\$	122,496	\$	136,380
J	\$	12,474	۶ \$	88,126	۶ \$	100,600	Seneca	\$	27,426	\$	132,000	۶ \$	159,426
Greene	\$ \$	-		-	۶ \$			\$ \$	18,336	۶ \$	92,259	۶ \$	
Guernsey		33,161	\$	143,977		177,138	Shelby				,		110,595
Hamilton	\$	20,021	\$	121,666	\$	141,687	Stark	\$	42,079	\$	223,086	\$	265,165
Hancock	\$	34,400	\$	141,629	\$	176,029	Summit	\$	8,249	\$	75,927	\$	84,176
Hardin	\$	31,464	\$	100,705	\$	132,169	Trumbull	\$	12,077	\$	168,306	\$	180,383
Harrison 	\$	38,067	\$	106,877	\$	144,944	Tuscarawas	\$	55,360	\$	157,101	\$	212,461
Henry	\$	26,100	\$	100,750	\$	126,850	Union	\$	12,965	\$	73,088	\$	86,054
Highland	\$	11,922	\$	118,955	\$	130,878	Van Wert	\$	34,849	\$	108,050	\$	142,898
Hocking	\$	9,766	\$	89,958	\$	99,724	Vinton	\$	16,843	\$	84,267	\$	101,111
Holmes	\$	19,586	\$	121,711	\$	141,297	Warren	\$	20,967	\$	110,548	\$	131,515
Huron	\$	3,878	\$	131,211	\$	135,089	Washington	\$	17,442	\$	184,532	\$	201,974
Jackson	\$	5,683	\$	91,499	\$	97,181	Wayne	\$	20,239	\$	128,737	\$	148,977
Jefferson	\$	71,152	\$	106,338	\$	177,490	Williams	\$	15,826	\$	87,048	\$	102,875
Knox	\$	6,793	\$	157,954	\$	164,747	Wood	\$	70,461	\$	188,782	\$	259,242
Lake	\$	44,451	\$	45,217	\$	89,668	Wyandot	\$	30,003	\$	89,732	\$	119,735
Lawrence	\$	25,068	\$	98,087	\$	123,155							
Licking	\$	31,925	\$	185,755	\$	217,680	Total	\$	1,999,200	\$	10,000,800	\$	12,000,000

Public Library Fund

Table 34
Public Library Fund: Calendar Year 2018 Distributions to Counties

County	Amount	County	Amount	County	Amount
Adams	\$ 869,324	Hamilton	\$ 39,841,765	Noble	\$ 408,787
Allen	\$ 3,596,404	Hancock	\$ 2,562,522	Ottawa	\$ 1,349,803
Ashland	\$ 1,681,886	Hardin	\$ 1,006,666	Paulding	\$ 645,265
Ashtabula	\$ 3,262,169	Harrison	\$ 580,192	Perry	\$ 1,067,731
Athens	\$ 1,933,867	Henry	\$ 935,666	Pickaway	\$ 1,634,699
Auglaize	\$ 1,527,997	Highland	\$ 1,246,979	Pike	\$ 848,116
Belmont	\$ 2,319,537	Hocking	\$ 877,247	Portage	\$ 4,811,949
Brown	\$ 1,245,194	Holmes	\$ 1,162,519	Preble	\$ 1,326,144
Butler	\$ 10,310,853	Huron	\$ 1,906,095	Putnam	\$ 1,104,690
Carroll	\$ 899,427	Jackson	\$ 1,039,271	Richland	\$ 4,291,800
Champaign	\$ 1,188,242	Jefferson	\$ 2,503,576	Ross	\$ 2,341,510
Clark	\$ 4,712,787	Knox	\$ 1,688,968	Sandusky	\$ 2,017,137
Clermont	\$ 5,389,188	Lake	\$ 7,564,784	Scioto	\$ 2,577,473
Clinton	\$ 1,275,574	Lawrence	\$ 2,019,523	Seneca	\$ 1,969,190
Columbiana	\$ 3,549,192	Licking	\$ 4,499,522	Shelby	\$ 1,546,671
Coshocton	\$ 1,191,168	Logan	\$ 1,425,278	Stark	\$ 12,799,216
Crawford	\$ 1,552,540	Lorain	\$ 9,073,128	Summit	\$ 18,398,621
Cuyahoga	\$ 54,316,711	Lucas	\$ 15,896,850	Trumbull	\$ 7,384,485
Darke	\$ 1,743,368	Madison	\$ 1,274,401	Tuscarawas	\$ 2,840,804
Defiance	\$ 1,280,764	Mahoning	\$ 8,610,724	Union	\$ 1,251,464
Delaware	\$ 3,307,222	Marion	\$ 2,116,025	Van Wert	\$ 977,553
Erie	\$ 2,703,158	Medina	\$ 4,535,572	Vinton	\$ 383,772
Fairfield	\$ 3,875,063	Meigs	\$ 754,193	Warren	\$ 4,696,737
Fayette	\$ 909,372	Mercer	\$ 1,319,123	Washington	\$ 2,037,294
Franklin	\$ 36,231,731	Miami	\$ 3,250,466	Wayne	\$ 3,651,571
Fulton	\$ 1,340,301	Monroe	\$ 486,739	Williams	\$ 1,259,925
Gallia	\$ 1,019,851	Montgomery	\$ 20,211,730	Wood	\$ 4,260,810
Geauga	\$ 3,316,447	Morgan	\$ 459,735	Wyandot	\$ 735,569
Greene	\$ 4,739,318	Morrow	\$ 971,180		
Guernsey	\$ 1,284,694	Muskingum	\$ 2,725,988	Total	\$ 393,738,561

Figures are after distributions to the Ohio Library For The Blind and the Ohio Public Library Information Network.

