

# Kentucky

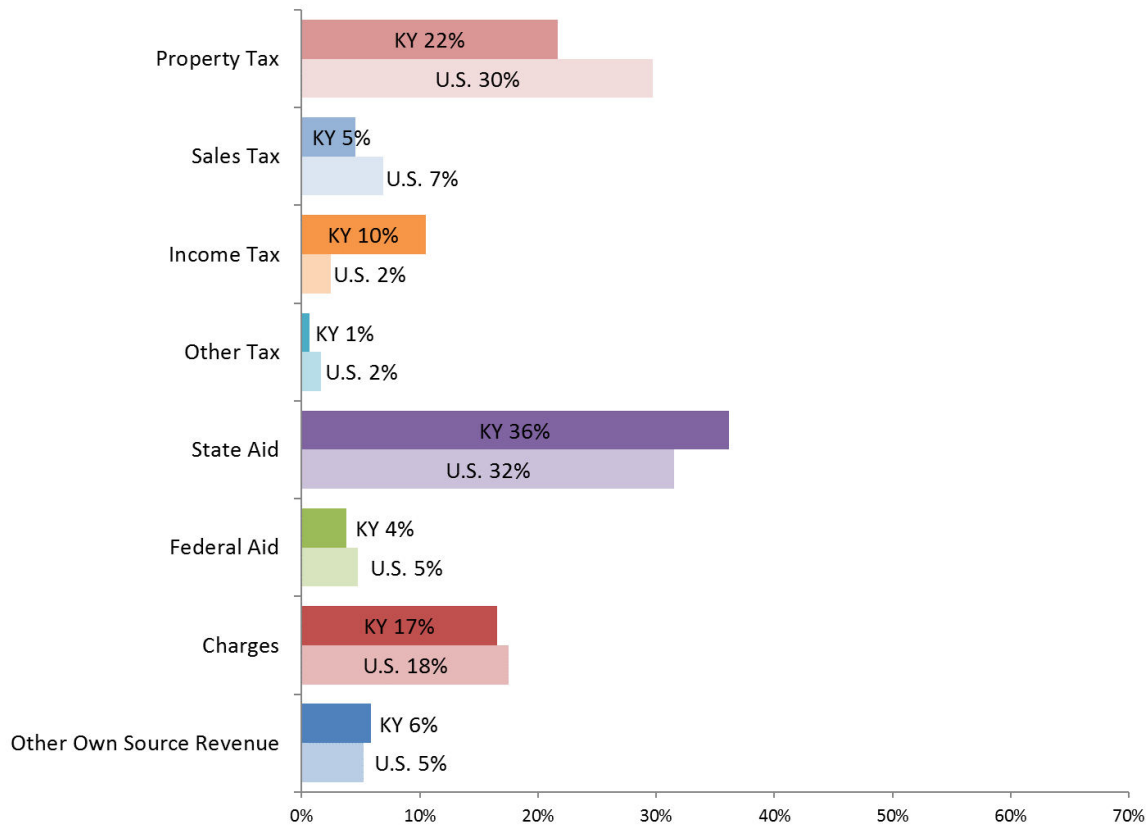
## Highlights

Kentucky has a relatively centralized system of government, with local governments raising less revenue than the state. However, Kentucky localities are less reliant on the tax (figure KY-1) because some cities are allowed to levy occupational license taxes and because property taxes are highly regulated. Occupational license taxes are also called occupational income taxes and are generally classified as such by the census bureau (Boardman 2006).

The state taxes personal property and relies more heavily on personal property taxation than do most other states. Kentucky is also one of the few states still taxing business inventories.

Kentucky uses a detailed system of property tax classification, with the state employing 20 different classes of property and local governments employing 10 of those property classes.

**Figure KY-1**  
**Sources of Local General Revenue, Kentucky and U.S., 2013**



Source: U.S. Census via Significant Features of the Property Tax

## Property Tax Reliance

Kentucky ranks among the lowest ten states in terms of per capita property taxes and the ratio of the property tax as a percent of revenue (table KY-1).

**Table KY-1**  
**Selected Kentucky Property Tax Statistics, 2013<sup>1</sup>**

	Kentucky	U.S. Average	Rank (of 51) <i>1 is highest</i>
<a href="#">Per capita property tax</a>	\$732	\$1,441	47
<a href="#">Property tax percentage of personal income</a>	2.0%	3.2%	46
<a href="#">Total property tax as percentage of state-local revenue</a>	10.5%	16.9%	41
Median owner-occupied home value <sup>2</sup>	\$120,400	\$176,700	47
Median real estate taxes paid for owner-occupied home <sup>2</sup>	\$987	\$2,107	47
Effective tax rate, median owner-occupied home <sup>3</sup>	0.8%	1.2%	34

Sources: U.S. Census via Significant Features of the Property Tax, American Community Survey

<sup>1</sup> All revenue numbers in this table include the state government as well as local governments.

<sup>2</sup> 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 2009–2013.

<sup>3</sup> 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 Kentucky, property taxes are levied both by the state government and by cities, counties, school districts, and special districts.

Each of the 120 Kentucky counties elects a property valuation administrator (PVA) to conduct its property tax assessment (table KY-2). Cities may use the county valuation administrator assessment but are required to pay a fee if doing so. Section 172 of the Constitution requires all property to be assessed at the fair cash value, which is defined as “the price a property would bring at a fair and voluntary sale between a willing buyer and a willing seller, with neither party under duress, given a reasonable amount of time on the market.”

