

February 7, 2013

## REVENUE: WHERE DC GETS ITS MONEY

The DC government collects revenue in a variety of ways from its residents, businesses, and the federal government. These revenues are used to fund the wide array of services provided by the District, from schools to health care to libraries to road construction. The DC government collected about \$8.8 billion in revenue in fiscal year (FY) 2011, with the largest sources being local taxes and federal funds. Other sources include various non-tax revenues such as licenses, fees, and private grants and donations. Much of the city's non-tax revenue is described as "special purpose" revenue because it is devoted to specific purposes.

All of these funding sources together are called "gross funds." Figure 1 shows a breakdown of gross funds revenue for FY 2011. The District's major revenue sources are discussed below.

### Taxes

Taxes account for nearly 60 percent of the revenue collected by the DC government. Most tax revenue becomes part of the city's general fund and is used to fund the basic services included in the District's budget. Some taxes, known as dedicated taxes, can only be spent on specific activities. For example, all parking sales taxes are dedicated to the District's annual funding responsibility for Washington Metropolitan Area Transit Authority (WMATA). (The District's dedicated tax sources are discussed in more detail below.)

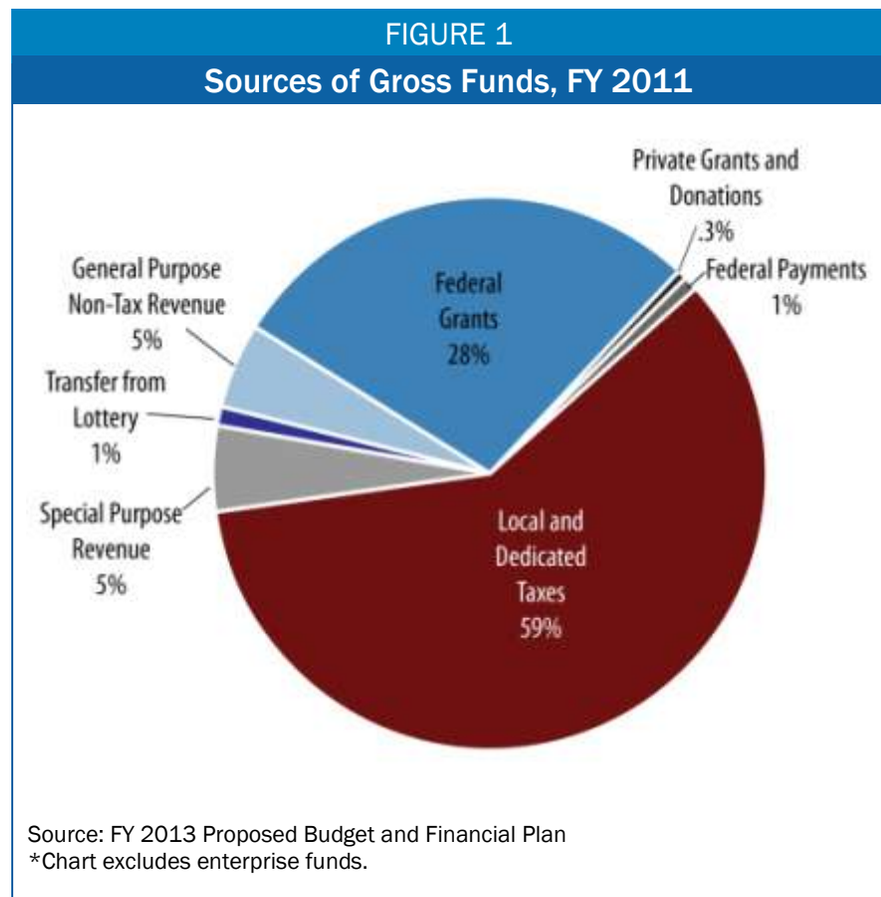


Table 1	
FY 2011 DC Tax Revenues	
Tax	Revenue (in millions)
Individual Income	\$1,296.6
Corporate Franchise	\$216.3
Unincorporated Business Franchise	\$143.4
Sales and Use	\$1,014.9
Alcoholic Beverages	\$5.6
Cigarette	\$34.4
Motor Vehicle Excise	\$42.6
Motor Fuel Tax	\$30.0
Real Property	\$1,715.1
Personal Property	\$52.7
Public Space Rental	\$33.0
Public Utility	\$149.7
Toll Telecommunications	\$60.8
Insurance Premiums	\$69.7
Healthcare Provider	\$13.4
Hospital Bed	\$9.0
ICF-MR (Institutions Serving Individuals with Developmental Disabilities) Assessment	\$1.3
Hospital and Medical Services Corporations Contribution*	\$5.0
Baseball Fee	\$33.3
Deed Recordation	\$164.6
Deed Transfer	\$131.7
Economic Interests	\$14.9
Estate	\$87.2
<b>Total Tax Revenue</b>	<b>\$5,325.3</b>
Source: FY 2013 Proposed Budget and Financial Plan, Table 4-4. All tax revenues presented here include dedicated funds.	
*Hospitals and medical service corporations (HMSCs) are allowed to make an annual payment in lieu of community reinvestment.	

DC has 23 local taxes (Table 1). In FY 2011, collections from these taxes totaled \$5.3 billion. The three largest sources of tax revenue are individual income; real property; and sales and use taxes. Together, they accounted for 78 percent of all tax revenue.

## Individual Income Tax

Individual income taxes account for nearly one quarter of the city's tax revenue and raised about \$1.3 billion in FY 2011. The District's individual income tax — the tax DC residents pay on their annual income — is the city's most progressive tax. This means that higher-income residents pay a larger share of their income in taxes than do lower-income residents. This occurs because the DC income tax, like the federal income tax and state income taxes in most states, has a graduated rate structure under which higher-income households are subject to a higher income tax rate than lower-income residents.

**How the DC Income Tax Works:** Calculating the DC income tax occurs in several steps:

- 1) **Determining Adjusted Gross Income (AGI):** This is the total amount of income subject to the tax. In DC, AGI includes wages, investment income, and unemployment benefits, among other sources. Several major sources of income are not taxed in DC, and thus are not included in AGI. These include social security and public assistance benefits.
- 2) **Subtracting Deductions and Exemptions:** The District allows a number of deductions from AGI, including a personal exemption for every member of the household and either a standard deduction or itemized deductions. (DC's itemized deductions are based on the federal deductions.) Some filers may qualify for targeted deductions, such as a deduction for contributions to a college savings plan. AGI minus deductions and exemptions equals *net taxable income*.
- 3) **Calculating Tax Responsibility Before Credits:** DC's income tax rates are applied to net taxable income to determine an individual or household's tax responsibility (before credits).<sup>1</sup>
  - The first \$10,000 of an individual or household's taxable income is taxed at a rate of 4.0 percent.
  - Taxable income above \$10,000 and below \$40,000 is taxed at a rate of 6.0 percent.
  - Taxable income above \$40,000 but below \$350,000 is taxed at a rate of 8.5 percent.
  - Taxable income above \$350,000 is taxed at a rate of 8.95 percent.
- 4) **Subtracting Credits from Tax Responsibility:** The District also allows certain credits to be subtracted from tax responsibility. Credits operate as a dollar-for-dollar reduction in tax responsibility. A family with \$1,000 in tax responsibility and \$100 in tax credits, for example, would have a final tax bill of \$900.

The District's income tax includes a number of tax credits, including a tax credit for child care expenses and an Earned Income Tax Credit (EITC). Many DC tax credits are *non-refundable*, meaning they can only bring a final tax bill down to zero. If a household qualifies

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<sup>1</sup> The District also has an option, called "combined filing separate" in which each member of a married couple can count their income separately to allow both spouses to take advantage of the lower tax brackets and rates.

## How the Income Tax Works: An Example\*

A single mother with two children living in the District earns \$27,000 per year. She does not have any other income sources, so her adjusted gross income is \$27,000. She takes the standard deduction (\$4,050) and can apply a personal exemption (\$1,675) for each family member, plus an additional personal exemption DC allows head of household filers to claim.

- 1) Adjusted Gross Income (AGI): \$27,000
- 2) Standard Deduction: \$4,050  
Personal Exemptions:  $\$1,675 \times 4 = \$6,700$   
Total Deductions: \$10,750

Subtracting the total deductions from the AGI leaves a net taxable income of \$16,250.

- 3) The income tax rates are then applied to the family's net taxable income:  
First \$10,000 taxed at 4% rate:  $\$10,000 \times 0.04 = \$400$   
Income between \$10,000 and \$40,000 taxed at 6% rate:  $\$6,250 \times 0.06 = \$375$   
Total Tax (before credits): \$775
- 4) The family qualifies for the DC Earned Income Tax Credit (ETIC) and receives a credit of \$1,172.

After subtracting their tax responsibility, the family receives a refund of \$397.

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\*This example uses 2013 deductions, exemptions, and tax rates. DC EITC estimated using 2011 IRS EITC Assistant.

for credits that are larger than its tax bill, the credits eliminate its tax responsibility, but the household does not receive the excess tax credit amount as a refund. Other tax credits, like the EITC, are *refundable*, which means that families get money back if the credit amount is greater than their tax responsibility.

Tax responsibility minus credits equals net taxes owed.

### Comparison of Tax Rates and Responsibilities Liabilities with Maryland and Virginia:

The District's individual income tax rates are similar, and in some cases lower, than Maryland's and higher than those in Virginia (See Table 2). In Maryland, counties and Baltimore city levy their own local income taxes in addition to the state-level tax. In tax year 2012, Maryland's local income tax rates ranged from 1.25 percent to 3.2 percent.

Examining the tax responsibilities of families at different income levels, a family of three earning \$15,000 in the District receives a refund of \$1,000, mostly due to DC's local EITC (Table 3). As a result, DC's responsibility at this income level is the lowest in the region. The District has the lowest income tax responsibility for a family of three earning \$50,000 when compared to nearby Maryland and Virginia counties. Looking at families of four with incomes of \$200,000, the District's income tax responsibility is lower than in Maryland and higher than in Virginia.

Table 2

**Comparison of Income Tax Rates, Standard Deductions, and Personal Exemptions in DC, Maryland, and Virginia\***

	DC		Maryland**		Virginia	
<b>Tax Rates (apply to income after deductions)</b>	Up to \$10,000:	4%	<u>State income tax:</u>	–	Up to \$3,000:	2%
	\$10,001-\$40,000:	6%	Up to \$1,000:	2%	\$3,001-\$5,000:	3%
	\$40,001-\$350,000:	8.5%	\$1,001-\$2,000:	3%	\$5,001-\$17,000:	5%
	Over \$350,000:	8.95%	\$2,001-\$3,000:	4%	Over \$17,000:	5.75%
			\$3,001-\$150,000:	4.75%		
			\$150,001-\$175,000:	5%		
			\$175,001-\$225,000:	5.25%		
			\$225,001-\$300,000:	5.5%		
			Over \$300,000:	5.75%		
			<u>County income tax</u>	–		
		Montgomery:	3.2%			
		Prince George's:	3.2%			
<b>Standard Deduction</b>	\$4,050		Married:	\$4,000***	Married:	\$6,000
			Single:	\$2,000	Single:	\$3,000
			Head of Household:	\$2,000		
<b>Personal Exemption</b>	Married:	\$3,350	Up to \$150,000:	\$3,200	\$930	
	Single:	\$1,675	\$150,001-\$175,000:	\$1,600		
	Head of Household:	\$3,350	\$175,001-\$200,000:	\$800		
			above \$250,000:	\$0		

\*DC, Maryland, and Virginia all have a “combined filing separate” option allowing each member of a married couple to count their income separately to allow both spouses to take advantage of lower tax rates.