Source: Ohio Department of Taxation

Tangible Property Tax Replacement Fund

Table 35			_			m 111 a	040 5						
Tangible Per	sona	l Property Ta	x R	eplacement F	und	s: Fiscal Year 2	019 Replacemen	t Pay	ments to Local	Gov	ernments an	d Sc	hools by
		To Local	7	Γο Schools and					To Local	T	o Schools and	d	
County	Go	vernments	Joi	nt Vocational		Total	County		Governments	Joi	nt Vocational		Tota
Adams	\$	165,701	\$	2,680,321	\$	2,846,022	Logan	\$	469,793	\$	922,174	\$	1,391,967
Allen	\$	1,414,671	\$	2,060,256	\$	3,474,926	Lorain	\$	7,383	\$	1,030,386	\$	1,037,769
Ashland	\$	-	\$	598,406	\$	598,406	Lucas	\$	-	\$	9,956,051	\$	9,956,051
Ashtabula	\$	741,774	\$	2,307,258	\$	3,049,032	Madison	\$	-	\$	353,886	\$	353,886
Athens	\$	-	\$	85,185	\$	85,185	Mahoning	\$	15,628	\$	363,319	\$	378,946
Auglaize	\$	198,415	\$	914,774	\$	1,113,188	Marion	\$	349,355	\$	531,432	\$	880,787
Belmont	\$	156,398	\$	49,919	\$	206,317	Medina	\$	42,275	\$	1,261,586	\$	1,303,860
Brown	\$	-	\$	0	\$	0	Meigs	\$	17,433	\$	24,634	\$	42,067
Butler	\$	81,168	\$	4,312,407	\$	4,393,574	Mercer	\$	-	\$	186,689	\$	186,689
Carroll	\$	-	\$	22,291	\$	22,291	Miami	\$	14,428	\$	843,660	\$	858,088
Champaign	\$	44,191	\$	475,270	\$	519,461	Monroe	\$	73,879	\$	-	\$	73,879
Clark	\$	-	\$	219,967	\$	219,967	Montgomery	\$	-	\$	6,186,243	\$	6,186,243
Clermont	\$	868,498	\$	5,862,134	\$	6,730,632	Morgan	\$	47,567	\$	-	\$	47,567
Clinton	\$	148,945	\$	71,392	\$	220,337	Morrow	\$	11,749	\$	5,447	\$	17,196
Columbiana	\$	92,368	\$	248,380	\$	340,748	Muskingum	\$	34,261	\$	295,349	\$	329,610
Coshocton	\$	-	\$	-	\$	-	Noble	\$	8,224	\$	-	\$	8,224
Crawford	\$	87,236	\$	993,297	\$	1,080,533	Ottawa	\$	570,535	\$	3,143,774	\$	3,714,309
Cuyahoga	\$	-	\$	18,213,505	\$	18,213,505	Paulding	\$	12,733	\$	48,036	\$	60,769
Darke	\$	-	\$	-	\$	-	Perry	\$	22,592	\$	24,634	\$	47,226
Defiance	\$	40,990	\$	445,942	\$	486,932	Pickaway	\$	30,607	\$	4,051	\$	34,657
Delaware	\$	-	\$	169,788	\$	169,788	Pike	\$	425,625	\$	136,893	\$	562,517
Erie	\$	65,063	\$	3,001,223	\$	3,066,287	Portage	\$	-	\$	1,530,031	\$	1,530,031
Fairfield	\$	-	\$	4,456	\$	4,456	Preble	\$	51,665	\$	219,572	\$	271,237
Fayette	\$	3,932	\$	126,004	\$	129,936	Putnam	\$	14,794	\$	269,338	\$	284,132
Franklin ¹	\$	1,486,640	\$	4,667,163	\$	6,153,803	Richland	\$	591,703	\$	2,968,033	\$	3,559,736
Fulton	\$	91,341	\$	1,888,849	\$	1,980,191	Ross	\$	-	\$	1,727,761	\$	1,727,761
Gallia	\$	45,729	\$	-	\$	45,729	Sandusky	\$	18,331	\$	369,036	\$	387,366
Geauga	\$	88,109	\$	1,135,567	\$	1,223,676	Scioto	\$	133,247	\$	54,834	\$	188,081
Greene	\$	903	\$	597,177	\$	598,080	Seneca	\$	37,098	\$	579,428	\$	616,526
Guernsey	\$	170,517	\$	360,846	\$	531,363	Shelby	\$	1,164,384	\$	1,256,753	\$	2,421,137
Hamilton	\$	1,156,751	\$	25,222,410	\$	26,379,161	Stark	\$	204,118	\$	3,703,111	\$	3,907,229
Hancock	\$	108,789	\$	3,255,632	\$	3,364,421	Summit	\$	260,289	\$	5,809,065	\$	6,069,354
Hardin	\$	34,909	\$	-	\$	34,909	Trumbull	\$	597,504	\$	4,481,225	\$	5,078,730
Harrison	\$	6,874	\$	20,004	\$	26,878	Tuscarawas	\$	204,226	\$	852,313	\$	1,056,538
Henry	\$	111,560	\$	936,606	\$	1,048,166	Union	\$	1,441,444	\$	4,854,307	\$	6,295,751
Highland	\$	2,419	\$	-	\$	2,419	Van Wert	\$	- 	\$	133,530	\$	133,530
Hocking	\$		\$	9,882	\$	9,882	Vinton	\$	1,349	\$	1,962	\$	3,311
Holmes	\$	70,909	\$	23,680	\$	94,589	Warren	\$	10,100	\$	4,318,477	\$	4,328,578
Huron	\$	744	\$	523,667	\$	524,411	Washington	\$	630,607	\$	1,904,832	\$	2,535,439
Jackson	\$	223	\$	52,697	\$	52,920	Wayne	\$	-	\$	3,292,088	\$	3,292,088
Jefferson	\$	1,049,766	\$	499,346	\$	1,549,112	Williams	\$	14,568	\$	818,571	\$	833,138
Knox	\$	2,364	\$	423,133	\$	425,497	Wood	\$	232,250	\$	3,864,088	\$	4,096,338
Lake	\$	551,431	\$	10,588,402	\$	11,139,833	Wyandot	_\$	2,091	\$	-	\$	2,091
Lawrence Licking	\$ \$	- 50,403	\$ \$	5,703 1,101,364	\$ \$	5,703 1,151,767	Total	\$	16,903,564	¢ 1	62,500,902	¢ 1	79,404,466
ricking	Ф	50,403	Ф	1,101,304	Ф	1,131,/0/	ittai	Þ	10,903,304	ÞΙ	.04,300,902	ÞΙ	1 2,404,400

 $^{^{1}} Includes \ payments \ to \ the \ city \ of \ Columbus \ to \ be \ directly \ distributed \ to \ the \ municipality \ and \ deposited \ into \ a \ special \ fund.$

 $Source: \ Ohio \ Department \ of \ Taxation \ and \ Ohio \ Department \ of \ Education.$

Alcoholic Beverage Tax - County

Table 36					
Permissive Co	unty Alcoho	olic Bevera	ge Tax:		
Fiscal Years 2	017-2019, 7	Tax Liabilit	y (dollar	s in millions)	
Beverage		2017		2018	2019
Beer	\$	4.1	\$	3.9	\$ 3.9
Wine	\$	1.3	\$	1.4	\$ 1.4
Total	\$	5.4	\$	5.3	\$ 5.2

Note: Amounts represent tax liability as opposed to tax payments reported on Table 1 of Permissive Alcoholic Beverage Tax section.

Source: Ohio Department of Taxation

Cigarette Tax - County

Cuyahoga Co Fiscal Years 2	-		-	•		
Fiscal Year	Gı	oss Tax	Disc	count	Net Ta	x Collected
2015	\$	19.7	\$	0.4	\$	19.4
2016	\$	22.7	\$	0.4	\$	22.3
2017	\$	17.9	\$	0.3	\$	17.6
2018	\$	16.7	\$	0.3	\$	16.4
2019	\$	15.8	\$	0.3	\$	15.5

Individual Income Tax - School District

Table 38		
School District Income Tax: Fiscal Year 2019 Distribution	ons to Sch	ools
Component of Tax		<u>Distributions</u>
Annual Returns: Individual SD-100 Collections	\$	88,362,838
Estimated Payments: Individual SD-100 ES Collections	\$	37,054,076
Withholding: W/H SD-101 Collections	\$	332,778,164
Withholding: W/H SD-141 Collections	\$	876,475
Assessments Collections	\$	24,979,542
Assessments Withholding Collections	\$	716,314
Certified Collections	\$	9,387,201
Withholding Certified Collections	\$	823,943
Amnesty	\$	(766)
Total Gross Collections	\$	494,977,787
Less Refunds	\$	28,260,906
Less Administrative Fee	\$	7,000,753
Total Net Collections	\$	459,716,128
Interest earned	\$	1,482,125
Expired Levy Adjustments Received	\$	185,475
Less Expired Levy Adjustments Forwarded	\$	166,684
Distribution	\$	461,217,044
*Represents collections received in Fiscal Year 2018		
Source: Ohio Department of Taxation		

