

Taxes in Sweden 2004

An english summary of Tax Statistical Yearbook of Sweden

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Preface

The Swedish Tax Agency has just published the seventh edition of Tax Statistical Yearbook of Sweden 2004 (Skatter i Sverige 2004 – Skattestatistisk årsbok) in Swedish. It presents an overview of the Swedish tax system as well as up-to-date statistics on relevant aspects of taxation.

This publication, Taxes in Sweden 2004, is an English summary of Tax Statistical Yearbook of Sweden 2004. All tables in the Swedish edition have English translations, and references to them are enclosed in square brackets in this English summary.

The complete yearbook, together with this publication, is available on our website www.skatteverket.se.

Swedish Tax Agency, December 2004

Mats Sjöstrand
Director General

Taxes in Sweden 2004

1 Introduction

This publication is a summary of the Tax Statistical Yearbook of Sweden 2004, which is produced by the Evaluation Unit (Utvärderingsenheten) of the Swedish Tax Agency (Skatteverket). The yearbook contains an overview of the Swedish tax system, as well as up-to-date statistics on tax bases, tax revenue and other relevant aspects of taxation.

Unlike most outlines of the Swedish tax system, which are written from a legal viewpoint, this yearbook has been put together from a tax policy perspective. This means that the description of the tax system is structured by tax bases rather than along the lines of the legal framework. The main focus is on the development of these bases and of tax revenue. Other issues covered are the impact of taxes on income distribution, compliance and public attitudes to taxes and tax authorities.

This summary is structured in the same way as the yearbook and is divided into three main parts. The first part (chapter 2) contains some general definitions and an overview of the tax system from a macro-economic perspective. The next part (chapter 3) describes tax bases and tax revenue: taxes on labour, capital, goods and services and business taxation. The third and final part (chapters 4-11) deals with specific topics and issues concerning taxation and tax policy, i.e. the impact of taxes on income distribution, tax collection and collection losses, tax evasion, tax fraud and sanctions and opinions on taxes and tax administration. In chapter 11, Swedish taxes are set in an international perspective.

This summary also contains an appendix that gives a broad picture of the Swedish tax system and how it is run.

The yearbook contains relevant annual data available up to September 2004. Since income tax statistics depend on the outcome of the annual assessment, a complete picture of taxes on labour and capital can only be obtained for the income year 2002, which was assessed in 2003, and earlier. Therefore, 2002 will serve as the normal reference year throughout the book. All monetary values are expressed as Swedish kronor (SEK).

In order to make the Swedish edition of the yearbook accessible to an English-speaking audience, this English summary will provide a gateway to the bilingual tables contained in the Swedish edition of the yearbook. References to the tables are placed within square brackets. For example: a reference to table 3.19 in chapter 3 of the Swedish edition is written as [3.19]. The yearbook is also available on the Swedish Tax Agency's website www.skatteverket.se. Copies of the printed version can be ordered from Skatteverket, Utvärderingsenheten, SE-171 94 Solna, Sweden.

2 Overview

2.1 Classification of taxes

Taxes may be classified in several ways. A common distinction is the one made between direct and indirect taxes. Another basis for classification is represented by the primary factors of production, labour and capital. In table 1, these two criteria for classification have been combined. Individual income taxes on earned income from employment or business (self-employment) are categorised as direct taxes on labour income, while social security contributions paid by employers are seen as indirect taxes on labour. Individual taxes on capital income and property are of course direct taxes on capital. According to this logic, however, company income tax (i.e. income tax on profits made by legal entities) is regarded

as an indirect tax on capital. Taxes on consumption of goods and services (VAT and excise duties) are, on the other hand, seen as indirect taxes on labour.

Table 1
Taxes and charges on labour and capital, on households and companies in 2001, as percentages of GDP [1.1]

	Households	Companies	Total
Taxes on labour			
Income taxes	17.6		17.6
Social security contributions	0.4	14.6	15.0
VAT and Excise duties		13.5	13.5
Taxes on capital			
Income taxes	0.3	2.0	2.3
Property and wealth taxes	1.0	1.0	2.0
Subtotal	19.2	31.1	51.3
Taxes not allocated			0.0
Total			51.3

Note: Subtotals are rounded down

2.2 General government sector in the national accounts

In the National Accounts, the general government sector is divided into three sub-sectors:

- Central government
- Local government (municipalities, county council and the parishes of the Church of Sweden¹) and
- The social security funds