The system of property tax classification for the state property tax employs 20 different categories, most of which are types of personal property. Property tax rates range from 0.001 percent for farm implements and machinery to 0.122 percent for residential, agricultural, and commercial land and improvements. Many of the classes subject to the state tax are exempted from taxation by local governments. But local governments tax ten of the property categories taxed by the state, and the rules vary by property category. For example, county, city, and school district governments set local rates for residential, agricultural, and commercial land and improvements. On the other hand, tobacco in storage, another property category, is untaxed by school districts but faces a city tax rate of 0.045 percent and a county tax rate of 0.015 percent.

## Limits on Property Taxation

Growth in property tax revenues is limited by House Bill 44 (HB44), enacted in 1979. HB44 established three options for a local government setting its property tax rates. First, the local government can set rates at the compensating rate, which is the tax rate when applied to properties on the tax list last year that yields the same amount of revenues received as in the previous year. If this rate is chosen, additional revenue would be derived only from new property. Second, if the desired tax rate exceeds the compensating rate, but total revenue from existing property increases less than 4 percent, this must be publically advertised and a public hearing held on the matter. Third, if the desired tax rate would provide an increase in revenue from existing property of more than 4 percent, the portion of the rate exceeding 4 percent growth is subject to voter recall through a referendum process (Fayette Urban County Government 2013).

In addition, Section 157 of the Kentucky Constitution imposes a property tax rate cap that restricts county rates to \$0.50 per one hundred dollars and city rates to \$0.75 to \$1.50 per one hundred dollars depending on the city size: Cities with a population greater than 15,000 are capped at \$1.50, and cities with less than 10,000 in population are capped at \$0.75. All other cities are capped at \$1.00. However, few places exceed these rates because of the constraints imposed by HB44.

## Property Tax Relief and Incentives

Kentucky offers a homestead exemption to seniors or people who are totally disabled. For 2016, this exemption is \$36,900, which is deducted from the assessment of the residence (Fayette County, Kentucky 2016).

According to Section 172A of the Constitution, agricultural and horticulture land must be assessed at the property's use value, which is determined by the income-producing ability of the land and comparable sales of agricultural land (American Farmland Trust 2014).

Kentucky has a few property tax incentives for economic development, including an exemption for new or relocating manufacturing establishments and tax increment finance.

**Table KY-2**  
**Kentucky Property Tax Features, 2013**

Feature	Kentucky	Count for 50 states plus DC
<a href="#">Statewide Classification of Real Property</a>	Yes	25
<a href="#">Assessment of property primarily by county</a>	No	30
<a href="#">Limits on property tax rates or levies</a>	Yes	45
<a href="#">Limits on the rate of growth of assessed value</a>	No	19
<a href="#">Circuit breaker property tax relief program</a>	No	34

Sources: Significant Features of the Property Tax

## Key Property Tax History

Following statehood, Kentucky established a property tax that originally provided over 80 percent of state government revenue. Prior to 1965, the majority of real and personal property was assessed well below market values, and most taxing jurisdictions set tax rates near the Section 157 Constitutional limits. However, in *Russman v. Lockett* (1965) the Court of Appeals ruled that real property must be assessed at 100 percent of its real market value (Fayette Urban County Government 2013).

The court ruling created worries of large assessment increases without an assurance that tax rates would be reduced. Thus, a 1965 special session enacted a law requiring local tax authorities to roll back taxes to a rate which results in approximately the same amount of revenue as was raised in the preceding year. Increases in revenue were allowed if due to growth in the assessed tax base or if new properties were added to the base (Fayette Urban County Government 2013).

However, in the 1970s, high inflation rates resulted in substantial increases in the assessed value. Although tax rates remained relatively constant in this period, HB44 passed in 1979 in order to provide taxpayers with property tax relief from the rising assessments. Initially, the tax law preserved the rollback rate provision in addition to the compensating rate and 4 percent rate limitations discussed above. However, in 1990, the rollback rate was deleted, but the compensating and 4 percent rate limitations were preserved (Fayette Urban County Government 2013).

Historically, Kentucky has had substantial inequities in revenue-raising capacity across the state. Some school districts brought a lawsuit against the state; and in *Rose v. Council for Better Education* (1989), the Kentucky Supreme Court declared the system of public education unconstitutional. In response to the court, the Kentucky Education Reform Act (KERA) attempted to equalize efforts across districts. Districts are required to put forth a minimum amount of funding equal to 0.30 percent of assessed

property value, and the state then grants each district the difference between a calculated guarantee level of funding and the required local contribution (Clark 2003).

However, despite the requirements in KERA and the requirements to assess property at 100 percent of real market value, the tax base in eastern Kentucky, in particular, remains problematic. Every two years the state sends professional appraisers to each county to randomly check assessments against fair market value. Many counties in eastern Kentucky fall below the required assessments, which often results from a lack of property sales in these counties, pressures to keep assessments low due to high poverty rates, and property tax appeals in which owners argue that the value of the property was damaged due to coal mining. In addition, many of these counties have a substantially higher fraction of the population on disability benefits and above age 65 than the average county, which results in a depleted tax base from the homestead exemption (Cheves 2015).

## Recent Developments

Historically, Kentucky has often had an ad valorem tax on barrels of aging bourbon and has also allowed counties and cities to tax the aging whiskey. HB 445 allows for a state-level corporate income tax credit against the ad valorem barrel tax if some of it is reinvested. Thus, the structure of the credit allows cities and counties to retain revenue from the barrel tax.

In the case of *City of Taylor Mill v. Grand Lodge of Kentucky, Free and Accepted Masons, et al.* (2015), a circuit court ruled that possession of a unit in a retirement community makes the owner liable for the property tax even though the community itself may be exempt as a public charity. The ruling is currently being appealed.

## Resources

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