Municipal Income Tax

Table 39	_	a. 1	04 7 0 11		. 11 6				
Municipal Inco	me Tax	x: Calendar Year 2	017 Collection	ns, Aggı	regated by Cour	ity			
			Number of			Number of			Total Number of
County		City Collections	Cities	Vill	age Collections	Villages		Total Collections	Taxing
		·							
Adams	\$	-	-	\$	877,976	2	\$	877,976	2
Allen	\$	20,377,351	2	\$	3,846,445	6	\$	24,223,796	8
Ashland	\$	13,024,153	1	\$	1,407,561	3	\$	14,431,714	4
Ashtabula	\$	12,983,754	3	\$	3,872,160	6	\$	16,855,914	9
Athens	\$	15,555,225	2	\$	-	-	\$	15,555,225	2
Auglaize	\$	7,344,661	2	\$	8,575,325	6	\$	15,919,986	8
Belmont	\$	3,536,185	3	\$	1,011,070	2	\$	4,547,255	5
Brown	\$	-	-	\$	2,732,304	5	\$	2,732,304	5
Butler	\$	90,352,623	5	\$	9,433,332	2	\$	99,785,955	7
Carroll	\$	-	-	\$	1,355,362	3	\$	1,355,362	3
Champaign	\$	6,116,833	1	\$	1,028,499	4	\$	7,145,333	5
Clark	\$	36,384,457	2	\$	798,718	4	\$	37,183,176	6
Clermont	\$	3,602,831	1	\$	2,931,570	7	\$	6,534,402	8
Clinton	\$	7,307,081	1	\$	506,237	2	\$	7,813,318	3
Columbiana	\$	12,697,701	4	\$	2,068,892	5	\$	14,766,593	9
Coshocton	\$	6,481,565	1	\$	477,821	2	\$	6,959,386	3
Crawford	\$	10,738,787	2	\$	1,860,410	4	\$	12,599,198	6
Cuyahoga	\$	1,055,562,724	38	\$	80,602,612	18	\$	1,136,165,335	56
Darke	\$	7,289,189	1	\$	3,579,565	8	\$	10,868,753	9
Darke Defiance	\$	10,205,824	1	\$	1,353,826	3	\$	11,559,650	4
Dellance	\$ \$		1	\$ \$	10,093,976	6	\$		7
Belaware Erie		25,052,666	3	э \$		1	\$ \$	35,146,642	4
	\$	17,052,329			540,982			17,593,311	
Fairfield	\$	25,793,193	2	\$	2,694,635	9	\$	28,487,828	11
Fayette	\$	7,130,736	1	\$	429,278	2	\$	7,560,014	3
Franklin	\$	1,181,041,874	13	\$	63,880,963	10	\$	1,244,922,838	23
Fulton	\$	4,178,350	1	\$	7,149,666	6	\$	11,328,016	7
Gallia	\$	1,568,465	1	\$	331,784	1	\$	1,900,249	2
Geauga	\$	-	-	\$	11,159,831	4	\$	11,159,831	4
Greene	\$	38,555,004	2	\$	2,728,468	3	\$	41,283,473	5
Guernsey	\$	7,179,508	1	\$	385,437	1	\$	7,564,945	2
Hamilton	\$	538,192,430	19	\$	36,710,716	13	\$	574,903,146	32
Hancock	\$	23,009,981	1	\$	1,128,385	4	\$	24,138,366	5
Hardin	\$	3,154,944	1	\$	2,569,544	8	\$	5,724,487	9
Harrison	\$	-	-	\$	1,714,367	6	\$	1,714,367	6
Henry	\$	4,486,703	1	\$	1,130,682	7	\$	5,617,385	8
Highland	\$	5,010,687	2	\$	487,869	1	\$	5,498,556	3
Hocking	\$	4,361,345	1	\$	-	-	\$	4,361,345	1
Holmes	\$	-	-	\$	2,306,101	2	\$	2,306,101	2
Huron	\$	8,030,509	3	\$	1,401,820	4	\$	9,432,329	7
ackson	\$	1,234,657	1	\$	127,860	1	\$	1,362,518	2
efferson	\$	12,976,148	2	\$	2,603,749	7	\$	15,579,898	9
Knox	\$	10,485,540	1	\$	2,220,645	4	\$	12,706,185	5
Lake	\$	93,682,021	9	\$	3,776,488	7	\$	97,458,509	16
Lawrence	\$	2,283,344	1	\$	49,633	1	\$	2,332,977	2
Licking	\$	33,312,250	3	\$	6,742,394	7	\$	40,054,643	10
Logan	\$	6,386,699	1	\$	1,778,871	10	\$	8,165,570	11
Lorain	\$	100,930,547	8	\$	8,568,939	5	\$	109,499,486	13
Lucas	\$	219,867,044	4	\$	12,786,335	4	\$	232,653,379	8
Madison	\$	5,583,841	1	\$	5,748,913	4	\$	11,332,754	5
Mahoning	\$ \$		4	э \$	2,046,819	2	\$ \$	53,416,073	5 6
-	\$	51,369,254		\$ \$			\$ \$		
Marion Madina	\$ \$	15,652,951	1		133,359	2		15,786,310	3
Medina		39,979,169	3	\$	2,537,054	2	\$	42,516,223	5
Meigs	\$	-	- 1	\$	623,775	2	\$	623,775	2
Mercer Miami	\$ \$	5,959,352 36,543,899	1 3	\$ \$	3,674,921 2,618,058	4 4	\$ \$	9,634,273 39,161,957	5 7

Municipal Income Tax (con't)

			Number of			Number of			Total Number of
County		City Collections	Cities	Vil	lage Collections	Villages		Total Collections	Taxing
M	¢			¢	494.773	1	¢	404 772	1
Monroe Montgomery	\$ \$	293,245,242	- 14	\$ \$	5,965,972	1 5	\$ \$	494,773 299,211,214	1 19
0 ,	\$ \$	293,243,242		\$ \$		2	\$ \$		2
Morgan		-	-		507,036			507,036	
Morrow	\$	17 212 (50	-	\$ \$	1,915,256	4	\$	1,915,256	4 5
Muskingum	\$	17,312,659	1		1,736,959	4	\$	19,049,618	
Ottawa	\$	2,504,790	1	\$	2,357,406	4	\$	4,862,195	5
Paulding	\$	-	-	\$	1,392,590	5	\$	1,392,590	5
Perry	\$	993,191	1	\$	851,650	2	\$	1,844,842	3
Pickaway	\$	6,664,507	1	\$	2,173,841	3	\$	8,838,349	4
Pike	\$	1,563,309	1	\$	596,919	1	\$	2,160,227	2
Portage	\$	52,874,886	4	\$	2,692,467	5	\$	55,567,354	9
Preble	\$	4,871,899	1	\$	1,887,453	6	\$	6,759,352	7
Putnam	\$	-	-	\$	6,849,868	10	\$	6,849,868	10
Richland	\$	34,124,684	2	\$	7,843,216	5	\$	41,967,900	7
Ross	\$	14,745,697	1	\$	45,973	1	\$	14,791,670	2
Sandusky	\$	14,413,876	2	\$	598,666	1	\$	15,012,543	3
Scioto	\$	13,774,761	1	\$	1,544,927	1	\$	15,319,689	2
Seneca	\$	13,528,856	2	\$	529,256	3	\$	14,058,112	5
Shelby	\$	16,927,377	1	\$	4,679,037	5	\$	21,606,414	6
Stark	\$	90,087,105	5	\$	8,813,453	8	\$	98,900,557	13
Summit	\$	296,415,816	13	\$	23,119,336	9	\$	319,535,152	22
Trumbull	\$	31,683,942	4	\$	6,929,144	3	\$	38,613,086	7
Tuscarawas	\$	17,295,990	3	\$	6,378,210	13	\$	23,674,200	16
Union	\$	18,801,562	1	\$	760,411	2	\$	19,561,973	3
Van Wert	\$	7,027,712	1	\$	445,830	4	\$	7,473,542	5
Warren	\$	59,787,168	4	\$	2,988,084	6	\$	62,775,252	10
Washington	\$	11,784,748	2	\$	296,493	1	\$	12,081,240	3
Wayne	\$	25,930,798	3	\$	3,595,851	10	\$	29,526,649	13
Williams	\$	7,061,446	1	\$	4,956,339	6	\$	12,017,785	7
Wood	\$	48,338,269	4	\$	3,798,139	15	\$	52,136,408	19
Wyandot	\$	2,820,148	1	\$	2,219,459	3	\$	5,039,607	4
Totals	\$	4,954,186,821	241	\$	440,166,018	394	\$	5,394,352,840	635

Municipal Income Tax (con't)

	Number of				Number of			Number of	
County	Municpalitie	s	Distributions	County	Municpalities	Distributions	County	Municpalities	Distribution
	•		-		•		y	•	
Adams	2	\$	5,232	Hamilton	32	\$ 3,703,653	Noble	1	\$ 913
Allen	8	\$	226,709	Hancock	4	\$ 114,955	Ottawa	5	\$ 87,813
Ashland	4	\$	93,491	Hardin	7	\$ 15,669	Paulding	5	\$ 8,745
Ashtabula	9	\$	190,700	Harrison	5	\$ 25,548	Perry	2	\$ 52,073
Athens	3	\$	82,577	Henry	8	\$ 33,655	Pickaway	5	\$ 92,706
Auglaize	8	\$	441,430	Highland	3	\$ 66,935	Pike	2	\$ 6,135
Belmont	5	\$	14,603	Hocking	1	\$ 15,156	Portage	8	\$ 366,780
Brown	5	\$	9,276	Holmes	2	\$ 8,162	Preble	6	\$ 21,118
Butler	7	\$	1,307,130	Huron	7	\$ 45,378	Putnam	9	\$ 57,167
Carroll	3	\$	11,410	Jackson	3	\$ 13,074	Richland	7	\$ 482,578
Champaign	5	\$	41,195	Jefferson	9	\$ 558,177	Ross	1	\$ 158,568
Clark	5	\$	482,327	Knox	5	\$ 133,693	Sandusky	3	\$ 239,562
Clermont	9	\$	40,839	Lake	15	\$ 1,325,924	Scioto	2	\$ 60,293
Clinton	3	\$	65,586	Lawrence	2	\$ 8,077	Seneca	5	\$ 86,594
Columbiana	9	\$	63,731	Licking	9	\$ 548,974	Shelby	6	\$ 281,061
Coshocton	3	\$	371,840	Logan	9	\$ 51,672	Stark	13	\$ 1,063,871
Crawford	5	\$	39,839	Lorain	13	\$ 1,197,714	Summit	22	\$ 2,724,008
Cuyahoga	56	\$	7,189,352	Lucas	8	\$ 2,526,562	Trumbull	7	\$ 293,618
Darke	8	\$	60,814	Madison	5	\$ 33,164	Tuscarawas	16	\$ 201,370
Defiance	4	\$	113,595	Mahoning	6	\$ 380,415	Union	3	\$ 85,484
Delaware	7	\$	94,146	Marion	2	\$ 42,708	Van Wert	5	\$ 21,377
Erie	4	\$	54,014	Medina	6	\$ 391,424	Vinton	0	\$ -
Fairfield	11	\$	202,326	Meigs	2	\$ 1,815	Warren	10	\$ 427,693
Fayette	3	\$	82,335	Mercer	5	\$ 31,777	Washington	3	\$ 76,785
Franklin	22	\$	9,856,914	Miami	7	\$ 677,312	Wayne	12	\$ 180,038
Fulton	7	\$	71,375	Monroe	1	\$ 1,594	Williams	7	\$ 88,161
Gallia	2	\$	5,293	Montgomery	19	\$ 2,496,393	Wood	19	\$ 464,523
Geauga	4	\$	103,452	Morgan	2	\$ 555	Wyandot	3	\$ 24.474
Greene	5	\$	225,176	Morrow	4	\$ 8,201	-	_	
Guernsev	2	\$	38,180	Muskingum	6	\$ 283,129	Total	415	\$ 29,238,395