The total revenue of the general government sector in 2003 was equal to 56 percent of GDP. Total spending was also about 56 percent of GDP, which resulted in total net lending of 0.1 percent of GDP in the general government sector. Since 1998, there has been a budget surplus in the general government sector, except for 2002 with a deficit of 0.3 percent of GDP. The major share of government expenditure is made up by consumption 2001-2003, the opposite applied up to and including 1998. Transfer payments of pensions and social benefits to households, subsidies to companies, membership dues to the EU and other international organizations, development aid and interest on central government debt is almost at the same level. [2.1]

Table 2
General government sector revenue and expenditure in 2001-2003 (SEK billion) [2.1]

	2001		2002		2003	
	SEK billion	% of GDP	SEK billion	% of GDP	SEK billion	% of GDP
Revenue	1 302.6	57.5	1 308.1	55.7	1 367.3	56.1
Taxes and social security contributions	1 174.5	51.8	1 171.9	49.9	1 225.9	50.3
Other revenue	128.1	5.7	136.1	5.8	141.4	5.8
Expenditure	1 237.9	54.6	1 314.2	56.0	1 364.8	56.0
Transfers	560.2	24.7	581.8	24.8	602.2	24.7
Consumption	613.3	27.1	658.5	28.1	690.8	28.3
Investments	64.4	2.8	73.8	3.1	71.9	2.9
Net lending/net borrowing	64.7	2.9	-6.1	-0.3	2.5	0.1

¹ In 2000, the Church of Sweden separated from the state and acquired the same status as other religious denominations. In most communities however, the parishes are still responsible for some public services, such as maintaining cemeteries.

The severe recession of the early 1990s produced a very large budget deficit. Relative to GDP, taxes fell and expenditure rose. To reduce the deficit, government spending was cut and taxes were increased. The combination of subsequent growth and higher tax rates has increased tax revenue relative to GDP from about 49.4 percent in 1993-94 to 54 percent in 1999-2000. From 2001 the quota fell and 2002-2003 the tax revenue relative to GDP is approximately 50.5 percent [2.3].

Table 3
General government expenditure by function and sector in 2002 SEK billion, current prices
[2.4]

Function	Sector				
	Total	Central Government	Social Security	Municipal Councils	County Councils
9 Education	188.0	57.5	0.0	137.9	1.8
7 Health	167.2	25.4	0.0	1.7	162.3
10 Social protection	554.2	299.8	154.6	147.8	7.5
1 General public services**	176.2	205.3	0.1	37.6	5.9
Total*	1 314.2	755.8	154.7	382.1	186.6

* The total figure is consolidated (transfers between different parts of the general government sector are not included) and is therefore not the sum of the part sectors

** For example, interest on national debt

A large proportion of general government spending, 42 percent in 2002, is to social protection. Expenditure on social protection is divided among central government, the social security sector and local government. Other important areas are health (13 percent), education (14 percent) and general public services (13 percent – interest payments on the national debt included). Primary and secondary education are the responsibility of the municipalities, while most health care is provided by the county councils [2.4]. The breakdown of expenditure by different functions has been relative stable over the period 1995-2003 [2.5].

3 Tax bases and Tax revenue

In 2002, total tax revenue was SEK 1,178 billion.² Almost 2/3 of this may be regarded as tax on labour (i.e. tax on earned income and social security contributions).

Table 4
Total taxes in 2002 [3.1]

	SEK, billion	% of total taxes	% of GDP
Taxes on labour	765	65%	32.6%
Taxes on capital	101	9%	4.3%
Taxes on goods and services	312	26%	13.3%
Total taxes	1 178	100%	50.2%
of which			
- taxes belonging to EU	9	1%	
- local income tax	378	32%	
- fees for the pension system	158	13%	
- state taxes	633	54%	

² The difference between this figure and the calculated tax revenue in the national accounts (table 2, SEK 1,172 billion) is due to different methods of allocation to periods.

3.1 Taxes on labour

Broadly speaking, taxes on labour consist in equal measure of individual income taxes (to the State and local government) and social security contributions.

Table 5
Taxes on labour 2002 (SEK billion) [4.1]

	2002
Income taxes*	353
- of which state income tax	33
- of which local income tax	378
- of which tax reductions	-59
Social security contributions	413
Tax on occupational insurance	1
Shipping support	-1
Total	765

* State and local income taxes excluding:
- individual taxes on capital income and
- company income tax
which are treated as taxes on capital (see Chapter 5).

