

PUBLIC UTILITY EXCISE TAX

The public utility excise tax, a tax for the privilege of doing business in Ohio, is payable by some companies that are classified by statute as public utilities. This includes natural gas, heating, pipeline, telegraph, water transportation, and water works companies. Companies liable for this tax do not pay the corporation franchise tax. Utilities owned by municipal corporations are exempt from the public utility excise tax.

Gross receipts comprise the tax base for the utility classes, with rates of 6.75 percent for pipeline companies and 4.75 percent for all others. Companies with a preceding year's tax liability of \$1,000 or more (except natural gas companies) are liable during each calendar year for three advance payments — each in an amount equal to one-third of the previous year's certified tax liability. When the current year's total tax liability exceeds the sum of the three advance payments, a final payment is due in November for the difference. A refund is issued if the advance payments exceed the total liability.

Natural gas companies whose annual tax liability exceeds \$325,000 file on a quarterly basis, while natural gas companies whose tax liability is less than \$325,000 file annually.

A total of \$166 million in public utility excise taxes was levied during tax year 2005. Natural gas companies accounted for about 96.9 percent of total tax revenue. These natural gas companies are also subject to the Mcf (1,000 cubic feet) tax (see the **Natural Gas Consumption Tax** chapter).

Total revenue collected from the public utility tax amounted to \$187.2 million in Fiscal Year 2006. Of the amounts collected, 5.2 percent was distributed to the Local Government Fund, 0.7 percent was distributed to the Local Government Revenue Assistance Fund, and 94.1 percent was distributed to the General Revenue Fund.

House Bill 283, 123rd General Assembly, created many changes to the public utility excise tax as it applies to the natural gas industry. Since May 1, 2000, some natural gas companies pay the excise tax quarterly based upon the previous quarter's gross receipts. The first payment on this tax schedule was November 15, 2000, and was based on receipts from May 1, 2000 to September 30, 2000. Since then, the payments are based upon the previous quarter's receipts.

Companies that have an annual tax liability of at least \$325,000 pay on this quarterly basis. Natural gas companies below this threshold pay annually, with the tax due 45 days from the last day of the fourth quarter of the previous year (first payment was due February 14, 2001). Companies that provide both natural

gas and electric services must separate the services from each other so the applicable tax applies.

Amended Substitute Senate Bill 3, 123rd General Assembly, effective October 3, 1999, was the electric utility deregulation bill that made numerous tax changes to the industry. A utility company's gross receipts of electric services were last subject to the public utility excise tax on April 30, 2001. Their last payment under the excise tax schedule was November 2001.

The excise tax on electric companies was replaced by the kilowatt-hour tax (see the **Kilowatt-Hour Tax** chapter). The kilowatt-hour tax is remitted monthly. The first payment was made in June 2001, based upon May 2001's liabilities. Electric utilities are also subject to the corporation franchise tax, as of January 2002. Companies that provide both natural gas and electric services must separate the services from each other so the applicable tax applies.

TAXPAYER:

Most public utilities in Ohio, such as heating, pipeline, telegraph, water transportation, water works, and natural gas companies (**note:** although telegraph companies are subject to the tax, there are currently no such companies in Ohio). Exemptions include those public utilities that are owned by municipal corporations, inter-exchange telecommunications companies, electric companies, rural electric companies, and railroads.

TAX BASE (OHIO REVISED CODE 5727.01):

Gross receipts for all utilities.

RATES:

Utility Class	Tax Base	Tax Rate
Heating, telegraph, water transportation, water works (R.C. 5727.38)	Gross receipts	4.75%
Natural Gas (R.C. 5727.25)	Gross receipts	4.75%
Pipeline (R.C. 5727.38)	Gross receipts	6.75%
There is a minimum tax of \$50 for each tax year (R.C. 5727.25, 5727.38).		