\*\*Maryland has 2 separate tax bracket, rate, and personal exemption systems. One is for taxpayers filing jointly, surviving spouse, or head of household. The other is for all other individual taxpayers. Rates, brackets, and personal exemptions in this chart are for the first set of taxpayers.

\*\*\*In Maryland, the Standard Deduction ranges from \$3,000 to \$4,000 for married couples and \$1,500 to \$2,000 for single and head of household filers, depending on the taxpayer’s income. For more information see Maryland 2011 State & Local Tax Forms and Instruction.

Sources: DC Tax Facts, 2012; “Maryland 2011 State & Local Tax Forms & Instructions”; “Maryland Tax Alert: Changes in Income Tax Law”; Comptroller of Maryland, “Local Income Tax”; “2012 Virginia Form 760ES Estimated Income Tax Payment Vouchers for Individuals”

**DC Income Tax Collections:** Figure 2 shows DC individual income tax revenue from 1992 to 2011, with dollar amounts adjusted for inflation. The figure shows that income tax collections generally follow the economic cycle. During the national economic boom of the late 1990s, DC income tax revenues increased greatly before peaking and decreasing from 2000 to 2003. Income tax revenues in the District began to increase again in 2004, as the national and local economy expanded. Revenue started decreasing again in 2007 as a result of the Great Recession.

Table 3				
Comparison of Income Tax Responsibilities in DC, Maryland and Virginia in 2012*				
Adjusted Gross Income	\$15,000*	\$50,000**	\$100,000***	\$200,000***
DC	-\$1,000	\$2,158	\$4,282	\$12,096
Montgomery County, MD	-\$2,300	\$3,304	\$5,197	\$12,790
Prince George's County, MD	-\$1,500	\$3,266	\$5,197	\$12,790
Fairfax County, VA	\$0	\$2,284	\$3,886	\$9,444
Arlington County, VA	\$0	\$2,284	\$3,886	\$9,444

\*Assumes a family (single parent and two children) receives a child care subsidy that covers all of their child care expenses, takes the standard deduction and all applicable personal exemptions, and receives the DC or state Earned Income Tax Credit (EITC).

\*\*Assumes family (single parent and two children) takes the standard deduction and all applicable personal exemptions.

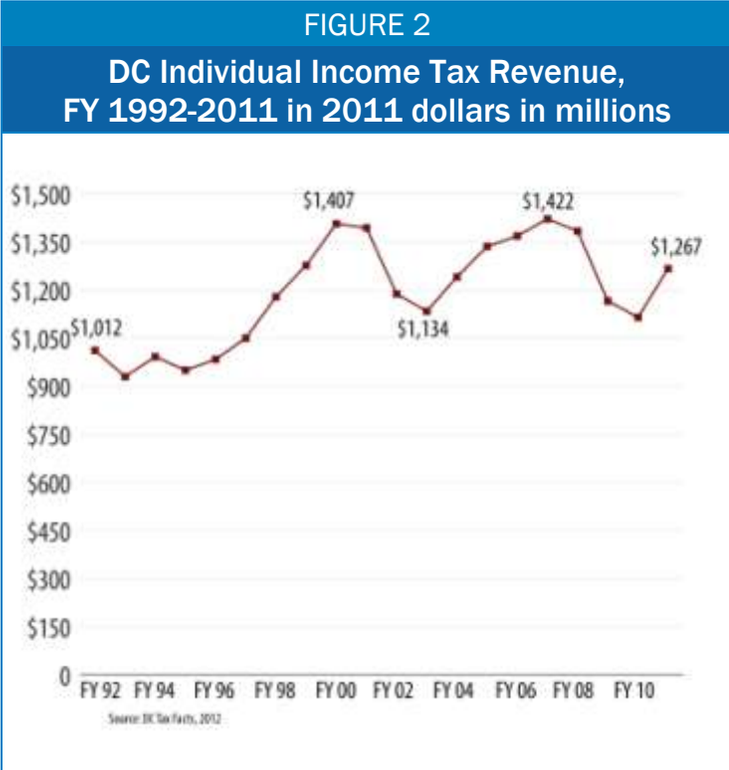
\*\*\*Assumes family (two parents and two children) itemizes their deductions and takes all applicable personal exemptions.

Source: DCFPI, Taxes on DC Families Remain Lowest in the Region

Another way to look at individual income tax revenue is to examine how much people pay in income taxes as a percentage of their personal income. Figure 3 shows that income tax revenue peaked at 4.7 percent of the District's total personal income in 2001 and have decreased to less than 2.8 percent in recent years.

**Changes to the Individual Income Tax:** DC's income tax has been modified substantially over time. Some of the major changes are highlighted below.

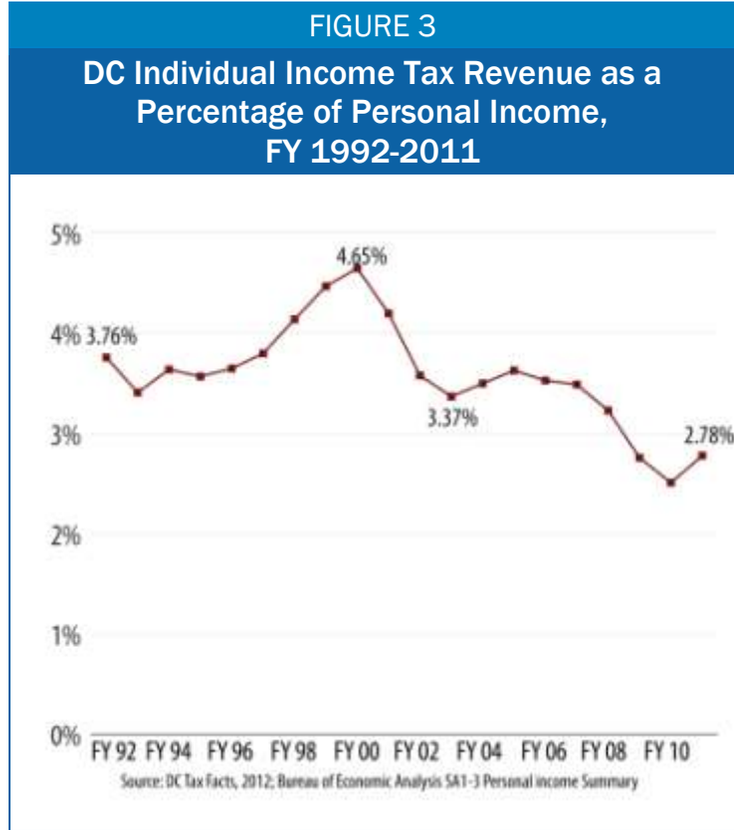
- 1) **Rate Changes and Bracket Changes:** Over the past 20 years, the District has modified its individual income tax brackets and lowered the tax rate for each bracket. Table 4 outlines the changes to the individual income tax since the Tax Parity Act of 1999.
- 2) **Earned Income Tax Credit:** The District also has helped to lower the income tax responsibility for low-income families by adopting an earned income tax credit (EITC) and by raising the standard deduction and personal exemption.



- In 2001, the District adopted its own EITC and set it at 10 percent of the federal credit.
- The District has expanded its EITC several times since then, to 40 percent of the federal credit starting in 2009. The maximum DC EITC benefit for tax year 2012 will be \$2,356 for a family with three or more children.

The DC EITC is one of the largest state-level EITCs. In conjunction with the federal EITC, it boosts low-income, working families' earnings by as much as 63 percent.<sup>2</sup>

- 3) **Standard Deduction and Personal Exemption:** Since 2006, the District also increased its standard deduction from \$2,000 to \$4,050 and its personal exemption from \$1,370 to \$1,675. These changes have reduced the amount of income that is subject to the DC income tax.



**Table 4**  
**Changes in Income Tax Brackets & Rates**

Before Tax Parity Act (1998)		Current	
Up to \$10,000	6%	Up to \$10,000	4%
\$10,000 to \$20,000	8%	\$10,000 to \$40,000	6%
\$20,000 and above	9.5%	\$40,000 to \$350,000	8.5%
		Over \$350,000*	8.95%

Source: DC Tax Facts, 2012

<sup>2</sup> DC Fiscal Policy analysis of figures from the Internal Revenue Service's 2011 Earned Income Credit (EIC) Table.

## Glossary of Individual Income Tax Terms

**Adjusted gross income** – total income of an individual or family that is subject to taxation

**Individual income tax** – a tax levied on an individual's or household's income

**Net taxable income** – adjusted gross income minus deductions and exemptions

**Tax bracket** – an income range that is subject to a particular tax rate; DC has four tax brackets: \$10,000 and less; \$10,001-\$40,000; \$40,001-\$350,000; and over \$350,000

**Tax credit** – lowers the amount of taxes an individual or family has to pay; a refundable credit means that if a family's tax credit is larger than what it must pay in taxes, it receives the difference as a refund

**Personal exemption** – amount per member that a household can subtract from their income before taxes; lowers the amount of taxes a household has to pay

**Personal income** – an individual's or family's income before taxes

**Standard deduction** – amount that an individual or family can subtract from their income before taxes, if they are not itemizing their deductions; lowers the amount of taxes a household has to pay

## Business Income Taxes

Just as individuals pay taxes on their income, businesses in the District also are required to pay taxes on their earnings. There are two types of business income taxes: the corporation franchise tax and the unincorporated business franchise tax, which applies mainly to small businesses and real estate firms. Together, these taxes raised \$360 million in FY 2011, which accounted for 7 percent of the city's tax revenue.

The District's unincorporated business tax reflects the city's unique situation of not being able to tax the income of non-residents. Most states tax unincorporated businesses through the individual income tax. That is, the income of the small business is treated as the income of the owners and is reported on their personal income tax returns. In DC, however, if an owner of an unincorporated business does not live in the District, any personal income tax they would pay on business profits goes to their state of residence. Therefore, the unincorporated business tax makes it possible for the District to collect taxes from all businesses operating within its boundaries, whether the business owners live in DC or not. The unincorporated business tax does not apply to certain professionals, such as doctors and lawyers.

**How the Business Franchise Taxes Work:** The main steps for calculating the District's business franchise taxes are as follows:

## Glossary of Key Business Franchise Tax Terms

**Apportionment** – formula used to determine the taxes of a business that operates in multiple states

**Business franchise tax** – a tax levied on a business's income

**Depreciation** – the loss in value of business equipment and other assets

**Net operating loss** – the amount of a business's losses that exceed its profits

**Net taxable income** – adjusted gross income minus deductions and exemptions

**Tax credit** – lowers the amount of taxes a business has to pay

- 1) **Determining Total Gross Income:** This is the total amount of income earned by the business and includes gross receipts, dividends, interest, gross rental income, royalties, and capital gains, among others. Unincorporated businesses must pay the franchise tax if their gross income exceeds \$12,000.
- 2) **Calculating Deductions:** The District allows both corporations and unincorporated businesses to take deductions from gross income for expenses like salaries and wages, repairs, rent, depreciation, and federal taxes. Unincorporated businesses are not allowed to deduct the owner's salary fully from gross income. Instead, they can take a deduction equal to 30 percent of the owner's salary. Corporations also can deduct advertising expenses and pensions or profit-sharing plans. Deductions are subtracted from total gross income to calculate the business's net income.
- 3) **Determining Taxable Income:** There are a few additional steps that businesses have to take to calculate their total taxable income before they can apply the tax rate.
  - a. **Net Operating Loss Deduction:** If a business operated at a loss in a year prior to 2000, that loss can be claimed as a deduction against current income. This is called the net operating loss deduction. The District allows a deduction for any net operating loss carried forward by a business from a year before 2000. This amount is subtracted from net income.
  - b. **Non-Business Income:** Non-business income and related expenses are not included in businesses' taxable income. Non-business income is any income that is not earned as part of regular business activities, such as income from interest or dividends. This is subtracted from net income as well.
  - c. **Apportionment:** Some businesses subject to the District's franchise taxes also do business outside of DC. To determine how much of a business's income is taxed in the District; the business multiplies its net income by an apportionment factor set in DC's franchise tax law. The District's apportionment factor is based on the

## How the DC Business Franchise Tax Works: Unincorporated Business Example

The owner of a car maintenance and repair shop has gross income of about \$300,000 each year. Since the business's income is above \$12,000, the store is required to pay the unincorporated business tax.