3.1.1 Employment and income

About 47 percent of the Swedish population of 9.0 million in 2003 were either employed or self-employed, i.e. were part of the economically active population. From the boom of 1990 to the recession of 1993, the number of hours worked decreased by 9 percent. Since then a recovery has occurred. Between 1993 and 2003 the number of hours worked increased by 5 percent. The increase is due to higher employment. [4.2]

In 2003, about 69 percent of all employees were full-time workers. Most part-timers were women. The median income of male full-time employees in 2002 was SEK 274,000 and of female full-time employees SEK 231,000. [4.4-5]. In 2002, 6 percent of all adults (over 18) had assessed earned income (non-capital income) exceeding SEK 400,000. They received 17 percent of the taxable income and paid 23 percent of the tax. [4.3]

3.1.2 Income tax on earned income (employment and business income)

Direct taxes on the employment and business income of an individual are made up of State (or central government) income tax and local (government) income tax. Local income tax includes taxes levied by municipalities and county councils. The average combined rate of local income tax in 2002 was 30.52 percent.

Below is an example to illustrate the computation of the income tax burden on an individual for the income year 2002. The example also includes general social security contributions and taxes on capital, which will be explained in later sections.

Table 6
Example of the computation of tax on an individual (income year 2002), SEK

	Tax base	Tax rate	Tax amount
Net employment income	310 000		
Net business income	0		
General allowances (e.g. private pension premium payments)	-10 000		
Assessed earned income	300 000		
General pension contribution (7% of net employment and business income)			21 700
- of which 1/4 deductible	-5 500		
- of which 3/4 as a tax reduction			-16 200

Basic allowance	-11 200		
Taxable earned income/Local income tax (average rate = 30.52%+SEK 200)	283 300	30.52%	86 663
Less income threshold for State income tax	-273 800		
State income tax (20%+SEK 200)	9 500	20.00%	1 900
Subtotal (individual taxes on labour)			94 063
Taxes on Capital (see Chapter 5):			
State tax on capital income (30%)	30 000	30.00%	9 000
Real estate tax (1.0% of assessed value of property)	1 000 000	1.00%	10 000
General wealth tax (1.5% of net wealth exceeding 1.5 or 2.0 million SEK)*	200 000	1.50%	3 000
Total tax			116 063

* Single persons and persons with joint taxation have different wealth tax liability thresholds

The aggregate assessed income of individuals (employment income and business income, less general allowances) in 2002 was SEK 1,365 billion. This sum was almost entirely made up of earnings from employment and pensions.

Table 7
Aggregate assessed earned income in 2002, SEK billion [4.10]

	2002
Employment income	
Salaries and benefits	1 062
Pensions	286
Other taxable remunerations	12
Deductions	
Commuting to work	-11
Other	-4
Net employment income	1 345
Net business income	34
General allowances	
Private pension premiums	-13
Other	-1
Net general allowances	-14
Total assessed earned income	1 365

To arrive at the taxable income, a deduction is also made for part (1/4) of the general pension contribution (7 percent of earned income in 2002) [4.34] and a minimum basic allowance of SEK 11,200 [4.18-19].

The taxable earned income is the basis for computing local and State income tax. Local income tax is a proportional tax, but the rates vary between municipalities. It is made up of two components, and in 2002 the average rate was 30.52 percent:

Municipality tax	20.47%
County council tax	10.05%
Total	30.52%

The lowest local income tax rates are generally found in well-to-do suburbs of the large cities, while the highest rates occur in the rural north and in municipalities hit by industrial decline. In 2004 the lowest tax rate was in the Malmö suburb of Kävlinge (28.90 percent) and the highest in Dals-Ed close to the Norwegian border in the western interior of Sweden (34.04 percent). [4.26-28]. The gap would have been even wider had there not been a system of State

grants and a system of internal redistribution between municipalities and county councils. [4.29-30]

State income tax applies only to taxable income that exceeded SEK 273,800 (2002 figures). This threshold is adjusted annually. According to the principle established in the 1991 tax reform, this adjustment is set at the rate of inflation plus two additional percentage points (to allow for real income to rise without an increase in the marginal tax rate). In practice, however, annual adjustments have been ruled by political considerations. In the years following the 1991 tax reform, State income tax was 20 percent. As a temporary measure to reduce the budget deficit, the rate of State income tax was raised to 25 percent in 1995. In 1999, the rate was again lowered to 20 percent. The 25 percent rate was, however, retained on higher taxable incomes. In 2002 the 25 percent rate applied to taxable income exceeding SEK 414,200. [4.20]

The top marginal tax rate in 2004 is 56.5 percent (at an average local income tax rate of 31.5 percent). This rate applies to taxable income above SEK 441,300 (equivalent to assessed income above SEK 458,900). At lower levels, the effective marginal tax rates are also influenced by variations in the basic allowance. [4.22]. In 2002, about 17 percent of the population aged 20 or more had income above the threshold for State income tax. Of full-time employees aged 20-64, 32 percent had income exceeding the threshold. [4.23]. In 2000-2002 there was an extra increase in the threshold for State income tax in order to reduce the number of persons paying it. [4.38].