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TAX REPORTING AND
CERTIFICATION DEADLINES:

The following deadlines apply to those utility companies required to file the public utility gross receipts excise tax return, except for natural gas companies:

Utility Class	Deadline	For
All public utilities (1) (R.C. 5727.31, 5727.32, 5727.33, 5727.38)	August 1 (2)	Company's annual statement to the Tax Commissioner for year ending April 30 (June 30 for telegraph companies).
	First Monday in November	Tax Commissioner assesses tax and certifies amount to company and Treasurer of State.
<p>(1) Except natural gas companies, which pay quarterly. (2) Subject to extension up to 60 days (R.C. 5727.48). A public utility that fails to file a report by the due date is subject to a penalty of \$50 per month for each month or fraction thereafter late, up to \$500 maximum (R.C. 5727.60).</p>		

EXEMPTIONS AND DEDUCTIONS (R.C. 5709.35, 5727.05, 5727.33):

1. Exempt utilities:
 - (a) municipally-owned utilities;
 - (b) nonprofit water companies;
 - (c) inter-exchange telecommunications;
 - (d) electric companies and rural electric companies;
 - (e) railroads; and
 - (f) telephone companies beginning in tax year 2005.
2. Deduction for all companies is \$25,000. Since May 1, 2000, natural gas companies that pay quarterly have a \$6,250 deduction on each quarterly return.
3. Amounts attributable to sales of merchandise.
4. Receipts derived wholly from interstate business.
5. Sales to other public utilities for resale.
6. Receipts from business done for the federal government.
7. Receipts from facilities used to convert coal to gaseous, liquid, or solid fuels, for a period of 30 years.
8. Amounts billed on behalf of other entities by telephone companies.
9. Receipts of telephone companies from sales to other telephone companies for resale.
10. Amounts billed on behalf of other entities by natural gas companies.

CREDITS (R.C. 5727.29, 5727.39, 5727.391, 5727.44):

Telephone companies are allowed a credit against the public utility excise tax equal to the non-recurring (start-up) costs of a 9-1-1 telephone system (emergency service telephone system). The credit must be claimed in the year that

the system becomes available for use. Any excess credit may be carried over to following years until completely used. The total amount of the credit that may be taken (for all companies combined) is limited to 25 percent of the total excise tax levied on telephone companies in 1984. This credit ceiling is adjusted annually for increases in the consumer price index. Once the total credits allowed equal the credit ceiling, no additional credits will be allowed.

A telephone company that provides telephone service to aid the communicatively impaired in accessing the telephone network is allowed a credit against the tax for the cost of providing such service.

Natural gas companies that pay quarterly are able to take a credit against their quarterly payments equal to 1/60 of their total estimated payments made in October 1999, March 2000, and June 2000. The credit is to expire when the entire amount of the estimated payments is taken as the credit or in 15 years, whichever is first.

Starting with the third quarter filings in 2005, natural gas companies may claim a refundable or nonrefundable venture capital credit against the excise tax due. The credit amount and tax year in which the venture capital credit may be claimed shall be listed on a tax credit certificate issued by the Ohio Venture Capital Authority.

ADVANCE AND FINAL PAYMENT DATES (EXCEPT NATURAL GAS):

Advance Payments — October 15, March 1, and June 1 (R.C. 5727.25 and R.C. 5727.31):

All advance reports and payments are due to the Treasurer of State on the dates specified. These payments will be applied to the tax liability certified to the Treasurer on the first Monday in November. Each advance payment is equal to one-third of the previous year's liability. These reports and payments are due from each utility with an excise tax liability for the previous year in excess of \$1,000.

Final Payment — 30 days from date tax bill is mailed (R.C. 5727.42):

The final payment is equal to total tax certified to the Treasurer of State, less advance payments made (refund is made if advance payments exceed assessment).

**Natural Gas:**

Beginning May 1, 2000, natural gas companies that exceeded \$325,000 in annual liability began paying the excise tax quarterly. The first payment was based upon receipts from May 1, 2000 to September 30, 2000 and was paid on

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November 15, 2000. Thereafter, the payments are due 45 days after the end of each calendar quarter. Natural gas companies below the \$325,000 threshold pay annually, with payment made 45 days after the last day of the fourth quarter.