- 1) Total Gross Income: \$300,000
- 2) Deductions: The owner can take deductions for the shop's rent payments, salaries, interest, federal taxes, and depreciation.  
Salaries Deduction: \$145,000  
Depreciation Deduction: \$2,900  
Interest Deduction: \$1,000  
Rent Deduction: \$34,000  
Federal Tax and Other Deductions: \$25,400  
**Total Deductions: \$208,300**

Deductions are subtracted from the total gross income to calculate the business's net taxable income:  $\$300,000 - \$208,300 = \$91,700$

- 3) Exemptions: The owner can also subtract a \$5,000 exemption from the business's net taxable income.  $\$91,700 - \$5,000 = \$86,700$
- 4) The tax rates are then applied to the business's net taxable income:  $\$86,700 \times 9.975\% = \$8,648$ . Total Tax (before credits): \$8,648
- 5) Credits: The store does not qualify for any credits.

Therefore, the business pays a tax of \$8,648.

share of business's total payroll, sales, and property that are in the District.<sup>3</sup> This helps to ensure that DC collects taxes from businesses that own property, have employees, and/or make sales in the District. The apportionment factor is as follows:

- i. The payroll factor is the percentage of a business's total compensation paid to persons performing work in DC.
- ii. The property factor is the percentage of a business's total real and tangible, owned or rented, personal property used in the District.
- iii. The sales factor is the percentage of total sales made in DC. This factor is double weighted.

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<sup>3</sup> Financial institutions include only the payroll and sales factors when calculating their apportionment factor. As property, employees, and sales can cross jurisdictions as a part of business operations, transportation companies use special formulas to compute each factor. More information can be found here: [http://otr.cfo.dc.gov/otr/lib/otr/feb\\_2012/2011\\_d-30\\_--\\_printer\\_copy\\_022312.pdf](http://otr.cfo.dc.gov/otr/lib/otr/feb_2012/2011_d-30_--_printer_copy_022312.pdf).

## How the DC Business Franchise Tax Works: Multi-State Corporation Example

A store that is part of a national pharmacy chain located in DC earns \$8 million a year. This business is subject to the District's corporation franchise tax.

- 1) Total Gross Income: \$8,000,000
- 2) Deductions: The business is eligible to take deductions for rent payments, salaries, interest, federal taxes, and depreciation.

Total Deductions: \$6,400,000

Deductions are subtracted from the total gross income to calculate the store's net taxable income:  $\$8,000,000 - \$6,400,000 = \$1,600,000$

- 3) To determine the amount of the tax that should be paid in DC, the business's taxable income is "apportioned" using a formula set by the District.\*

The formula is:  $[(\text{payroll factor} + (\text{sales factor} \times 2) + \text{property factor}) / 4] \times \text{total profits of corporation}$

The payroll factor is determined by dividing the value of the business's property in the District by the total value of the business's property in the District and other states:  
 $\$60,000 / \$1,000,000 = 0.06$

The sales factor is determined by dividing the value of the business's sales in the District by the total value of the business's sales in the District and other states.  
 $\$150,000 / \$2,500,000 = 0.06$

The property factor is determined by dividing the value of the business's property in the District by the total value of the business's property in the District and other states.  
 $\$80,000 / \$2,000,000 = 0.04$

$$[(0.06 + (0.06 \times 2) + 0.04) / 4] \times \$1,600,000 = \$88,000$$

So, the business's net taxable income in the District is \$88,000.

- 4) The tax rates are then applied to the business's net taxable income:  $\$88,000 \times 9.975\% = \$8,778$ .

Total Tax: \$8,778.

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\* The apportionment factors used in this example are assumptions and are not necessarily reflective of the typical national pharmacy chain in DC.

- d. Exemptions: Unincorporated businesses can take an exemption of \$5,000. This amount is subtracted from their taxable income.

Once a business's total taxable income is calculated, it is multiplied by the tax rate to determine the business's tax responsibility. The tax rate for both of DC's business franchise taxes is 9.975 percent.

- e. **Subtracting Credits:** The District allows businesses to subtract certain credits from their tax responsibilities. Credits operate as a dollar-for-dollar reduction in tax responsibility. A business with \$3,000 in tax responsibility and \$400 in tax credits, for example, would have a final tax bill of \$2,600. DC's business income tax credits include a credit for employing and providing health insurance to low-income employees if the business is located in an economic development zone; leasing space to a nonprofit child development center; providing homeownership assistance to employees; and providing paid leave for employees to serve as organ donors. Tax responsibility minus credits equals net taxes owed.

Businesses are required to pay a minimum tax of \$250 even if a business reports negative income for a given year. Businesses with gross receipts of more than \$1 million are required to pay a minimum tax of \$1,000. In the District, more than half of corporations pay only the minimum tax amount, because they are able to claim enough deductions and credits to reduce their tax responsibility to the minimum level.

**Comparison of Business Franchise Taxes with Maryland and Virginia:** DC has a higher corporate income tax rate than Maryland and Virginia. However, simply comparing rates can be misleading, given that most DC businesses pay the minimum tax. The business franchise tax has also been declining as a share of DC's total tax revenue. In 2001, these taxes accounted for more than 9 percent of total tax revenue, while in 2011, they accounted for less than 7 percent.

One way to compare tax rates for multi-state corporations is to examine how the state calculates the portion of the tax that the business must pay to the states. This is called the state's apportionment factor. Most states use what is called a "three-factor formula," meaning that they determine a corporation's tax by calculating the percentage of the business's total property located in the state, the percentage of its total payroll in the state, and the percentage of its total sales made to customers in the state — and multiply this number by the corporation's total profits. The District uses this formula but double weights the sales factor. This provides a small advantage to District manufacturers that sell most of their goods outside DC.

Maryland and Virginia use the same apportionment method as the District does for most corporations, but each state changes the formula to provide preferential tax treatment to certain kinds of businesses. Maryland uses a single-factor formula for manufacturers, meaning they are only taxed based on the percentage of their sales made in the state; the in-state presence of personnel and property are not factored into the state tax responsibility. In Virginia, manufacturers that meet certain wage and employment targets can choose the standard three-factor formula or a single factor formula based solely on sales as used by Maryland manufacturers. After July 1, 2015, Virginia will use this single factor formula for all retailers.

Table 5

## Comparison of Business Franchise Taxes in DC, Maryland, and Virginia

	DC	Maryland	Virginia
Tax Rate	9.975%	8.25%	6% 1% (Bank Franchise Tax)
Minimum Tax	\$250 \$1,000 for businesses with more than \$1 million in gross receipts.	No minimum	No minimum
Apportionment Method for Multi-State Corporations	<u>All corporations</u> : three-factor formula with a double-weighted sales factor	<u>Manufacturers</u> : single sales factor  <u>All others</u> : three-factor formula with a double-weighted sales factor	<u>Manufacturers who meet certain wage and employment number targets</u> : can choose to use single sales factor  <u>Retailers</u> : three-factor formula with a triple-weighted sales factor*  <u>All others</u> : three-factor formula with a double-weighted sales factor

\*For taxable years beginning on or after July 1, 2014, but before July 1, 2015, retailers must use a quadruple-weighted sales factor. For taxable years beginning on or after July 1, 2015, retailers must use the single sales factor method.

Sources: DC Fiscal Year 2012 Budget Support Act of 2011; Comptroller of Maryland, "Maryland Tax Regulation 03.04.03"; Virginia Department of Taxation, "2012 Legislative Summary, Corporate Income Tax and Bank Franchise Tax"

**DC Business Franchise Tax Collections:** Figure 4 shows the amount of business franchise taxes collected by the District from 1992 to 2011, adjusted for inflation. As with the individual income tax, business franchise tax collections tend to rise and fall with the economy. During the economic boom of the late 1990s, franchise tax revenues generally increased before falling by more than \$100 million as the economy took a downturn between 2001 and 2002. Franchise tax revenues increased steadily from 2002 to 2007 and began to decrease again in 2008 with the start of the Great Recession. As the economy started recovering, revenues began to increase again in 2010.

Business franchise taxes as a share of personal income have not fluctuated much since 1993, remaining close to 1 percent during this period.

### Changes to the Business Franchise Tax:

- 1) **Rate Changes:** Over the past 30 years, the business franchise tax rate has increased from 8 percent to 9.975 percent. During this period, the tax rate fluctuated, as shown in Table 6.
- 2) **Tax Base Changes:** In addition, the types of businesses that are required to pay the tax also changed over the past 30 years. Beginning in 1980, professionals no longer had to pay the unincorporated business franchise tax. Financial institutions became subject to the tax in 1981.