The amount of an increase in salary an individual may keep depends not only on the marginal tax rate, but also on the marginal effects of means-tested benefits and income-related charges, for example housing benefits. [4.24-25]

3.1.3 Social security contributions

Social security contributions are considered to be genuine taxes only to the extent that there is no direct link between the amount paid and the level of pensions and benefits one is entitled to. According to earlier estimates, about 60 percent of these contributions could be regarded as taxes and the remaining 40 percent as compulsory social security premiums. In this book, however, as in most descriptions of the Swedish tax system, all compulsory social security contributions are regarded as taxes.

There are three categories of social security contribution. The main part is paid either by employers as a payroll tax at the rate of 32.82 percent (2002) or by self-employed people themselves at the rate of 31.01 percent. In addition to this, all taxpayers pay a general pension contribution. In 2002, the rate was 7 percent. Because some of the social security contributions are in fact taxes, there is also a special wage tax on those items of remuneration that do not provide entitlement to State pensions or benefits. In 2002, SEK 413 billion was paid as social security contributions. [4.31-34]

Table 8
Social security contributions in 2002 [4.31-32]

	SEK billion	Tax rate
1. Basic social security contributions paid by		
a. employers or	309	32.82%
b. self-employed	8	31.01%
2. General pension contribution paid by all active persons	68	7.00%
3. Special wage tax	28	24.26%
Total	413	

3.1.4 Tax on life assurance for employed and self-employed persons

Most employees enjoy the benefit of life assurance based on agreements between employers' and employees' organizations. Self-employed persons can buy similar life assurance. For technical reasons, employees are not taxed on these benefits and self-employed persons may deduct the premiums. Instead, the insurance companies involved pay a special tax on the premiums received for this type of assurance. The rate is 45 percent of 95 percent of the premiums. Special rules apply to government workers and others who receive equivalent benefits (without having life assurance) and to life assurance with foreign insurance companies. In 2002, the total yield from this tax was SEK 1,176 million.

3.1.5 Assessment and collection

The year after the income year is called the assessment year. In the spring of the assessment year all taxpayers are required to submit an income tax return. Employers also supply the tax agency with income statements on remuneration paid to their employees. Financial institutions supply information on their customers' deposits, interest paid or received, dividends etc. During the assessment process, the tax agency match these statements with the information supplied in the tax returns.

In April, taxpayers receive a tax return form on which all the data supplied by employers and financial institutions has already been entered by the tax agency. The taxpayer checks the figures and, if necessary, corrects errors and adds information or claims for deductions. He/she then signs the form and returns it to the tax agency by 2 May. Of the 7.0 million individual taxpayers who submitted income returns in 2003, 49 percent just signed and returned the form, while another 51 percent changed or added some information in the simplified return. [4.6-7]. In 2002 the taxpayers for the first time could send their form to the tax agency by electronic media. In 2004 1,058,000 persons (15 percent) made use of this opportunity – 693,000 used the Internet, 277,000 the telephone and 88,000 confirmed via SMS.

Taxes are collected on a pay-as-you-earn (PAYE) basis. Employers withhold and pay their employees' preliminary tax, while the self-employed have to pay their preliminary tax themselves. Early in the assessment year, supplementary payments may be made if it is evident that the final tax bill will exceed the preliminary tax paid so far. Conversely, excess tax will be refunded when final tax bills are issued after the assessment.

Table 9
Collection of individual income taxes etc in the assessment year 2003³ [4.8]

	SEK billion	% of debited tax
Total tax debited on basis of assessment (final tax bill)	469	100%
of which paid by		
-employers, banks etc. by withholding	441	94%
-preliminary tax paid by entrepreneurs	22	5%
Remaining amount to be settled	6	1%
of which		
- tax payers' own additional payments	36	8%
- excess tax refunded to tax payers	-30	-6%

³ Most income assessed in 2003 were earned in 2002 and most of the preliminary taxes were paid in the form of PAYE during 2002. Supplementary payments are generally made in the spring of the assessment year, i.e. 2003. Most taxpayers receive their final tax bill (or refund) in August of the assessment year, but taxpayers with more complicated income have to wait until December.

3.2 Taxes on capital

3.2.1 Overview

The tax reform of 1991 separated individual income tax on earned income (employment and business income) from income tax on capital income, to which a flat rate of 30 percent was applied. Taxes on capital also include income tax on company profits and a number of other taxes on capital income and property. In year 2002, total taxes on capital raised SEK 101 billion, 9 percent of total tax revenue.