DISPOSITION OF REVENUE (R.C. 5727.45):
The Local Government Fund receives 4.2 percent, the Local Government Revenue Assistance Fund 0.6 percent, and the General Revenue Fund 95.2 percent of public utility excise tax collections.

This distribution was changed however, as structured by H.B. 66, 126th General Assembly, the FY 2006-2007 biennium budget bill, which continued a freeze on local government funds that began in 2002. For each month of FY 2006, the Local Government Fund and Local Government Revenue Assistance Fund received a designated amount stipulated in the budget bill (see chart at right).

ADMINISTRATION:
The Tax Commissioner administers the tax and certifies the amounts to be collected to the Treasurer of State.

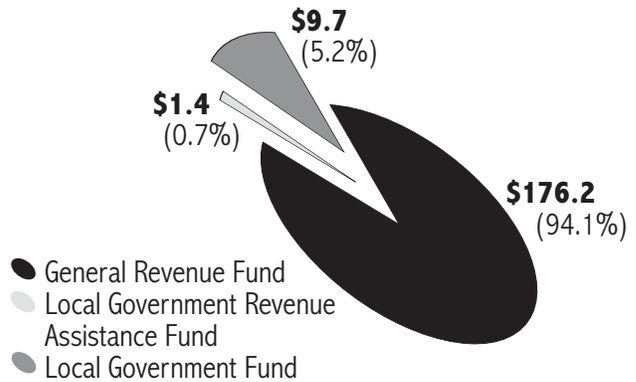
OHIO REVISED CODE CITATIONS:
Chapters 5703 and 5727.



Am. Sub. H.B. 66, 126th General Assembly (FY 2006-2007 biennium budget bill, effective June 30, 2005). R.C. 150.07, 150.10, 5727.241:
Created a natural gas excise tax venture capital credit as listed on an Ohio Venture Capital Credit tax credit certificate. The amount of the venture capital credit and the tax year in which it may be claimed will be listed on the tax credit certificate. The natural gas company may elect to take either a refundable or nonrefundable credit.

Distribution of Revenue, Public Utility Excise Tax Collections

Fiscal Year 2006
(figures in millions)



Total \$187.2 million*

* The total includes \$7.4 million of Attorney General collections.



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TABLE
PUBLIC UTILITY EXCISE TAX LEVIED BY CLASS OF UTILITY
TAX YEARS 2001 - 2005 (a)

Class of Utility	Number of Taxpayers in 2005	Tax Rate 2005	Tax Year				
			2001(d)	2002(e)	2003	2004	2005
Electric	0	-	\$417,378,610	0	0	0	0
Natural Gas (b)	31	4.75%	146,357,385	\$142,793,886	\$145,553,831	\$144,259,415	\$161,505,284
Telephone	0	-	122,746,743	123,114,681	117,333,061	106,197,855	0
Rural Electric	0	-	20,347,758	0	0	0	0
Water Works	16	4.75	3,007,909	2,895,320	3,182,696	3,090,875	3,142,948
Pipeline	17	6.75	313,530	233,487	278,723	147,777	349,816
Other (c)	7	4.75	1,676,351	1,707,891	1,657,460	1,650,390	1,617,721
Total	71		\$711,828,286	\$270,745,265	\$268,005,771	\$255,346,310	\$166,615,769

(a) Amount of tax certified for collection (except for natural gas companies).
(b) Beginning in 2001 natural gas companies use a current payment schedule and measurement period; the figures represent tax payments made by natural gas companies during fiscal years 2001 through 2005.
(c) Includes water transportation and heating.
(d) There was one combined electric/natural gas company for 2001. Taxes levied on this entity are separated by utility type.
(e) Beginning in 2002 electric and rural electric companies are no longer subject to the public utility excise tax.
(f) Beginning in 2005 telephone companies are no longer subject to the public utility excise tax.