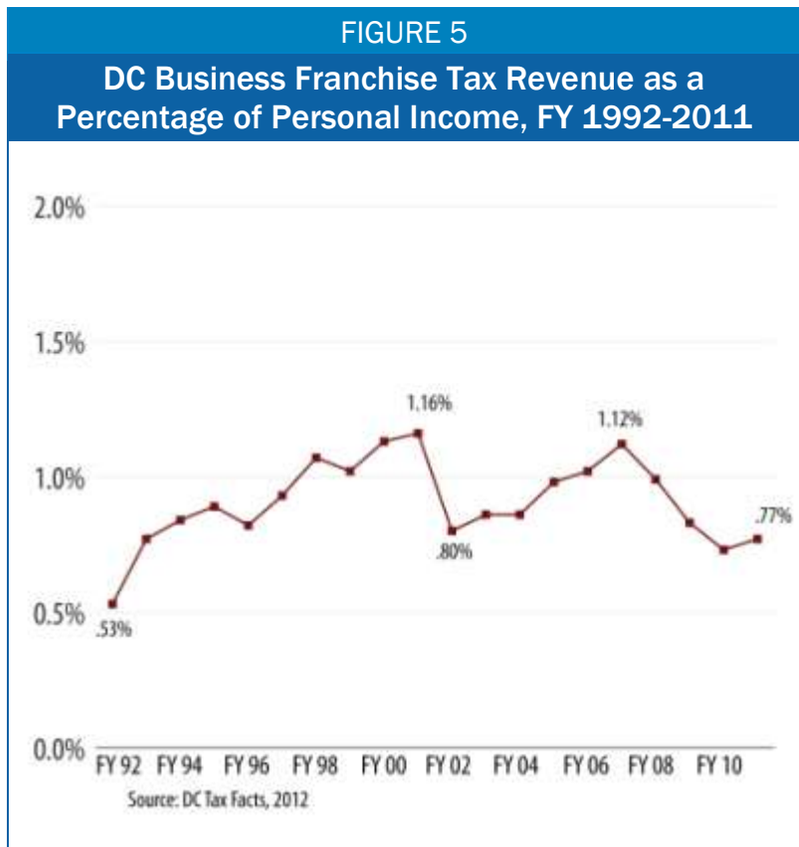
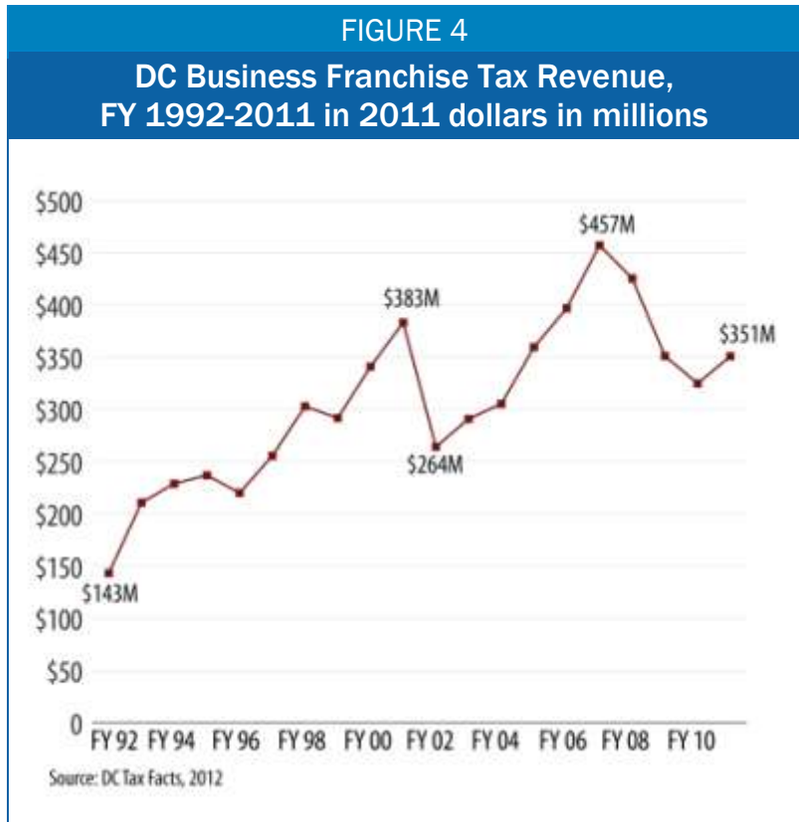


Table 6

## Major Changes to the Business Franchise Tax, 1976-2012

Fiscal Year Effective	Franchise Tax Changes
1976	Effective rate increased from 8% to 9.9%. Temporary increase for calendar year 1975 brings effective rate to 12%.
1980	Professionals no longer have to pay unincorporated business franchise tax.
1981	Financial institutions now have to pay corporation franchise tax.
1983	Minimum franchise tax increased from \$25 to \$100.
1985	Effective rate increased to 10.5%.
1987	Effective rate decreased to 10.25%.
1989	Effective rate increased to 10.5%.
1993	Effective rate decreased to 10.25%.
1994	Effective rate decreased to 9.7375%. 2.5% surtax added to fund Convention Center, effective rate now 9.975%.
1999	2.5% surtax financing the Convention Center is shifted to the General Fund.
2012	Minimum franchise tax increased to \$250. Minimum for businesses with gross receipts more than \$1 million increased to \$1,000. Apportionment formula changed. Sales in DC now double weighted.

Sources: DC Tax Facts, 2012; Fiscal Year 2012 Budget Support Act of 2011

## Property Taxes

The District levies two kinds of property tax. The *real property* tax is an annual tax on the value of land and buildings in the city. The District collected \$1.7 billion in real property taxes in 2011, making it the city's single largest tax source. The *personal property* tax is a tax on business equipment, typically large equipment. It is a much smaller tax source, generating only \$53 million in 2011.

The remainder of this section will focus on DC's real property taxes.

**How the Real Property Tax Works:** Properties in the District are classified into four groups for property tax purposes. Class 1 comprises residential properties, including both homeowner properties and rental properties. Class 2 comprises commercial properties. Starting in FY 2011, the District has a Class 3 that includes vacant properties. Class 4 comprises properties defined as blighted, whether commercial or residential.

DC's real property taxes are calculated under the following process:

- 1) **Property assessment:** The tax calculation starts with an assessment by the city of each property's market value. These assessments are done annually by the District government and are intended to reflect each property's full market value. Assessments are mailed out

## How the DC Real Property Tax Works: Homeowner Example

A DC resident lives in a home she owns. It has an assessed value of \$400,000 in year one, \$450,000 in year two, and \$475,000 in year three.

### Year One

- 1) Taxable Assessment: Assessed Value less Homestead Deduction:  $\$400,000 - \$69,350 = \$330,650$
- 2) Tax: 85 cents per \$100 of assessed value:  $\$330,650 * (\$0.85/\$100) = \$2,811$

### Year Two

- 1) Taxable Assessment is the lower of:
  - a) Assessed Value less Homestead Deduction:  $\$450,000 - \$69,350 = \$380,650$
  - b) Prior year Taxable Assessment plus 10%:  $\$330,650 * 1.1 = \$363,715$

The taxable assessment is \$363,715

- 2) Tax: 85 cents per \$100 of assessed value:  $\$363,715 * (\$0.85/\$100) = \$3,092$

NOTE: The tax bill increased by 10 percent even though the Assessed Value increased 12.5 percent (\$450,000 vs. \$400,000)

### Year Three

- 1) Taxable Assessment is the lower of:
  - a) Assessed Value less Homestead Deduction:  $\$475,000 - \$69,350 = \$405,650$
  - b) Prior year taxable assessment plus 10%:  $\$363,715 * 1.1 = \$400,087$

The taxable assessment is \$400,087

- 2) Tax: 85 cents per \$100 of assessed value:  $\$400,087 * (\$0.85/\$100) = \$3,401$

NOTE: The tax bill increased by 10 percent even though the Assessed Value increased by 6 percent (\$450,000 to \$475,000). This is because the taxable assessment in Year Two was below the full assessment. In years when full assessments rise slowly, the taxable assessment starts to catch up to the full assessment.

in March of each year and they affect tax bills in the subsequent year. Property owners who believe the assessment overstates a property's value can appeal the assessment.<sup>4</sup>

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<sup>4</sup> Information on the appeals process can be found at <http://otr.cfo.dc.gov/otr/cwp/view,a,1330,q,594359.asp>

- 2) **Taxable assessment:** For all properties except owner-occupied homes, the District’s property tax rate is applied to a property’s full assessed value. In other words, for these properties, the full assessed value is the “taxable assessment.” Homeowners, on the other hand, qualify for several tax reduction provisions, discussed below, which can result in setting the home's taxable assessment below its full assessed value.
- 3) **Limits on Taxable Assessments for Homeowners.** DC’s homeowners qualify for several provisions that limit their taxable assessments and thus reduce their property taxes. These apply only to a homeowner’s primary residence (i.e., they do not apply to a second home or to homes that an owner rents out).

Homestead Deduction: Each homeowner can claim the Homestead Deduction for their primary home. The Homestead Deduction amount is deducted from the home’s full assessed value. The deduction is set at \$69,350 in FY 2013. Legislation required annual inflation adjustments for the Homestead Deduction, but this was suspended from 2010 through 2012.

Cap on Annual Increases in Taxable Assessments: A DC homeowner’s taxable assessment can increase by no more than 10 percent per year, even if a home’s full assessed value increases by more than that. In a given year, a home’s taxable assessment is determined by calculating two measures and then selecting the lower value: a) its full assessed value minus the Homestead Deduction; or b) its prior year taxable assessment plus 10 percent. (See the example below). The 10 percent cap does not apply in the first tax year after a home is bought in the District; those new homeowners receive only the Homestead Deduction in the first year.

The assessment cap, combined with the Homestead Deduction, means that most owner-occupied DC homes have a “taxable assessment” — the amount to which the tax rate is applied — that is far lower than their full assessment. In 2011, for example, the taxable assessment for the typical DC home equaled just 73 percent of the home’s full assessed value.<sup>5</sup> In periods when property values are rising notably (more than 10 percent), the 10 percent cap results in tax bills increasing more slowly than the home’s value. In periods when property values are rising slowly, a homeowner’s tax bill may rise faster than their home’s assessed value, if the home’s taxable assessment is well below its full assessment.

- 4) **Determining tax responsibility prior to credits:** DC’s property tax rates are set as an amount for every \$100 of a property’s taxable assessment. As noted, for all properties other than owner-occupied homes, the taxable assessment is the full assessed value.

Class 1, Residential:	\$0.85 per \$100
Class 2, Commercial:	\$1.65 per \$100 for 1 <sup>st</sup> \$3 million in assessed value \$1.85 per \$100 for value over \$3 million

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<sup>5</sup> DCFPI analysis of DC Office of Tax & Revenue data.

## How the DC Real Property Tax Works: Business Example

A Class 2 commercial property has an assessed value of \$5 million.

- 1) Tax on first \$3 million of assessed value: \$1.65 per \$100 of assessed value  
 $\$3,000,000 * (\$1.65/100) = \$49,500$
- 2) Tax on assessed value above \$3 million: \$1.85 per \$100 of assessed value  
\$5 million minus \$3 million = \$2 million  
 $\$2,000,000 * (\$1.85/100) = \$37,000$
- 3) Total tax = \$49,500 + \$37,000 = \$86,500

Class 3, Vacant Properties: \$5.00 per \$100

Class 4, Nuisance Properties: \$10.00 per \$100

NOTE: DC's classification of properties has changed significantly, and the tax rates for residential and commercial properties have been reduced. These changes are detailed below in the section on "Changes to the Real Property Tax."

- 5) **Property Tax Credits and other Property Tax Relief Measures:** There are a number of provisions in the District's property tax to limit tax responsibility for certain groups of residents.
  - Senior Citizen and Disabled Property Owner Tax Reduction: Senior citizens and people with disabilities who have incomes below \$100,000 qualify for a 50 percent reduction in their property tax bill. This benefit is factored into directly into tax bills. Some 18,320 seniors and residents with disabilities claimed this benefit in tax year 2011.
  - Low-Income Homeowner and Renter Tax Credit, Schedule H: Currently homeowners and renters with income below \$20,000 qualify for the "Schedule H" tax credit, which has a maximum value of \$750. The credit is included on the DC income tax form. The size of the tax credit is based both on a household's income and its property tax bill. The credit amount is the greatest for households with very low incomes or very high property tax bills (or both). The credit is available to renters as well as homeowners, under the assumption that landlords pass their property taxes on to tenants through the rent. Under Schedule H, 15 percent of a household's rent is considered their property tax payment.

The effectiveness of Schedule H has been limited by provisions that have not been updated since the 1970s. Recognizing these limitations, the Council passed, on second reading, the "Schedule H Property Tax Relief Act of 2011" (Bill 19-0164) in December 2012. The bill raises the income eligibility limit to \$50,000, raises the maximum credit amount to \$1,000, and eliminates many restrictive eligibility rules. Unfortunately, the bill has costs, and funds were not identified to pay for them at the

time the bill passed. This means that the improvements cannot be implemented until funds are identified.<sup>6</sup>

- **Other Property Tax Reduction Measures:** There are a variety of other property tax reduction provisions for lower-income residents or senior citizens including:
  - Low-income first-time homebuyers qualify for a 5-year property tax exemption.
  - Lower-income owners who have lived in their homes for 7 years qualify for a 5 percent cap on annual tax increases. Low-income owners and senior citizens can defer some or all of their property taxes, with payment due when the property is sold.<sup>7</sup>

**6) Provisions that automatically reduce property tax rates under certain conditions:**

Under DC law, the property tax rates for both commercial and residential properties are reduced automatically under certain conditions.