Property Tax - Public Utility Property

Table 41			
Public Utilit	y Property Ta	x: Tax	x Years 2014-2018
Taxes Levie	\mathbf{d} (dollars in millio	ons)	
	Tax Year		Total
	2014	\$	1,013.2
	2015	\$	1,103.2
	2016	\$	1,253.4
	2017	\$	1,328.1
	2018	\$	1,516.7
Source: Ohio D	epartment of Taxa	tion	

Property Tax - Public Utility Property (con't)

² Water transportation, heating, and energy

Source: Ohio Department of Taxation

roperty Tax	, Publi	c Utility: Tax			Value and Taxe	es Levi	ied, by County	•					
				s Levied and					s Levied and			Tax	es Levied and
County	T	axable Value		Charged	County	T	'axable Value		Charged	County	 Taxable Value		Charged
		404.044		5 400	Hamilton		1 001 001		440.50	** 11	222.424		44.605
Adams	\$	101,814		5,190		\$	1,084,391	\$	118,768	Noble	\$ 238,136	\$	11,607
Allen	\$	158,688	\$	9,991	Hancock	\$	147,369	\$	8,535	Ottawa	\$ 155,720	\$	9,812
Ashland	\$	138,031		10,391	Hardin	\$	47,057	\$	2,802	Paulding	\$ 48,883	\$	2,746
Ashtabula	\$	133,611	\$	10,572	Harrison	\$	296,270	\$	19,624	Perry	\$ 141,621	\$	8,866
Athens	\$	170,612	\$	12,624	Henry	\$	95,665	\$	7,241	Pickaway	\$ 302,721	\$	17,212
Auglaize	\$	35,143	\$	2,183	Highland	\$	53,974	\$	2,564	Pike	\$ 80,583	\$	4,014
Belmont	\$	47,530 \$ 2,442 Holmes \$ 57,069 \$ 3,223 Prebl	Portage	\$ 156,259	\$	14,920							
Brown	\$			\$ 48,615	\$	2,862							
Butler	\$	513,511	\$	40,443	Huron	\$	54,823	\$	3,526	Putnam	\$ 59,521	\$	3,132
Carroll	\$	274,269	\$	15,191	Jackson	\$	85,188	\$	3,710	Richland	\$ 216,512	\$	18,153
Champaign	\$	34,490	\$	2,539	Jefferson	\$	464,248	\$	28,136	Ross	\$ 160,227	\$	10,100
Clark	\$	137,776	\$	11,242	Knox	\$	92,830	\$	6,309	Sandusky	\$ 105,315	\$	6,800
Clermont	\$	254,824	\$	20,897	Lake	\$	361,378	\$	34,911	Scioto	\$ 152,667	\$	9,524
Clinton	\$	77,601	\$	4,108	Lawrence	\$	406,046	\$	14,551	Seneca	\$ 168,833	\$	11,645
Columbiana	\$	221,230	\$	13,054	Licking	\$	284,605	\$	20,618	Shelby	\$ 46,828	\$	2,811
Coshocton	\$	93,622	\$	5,552	Logan	\$	45,796	\$	2,966	Stark	\$ 569,538	\$	47,748
Crawford	\$ 93,622 \$ 5,552 Logan \$ 45,796 \$ 87,432 \$ 6,721 Lorain \$ 362,594 \$	32,827	Summit	\$ 491,101	\$	48,137							
Cuyahoga	\$ 1,215,912 \$ 145,133 Lucas	Lucas	\$	369,306	\$	40,011	Trumbull	\$ 199,263	\$	16,145			
Darke	\$ 76,315 \$ 4,220 Madison	\$	65,940	\$	4,233	Tuscarawas	\$ 205,455	\$	13,114				
Defiance	\$ 143,333 \$ 9,853 Mahoning	\$	295,942	\$	25,338	Union	\$ 139,348	\$	11,447				
Delaware	\$ 369,644 \$ 32,470 Marion \$ 104,931 \$	6,778	Van Wert	\$ 62,387	\$	3,823							
Erie		18,531	Vinton	\$ 132,194	\$	5,980							
airfield	\$	271,732	\$	21,911	Meigs	\$	72,025	\$	3,617	Warren	\$ 403,781	\$	33,635
ayette	\$	185,411	\$	9,580	Mercer	\$	29,463	\$	1,708	Washington	\$ 384,652	\$	22,157
ranklin	\$	1,147,355	\$	133,208	Miami	\$	84,153	\$	6,132	Wayne	\$ 193,356	\$	14,629
ulton	\$ 96,249 \$ 7,3	7,396				53 \$ 23,019		Williams	\$		2,882		
Gallia		9,876			Wood		\$ 239,223	\$	19,217				
Geauga	\$	122,533	\$	12,766	Morgan	\$	69,758	\$	3,940	Wyandot	\$ 28,325	\$	1,595
Greene	\$	136,707	\$	11,847	Morrow	\$	51,707	\$	3,050	,	 20,020		1,070
Guernsey	\$	151,455	\$	8,483	Muskingum	\$	383,374	\$	22,324	Total	\$ 18,974,248	\$	1,516,750

Property Tax, Pub	olic Utility: Tax	Yea	rs 2014-2018	Asse	essed Values, b	v Cla	ass of Utility (do	llars	in thousands)		
, ,					,		sessed Values		,		
Class of Utility	Number of		2014		2015		2016		2017		2018
Electric	37	\$	9,075,235	\$	9,983,051	\$	11,187,639	\$	11,489,571	\$	12,185,543
Natural Gas	31	\$	1,223,953	\$	1,371,450	\$	1,499,034	\$	1,664,783	\$	1,812,008
Pipeline	23	\$	1,621,004	\$	1,783,250	\$	2,282,700	\$	2,480,881	\$	4,178,513
Rural Electric	27	\$	515,077	\$	529,877	\$	555,376	\$	577,012	\$	589,189
Lease/rental ² Other ³	13 <u>28</u>	\$ \$	29,293 189,299	\$ \$	26,057 184,990	\$ \$	21,832 203,062	\$ \$	13,474 197,189	\$ \$	14,035 194,961
Total	159	\$	12,653,862	\$	13,878,676	\$	15,749,642	\$	16,422,909	\$	18,974,248

