South Carolina

Highlights

South Carolina has long had a classified property tax, with fractional assessment ratios well below 100 percent. For example, residential property is currently assessed at 4 percent of market value, so that a home with a market value of $100,000 is assessed at $4,000.

Between 1995 to 2006, the legislature passed significant changes in its property tax structure that substantially reduced homeowners’ property tax burdens (e.g., the school property tax on owner-occupied homes was eliminated), increased state-local dependence on the general sales tax, and decreased reliance on the property tax. Reliance on the property tax among South Carolina local governments is slightly lower than the U.S. average (figure SC-1).

Figure SC-1
Sources of Local General Revenue, South Carolina and U.S., 2014

Because of the tax benefits afforded to owner-occupied homes, local governments rely more heavily on the taxation of commercial businesses, manufacturing and utility companies, and non-owner-occupied property than most other states.
Property Tax Reliance

In 2014, property tax as a percentage of state and local revenue was lower in South Carolina than the national average and ranked 32nd out of 51 (table SC-1). The effective tax rate on the median value owner-occupied home in South Carolina is half of that typically seen in the United States and ranks 46th in the nation.

Table SC-1
Selected South Carolina Property Tax Statistics, 2014¹

<table>
<thead>
<tr>
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<th>South Carolina</th>
<th>U.S. Average</th>
<th>Rank (of 51)</th>
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</thead>
<tbody>
<tr>
<td>Per capita property tax</td>
<td>$1,080</td>
<td>$1,464</td>
<td>33</td>
</tr>
<tr>
<td>Property tax percentage of personal income</td>
<td>2.9%</td>
<td>3.2%</td>
<td>21</td>
</tr>
<tr>
<td>Total property tax as percentage of state-local revenue</td>
<td>14.3%</td>
<td>16.9%</td>
<td>32</td>
</tr>
<tr>
<td>Median owner-occupied home value²</td>
<td>$139,900</td>
<td>$178,600</td>
<td>37</td>
</tr>
<tr>
<td>Median real estate taxes paid for owner-occupied home²</td>
<td>$798</td>
<td>$2,149</td>
<td>47</td>
</tr>
<tr>
<td>Effective tax rate, median owner-occupied home³</td>
<td>0.6%</td>
<td>1.2%</td>
<td>46</td>
</tr>
</tbody>
</table>

Sources: U.S. Census via Significant Features of the Property Tax, American Community Survey
¹ All revenue numbers in this table include the state government as well as local governments.
² The statistics for median owner-occupied home value and median real estate taxes paid for owner-occupied home are five-year average statistics for years 2011-2015.
³ Calculated as the median real estate tax paid on owner-occupied homes as a percent of the median owner-occupied home value.

Administration and Assessment

In South Carolina, property taxes are levied by local taxing districts, including county governments, cities, towns, independent school districts, and special districts. Assessments are conducted at the county level, and property is revalued every five years (table SC-2).

The state’s system of property tax classification employs eight property classes, with assessment ratios ranging from 10.5 percent for manufacturers, utilities, mines, and personal property not included in another property class to 4 percent for owner-occupied homes and agriculture.

Limits on Property Taxation

Act 388 introduced several tax limitations, including an assessment cap. Assessed value cannot increase more than 15 percent over a five-year period unless the property is sold. When a property is sold, it is reassessed, and the assessment is based on the sales price.
There is also a property tax rate limitation. Property tax rates may not increase by a rate greater than population growth plus inflation in any given year, and there is no catch-up provision if a taxing entity chooses to forego an increase one year. This may incentivize taxing districts to increase rates more frequently than would have previously been seen.

**Property Tax Relief and Incentives**

Act 388 provides significant property tax relief to property owners for their owner-occupied homes. The School Property Tax Exemption for All Homeowners exempts owner-occupied homes from the property taxes levied for school operating costs. South Carolina does not provide for targeted property tax relief through a circuit breaker program.

South Carolina allows a wide array of property tax exemptions for economic development, including tax increment finance. State law allows companies to apply for a five-year exemption from county property tax levies (does not apply to school operating taxes) if they make an investment of at least $50,000 in manufacturing facilities, research and development facilities, corporate headquarters that have at least 75 new jobs, or distribution facilities (South Carolina, Department of Commerce, Summary of General Incentives).

Three Fee in Lieu of Property Tax (FILOT) statutes authorize county governments to offer manufacturers payments in lieu of property taxes for new investment in the county of at least $2.5 million. Counties may reduce the 10.5 percent assessment ratio to 6 percent for businesses that invest at least $2.5 million and to 4 percent (“super fee”) for businesses that invest over $400 million, or over $150 million plus 125 jobs, for up to 50 years. Property that was previously subject to South Carolina property taxes is generally exempt unless the investment is greater than $45 million, so this program is intended to encourage and support new investments. (South Carolina, Department of Revenue 2017).