- If total property tax collections from residential properties are expected to grow more than 7 percent from one year to the next, the tax rate is reduced so that the total collections will grow 7 percent.
- If total property tax collections from commercial properties are expected to grow more than 10 percent from one year to the next, the tax rate is reduced so that the total collections will grow 10 percent. The tax rate on the first \$3 million of assessed value cannot fall below 90 cents per \$100 of assessed value.

**Comparison of Real Property Tax Rates and Responsibilities with Maryland and Virginia:**

For homeowners, property taxes in the District are far lower than in any other part of the region. This reflects the fact that the District’s residential property tax rate is one of the

Table 7 Comparison of Regional Homeowner Property Tax Rates	
	FY 2013 Rate <sup>1</sup>
Arlington County	\$0.958
DC	\$0.85
Fairfax County <sup>2</sup>	\$1.096-\$1.2131
Montgomery County <sup>3</sup>	\$1.068-\$1.6410
Prince George’s County <sup>4</sup>	\$1.431-\$2.921
<sup>1</sup> Rates per \$100 of assessed value. Some jurisdictions levy additional flat fees per lot. These fees are not reflected in this chart.	
<sup>2</sup> Range takes into account variation in Tax Districts.	
<sup>3</sup> Range takes into account variation in Municipal District property taxes and Special Service Area taxes.	
<sup>4</sup> Range takes into account variation in town tax rates. A small number of farms pay a special, lower tax rate not reflected in this range.	

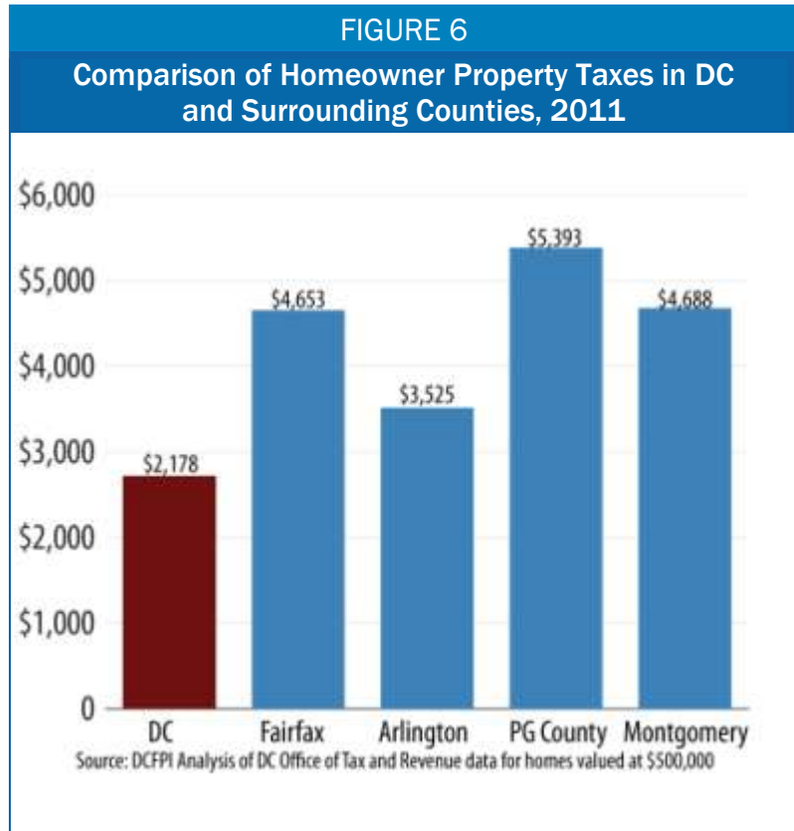
<sup>6</sup> For more information on program changes in the “Schedule H Property Tax Relief Act of 2011” see Fiscal Impact Statement – “Schedule H Property Tax Relief Act of 2012” November 26, 2012 [http://app.cfo.dc.gov/services/fiscal\\_impact/pdf/spring09/FISSchedule.pdf](http://app.cfo.dc.gov/services/fiscal_impact/pdf/spring09/FISSchedule.pdf)

<sup>7</sup> Information on these tax reduction programs can be found at <http://otr.cfo.dc.gov/otr/cwp/view,a,1330,q,594338.asp>

lowest in the region and that the District offers property tax relief that many jurisdictions do not. On the other hand, the District's property tax on commercial properties is the highest in the region.

Compared to the surrounding suburban counties, the District has a lower homeowner property tax rate than Arlington and Fairfax counties in Virginia and Montgomery and Prince George's counties in Maryland (Table 7).

DC homeowners also pay lower tax bills, on average, than homeowners in nearby counties (Figure 6). Among homes with an average sales price of \$500,000, DC homeowners paid an average tax of \$2,718, compared to \$3,525 in Arlington, \$4,653 in Fairfax County, \$4,688 in Montgomery County, and \$5,393 in Prince George's County.



### Commercial Property Tax Rates

The tax rate for commercial properties worth \$3 million and less in the District is \$1.65 per \$100. For properties worth more than \$3 million, the first \$3 million is taxed at a rate of \$1.65. The rest of the value is taxed at \$1.85 per \$100 of assessed value.

These rates are the highest in the region (Table 8). Commercial property tax rates in the Maryland suburbs vary, with a \$1.23 rate in Bethesda and a \$1.455 rate in Silver Spring. In Virginia, the commercial property tax rates also vary with a rate of \$1.146 in Crystal City and \$1.435 in Tyson's Corner.

**Table 8**  
**Comparison of Regional Commercial Property Tax Rates\***

DC	\$1.65 first \$3 million; \$1.85 above \$3million
Alexandria	\$0.998
Crystal City	\$1.146
Tyson's Corner	\$1.435
Reston	\$1.412
Bethesda	\$1.230
Silver Spring	\$1.455

\* Rates per \$100 of assessed value.

Source: Downtown DC Business Improvement District, "State of the Downtown, 2011"

**DC Real Property Tax Collections:** DC’s real property tax collections have fluctuated over the past two decades. Collections increased from 1992 to 1993, before falling throughout the rest of the decade (see Figure 7). As the economy began to improve after 2001, so did the amount of real property tax collections. Property tax collections decreased beginning in 2008 as a result of the Great Recession.

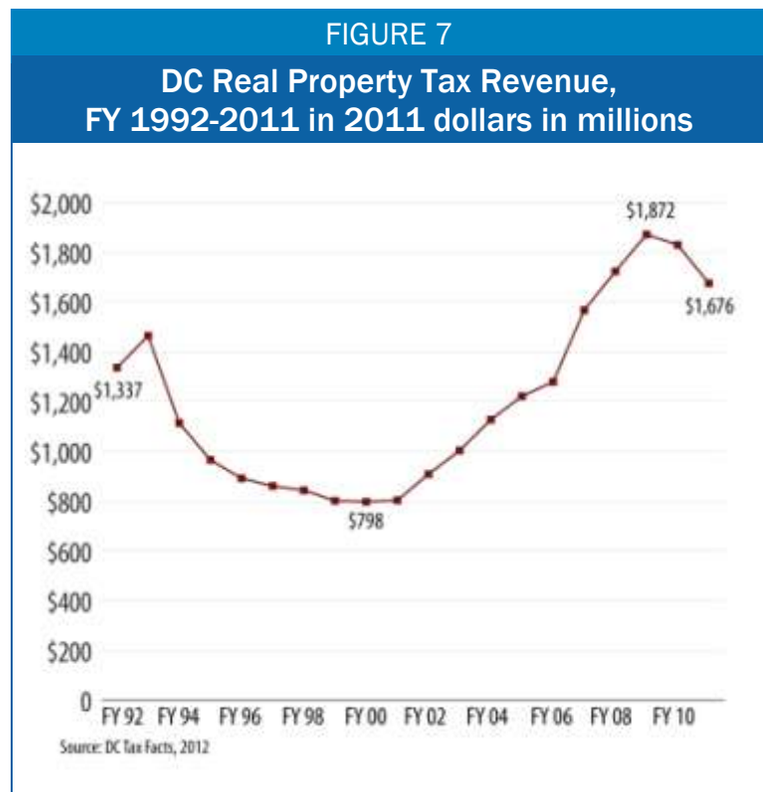
As a percentage of personal income, the District’s real property tax revenues fell from just under 5 percent in 1999 to a low of 2.4 percent in 2001. In 2011, real property tax revenues were 3.7 percent of personal income (See Figure 8).

### Much of DC’s Land is Exempt from Property Tax

More than half of the land in the District of Columbia — 57 percent — is exempt from the real property tax, according to the Chief Financial Officer. Most of this reflects properties owned by the federal government, but it also includes DC government properties, embassies, and non-profits such as universities, museums, and hospitals.

**Changes to the Real Property Tax:** The District government has made many changes to its property tax, including changes in how property tax classifications are structured and the amounts of rates and deductions. These changes are summarized in Table 9. Highlights include:

- 1) **Setting caps on annual assessment of residential properties:** Beginning in 2003, a DC homeowner’s taxable assessment could increase by no more than 25 percent per year, even if a home’s full assessed value increased by more than that. This cap was dropped to 12 percent in 2004 and 10 percent in 2006.
- 2) **Homestead Deduction:** There have been numerous increases to the Homestead Deduction. An annual inflation adjustment was adopted in 2009, but was not applied in years 2010 through 2012. The Homestead Deduction for 2013 is \$69,350.
- 3) **Reductions in residential property tax rate:** In a series of reductions between 1979 and 2008, the residential property tax rate was reduced from \$1.22 per \$100 of assessed value to the current rate of \$0.85.



- 4) **Reductions in tax rates for rental residential properties:** Starting in 2000, the District eliminated its separate classification for rental residential properties. This meant that the tax rate for these properties fell from \$1.54 per \$100 of assessed value to \$0.96. Since classified with residential properties, this rate has been reduced three times to bring it to the current rate of \$0.85.
- 5) **New split rate for commercial properties:** Effective in 2009, Class 2 properties are subject to a split tax rate structure. Tax rate for the first \$3 million of the assessed property value is taxed at \$1.65 per \$100 dollars. Property value beyond the first \$3 million is taxed at \$1.85 per \$100.
- 6) **Reclassification of abandoned and vacant properties.** Beginning in 2003, vacant and abandoned properties were put into a newly created Class 3. The rate for these properties increased from \$1.85 to \$5.00 per \$100 of assessed value. In 2009, this rate increased to \$10. In 2010 and 2011, Class 3 was redefined and Class 4 was added leading to the current structure. Class 3 is limited to vacant, improved properties with tax rate set at \$5.00. Class 4 is for blighted properties, with a tax rate of \$10.