Table 10
Taxes on capital 2002 (SEK million) [5.1]

	Paid by individuals	Paid by companies	Total
Income tax on capital income	6 225		6 225
Income tax on company profits		43 928	43 928
Tax on funds retained for expansion	89		89
Real estate tax	13 056	10 106	23 162
Wealth tax	3 818	116	3 934
Inheritance tax	2 643		2 643
Gift tax	332		332
Tax on dividends to non-residents	1 929		1 929
Tax on pension fund earnings		13 208	13 208
Sub total	28 092	67 358	95 450
Stamp duty			5 780
Total			101 230

3.2.2 Household wealth

In recent years, financial investments have increased their share of total household wealth. Between 1995 and 2000, the net financial assets of households rose from about 63 percent of GDP to 111 percent of GDP. This development can be explained by the growth of investment in shares and mutual funds and rising share prices. Since year 2000 net financial wealth has decreased to 98 percent of GDP and this can mainly be explained by declining stock values [5.11]. Since the beginning of the 1990s, households have reduced their debts and shifted part of their savings from bank accounts to shares and other securities, as well as into private pension schemes. Because of the downward trend at the stock exchange bank savings has increased in recent years.

Table 11
Financial assets and liabilities of households as % of GDP [5.11]

	1990	1995	2000	2003
Cash and bank deposits	35.8	31.1	23.6	27.3
Bonds	6.7	9.8	4.9	4.1
Shares and other equity	17.4	23.4	51.1	34.1
Insurance savings	25.1	29.7	51.2	56.2
Other accounts receivable	..	17.6	13.5	37.0
Total financial assets	85.0*	11.7*	163.3	158.7
Liabilities	63.2	49.0	52.4	60.8
Net financial assets	21.8*	62.7*	110.9	97.8

* The figure for 1990 does not include collective insurance (settled in agreements on the labour market) but the figures for 1995, 2000 and 2003 do. Collective insurance amounted to 21 percent of GDP in 2003.

3.2.3 Individual capital income tax

Capital income is subject to income tax on interest, dividends and capital gains. Deductions are allowed for interest paid and capital losses. If capital income is negative, 30 percent of the loss up to SEK 100,000 and 21 percent of the loss exceeding this amount is credited against State and local income tax due on earned (employment and business) income. Investments are, however, also subject to real estate tax and wealth tax. The middle-aged and the elderly pay most of the capital taxes. [5.4]

The net yield of the individual income tax on capital varies a great deal from year to year. Declared income in the form of interest, dividends etc. are completely offset by deductions for debt interest (mainly on home mortgage loans). On the other hand, capital gains generally exceed capital losses by a wide margin. In 2002, aggregate net taxable capital income was about SEK 18 billion and net yield about SEK 6 billion.

Table 12

Tax on individual income from capital in 2002 (SEK billion) [5.12]

	Income	Expenditure and losses	Net income and tax
Interest received and paid, dividends	43.6	-66.2	-22.6
Capital gains/losses	52.8	-12.0	-40.8
Administration costs		-0.3	-0.3
Net income from capital	96.4	-78.5	17.9
Net tax on income from capital			6.2

In the period 1992-1995, the yield from capital income tax was negative, since deductible debt interest was much greater than income from interest, dividends and net capital gains. However, during the 1990s interest rates fell and household debt was reduced. As a result, the gap between current capital income and debt interest has narrowed. Net capital gains vary greatly from year to year, depending on asset prices and tax planning in anticipation of changes in the tax rules the following year, but gains are mostly larger than losses. [5.12-14]

3.2.4 Company income tax

The State income tax on legal entities (“company income tax”) is 28 percent of the net taxable profit. The same basic rules for calculating the taxable profit apply to all business enterprises, regardless of size and legal status. These general rules, as well as some rules that apply specifically to private firms, private or public companies, are discussed in further detail in Chapter 3.5.

In 2002 (according to the 2003 annual assessment), 56 percent of all companies reported a total taxable profit of SEK 157 billion and paid SEK 44 billion in taxes. Most of this amount was paid by a small number of large companies. In fact, 1 percent of all companies reported 71 percent of total taxable profits.

