Q. How do state and local individual income taxes work?

A. Forty-one states and the District of Columbia levy broad-based taxes on individual income. New Hampshire and Tennessee tax only individual income from dividends and interest. Seven states do not tax individual income of any kind. Local governments in 13 states levy some type of tax on income in addition to the state income tax.

HOW MUCH REVENUE DO STATE AND LOCAL GOVERNMENTS COLLECT FROM INDIVIDUAL INCOME TAXES?

State governments collected $352 billion from individual income taxes in 2017, or 27 percent of state own-source general revenue (table 1). “Own-source” revenue excludes intergovernmental transfers. Local governments—mostly concentrated in Maryland, New York, Ohio, and Pennsylvania—collected just $33 billion from individual income taxes, or 3 percent of their own-source general revenue. (The Census Bureau includes the District of Columbia’s revenue in the local total.)

<table>
<thead>
<tr>
<th>Revenue (billions)</th>
<th>Percentage of own-source general revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>State and local</td>
<td>$385</td>
</tr>
<tr>
<td>State</td>
<td>$352</td>
</tr>
<tr>
<td>Local</td>
<td>$33</td>
</tr>
</tbody>
</table>

Note: Own-source general revenue does not include intergovernmental transfers.

Forty-one states and the District of Columbia levy a broad-based individual income tax. New Hampshire taxes only interest and dividends, and Tennessee taxes only bond interest and stock dividends. (Tennessee is phasing its tax out and will completely eliminate it in 2021.) Alaska, Florida, Nevada, South Dakota, Texas, Washington, and Wyoming do not have a state individual income tax.

For combined state and local revenue, Maryland relied the most on the individual income tax in 2017, with the tax accounting for 29 percent of its own-source revenue. The District of Columbia and eight other states—California, Connecticut, Kentucky, Massachusetts, Minnesota, New York, Oregon, and Virginia—
North Dakota’s individual income tax yielded 4 percent of its own-source revenue, the least of any state with a broad-based individual income tax. In every other state with a broad-based income tax, the tax provided at least 9 percent of own-source general revenue. New Hampshire and Tennessee each collected about 1 percent of own-source revenue from their far more limited individual income tax.

**FIGURE 1**

Individual Income Tax as a Percentage of State and Local Own-Source General Revenue
2017

<table>
<thead>
<tr>
<th></th>
<th>No tax</th>
<th>&lt;10%</th>
<th>10-20%</th>
<th>20%+</th>
</tr>
</thead>
<tbody>
<tr>
<td>State</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


Note: Own general revenue does not include intergovernmental transfers.

Local governments levy their own individual income taxes in 13 states. Localities in Indiana, Iowa, Maryland, and New York levy an individual income tax that piggybacks on the state tax. That is, local taxpayers in these
The State of State (and Local) Tax Policy

How do state and local income taxes work?

States file their local tax on their state tax return and receive state deductions and exemptions when paying the local tax. Michigan localities also levy an individual income tax but use local forms and calculations.

Meanwhile, localities in Alabama, Delaware, Kansas, Kentucky, Missouri, Ohio, Oregon, and Pennsylvania levy an earnings or payroll tax. These taxes are separate from the state income tax. Earnings and payroll taxes are typically calculated as a percentage of wages, withheld by the employer (though paid by the employee) and paid by individuals who work in the taxing locality, even if the person lives in another city or state without the tax. Separately, localities in Kansas only tax interest and dividends (not wages).

In 2017, individual income taxes as a percentage of own-source local revenue ranged from less than 1 percent in Kansas and Oregon to 26 percent in Maryland. Local governments in Kentucky, Ohio, and Pennsylvania also collected more than 10 percent of own-source revenue from individual income taxes (or payroll taxes) in 2017.

WHAT INCOME IS TAXED?

The individual income tax base in most states is similar to the federal tax base. Most states start with federal adjusted gross income but a few start with federal taxable income. Alternatively, a handful of states use their own definition of income, but even these states rely heavily on federal rules when establishing their tax base.

Even the states that start with the federal tax base, however, often apply different rules for certain types of income. For example, unlike the federal government, states often tax municipal bond interest from securities issued outside that state. Many states allow a full or partial exemption for pension income. And most states, but not all, require taxpayers who itemize their federal tax deductions and claim deductions for state and local income taxes to add back this deduction on their state income tax return.

HOW DO INDIVIDUAL INCOME TAX RATES VARY ACROSS STATES?

Most state income taxes are fairly flat, even in those states that apply graduated rates. Nine states impose a single tax rate on all income, while Hawaii has the most with 12 tax brackets and rates. Top marginal rates for state income tax in 2020 ranged from 2.9 percent in North Dakota to 13.3 percent in California—including a 1 percent surcharge on incomes over $1 million (figure 2).

In some states with multiple tax brackets, the top tax bracket often begins at a low level of taxable income. Alabama, for example, has three rates, but the top tax bracket applies to taxable income over $3,000, making it essentially a flat tax. In other states, the difference between the lowest and the highest tax rates is small: about 2 percentage points in Arizona and Mississippi, for example.

While most states in the 1980s followed the federal government’s lead in reducing the number of income tax brackets, some have increased the number of rates since then. California and New York have imposed new brackets (often called “millionaire’s taxes”) for high-income taxpayers. California approved a millionaire’s tax in 2004 that adds 1 percentage point to the rate applied to incomes over $1 million, and further increased the progressive bracket structure with another ballot measure in 2012. Similarly, New York’s top tax rate of 8.82 percent applies to income above about $1 million.

At the start of 2020, California, Hawaii, New Jersey, Minnesota, and Oregon had top rates above 9 percent and another six states and the District of Columbia had top income tax rates at or above 7 percent.
HOW DO STATES TAX CAPITAL GAINS AND LOSSES?

Five states and the District of Columbia treat capital gains and losses the same as under federal law. They tax all realized capital gains, allow a deduction of up to $3,000 for net capital losses, and permit taxpayers to carry over unused capital losses to subsequent years.

Other states provide exemptions and deductions that go beyond the federal rules. New Hampshire fully exempts capital gains, and Tennessee taxes only capital gains from the sale of mutual fund shares. Arizona exempts 25 percent of long-term capital gains, and New Mexico exempts 50 percent. Massachusetts has its own system for taxing capital gains, while Hawaii has an alternative capital gains tax. Pennsylvania and Alabama only allow losses to be deducted in the year that they are incurred, while New Jersey does not
allow losses to be deducted from ordinary income.

The remaining states that tax income generally follow the federal treatment of capital gains, except for various state-specific exclusions and deductions.

Most states tax capital gains at the same rate as ordinary income, while the federal government provides a preferential rate.

HOW DO STATES TAX INCOME EARNED IN OTHER JURISDICTIONS?

A state income tax is generally imposed by the state in which the income is earned and not the state where the earner lives. Some states, however, have entered into reciprocity agreements with other states that allow outside income to be taxed in the state of residence. For example, Maryland’s reciprocity agreement with the District of Columbia allows Maryland to tax income earned in the District by a Maryland resident. As of 2010, 15 states and the District of Columbia had adopted reciprocity agreements with specific states. Typically, these are states with major employers close to the border and large commuter flows in both directions.

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Data Sources


Further Reading


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