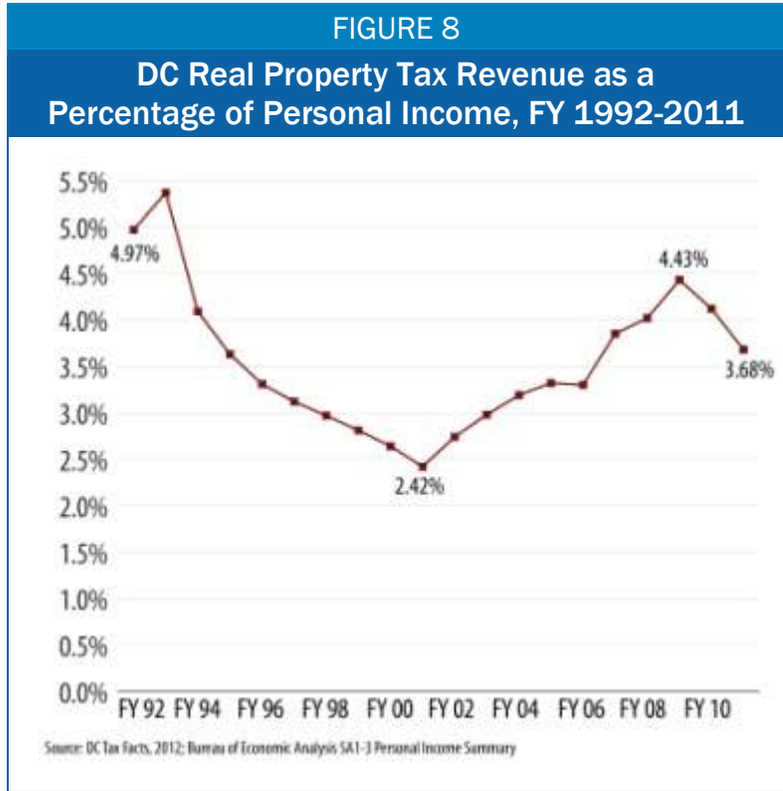


Table 9

## Major Changes to the Real Property Tax, 1976-2012

Fiscal Year Effective	Real Property Tax Changes			
1978	Owner-occupied single-family homes, condominiums and cooperatives assessed value reduced by \$6,000 due to Homestead Deduction. Increased Homestead Deduction to \$9,000.			
1979	Three classifications established for determining the property tax rate. Class 1 (owner-occupied residential) set at \$1.22/\$100. Class 2 (other residential) set at \$1.54/\$100. Class 3 (commercial) set at \$1.83/\$100.			
1980	Class 3 rate increased to \$2.13. Class 3 rate decreased to \$2.03.			
1984	Public space rental formula changed from a fractional assessment basis (65%) to a method based upon the property's full assessed value.			
1985	Commercial property divided into 2 classes: Class 3 (hotels and motels) set at \$1.82, and Class 4 (other commercial) set at \$2.03.			
1987	Retired senior citizens, 65 or older, receive 50% reduction on real property taxes. Increased Homestead Deduction to \$15,000. Increased Homestead Deduction to \$30,000.			
1990	Class 1 rate decreased to \$0.96. Class 3 rate increased to \$1.85. Established Class 5 for unimproved vacant land at rate of \$3.29.			
1991	Class 4 rate increased to \$2.15.			
1992	Senior citizen property tax relief eligibility expanded to include non-retirees. Eligibility limited to residents with annual household adjusted gross income under \$100,000.			
1994	Class 5 rate increased to \$5.00.			
1999	Began 3-year phase-in of a triennial assessment system. Properties divided into three triennial groups with one group reassessed each year. Began 3-year transition to new two-class system and rate structure			
2000		<b>FY 2000</b>	<b>FY 2001</b>	<b>FY 2002</b>
	Class 2	\$1.34	\$1.15	\$0.96 Part of new Class 1 (residential)
	Class 4	\$2.05	\$1.95	\$1.85 Part of new Class 2 (non-residential)
	Class 5	\$2.05	\$1.95	\$1.85 Part of new Class 2 (non-residential)
2003	Began 3-year transition to annual assessment. New 25% cap on annual taxable assessment growth of residential properties. Created new Class 3 (abandoned and vacant property) at \$5.00.			
2004	Homestead Deduction increased to \$38,000. Cap on annual taxable assessment increases decreased to 12%.			
2006	Class 1 rate reduced to \$0.92. Homestead Deduction increased to \$60,000. Cap on annual increases in taxable assessments decreased to 10%. Implemented Tax Deferral for Low-Income and Low-Income Senior Property Owners, allowing low-income property owners to defer annual increases in real property taxes and senior citizens to defer the entire annual tax bill. Implemented 50% tax credit for property owners with disabilities.			
2007	Class 1 rate reduced to \$0.88.			

Table 9 (Cont'd)

**Major Changes to the Real Property Tax, 1976-2012**

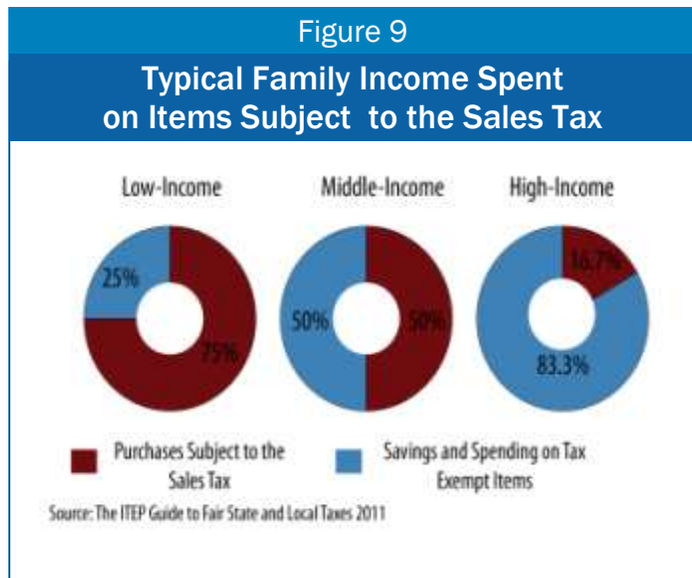
Fiscal Year Effective	Real Property Tax Changes
2008	Homestead Deduction increased to \$64,000. Reduce Class 1 rate from \$0.88 to \$0.85.
2009	New split tax rate structure for Class 2 properties. First \$3 million in assessed value at \$1.65 per \$100. Excess of \$3 million taxed at \$1.85. Beginning of annual increase of Homestead Deduction by indexing, deduction increased to \$67,500. Class 3 rate increased to \$10.00.
2010	Homestead Deduction indexing delayed through FY 2013. Class 3 limited to vacant, improved properties deemed as blighted.
2011	Class 3 limited to vacant, improved properties with tax rate set at \$5.00. New Class 4 for vacant, improved properties deemed blighted with tax rate set at \$10.00.
2013	Homestead Deduction will increase by inflation from a base year of 2011 rather than the original base year of 2007. Homestead Deduction for 2013 will be \$69,350.

Sources: DC Tax Facts, 2012; Fiscal Year 2010 Budget Support Act of 2009; Fiscal Year 2011 Budget Support Act of 2010; "Real Property Recordation and Transfer Tax Form FP 7/C"; "Tax Rates and Tax Burdens: Washington Metropolitan Area 2009"

**Sales and Use Tax**

The sales and use tax is the District’s third largest revenue source. In FY 2011, the District collected \$1.1 billion in sales and use taxes, including cigarette, alcohol, motor vehicle, and fuel taxes. This accounted for 21 percent of total tax revenue.

In most states, the sales tax is the most regressive tax source. This means that the tax falls most heavily on low-income residents as a share of income. This is because those with the least income typically spend all of the income they receive, much of it on basic goods. By contrast, higher-income persons do not spend their entire incomes; the portion of their incomes that they save is not subject to sales or other consumption taxes. As a result, lower-income households end up paying a larger proportion of their income in sales tax than do higher-income residents. In recognition of this, DC and many states have exempted items like food, medicine, and housing from their sales tax. This lessens the regressivity of the sales tax but does not eliminate it (see Figure 9).



**How the DC Use Tax Works:** The use tax applies to items that are sold or purchased outside of the District and are transferred to the District for use. For example, when a District resident buys a car outside of DC, the dealership charges the buyer the District’s use tax rate. The use tax rates are the same as the sales tax rates.

**DC’s Sales Tax Rates Differ for Different Types of Purchases:** Most goods and some services, including data processing, real estate, and employment services, are taxed at the general sales tax rate of 6 percent. Sales of other items in the District are taxed at a higher rate. For example, restaurant meals are taxed at a 10 percent rate and hotel rooms are taxed at a 14.5 percent rate. Sales of motor vehicles are taxed from 6 to 8 percent, depending on their weight.

Table 10	
Sales and Use Tax Rates in DC	
	Rate
Most goods, some services, vending machine food	6%
Purchase of motor vehicle	6-8%
Restaurant meals, liquor, rental vehicles, prepaid telephone cards, baseball tickets, merchandise sold at the baseball stadium, Verizon Center tickets, merchandise sold at Verizon Center, residential telecommunications	10%
Commercial telecommunications	11%
Parking in commercial lots, certain tobacco products (doesn't include cigarettes, premium cigars, or pipe leaf tobacco)	12%
Hotels	14.5%
Motor vehicle parking in commercial lots, rolled tobacco products except for cigarettes, premium cigars, and pipe leaf tobacco products	18%
Cigarettes	12.5¢/cigarette
Moist snuff tobacco	30¢/ounce
Heating Oil	residential: \$0.17/gallon non-residential: \$0.187/gallon
Natural Gas	residential: \$0.0707/therm non-residential: \$0.07777//therm
Electric distribution	residential: \$0.0070/Kilowatt hour non-residential: \$0.0077/ Kilowatt hr.
Motor vehicle fuel	23.5¢/gallon

Source: DC Tax Facts, 2012

**Some Goods, and Many Services, Are Exempt from the DC Sales Tax:** DC taxes most goods, but exempts a few basic items, including grocery-type foods and medicine. The District’s sales tax was created at a time when residents and businesses mainly bought goods, rather than paying for services. For that reason, the sales tax applies broadly to goods but not as broadly to services. Some services, such as dry cleaning and copying services, are subject to the sales tax, while many others, such as pet grooming and health clubs are excluded. This creates a less-than-equitable situation in which goods, like exercise equipment are taxed, while services that perform similar functions — such as health club memberships — are not (See Table 11).

Table 11

**Potentially Taxable Services Currently Not Subject to the Sales Tax**

Art/Antique Collecting Advisory And Brokerage Services
Carpentry, Painting, Plumbing, and Similar Trades
Carpet And Upholstery Cleaning
Chimney Cleaning Services
Closet/Storage Design Consulting Services
Commissions On Auction Purchases/Sales (Brokerage Service)
Dating Services
Day Spa Services
Diaper Service
Fur Storage
General House Cleaning Services
Health Clubs, Tanning Parlors, Weight Reduction Salons
Household Errand/"Personal Shopper"/Gift Consulting Services
Installation Charges - Other Than Seller Of Goods
Interstate Air Courier (Billed In DC)
Kennels
Magazines
Marine Towing Service (Including Tugboats)
Massage Services
Membership Fees In Private Clubs
Packing And Crating
Personal Instruction (Dance, Golf, Tennis, Etc.)
Pet Grooming
Swimming Pool/Hot Tub Cleaning And Maintenance Services
Taxidermy

Source: Federation of Tax Administrators, 2007 Service Taxation Survey  
[http://www.taxadmin.org/fta/pub/services/online/service\\_state.php](http://www.taxadmin.org/fta/pub/services/online/service_state.php)

**Comparison of Tax Rates and Responsibilities in Maryland, Virginia, and Nationally:** The District's general sales tax rate is the same as Maryland's rate and higher than Virginia's rate (Table 12). Both DC and Maryland exempt food from their sales tax, while Virginia levies a 2.5 percent tax on food. Nationally, the average sales tax rate is 9.6 percent,<sup>8</sup> meaning DC's general sales tax is well below the national average.