3.2.5 Real estate tax

The tax value of property is established through periodic real estate assessments. The tax value of the property is required to correspond to 75 percent of its market value. Every six years all property in a particular category of real estate is subject to assessment and a simplified assessment is made in the middle of the period. The real estate tax on private homes (one- or two-family dwellings including holiday homes) is 1.0 percent as from 2001. The tax rate on apartment buildings has been progressively reduced, and is 0.5 percent as from 2001. Commercial property is taxed at 1.0 percent of the tax value and industrial property at 0.5 percent. [5.6]. To encourage construction, new dwellings are exempt from tax during the first five years and are taxed at half the standard rate in the following five. In 2002,

the total yield from real estate tax was SEK 23 billion, of which private homes accounted for SEK 13 billion. [5.7]

Table 13
Real estate tax in 2002 [5.7]

	Tax base, SEK billion	Standard tax rate in %	Tax revenue, SEK million
Private homes (one- or two-family dwellings)	1 367	1.0	13 092
Apartment buildings	738	0.5	3 542
Commercial property	467	1.0	4 674
Industrial property	373	0.5	1 865
Total	2 945		23 173

Since the taxable value of property is determined by its market value, the real estate tax levied on family homes in different parts of the country varies widely. In year 2003, the average taxable value of a family home in Stockholm County was SEK 1,628,000 and in the northern county of Västernorrland SEK 362,000. A particular problem is that rising property prices for holiday homes in attractive coastal areas have also caused a great increase in the tax burden for those areas' permanent residents, whose average income are considerably lower than those of the holiday-makers. In 2001 a rule was introduced limiting the real estate tax for households with normal income to maximum of 5 percent of household income.

Using 1981 as the base year (index=100), prices of family homes rose very fast during the boom years of the late 1980s reaching an index of 217 in 1991. Prices then fell to an index of 175 in 1993, but have since recouped that loss, and in 2003 the price index was 322. [5.28]. However, property prices must be set in the context of general price fluctuations. If the property price index is related to the consumer price index, real property prices actually fell during the first half of the 1980s, rose again in the second half and reached new heights around 1990, when a sharp decline began. In the late 1990s real property prices have gone up and 1999 prices were at the same level as those of the boom years, since then prices have risen even further. [5.10 and 5.27]

3.2.6 Net wealth tax

The tax on net wealth may be regarded as complementary to other taxes on capital to make taxation more progressive. Unlike other direct taxes, the wealth tax is not a purely personal tax. It is levied on the net wealth of the household, each spouse being liable for tax according to his or her share of the net wealth. Certain legal entities (some co-operatives and foundations) are also liable to pay wealth tax. Until year 2000 tax was levied at the rate of 1.5 percent on net worth exceeding SEK 900,000. To neutralize the rise in the taxable value of private homes, the tax threshold was raised in 2001 to SEK 1,500,000 for married couples and 1,000,000 for single taxpayers. In 2002 the threshold rose once more to SEK 2,000,000 for married couples and 1,500,000 for single taxpayers. [5.17]

In computing the taxable base, the general principle used is that assets should be entered at their market values. Properties, however, are included at their taxable value (which is required to correspond to 75 percent of the market value of the property). Assets employed in the owner's trade or business is exempt from tax, as are shares in most non-listed companies. Shares listed on the Stockholm Stock Exchange are assessed at 80 percent of their market value, but shares owned by principal shareholders (controlling 25 percent or more of the votes) are exempt.

In 2002 263,000 individuals paid SEK 3.8 billion between them in wealth tax. 12,000 legal entities paid a mere SEK 116 million. [5.16]

3.2.7 Inheritance and gift taxes

Inheritance tax is levied on property that is received by an individual by inheritance or will. The tax is progressive and close relatives pay less than other beneficiaries. To compute the taxable value of the inheritance, its value is reduced by a basic deduction. The spouse of the deceased is entitled to a basic deduction of SEK 280,000, with children and grandchildren receiving a basic deduction of SEK 70,000. Taxable amounts less than SEK 300,000 are taxed at 10 percent, while those exceeding SEK 600,000 are taxed at 30 percent. [5.21] In 2004 the inheritance tax between spouses was abolished.

The main function of the gift tax is to prevent evasion of the inheritance tax through gifts to heirs and other future beneficiaries. Each recipient may receive gifts worth up to SEK 10,000 annually from the same donor without having to pay gift tax. On amounts exceeding SEK 10,000, the same tax schedule as for inheritance tax applies. [5.21]

In 2002, the yields from inheritance tax were SEK 2,643 million and from gift tax SEK 332 million. It has been suggested that the inheritance- and gift tax should be abolished but no decision has been taken yet.

3.2.8 Tax on dividends to non-residents

A final withholding tax of 30 percent applies to dividends paid by Swedish companies and mutual funds to non-residents, unless an exemption or a lower tax rate applies under a tax treaty. In 2003, the yield was SEK 1,838 million.