**Table SC-2**

<table>
<thead>
<tr>
<th>Property Tax Features of State Governments, United States, 2015</th>
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<tbody>
<tr>
<td>Feature</td>
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<tr>
<td>-----------------</td>
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<tr>
<td>Statewide classification of real property</td>
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<tr>
<td>Assessment of property primarily by county</td>
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<tr>
<td>Limits on property tax rates or levies</td>
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<tr>
<td>Limits on the rate of growth of assessed value</td>
</tr>
<tr>
<td>Circuit breaker property tax relief program</td>
</tr>
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</table>

Sources: Significant Features of the Property Tax
Key Property Tax History

In 1995, a battle over residential property taxes resulted in a major policy change in South Carolina. That year, the legislature passed state-funded relief from school taxes on the first $100,000 of market value of an owner-occupied home. It is important to note that median home value in South Carolina was around $80,000 at the time of passage, and therefore the majority of South Carolina primary residences were completely exempt from school property taxes under the 1995 legislation.

Significant changes to the South Carolina tax code continued into the new millennium. In 2000, intense pressure to reduce the property tax on personal vehicles led to a constitutional amendment that significantly reduced assessment rates. The rate on motor vehicles was reduced from 10.5 percent to 6 percent, and new rates were phased in between 2001 and 2006. Considering that the personal vehicle portion of total property tax revenues was equal to 20 percent in 2000, this resulted in an 8.3 percent reduction in the property tax.

In 2006, Act 388 was passed in South Carolina, which drastically altered the property tax system within the state. The major property-tax-related components of the act are as follows:

- **Tax Swap:** Act 388 eliminated the property tax on owner-occupied homes for all school expenditures other than debt service and increased the state sales tax from 5 percent to 6 percent. The tax swap substantially reduced many homeowners’ property tax obligations, some in excess of 50 percent.
- **State Tax Reimbursement:** For the first year of implementation, the state of South Carolina was required to reimburse local school districts dollar for dollar for the monies lost by the elimination of the school property tax on owner-occupied homes. After the first year, reimbursements were to grow at the rate of population growth plus inflation.
- **Reimbursement Guarantee:** Act 388 guarantees that the 1 percentage point increase in the sales tax will be used to fund reimbursements to local school districts and will be placed in the Homestead Exemption Fund. If the fund has a shortfall (e.g., the increased sales tax revenue is insufficient to cover reimbursements), the reimbursements must be taken from the general revenue fund.
- **Property Assessment Cap:** A 15 percent cap was placed on the growth of property tax assessments over a five-year period unless the property is sold during that time. This change to the tax code was passed as a constitutional amendment.
- **Property Tax Rate Cap:** Act 388 imposes a cap on the rate at which property tax rates can increase in a jurisdiction. Rate increases are capped at inflation plus population growth.

An important issue with Act 388 is that while the law was marketed as being revenue neutral, experience since its passage does not support that assertion. The law went into effect at the start of the Great Recession, and the sales tax base fell rapidly. Because property tax revenues are more stable than
sales tax revenues in an economic downturn, the 1 percent increase in the sales tax did not fully cover the revenue lost in the tax swap.

Recent Developments

During the 2009 legislative session, the South Carolina legislature created the Tax Realignment Commission and charged the group with thoroughly examining the state’s tax structure. Although the commission made many suggestions regarding changes to the South Carolina property tax code, none were viewed as highly significant. (South Carolina Taxation Realignment Commission 2010). Groups such as the South Carolina Chamber of Commerce and the Association of Realtors continue to put pressure on the legislature to repeal or replace the current property tax laws. They believe that current law makes South Carolina less appealing for commercial businesses as well as for those looking to invest in real estate. In addition, many school districts have been fighting the laws, as they believe that Act 388 has exacerbated the already difficult state budget situation. Although some lawmakers in South Carolina theoretically support the repeal of the law, since Act 388 reduced many homeowners’ tax bills by more than 50 percent, raising them back to their original levels is likely not a viable political reality.

In 2017, the legislature passed a manufacturing property tax break as part of an infrastructure funding bill that more notably increased the state’s second-lowest-in-the-nation gas for tax the first increase in 30 years and replaced the motor vehicle sales tax with an “infrastructure maintenance fee” based on a vehicle’s purchase price. The manufacturing tax incentive exempts 19.05 percent of the value of qualifying property but the tax break does not apply to manufacturers with FILOT agreements. The state will use gas tax revenue to reimburse counties for the associated tax loss, estimated at $48.6 million (Helline 2017 and Jenkins 2017).

Resources


South Carolina Association of Counties. South Carolina Property Tax Rates by County. www.sccounties.org/property-tax-rates


State of South Carolina, Department of Commerce. “Local Property Taxes and Incentives.”


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