<sup>8</sup> Vertex Inc., "2011 Sales Tax Rate Report," <http://www.vertexinc.com/PressRoom/PDF/2012/vertex-end-of-year-sales-tax-rate-report-11.pdf>

## How the DC Sales Tax Works: Two Examples

**Example #1:** Two friends go out to dinner in the District.

Beverages: \$3.00  
 Meals: \$27.90  
 Total Before Tax: \$30.90

Sales Tax: The tax rate for meals is 10 percent, so the sales tax is  $\$30.90 \times 0.10 = \$3.09$

Total:  $\$30.90 + \$3.09 = \$33.99$

**Example #2:** A parent buys decorations for a child's birthday party.

Pack of Balloons: \$1.59  
 Streamers: \$8.49  
 Total Before Sales Tax: \$10.08

Sales Tax: These items would be subject to the general sales tax rate of 6 percent, so the sales tax would be  $\$10.08 \times 0.06 = \$0.60$

Total:  $\$10.08 + \$0.60 = \$10.68$

**The Special Case of Alcohol Taxes:** In addition to sales tax collected at time of purchase, the District, Maryland, and Virginia collect an excise tax from alcohol manufacturers or retailers. The cost of this tax is passed onto consumers in the form of higher retail prices. As shown in Table 13, the District's excise taxes are equal to Maryland's for beer, spirits, and wine containing more than 14 percent alcohol. Excise taxes on wine containing less than 14 percent alcohol are slightly lower and taxes on sparkling wine are slightly higher. Across the board, the District's excise taxes are significantly lower than those charged in Virginia. The District's sales tax on alcohol charged at the time of purchase, on the other hand, is the highest at 10 percent.

	DC	Maryland	Virginia <sup>1</sup>
Grocery-Type Food	Does not tax	Does not tax	2.5%
Most Goods and Some Services	6%	6%	5%
Vehicle Rentals	10%	11.5%	10%
Hotel Rooms	14.5%	6%	5 to 15.5% <sup>2</sup>

<sup>1</sup> Virginia's general sales tax rate of 5% includes a state sales tax rate of 4% and a local sales tax rate of 1%.

<sup>2</sup> Virginia levies a 5% state sales tax but allows local jurisdictions to charge an additional local sales tax on hotel rooms.

Sources: DC Tax Facts, 2012; Comptroller of Maryland "Sales and Use Tax"; Maryland Code 03.06.01.23 "Room Rentals"; Virginia Department of Taxation "Sales and Use Tax," "Virginia Local Tax Rates 2011," "FAQs - Sales and Use Tax on Sales of Alcoholic Beverages," "Does the sales and use tax apply to rentals of tangible personal property?," "Motor Vehicle Rental Tax Overview"

	DC	Maryland	Virginia
<b>Excise Taxes</b>			
Beer (per barrel)	\$2.79	\$2.79	\$7.95
Spirits (per gallon)	\$1.50	\$1.50	20% of retail price
<b>Wine (per gallon)</b>			
14% or less alcohol	\$0.30	\$0.40	\$1.51 plus 4%
More than 14% alcohol	\$0.40	\$0.40	\$1.51 plus 4%
<b>Sparkling wine (per gallon)</b>			
14% or less alcohol	\$0.45	\$0.40	\$1.51 plus 4%
More than 14% alcohol	\$0.45	\$0.40	\$1.51 plus 4%
<b>Sales Tax</b>			
Intended for on-premises consumption	10%	9%	5-9%*
Intended for off-premises consumption	10%	9%	5%

\*Virginia allows counties and cities to impose meal tax on alcohol intended for on-premises consumption

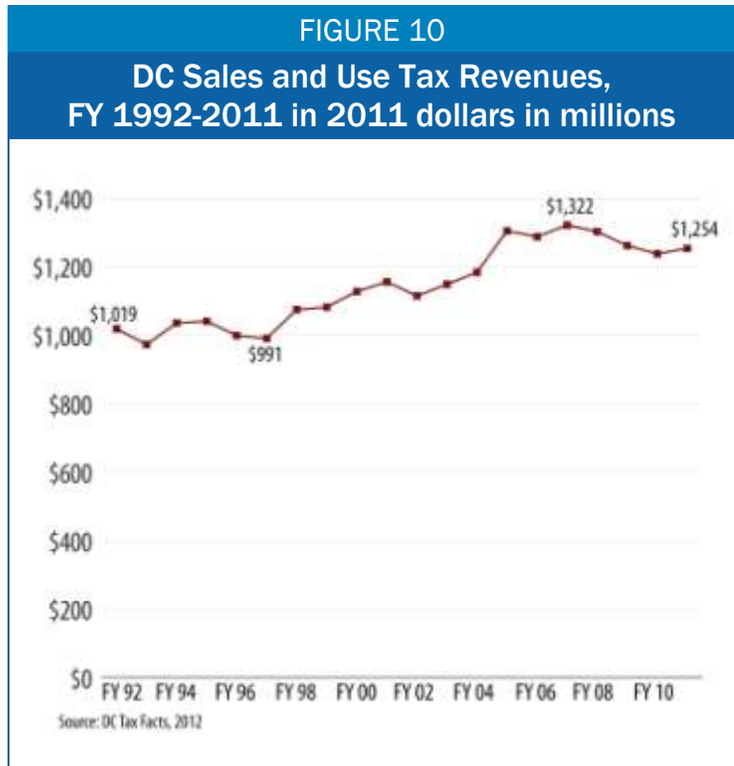
Sources: DC Tax Facts, 2012; Virginia Department of Beverage Control, "Price List"; Maryland Comptroller, "FAQs - Sales and Use Tax on Sales of Alcoholic Beverages"; "Virginia Local Tax Rates 2011"

**Sales and Use Tax Collections:**

Sales and use tax collections in the District have tended to increase over time. As a result of the Great Recession, collections decreased from 2007 to 2010. Between 2010 and 2011, collections have increased slightly from \$1.24 billion to \$1.25 billion after adjusting for inflation (Figure 10).

The sales and use tax has consistently declined as a percentage of personal income from 3.8 percent in 1992 to 2.8 percent in 2011 (See Figure 11).

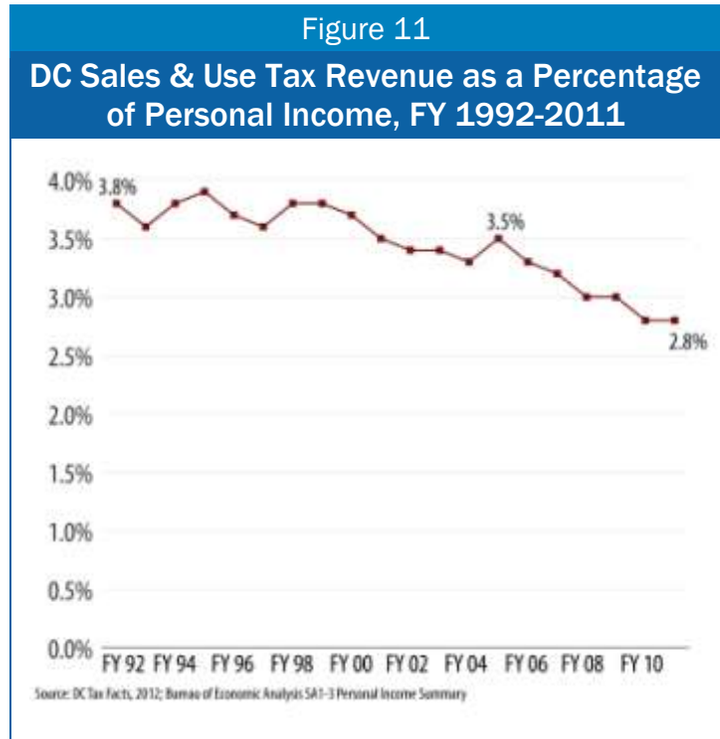
**Changes to the Sales and Use Tax:** The sales and use tax has undergone many changes over the past 30 years, both to its rates and its base (the items subject to the sales tax). Highlights include:



1) **The general sales tax rate peaked in 1994 at 7 percent.** The current rate of 6 percent was set in 2010.

2) **Tax rates on alcohol and tobacco products have increased a number of times in the past 30 years.** Often called sin taxes, these tax rates were not reduced when the general sales tax rate was reduced in 1995. The District's cigarette tax has increased from 6 cents in 1975 to \$2.50 per pack in 2012. Alcohol for off-premises consumption has increased from 6 percent in 1992 to 10 percent in 2012. Alcohol for on-premises consumption has increased from 6 percent in 1975 to 10 percent in 1995.

3) **Adding select services to the base:** The District has applied the sales tax to new categories of services such as laundry services, data processing, security services, and courier services.



Many of these changes are summarized in Table 14.

Table 14

## Major Changes to Sales and Use Taxes, 1976-2012

Fiscal Year Effective	Sales & Use Tax Changes
1976	<p>Groceries, non-prescription drugs, laundry, and dry cleaning exempted.</p> <p>Parking taxed at 8%, increased later in year to 12%.</p> <p>Hotels and restaurant meals sales tax rate increased from 6% to 8%.</p> <p>Public Utility rate increased from 5% to 6%.</p> <p>Motor vehicle tax rate increased from 5% to 6%.</p> <p>Instituted new motor vehicle tax rates based on 4 classes of vehicle weight. Rates range from 4% to 7%.</p> <p>Gas tax increased from 8¢ to 10¢/gallon.</p> <p>Cigarette tax increased from 6¢ to 10¢/pack.</p>
1977	Cigarette tax increased to 13¢/pack.
1980	<p>General rate increased from 5% to 6%.</p> <p>Sales of motor fuel subject to general sales tax rate.</p> <p>Hotel tax increased from 8% to 10%.</p> <p>Gas tax increased to 11¢/gallon.</p> <p>Candy, confectionery, chewing gum, and soft drinks taxed at 8%.</p> <p>Rental or leasing of vehicles and utility trailers now taxed at 8%.</p>
1981	<p>Sales Tax on motor fuel sales repealed.</p> <p>Gas tax increased to 13¢/gallon.</p>
1982	<p>8% sales tax on candy, confectionery, chewing gum, and soft drinks repealed.</p> <p>Gas tax now indexed to the Consumer Price Index for all urban consumers (CPI-U).</p>
1983	<p>Public Utility rate increased to 6.7%.</p> <p>Motor vehicles now divided into 2 weight-based classes. Vehicles weighing 3,499 lbs. or less subject to 6% rate. Those weighing 3,500 lbs. or more subject to 7% rate.</p>
1985	<p>Sales tax on vending machine items increased from 2% to 6%.</p> <p>Indexing of gas tax ends. Rate set at 15.5¢/gallon.</p>
1987	Cigarette tax increased to 17¢/pack.
1989	<p>Established 6% tax on real property, data processing, and information services.</p> <p>Established vendor credit of 1% of sales for filing returns on time.</p> <p>Restaurant meals and sales of alcoholic beverages increased from 8% to 9%.</p> <p>Hotel tax increased to 11%.</p> <p>Gas tax increased to 18¢/gallon.</p>
1990	<p>Exempted taxi cabs from motor vehicle tax.</p> <p>New residents now required to pay motor vehicle tax on cars transferred into the District.</p>
1991	<p>Sales tax on residential utility services repealed by temporary legislation.</p> <p>Public Utility rate increased to 9.7% temporarily.</p>

Table 14 (Cont'd)