3.2.9 Tax on pension fund earnings

Up to a maximum limit, taxpayers are allowed deductions for premiums to private pension funds. To establish neutrality with other forms of saving, the tax reform of 1991 introduced a special tax on pension fund earnings. This tax also applies to premiums paid by employers. The tax is paid by insurance companies and other financial institutions that administer such funds.

The tax base is the estimated yield of the fund capital. The yield is calculated by multiplying the fund capital by the official State lending rate. In income year 2004, the tax rate applied to this yield was 15 percent in the case of pension capital funds and 27 percent for other (otherwise tax-privileged) funds. The total yield in 2002 was SEK 13.2 billion.

3.2.10 Stamp duty

Stamp duty is levied on the acquisition of real property and the registration of mortgages. The standard rates are 1.5 percent of the value of the acquired property. Other tax rates apply in special cases. In 2002, the yield from stamp duty was SEK 6.0 billion.

3.3 Taxes on goods and services

3.3.1 Overview

Taxes on goods and services include value added tax (VAT), as well as excise and customs duties. In 2002, total revenue from these taxes was SEK 312 billion, representing about 1/4 of all tax revenue. [6.1-2]

Table 14
Taxes on goods and services 2001-2002 (SEK billion) [6.1]

	2001	2002
Value added tax	211	219
Excise duties	89	93
Total	300	312

3.3.2 Value Added Tax (VAT)

A general sales tax (GST) of 4 percent was introduced in 1960. Step by step, the tax rate was increased. In 1969, the GST was replaced by value added tax (VAT). The tax rate was originally 10 percent (of the price including VAT), but it was soon increased to 15 percent. Today (2004), the standard VAT rate is 25 percent (of the tax base). A reduced rate of 12 percent applies to food, hotel accommodation and camping. Newspapers, books, magazines, cultural and sports events and passenger transports are taxed at 6 percent. [6.3]

The purchase and rental of immovable property, as well as medical, dental and social care, education, banking and financial services and certain cultural and sporting activities are exempt from VAT.

There are 400,000 taxable persons identified for VAT purposes. The vast majority of these taxable persons file monthly VAT returns. An additional 470,000 taxable persons with a maximum annual turnover of SEK 1 million report VAT on annual income tax returns. [6.4] In 2002, gross payments of VAT totalled SEK 382 billion, of which 88 percent was collected by the tax authorities or reported in the income tax return. About 43 percent of the gross payments was refunded. The remaining net revenue was SEK 219 billion. [6.6] Besides that another 22 billion was input VAT on government spending, which in the government revenue accounts was offset against revenue received.

In 2003, a total turnover of SEK 5,366 billion was reported in VAT returns submitted to the tax authorities: of the total, exports accounted for SEK 738 billion (exports are exempt from VAT). The 25 percent tax rate applied to about 80 percent of the reported non-export turnover. [6.7] The wholesale and retail trade, together with the hotel and restaurant sector, accounted for about 38 percent of output tax and 49 percent of net revenue. Manufacturing, on the other hand, reported 20 percent of output tax, but because of large export sales this sector was entitled to a net refund of SEK 32 billion. [6.8]

Table 15
VAT revenue 2002 [6.6]

	2002, SEK billion	% of gross payments
VAT payments received by customs	45	12%
VAT payments received by tax authorities	331	87%
VAT reported in annual income tax returns	6	1%
Total	382	100%
VAT-refunded by the tax authorities	163	43%
Net VAT revenue	219	57%

3.3.3 Excise and customs duties

Excise and customs duties have a long history in Sweden. A hundred years ago, customs duties, along with excise duties on aquavit and sugar, were the most important sources of government revenue. Now, excise duties make up a mere 8 percent of total tax revenue (customs duties are not included since they are collected for the EU budget). The excise duty on alcohol is still a significant source of revenue, but about 2/3 of total excise revenue comes from energy and environmental duties.

From an administrative point of view, excise duties are cost efficient, since the number of taxpayers is relatively low. About 10,000 businesses are registered as taxpayers, almost half of which pay advertising duty, most with a low turnover. There are only five registered taxpayers for lottery duty and 73 for tobacco duty, of which the largest taxpayer accounts for 99 percent of the revenue. Goods subject to “harmonized” excise duties (mineral oils, alcohol and tobacco) may be transported between authorized warehouses in the EU without being taxed. [6.10-12]

Table 16
Excise and custom duties 2001-2003 [6.9]