Property Tax - Real Property

Real Property Tax: Tax Year 2018 Taxable Values, Effect	x: Tax re	, , ,														
	Class	Class 1 Taxable		Class 2 Taxable			Class 1	Class 2		Z	Non-business Owner-Occupied	wner-0	ccupied	Homestead		Net
County		Value		Value		Total Taxable Value	Effective	Effective	Taxes Charged		credit		credit	Exemption	Net Taxes Charged	l Effective
Adams	€	339,679	69	101,110	₩.	440,790	43.98	49.15	19,910		1,364 \$		78 \$	657	\$ 17,811	Ì
Allen	59	1,487,284	₩.	429,451	₩	1,916,734	50.94	58.54	100,903	44	6,944 \$		1,146 \$	2,903	\$ \$9,908	,
Ashland	60	846,565	↔	160,375	₩.	1,006,940	48.02	58.88	50,093	44	3,915 \$		632 \$	1,568	\$ 43,977	
Ashtabula	∨	1,430,170	60	336,405	∨	1,766,575	53.58	63.97	98,154	44	6,615 \$		\$ 626	3,713	\$ 86,898	•
Athens		765,530	₩.	224,984	₩	990,514	55.62	57.22	55,448	44	3,687 \$		207 \$	1,543	\$ 49,711	50.19
Auglaize	•	906,276	↔	160,388	₩.	1,066,665	43.95	54.72	48,604		3,687 \$		549 \$	1,084	\$ 43,283	40.58
Belmont	•	1,008,360	↔	662,769	₩.	1,674,128	42.23	49.48	75,529		3,824 \$		592 \$	2,020	\$ 69,094	41.27
Brown	50	741,848	5	73,164	€9	815,012	39.08	44.10	32,218	44	2,754 \$		276 \$	985	₩.	34.60
Butler	\$	6,052,935	60	1,694,199	∨	7,747,134	58.62	64.37	463,881	44	34,117 \$		6,913 \$	9,710	\$	53.33
Carroll	\$	527,922	60	185,952	59	713,874	42.48	41.08	30,064	44	2,101 \$		247 \$	744	€9	
Champaign	€	759,266	↔	94,965	€	854,231	47.28	65.37	42,109	44	3,140 \$		391 \$	1,215	50	
Clark	59	1,806,353	₩.	450,127	₩	2,256,480	62.17	66.79	143,716	44	10,173 \$		1,675 \$	5,542	₩.	55.98
Clermont	€9	3,710,590	↔	756,647	₩	4,467,237	58.86	96.89	270,566	44	21,213 \$		4,365 \$	5,342	\$ 239,646	
Clinton	€9	758,651	↔	162,129	₩	920,780	42.74	50.38	40,592	44	2,987		407 \$	932	\$ 36,266	
Columbiana	\$	1,367,903	60	280,691	60	1,648,594	44.92	48.65	75,108	44	\$ 006'5		\$ 806	3,061	\$ 65,244	
Coshocton	•	564,980	60	127,265	∨	692,245	44.75	53.69	32,116	44	2,211 \$		279 \$	1,024	\$ 28,602	
Crawford	•	589,163	60	95,355	∨	684,519	53.54	65.77	37,816	44	2,860 \$		329 \$	1,691		
Cuyahoga	\$	20,726,057	↔	8,311,866	₩	29,037,924	85.20	91.78	2,528,769	44	155,039 \$		30,919 \$	57,176	\$ 2,2	78.71
Darke	∨	1,055,719	↔	155,514	₩	1,211,233	42.52	51.67	52,923	44	4,207 \$		236 \$	1,553	€	
Defiance	∽ ·	697,017	⇔ -	122,963	60 -	819,980	46.38	55.16	39,109	٠ 4	2,900 \$		424 \$	1,210	60 -	
Delaware	60 +	6,801,333	60 +	863,168	60 +	7,664,500	69.41	76.32	537,972		42,833 \$		8,977 \$	4,797	60 +	
Erie	65 +	1,594,350	60 +	445,078	69 +	2,039,428	54.21	68.91	117,106		7,371 \$		1,173 \$	2,944	60 +	
Fairtield	⊱ +	2,972,953	50 (515,928	5 0 €	3,488,881	56.50	57.89	197,846		14,944 \$		2,706 \$	3,700		
ray ette Franklin	e e	677,155	A 6	129,647	A 6	2025070	45.82	49.12	31,024	A 4	2,303		4 7 7 7 7	815	3 28,230	41.50
Fulton	e v	200,010,0	÷ +	0,040,200	9 6 /	200,055,62	7.0.70	70.70	5,346,163	a 44	4 025		55.43	1317	• •	
Gallia	. 6	411.735) 6	128.364) 6	540.099	40.89	41.47	22,161	a 46	1,643		164	807	30,000	
Geauga	· 55	2,750,669	· 60	343,237	· 60	3,093,906	66.88	75.77	209,979	. 44	15,804 \$		2,942 \$	3,873	\$ 187,360	
Greene	€9	3,226,568	₩.	780,126	₩	4,006,694	92.69	74.44	5 283,163	44	19,612 \$		2,933 \$	6,372	\$ 254,245	63.46
Guernsey	\$	614,166	60	214,868	↔	829,034	45.63	51.71	39,137	44	2,441 \$		279 \$	1,116	€9	
Hamilton	\$	13,629,022	↔	4,732,429	₩.	18,361,452	74.88	87.91	1,436,533	44	91,486 \$		18,183 \$	24,819	\$ 1,3	
Hancock	•	1,483,324	60	338,485	60	1,821,809	43.16	26.35	83,091	44	5,874 \$		\$ 666	1,629	√	
Hardin	₩.	547,388	↔	67,111	↔	614,499	44.72	51.49	27,938	44	2,273 \$		231 \$	802	\$ 24,632	
Harrison	€9	254,340	↔	204,439	₩.	458,779	44.37	29.65	23,475		8 866		\$ 66	267	\$ 21,816	47.55
Henry	∽ ·	641,347	⇔ -	75,230	60 -	716,576	53.48	72.70	39,767	٠ 4	2,860 \$		306 \$	929	\$ 35,673	
Highland	69 -	696,361	60 -	83,358	69 -	779,720	39.47	40.53	30,866		2,637		289 \$	1,040	\$ 26,899	
Hocking	60 +	503,729	60 +	51,195	60 +	554,923	46.70	49.94	26,083		2,196 \$		307 \$	837	\$ 22,743	
Holmes	⊱ +	820,865	50 (185,037	5 0 €	1,005,903	42.48	45.91	43,368	.A. 4	3,285		380 \$	609	֥ +	
Huron	. ←	961,002	. ←	1/3,321	. ←	1,134,323	44.60	77.75	51,923	A 4	3,685		269	1,4/8	∕ •	
Jackson Jefferson	A 4	412,507	A 4	318 557	A 4	1115500	44.14	45.10	21,3/1	A 44	1,547 \$		104 \$	218	\$ 18,848 \$ 46,876	37.02
Knov	s &	1176 407	÷ +	129 148	9 U	1 205 557	44.73	57.73	700 79	a 4	7,743 p		4 277	1,165	9 4	
Killox Lake	9 69	1,170,407	.	1 194 906		5 967 723	50.70	76.23	414 774	a 44	28.258		\$ 069 5	10 145	e c e	45.37
Lawrence	+ 69	799.368	+ 69	119.008	+ 69	918,375	35.22	37.99	32,675	- 40	2,571 \$		372 \$	1.605	+ 49	
Licking	\$	3,448,036	₩.	747,949	\$	4,195,985	57.68	60.63	244,246	44	17,022 \$		3,138 \$	5,371	\$ 218,716	_

Property Tax - Real Property (con't)