## Major Changes to Sales and Use Taxes, 1976-2012

Fiscal Year Effective	Sales & Use Tax Changes
1992	Sales tax on alcohol intended for off premises consumption increased from 6% to 8%. Laundering services now subject to general sales tax. Public Utility rate set at 9.7% permanently. Two separate increases bring the cigarette tax to 50¢/pack.
1993	Snack foods, selected telecommunications services, all publications and newspapers subject to general sales tax. Gas tax increased to 20¢/gallon. Cigarette tax increased to 65¢/pack.
1994	Temporarily increase general sales tax to 7%. Courier and employment services subject to general sales tax. Public Utility rate increased to 10% temporarily. Gas tax increased for 4 months to 22.5¢/gallon.
1995	General sales tax rate reduced to 5.75%. Rate for restaurant meals and alcohol for on-premise consumption increased to 10%, the 1% increase used to fund Convention Center. Rate for hotels increased to 13%, 2.5% of this rate used to fund Convention Center.
1999	Sales tax rate for hotels increased to 14.5%, 4.45% of this rate used to fund Convention Center. Discontinued requirement that new residents pay motor vehicle tax on cars transferred into the District.
2000	Sales tax on Internet access eliminated.
2001	Sales tax on snack foods repealed. 1% vendor credit for on-time returns eliminated. August sales tax holiday created, runs Aug. 3-12.
2003	Public Utility rate increased to 11%. Sales tax rate for off-premises sale of alcohol increased to 9%. Cigarette tax increased to \$1.00/pack.
2005	Permanent sales tax holiday implemented in August and November. New 10% tax on baseball tickets and stadium merchandise, devoted to Ballpark Fund. Public Utility rate decreased to 10% for residential customers. Non-residential remain at 11% with 1% devoted to baseball stadium financing. Non-residential rates for electricity and natural gas increase with portion going to stadium financing. Motor vehicles now divided into 3 weight-based classes. Rates range from 6% to 8%.
2006	Sales tax rate for certain tobacco products increased from 5.75% to 12%.
2009	Cigarette tax increased to \$2.00/pack.
2010	Sales tax holidays eliminated. Sales tax rate increased to 6%. Gas tax increased to 23.5¢/gallon. Cigarette tax increased to \$2.50/pack.
2011	6% sales tax applied to medical marijuana and soda and other soft drinks.
2012	Armored car, private investigation, and security services now subject to sales tax.

Sources: DC Tax Facts, 2012, Fiscal Year 2012 Budget Support Act of 2011

## Dedicated Taxes

Some taxes (or a portion of them) are used to fund specific programs. These are known as dedicated taxes. Currently, the District has thirteen dedicated taxes (Table 15). These taxes fund services like affordable housing and healthcare and other expenditures like the interest on the District's baseball stadium revenue bonds.

Table 15			
DC's Dedicated Taxes			
Dedicated Tax	Fund Description	Source of Funds	FY 2013 Estimated Amount
Washington Convention Center Fund	Provides funding for Convention Center construction, debt service, repairs, and operating expenses.	Hotel sales tax rate is 14.5%. 4.45% is dedicated to Fund with remaining 10.05% to General Fund.  Sales tax rate is 10% on restaurants, rental cars, prepaid telephone cards, baseball game tickets, and merchandise sold at the baseball stadium. 1% is dedicated to Fund.	\$103.73 million
Tax Increment Financing (TIF) Fund	Repayment of TIF and Payment In-Lieu-of-Taxes (PILOT) Financing Program bonds. TIF allows the incremental future revenue stream from a development project to be pledged to pay back bonds issued to finance the development.	Real property taxes and sales taxes transferred from general fund.	\$36.59 million
Tax Increment Financing (TIF) Fund for Verizon Center	Payment of principal and interest on the loan used to renovate the Verizon Center.	Sales tax rate is 10% on Verizon Center tickets and merchandise sold at the Verizon Center. 4.25% is dedicated to Fund.	\$3.41 million
Ballpark Fund	Services baseball stadium construction revenue bonds.	All sales taxes on baseball tickets, parking at the stadium, and stadium concessions.  Share of non-residential public utility taxes: 1% of total 11% rate. \$.0007 of total \$.0077/Kilowatt hour rate for electricity. \$.017 of total \$.187/gallon for heating oil. \$.00707 of total \$.07777/Therm for natural gas.  1% of total 11% tax on gross charges of telecommunication companies.  Multi-tiered fee levied on businesses with over \$5 million in gross receipts.	\$47.02 million
Washington Metropolitan Area Transit Authority (WMATA)	Helps meet the District's annual funding responsibility for WMATA.	All parking sales tax revenue.	\$57.2 million

Table 15 (Cont'd)

## DC's Dedicated Taxes

Dedicated Tax	Fund Description	Source of Funds	FY 2013 Estimated Amount
Housing Production Trust Fund	Funds the acquisition, construction, and rehabilitation of affordable multifamily housing projects.	15% of deed recordation and transfer tax revenue.*	\$25.39 million*
Alcoholic Beverage Regulation Administration (ABRA) Reimbursable Detail Subsidy Program	Reimburses 25 percent of the costs incurred by Alcoholic Beverage Control (ABC) licensees for the hiring of Metropolitan Police Department (MPD) officers to work a detail outside of the establishment on Friday and Saturday nights between midnight and 4 a.m.	Annually \$460,000 of sales tax revenue from alcoholic beverages intended for off-premise consumption.	\$0.46 million
Nursing Facility Quality of Care Fund	Funds initiatives to improve the quality of nursing home care.	Nursing facilities pay an annual assessment per licensed bed.	\$12 million
Hospital Fund	Funds Medicaid services.	Hospitals pay \$3,788 annually per licensed bed.	\$15.56 million
Stevie Sellows Quality Improvement Fund	Funds quality of care improvements in ICF-MR facilities, Intermediate Care Facilities that serve individuals with mental or developmental disabilities.	Each institution providing care to individuals with developmental disabilities pays an assessment of 5.5% of gross revenue.	\$2 million

\*The total estimated revenue from 15% of deed recordation and transfer taxes is \$45.36 million but the FY 2013 Budget transfers \$19.97 million of this revenue out of the Housing Production Fund and into the Housing Authority's Local Rent Supplement program.

Sources: FY 2013 Approved Budget and Financial Plan; FY2013 Budget Support Act of 2012; DC Tax Facts, 2012; "Return of the Reimbursable Detail Subsidy"; DC ST § 10-1202.08, § 4-632, § 31-3514.02, and § 38-821.02; "Debt Cap Analysis - 2013 Revised Budget Scenario"

## Special Purpose Revenue

About 5 percent of the District's revenue comes from special purpose revenue. These funds come from fines and fees that are collected by DC agencies and are used for specific purposes. The FY 2013 budget includes 156 approved special purpose funds that are expected to collect \$477 million. Examples of special purpose funds include:

- **Home Purchase Assistance Program (HPAP) Repayment:** HPAP provides down-payment and closing cost assistance for first-time homebuyers with low to moderate incomes. The program is funded with a mixture of local and federal funds. HPAP's special purpose fund receives its revenue from HPAP participants' loan repayments. The fund had a balance of \$1.7 million in FY 2011.
- **Crime Victims Assistance Fund:** This fund supports outreach to crime victims and improved investigation of child abuse, neglect, and domestic violence. At the end of each year, the fund

receives half of the remaining balance in the Crime Victims Compensation Fund, a fund that receives its revenue from court filing fees and criminal fines and is managed by a federal agency within the DC Superior Court. In FY 2011, the fund had a balance of \$1.8 million.

- **Nuisance Abatement Fund:** This fund finances the cost of demolishing or rehabilitating a private property that violates DC housing or construction code. Revenue for the fund is collected from fees and penalties paid by owners of nuisance properties. In FY 2011, the fund had a balance of \$5.2 million.

## Federal Grants

Grants from the federal government account for about 28 percent of the District's revenue. In FY 2011, the District received \$2.5 billion in federal grants. DC receives many of the same grants that other states and cities receive, such as:

- **Community Development Block Grant (CDBG):** The federal government provides CDBG funds to cities and states to help create affordable housing, revitalize neighborhoods, and support economic development in low- and moderate-income communities. Funds are awarded based on a formula developed by the federal government. In FY 2011, the District received \$16.3 million in CDBG funding.<sup>9</sup>
- **Medicaid:** The Medicaid program provides health insurance and prescription drug assistance for low- and moderate-income families and funding for long-term care for seniors and people with disabilities. The federal government pays 70 percent of the cost of DC's Medicaid program, and the District is required to fund the remaining 30 percent. The FY 2013 budget includes \$1.67 billion in federal payments and \$715 million in local funds for Medicaid.
- **Temporary Assistance for Needy Families (TANF):** The District's TANF program provides job training, cash assistance, and other services to low-income families with children. DC shares the cost of the program with the federal government. In FY 2013, DC anticipates receiving \$92.6 million from the federal government and contributing \$75 million in local funds to TANF.
- **Title I:** The federal government provides Title I funds to schools serving large numbers of low-income children. The funds are distributed based on a formula developed by the federal government and can be used for extra instruction as well as preschool, after school, and summer programs to help more students meet academic standards. The District received \$48.9 million in Title I funding in FY 2011.<sup>10</sup>

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<sup>9</sup> U.S. Department of Housing and Urban Development, "CDBG Expenditure Reports."  
[http://portal.hud.gov/hudportal/HUD?src=/program\\_offices/comm\\_planning/communitydevelopment/budget/disbursementreports](http://portal.hud.gov/hudportal/HUD?src=/program_offices/comm_planning/communitydevelopment/budget/disbursementreports)

<sup>10</sup> Fiscal Years 2011-2013 State Tables for the U.S. Department of Education.  
<http://www2.ed.gov/about/overview/budget/statetables/13stbystate.pdf>

## Federal Payments

In addition to receiving grants, the District also receives payments from the federal government. These payments are direct appropriations from Congress to the District, usually for a particular purpose. Many are similar to earmarked funds that are appropriated by Congress for other jurisdictions.<sup>11</sup> Federal payments account for a relatively small share of the DC budget. In FY 2013, the District anticipates \$141.9 million in federal payments, which represents a little more than one percent of the budget. Anticipated federal payments to the District include:<sup>12</sup>

- **Resident Tuition Support:** The federal government will appropriate \$35.1 million in FY 2013 to provide college tuition payments for DC residents. The funds are designated to pay the difference between in-state and out-of-state public tuition for DC residents and to provide scholarships of \$2,500 per year for residents who choose to attend eligible private colleges and universities.
- **Emergency Planning and Security Costs:** In FY 2013, the District anticipates up to \$24.7 million in reimbursements for security services provided at demonstrations and other events that occur due to the federal government operating in the District. At least \$9.8 million of this funding will be used for costs associated with the presidential inauguration.
- **School Improvement & Vouchers:** DC will receive \$60 million in FY 2013 for school improvement activities, including \$36.6 million for DC Public Schools and \$23.4 million to the Office of the State Superintendent for Education to expand quality public charter schools.

## Private Grants and Contributions

A small portion of the District's revenue comes from private grants and donations. In FY 2011, the DC government received \$24.3 million in private grants and contributions, which equaled about one-quarter of one percent of the total budget. For FY 2013, the District has received \$96,000 for HIV/AIDS, Hepatitis, Sexually Transmitted Disease (STD), and Tuberculosis research and a new \$1 million grant from the National Fish and Wildlife Foundation.

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<sup>11</sup> One notable exception is the District's court and felony prison system. The D.C. Revitalization Act of 1997 shifted funding responsibility for the District's courts and felony prison system to the federal government. The federal government will appropriate nearly \$270 million in FY 2013 for the District's court system and defender services. This funding is not reflected in DC's Annual Budget.

<sup>12</sup> Fiscal Year 2013 Budget Request Act of 2012. <http://dcclims1.dccouncil.us/images/00001/20120619144732.pdf>