	C	Class 1 Taxable	Clas	Class 2 Taxable			Class 1	Class 2		z	Non-business Owner-Occupied	wner-Occupie	ф	Homestead			Net
County		Value		Value T	otal '	Value Total Taxable Value	Effective	Effective	Taxes Charged		credit	credit	Ħ	Exemption	Net	Net Taxes Charged	Effective
Logan	↔	1,019,494	57)	190,520	97	1,210,014	44.67	52.44 \$	55,527 \$		4,084 \$	429	∨	1,093	₩	49,922	41.26
Lorain	⇔	5,765,604	-50	1,297,928	97	7,063,531	62.32	67.02 \$	446,305 \$		32,965 \$	6,284		11,122	₩.	395,934	56.05
Lucas	∨	5,503,637	50	1,939,918	97	7,443,555	78.04	92.56 \$	609,072 \$		37,878 \$	7,601	-	17,462	₩	546,131	73.37
Madison	⇔	966,186	-57)	136,908	97	1,103,094	44.14	55.69 \$	50,268 \$		3,692 \$	568		935	₩.	45,073	40.86
Mahoning	€5	2,974,460	₩.	950,993	97	3,925,453	66.52	74.55 \$	268,743 \$		17,284 \$	3,419		11,013	₩	237,028	60.38
Marion	₩.	908,932	₩	185,790	97	1,094,722	42.54	50.69 \$	48,087 \$		3,721 \$	539	\$	1,594	₩	42,234	38.58
Medina	6	4,164,744	₩	824,437	•	4,989,181	57.45	60.45 \$	289,106 \$		21,998 \$	4,448		6,011	₩	256,648	51.44
Meigs	₩.		₩	49,920	97	318,474	41.28	49.07 \$	13,536 \$			117		663	€9	11,782	36.99
Mercer	⇔		₩	102,901	97	1,082,656	45.46	52.10 \$	49,905 \$		4,196 \$	526	5	945	₩	44,238	40.86
Miami	₩	1,845,853	50	424,141	97	2,269,994	49.07	57.75 \$	115,076 \$		8,440 \$	1,521	5	3,166	₩	101,949	44.91
Monroe	₩	267,823 \$	₩	208,559	97	476,382	33.90	49.48 \$	19,397 \$		850 \$	72	\$	309	₩	18,166	38.13
Montgomery	₩.	7,064,048	50	2,078,285	97	9,142,334	88.06	99.65 \$	829,200 \$		54,628 \$	10,921	- -	28,611	₩	735,039	80.40
Morgan	₩.	243,468	₩	20,355	97	263,822	36.38	39.98 \$	9,670 \$		852 \$	82	₩ ₩	394	₩	8,342	31.62
Morrow	₩.	716,647	₩	58,987	•	775,634	47.51	52.58 \$	37,147 \$		2,803 \$	337	- 55	947	₩	33,060	42.62
Muskingum	- 60	1,309,393	+ +++	376,639	•	1,686,032	42.15	46.04 \$	72,532 \$		5,270 \$	790	· s	2,164	- 60	64,308	38.14
Noble	9 69	234,227	9 49	83,239	, ,	317,466	36.45	42.52 \$	12,078 \$			7 82		1 473	9 69	10,860	34.21
Paulding	6 €	416,975	60 +	36,820	0 7 0	453,795	43.17	53.08 \$	19,957		1,641 \$	150	s :	615	69 €	17,551	38.68
Perry	⇔	529,554	99	62,513	97	592,066	46.76	49.02 \$	27,828 \$		2,144 \$	345	5	956	↔	24,383	41.18
Pickaway	⇔	1,110,733	50	147,635	97	1,258,368	46.15	58.26 \$	59,861 \$		4,844 \$	711	- \$÷	1,356	₩	52,949	42.08
Pike	€9	382,034	₩	46,114	97	428,148	39.55	52.37 \$	17,525 \$		1,407 \$	187	\$	782	₩	15,149	35.38
Portage	· 6	2,921,241	- 60	747,728	•	3,668,969	56.01	63.28 \$	210,925 \$		15,115 \$	2,750	· s	4,668	- 69	188,393	51.35
Preble	e e	785,936	• •	70 445	, ,	874,236	45.40	51.49 \$	40,230 \$		3,1/1 \$	454		1,294	• •	35,311	40.39 26.24
Richland	6 €	1,540,143	60 €	337,895	0 7 0	1,878,037	61.14	78.11 \$	120,561 \$		8,568 \$	1,508	∽ •	4.972	69 €	105,512	56.18
Ross	€5		₩.	199,029	σ,	1,238,975	46.42	55.35 \$	59,293 \$		4,119 \$	617		2,076	↔	52,480	42.36
Sandusky	⇔		50	215,539	97	1,206,064	49.19	54.87 \$	60,554 \$		4,290 \$	653	\$	1,803	₩	53,808	44.61
Scioto	₩.		₩	169,684	9,	967,961	48.95	55.44 \$	48,481 \$		3,174 \$	538		2,364	₩	42,405	43.81
Seneca	- 6 9		- 69	133,259		1,050,742	47.36	64.96 \$	52,113 \$		3,761 \$	513		1,611	- 69	46,228	44.00
Shelby	e 69	927,247 \$	9 69	201,598	, ,	1,128,845	42.69	51.29 \$	49,928 \$		3,764 \$	562		1,090	- 6	200 057	39.43
Summit	- 6	9,400,576	- 6	2.642.536	,, ,	12.043.112	68.73	77.47 \$	850.796 \$		60.779 \$	12.249	۰ د م	20.780	-	756.989	62.86
Trumbull	₩.		60 +	633,118	•,	3,138,086	65.16	70.28 \$	207,726 \$		15,270 \$	2,383		9,858	↔ +	180,215	57.43
Tuscarawas	6		₩.	344,804	97	1,768,437	48.44	54.79 \$	87,852 \$		5,902 \$	958		2,664	↔	78,328	44.29
Union	· 60		- 49	229,758	• •	1,681,093	59.89	76.65 \$	104,526 \$		8,690 \$	1,478		1,185	- 60	93,172	55.42
Van Wert	÷ 5		- 69	66,432	•	649,265	40.11	60.85 \$	27,421 \$		1,179 \$	135		382	÷ 60	25,725	39.62
Vinton			9 69	14,120	, 0,	186,936	43.58	49.41 \$	8,229 \$		623 \$	71		446	, 60	7,088	37.92
Warren	^ ↔	6,028,822	A 4	252 776	,, ,	7,002,123 1 179 602	42 72	4848 \$	596,651 \$		31,/98 \$	5,578 54.1	- u	5,564 1 741	A 4	352,711 46,060	39.05
Wayne	65 +	•	60 +	465,788	• •	2,401,334	51.62	68.16 \$	131,667 \$		9,046 \$	1,473		3,183	69 +	117,965	49.12
Williams	€9		₩.	128,944	•	760,454	51.68	61.11 \$			2,897 \$	405	5	1,254	₩	35,959	47.29
Wood Wyandot	֥ ֥	2,404,401 480,736	,, ,,	719,512 56,844	<i>37</i> 37	3,123,913 537,580	59.81 37.40	73.95 \$ 43.76 \$	197,008 \$		12,705 \$ 1.590 \$	2,012 167		3,604 525	•• ••	178,687 18.187	57.20 33.83
, , , , , , , , , , , , , , , , , , ,								Ġ				ı			.	20)207	
Statewide	S	200.332.823	<u>ъ</u>	55.347.931 \$		255.680.754	64.09	7605 \$	17.047.731		1,163,636 \$	217.440	•	393 028	•	15 273 626	

Property Tax - Real Property (con't)

					Tax	Year			
		2013		2014	2015		2016	2017	201
Total Assessed Value	\$	226,381,891,791	\$	230,422,584,611	\$ 234,353,495,743	\$	238,258,556,773	\$ 246,886,179,262	\$ 255,680,744,70
Class I	\$	176,119,657,612	\$	179,955,524,967	\$ 183,586,965,174	\$	186,381,298,184	\$ 193,662,208,379	\$ 200,332,822,690
Class II	\$	50,262,234,179	\$	50,467,059,644	\$ 50,766,530,569	\$	51,877,258,589	\$ 53,223,970,883	\$ 55,347,922,010
Total Taxes Charged 1	\$	15,154,803,677	\$	15,481,360,814	\$ 15,700,155,752	\$	16,180,476,196	\$ 16,572,340,138	\$ 17,038,751,380
Class I	\$	11,391,519,184	\$	11,646,691,090	\$ 11,841,297,489	\$	12,174,577,652	\$ 12,493,208,505	\$ 12,831,509,700
Class II	\$	3,763,284,493	\$	3,834,669,724	\$ 3,858,858,263	\$	4,005,898,544	\$ 4,079,131,634	\$ 4,207,241,680
Average Effective Tax Rate ²		66.94		67.19	66.99		67.91	67.13	66.6
Class I		64.68		64.72	64.50		65.32	64.51	64.0
Class II		74.87		75.98	76.01		77.22	76.64	76.0
Nonbusiness Credit ³	\$	1,124,457,342	\$	1,133,920,620	\$ 1,138,067,859	\$	1,141,590,642	\$ 1,153,180,151	\$ 1,163,636,30
Owner-Occupied Credit ³	\$	213,130,155	\$	210,960,402	\$ 210,998,585	\$	211,111,896	\$ 214,378,250	\$ 217,440,260
Homestead Exemption Reduction ³	\$	447,001,069	\$	438,617,066	\$ 428,386,856	\$	423,329,751	\$ 408,252,641	\$ 393,028,410
Net Taxes Collectible	\$	13,370,215,111	\$	13,697,862,727	\$ 13,922,702,453	\$	14,404,443,906	\$ 14,796,529,097	\$ 15,264,646,390
¹ Net taxes charged after application of perc	entage r	eduction required by O.F	R.C. 31	9.301					
² Taxes charged divided by value of taxable	oropert	v							

Resort Area Gross Receipts Tax

SUIT AI Ea I ax:	Fiscai	Years 2015-201	L9 Dis	tributions by	Distri	ct		
Fiscal Year		Kelly's Island	Put-i	n-Bay Village		Township	City of Canton	To
2015	\$	136,867	\$	820,164	\$	298,213	N/A	\$ 1,255,24
2016	\$	146,833	\$	714,514	\$	321,572	N/A	\$ 1,182,92
2017	\$	117,026	\$	695,829	\$	383,936	N/A	\$ 1,196,79
2018	\$	163,228	\$	632,143	\$	350,528	\$ 38,138	\$ 1,184,03
2019	\$	166,064	\$	685,783	\$	423,473	\$ 143,508	\$ 1,418,82

Sales and Use Tax - Counties and Transit Authorities

Table 47										
Permissive (Lo	cal) Sales	and Use Tax: Ca	lend	ar Years 2016-20	18 (ollections, by County				
										F.65
								Tax Rate		Effective Date of
							Initial	Dec. 31,		Current
County		2016		2017		2018	Enactment	2018		Rate
<u>y</u>										
Adams	\$	4,303,565	\$	4,071,060	\$	3,759,318	Jun 1, 1991	1.50	%	Apr 1, 2006
Allen	\$	17,400,531	\$	17,159,862	\$	16,991,909	May 1, 1970	1.00	%	Jun 1, 1987
Ashland	\$	8,115,915	\$	8,375,968	\$	8,302,026	Mar 1, 1971	1.25	%	Jan 1, 1998
Ashtabula	\$	10,830,875	\$	10,496,045	\$	10,513,513	Apr 1, 1977	1.00	%	Jul 1, 1985
Athens	\$	8,499,543	\$	8,490,094	\$	7,991,311	Feb 1, 1982	1.25	%	Jan 1, 1994
Auglaize	\$	8,869,170	\$	9,236,565	\$	9,575,704	Nov 1, 1973	1.50	%	Jun 1, 1996
Belmont	\$	17,042,372	\$	18,557,272	\$	18,377,983	May 1, 1985	1.50	%	Jan 1, 1995
Brown	\$	5,634,188	\$	5,462,723	\$	5,245,601	Aug 1, 1979	1.50	%	Oct 1, 2010
Butler	\$	44,065,247	\$	43,646,413	\$	43,192,457	Jun 1, 1985	0.75	%	Jan 1, 2008
Carroll	\$	2,785,746	\$	2,841,451	\$	2,689,973	Sep 1, 1985	1.00	%	Jul 1, 2006
Champaign	\$	5,590,425	\$	5,580,466	\$	5,223,222	Jan 1, 1986	1.50	%	Jul 1, 2003
Clark	\$	25,740,903	\$	25,138,403	\$	23,472,415	Nov 1, 1972	1.50	%	Jan 1, 2008
Clermont	\$	27,902,043	\$	28,090,216	\$	27,925,239	Aug 1, 1979	1.00	%	Oct 1, 1983
Clinton	\$	8,559,440	\$	6,233,915	\$	6,012,531	May 1, 1972	1.00	%	Oct 1, 2016
Columbiana	\$	16,445,805	\$	16,360,203	\$	15,839,113	Aug 1, 1985	1.50	%	Apr 1, 2007
Coshocton	\$	5,748,867	\$	5,479,248	\$	5,503,173	Jun 1, 1971	1.50	%	Jan 1, 2006
Crawford	\$	5,954,077	\$	5,957,418	\$	5,735,003	May 1, 1978	1.50	%	Jul 1, 1994
Cuyahoga	\$	276,542,774	\$	262,685,621	\$	260,258,818	Sep 1, 1969	1.25	%	Oct 1, 2007
Darke	\$	8,902,243	\$	8,918,826	\$	8,772,979	Jul 1, 1975	1.50	%	Oct 1, 2005
Defiance	\$	5,892,395	\$	6,027,375	\$	5,991,459	Feb 1, 1987	1.00	%	Feb 1, 1987
Delaware	\$	55,870,953	\$	56,991,456	\$	61,673,121	Jan 1, 1972	1.25	%	Oct 1, 1996
Erie	\$	16,012,916	\$	16,098,410	\$	16,107,312	Mar 1, 1977	1.00	%	Oct 1, 2014
Fairfield	\$	21,091,935	\$	21,549,710	\$	21,519,710	Sep 1, 1981	1.00	%	Jan 1, 2010
Fayette	\$	9,258,682	\$	8,393,857	\$	7,690,288	Mar 1, 1983	1.50	%	Jan 1, 2008
Franklin	\$	303,922,061	\$	299,906,406	\$	300,234,994	Sep 1, 1985	1.25	%	Jan 1, 2014
Fulton	\$	7,813,124	\$	7,920,577	\$	7,867,778	May 1, 1972	1.50	%	Jan 1, 2011
Gallia	\$	5,064,046	\$	4,942,331	\$	4,879,598	Dec 1, 1981	1.25	%	Feb 1, 1995
Geauga	\$	14,471,728	\$	14,962,815	\$	15,405,192	Aug 1, 1987	1.00	%	Feb 1, 2004
Greene	\$	27,049,970	\$	27,070,277	\$	27,255,117	Mar 1, 1971	1.00	%	Feb 1, 2004 Feb 1, 1987
Guernsey	\$	8,346,665	\$	8,442,456	\$	8,618,837	Feb 1, 1971	1.50	%	Aug 1, 1993
Hamilton	\$	202,750,242	э \$	199,341,397	\$	198,491,991	Jun 1, 1971	1.25	%	Aug 1, 1993 Apr 1, 2015
	\$ \$		\$ \$, ,		, ,	, ,			
Hancock		14,959,903		14,757,662	\$	15,520,392	Feb 1, 1979	1.00	%	Jan 1, 2010
Hardin	\$	4,453,443	\$	4,884,772	\$	4,345,296	Oct 1, 1985	1.50	%	Jan 1, 2005
Harrison	\$	3,942,807	\$	3,389,137	\$	3,264,881	Dec 1, 1985	1.50	%	Jun 1, 1994
Henry	\$	4,140,525	\$	4,320,169	\$	4,304,645	Mar 1, 1972	1.50	%	Apr 1, 2007
Highland	\$	6,893,269	\$	6,787,097	\$	6,401,350	May 1, 1979	1.50	%	Jul 1, 2005
Hocking	\$	4,288,806	\$	4,441,609	\$	4,960,791	Apr 1, 1979	1.50	%	Oct 1, 2017
Holmes	\$	7,548,318	\$	9,247,741	\$	10,520,424	Jul 1, 1977	1.25	%	Apr 1, 2017
Huron	\$	9,948,350	\$	10,446,536	\$	9,931,618	Feb 1, 1978	1.50	%	Jan 1, 1996
Jackson	\$	5,705,599	\$	5,598,687	\$	5,363,731	Apr 1, 1982	1.50	%	Jan 1, 1998
Jefferson	\$	12,524,407	\$	13,100,949	\$	12,571,992	Jun 1, 1973	1.50	%	Nov 1, 1994
Knox	\$	7,052,694	\$	7,152,998	\$	10,289,748	May 1, 1971	1.50	%	Jan 1, 2018
Lake	\$	37,026,202	\$	36,764,360	\$	37,132,926	Jul 1, 1969	1.00	%	Apr 1, 2012
Lawrence	\$	9,198,890	\$	8,885,252	\$	8,235,231	Jun 1, 1986	1.50	%	Jun 1, 1998
Licking	\$	35,499,283	\$	36,754,002	\$	37,631,234	Feb 1, 1971	1.50	%	Jan 1, 2006

Sales and Use Tax - Counties and Transit Authorities (con't)

County		2016		2017		2018	Initial Enactment	Tax Rate Dec. 31, 2018		Effective Date of Current Rate
Logan	\$	10,755,735	\$	11,044,106	\$	10,816,002	Jan 1, 1974	1.50	%	Jul 1, 1997
Lorain	\$	29,649,092	\$	35,948,564	\$	39,554,410	Jul 1, 1985	1.00	%	Apr 1, 2017
Lucas	\$	106,254,245	\$	103,169,059	\$	99,829,815	Feb 1, 1971	1.50	%	Apr 1, 2017
Madison	\$	6,745,683	\$	6,656,116	\$	7,156,678	Mar 1, 1983	1.25	%	Jul 1, 1999
Mahoning	\$	43,791,827	\$	43,019,378	\$	41,687,086	Apr 1, 1980	1.25	%	Apr 1, 2015
Marion	\$	12,341,504	\$	12,287,916	\$	12,121,878	Sep 1, 1985	1.50	%	Apr 1, 2014
Medina	\$	25,735,607	\$	26,232,112	\$	27,114,700	Apr 1, 1971	1.00	%	Oct 1, 2007
Meigs	\$	2,725,614	\$	2,568,381	\$	2,465,755	Feb 1, 1987	1.50	%	Oct 1, 2012
Mercer	\$	8,183,220	\$	8,392,895	\$	8,768,996	Nov 1, 1971	1.50	%	Apr 1, 2008
Miami	\$	18,013,539	\$	18,163,942	\$	18,120,145	Dec 1, 1986	1.25	%	Oct 1, 2009
Monroe	\$	3,215,930	\$	4,840,768	\$	5,573,962	Oct 1, 1986	1.50	%	Jan 1, 2010
Montgomery	\$	83,580,671	\$	80,032,985	\$	80,020,697	Jan 1, 1971	1.25	%	Oct 1, 2018
Morgan	\$	1,747,752	\$	1,974,545	\$	1,530,954	Feb 1, 1972	1.50	%	Apr 1, 1990
Morrow	\$	3,959,551	\$	3,961,663	\$	3,779,731	Jul 1, 1971	1.50	%	Jul 1, 1995
Muskingum	\$	19,939,240	\$	19,849,614	\$	20,005,606	May 1, 1971	1.50	%	Apr 1, 1993
Noble	\$	1,562,233	\$	2,054,649	\$	1,653,083	Jan 1, 1971	1.50	%	Feb 1, 1995
Ottawa	\$	8,170,537	\$	8,164,020	\$	8,545,595	Oct 1, 1973	1.25	%	Jul 1, 2010
Paulding	\$	2,125,040	\$	2,099,270	\$	2,042,286		1.50	%	Nov, 1 1991
Perry	э \$	4,102,568	э \$	4,045,348	\$	3,972,936	Apr 1, 1984 Mar 1, 1971	1.50	%	Apr 1, 2010
Pickaway	\$	8,714,639	\$	9,625,227	\$	8,790,381	*	1.50		Dec 1, 2010
Pike	\$ \$	5,068,831	э \$		\$	4,551,576	Oct 1, 1983	1.50	% %	
	э \$	25,835,560	\$	5,073,287 26,386,078	\$	26,626,939	May 1, 1988	1.25		Jan 1, 2006
Portage Preble			\$ \$		\$ \$		Apr 1, 1971	1.25	% %	Jan 1, 2016
	\$ \$	5,862,518	э \$	5,731,734	\$	5,683,107	Nov 1, 1979	1.25		May 1, 1994
Putnam Richland	э \$	4,317,059	э \$	4,607,929	\$ \$	5,092,670	Jan 1, 1974	1.25	%	Jan 1, 2014
	\$ \$	24,686,495		22,590,379	\$ \$	21,849,043	Jun 1, 1979		%	Jul 1, 2016
Ross	\$ \$	16,074,286	\$	15,684,391		15,033,450	Jan 1, 1980	1.50	%	Oct 1, 1993
Sandusky	\$ \$	11,342,952	\$	11,545,519	\$	11,811,490	Aug 1, 1979	1.50	%	Oct 1, 2010
Scioto		12,629,944	\$	12,129,457	\$	11,066,916	May 1, 1979	1.50	%	May 1, 2001
Seneca	\$ \$	8,670,683	\$	8,681,790	\$	8,608,803	Oct 1, 1983	1.50	%	Aug 1, 2003
Shelby		10,175,145	\$	9,995,976	\$	9,890,351	Feb 1, 1971	1.50	%	Apr 1, 2008
Stark	\$	29,382,664	\$	29,626,821	\$	29,486,780	Jan 1, 1987	0.50	%	Apr 1, 2012
Summit	\$	46,460,368	\$	46,381,444	\$	45,049,514	Feb 1, 1973	0.50	%	Nov 1, 1995
Trumbull	\$	26,560,134	\$	26,248,752	\$	25,484,443	Jun 1, 1985	1.00	%	Jul 1, 2005
Tuscarawas	\$	12,895,245	\$	13,220,072	\$	14,080,626	Apr 1, 1971	1.50	%	Oct 1, 2018
Union	\$	12,963,934	\$	14,558,593	\$	14,795,434	Apr 1, 1989	1.25	%	Jul 1, 2008
Van Wert	\$	4,499,842	\$	4,616,363	\$	4,603,798	Mar 1, 1972	1.50	%	Mar 1, 1991
Vinton	\$	1,403,740	\$	1,344,481	\$	1,266,718	May 1, 1985	1.50	%	Mar 1, 1992
Warren	\$	39,155,088	\$	40,310,488	\$	50,603,045	Jan 1, 1972	1.25	%	Jan 1, 2018
Washington	\$	13,011,592	\$	13,074,189	\$	13,113,987	Oct 1, 1983	1.50	%	Jan 1, 1990
Wayne	\$	11,657,214	\$	11,724,656	\$	11,537,963	Mar 1, 1971	0.75	%	Jan 1, 1992
Williams	\$	5,971,710	\$	6,024,574	\$	6,021,998	Dec 1, 1977	1.50	%	Oct 1, 2003
Wood	\$	20,916,811	\$	21,738,825	\$	22,298,374	Jun 1, 1971	1.00	%	Nov 1, 1987
Wyandot	<u>\$</u>	3,964,904	\$	4.402.833	\$	4,316,728	Feb 1, 1985	1.50	%	Oct 1, 2005
Total	\$	2,104,481,888	\$	2,090,788,992	\$	2,098,016,386				

Note: These figures represent permissive sales tax collections for the calendar year net of the 1.0% administration fee. Distributions to the counties and transit authorities occur two months following the collection month.

Source: Ohio Department of Taxation

Sales and Use Tax - Counties and Transit Authorities (con't)

Table 48										
Permissive (Local) Sales Ta	x: Ca	lendar Years	201	6-2018 Trans	it Aı	uthority Collecti	ons			
										Effective
								Tax Rate		Date of
							Initial	Dec. 31,		Current
Transit Authority		2016		2017		2018	Enactment	2018		Rate
Greater Cleveland Regional	\$	220,914,498	\$	209,807,276	\$	207,740,663	Oct 1, 1975	1.00	%	Oct 1, 1975
Central Ohio Regional	\$	131,328,582	\$	129,707,993	\$	130,652,744	Sep 1, 1980	0.50	%	Jan 1, 2008
Laketran	\$	9,291,442	\$	9,176,757	\$	9,278,892	Aug 1, 1988	0.25	%	Aug 1, 1988
Western Reserve	\$	8,757,792	\$	8,602,305	\$	8,332,293	Apr 1, 2009	0.25	%	Apr 1, 2009
Miami Valley Regional	\$	41,737,284	\$	39,958,916	\$	38,367,772	Jul 1, 1980	0.50	%	Jul 1, 1980
Portage Area Regional	\$	5,279,023	\$	5,274,893	\$	5,322,631	Feb 1, 2002	0.25	%	Feb 1, 2002
Stark Area Regional	\$	14,680,377	\$	14,806,061	\$	14,712,016	Jul 1 1997	0.25	%	Jul 1, 1997
Metro Regional	\$	46,316,454	\$	46,109,141	\$	44,877,827	Feb 1 1991	0.50	%	Jul 1, 2008

Note: These figures represent permissive sales tax collections for the calendar year net of the 1.0% administration fee. Distributions to the counties and transit authorities occur two months following the collection month.

\$ 478,305,452 \$ 463,443,342 \$ 459,284,838

Source: Ohio Department of Taxation

Transit Authority Total

Business Tax Credit

Source: Ohio Department of Taxation

Table 49			
Business Tax Credits: Fiscal Year 2019			
	Tax Credited		Value of Credits
D.C., J.J. Condita			
Refundable Credits Lab Creation Tou Credit	CAT FIT DIT /DTF DAT	ф	117 222 050
Job Creation Tax Credit	CAT, FIT, PIT/PTE, PAT	\$	117,222,950
Refundable Historic Preservation Tax Credit	CAT, FIT, PIT/PTE	\$	23,546,688
Motion Picture Tax Credit	CAT, FIT, PIT/PTE	\$	14,050,454
Financial Institutions Tax Credit	PIT/PTE	\$	6,294,133
Subtotal		\$	161,114,225
Non-Refundable Credits			
Non-Refundable Job Retention Tax Credit	CAT, FIT, PIT/PTE, PAT	\$	48,938,591
Ohio Qualified R & D Investment Expenses Tax Credit	CAT, FIT	\$	55,269,893
Credit for Unused Net Operating Losses Under CFT	CAT	\$	11,933,716
Credit for R&D Loan Payments	CAT, PIT/PTE	\$	2,506,969
InvestOhio Small Business Investment Tax Credit	PIT/PTE	\$	2,276,608
Subtotal		\$	120,925,777
Other Credits Subtotal ¹		\$	37,573,939
Total of Refundable and Non-Refundable Credits		\$	319,613,941
1 Other Credits Subtotal includes credits for which the number of ta Job Retention Tax Credit, Refundable Credit for Venture Capital Lo Credit, and the following non-refundable credits, Non-Refundable Technology Investment Credit.	oan Loss, Refundable Historic Pres	ervation	n Catalytic Project

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