	2001	2002	2003
Energy and environmental taxes	56 473	59 750	63 794
Taxes on road vehicles	7 866	8 431	8 595
Taxes on alcohol and tobacco	19 127	19 531	19 199
Customs duties and other import taxes*	3 643	3 476	3 461
Other excise duties	2 193	2 007	1 970
Total	89 302	93 196	97 019

* Collected for the EU-budget

Energy and environmental duties

The oil crises of the 1970s clearly highlighted the great dependence of modern society on its energy supplies. Since then, dependence on fossil fuels has been somewhat reduced, but in 2001 fossil fuels (oil, coal and natural gas) accounted for about 38 percent of Sweden’s energy supply. Nuclear power supplied another 33 percent and hydroelectric power 11 percent. [6.16] Because Sweden is a northern country, much energy is needed for heating. About 37 percent of all energy is consumed in homes and services, another 37 percent by industry and 26 percent by transport. [6.17]

When duties on petrol and electricity were first introduced, the revenue was intended for roads and the electrification of rural areas. Today, the chief justification for energy duties is their revenue-generating capacity, but energy conservation and environmental considerations are given greater weight in determining how the tax burden is allocated between different sources of energy. There is, for example, a special carbon dioxide duty on all fossil fuels. [6.18]

In the years 2000-2004 the carbon dioxide duty has been raised, while other energy taxes have been reduced to a lower level. The purpose of this change is to create a more effective instrument for carbon dioxide reductions.

Table 17
Energy and environmental taxes 2001-2003, SEK million [6.9]

	2001	2002	2003
Energy tax	36 542	37 003	36 498
Carbon dioxide tax	16 457	19 373	23 753
Sulphur tax	81	131	136
Nuclear power tax	1 841	1 796	1 824
Acidification tax	54	60	56
Taxes on fertilizers and biocides	428	366	437
Gravel tax	126	114	189
Fees on waste	945	907	902
Total	56 473	59 750	63 794

Oil and petrol are classified according to their effects on the environment, and lower duty rates apply to those products that are deemed least harmful. [6.13] Some energy duties are also geographically differentiated. Electricity duties are lower in northern Sweden. [6.15] In addition to being subject to excise duties, energy is also subject to VAT. VAT is levied on the price of energy including excise duties. Table 18 below shows what proportion of consumer prices are represented by different taxes.

Table 18
Taxes and consumer prices of electricity and petrol (September 2004) [6.19-20]

	Electricity, SEK/Kwh	Percent	Petrol, SEK/litre	Percent
Pre-tax price	0.62	56%	3.17	32%
Electricity certificate	0.03	2%	-	-
Energy tax	0.24	22%	2.68	27%
Carbon dioxide tax	-	-	2.11	21%
VAT	0.22	20%	1.99	20%
Consumer price	1.10	100%	9.95	100%

Taxes on motor vehicles

In addition to taxes on fuel, there are also taxes on cars and other motor vehicles. The vehicle tax was introduced in 1922 to pay for road maintenance. A special sales tax was added in the 1950s to slow the rapid expansion of motoring. It was abolished for passenger cars in 1996 and for lorries in 1998. In 2001 the last part of the sales tax was abolished, that is the sales tax for buses and motorcycles. In 1998 Sweden joined an European system with road user charges for lorries. The scrap fee was introduced in 1975 to finance a premium paid to car owners who turn in their run-down cars to authorized car breakers instead of leaving wrecks along the roadside.

Table 19
Taxes on road vehicles 2001-2003 (SEK million) [6.9]

	2001	2002	2003
Vehicle tax	7 017	7 429	7 686
Road user charges	646	743	641
Scrap fees	226	243	268
Sales tax	-23	15	0
Total	7 866	8 431	8 595

In year 2004, there were 5.9 million vehicles subject to vehicle tax, including 4.0 million passenger cars, 430,000 lorries and 800,000 trailers. In 2004, the vehicle tax on a petrol-driven passenger car with a kerb weight of 1,200 kg is SEK 1,132. The tax rises according to the weight of the vehicle. Owners of diesel-powered cars pay a higher vehicle tax to make up for a lower tax on diesel fuel. [6.28-30]

The road user charges are paid by lorries and vehicle combinations weighing 12 tons and more. In the case of lorries and vehicle combinations with not more than three axles and which are subject to the severest demands on exhaust devices, the user charge is SEK 6,831; for vehicles with four axles or more the charge is SEK 11,385. For Swedish vehicles, the charge applies to all roads in Sweden and is paid for one year at a time. For foreign vehicles, the user charge applies to motorways and certain highways that are not motorways. In 2003, about 253,000 licenses were sold to foreign vehicles and revenue totalled around SEK 30 million.

Duties on alcohol and tobacco

Duties on alcohol and tobacco date back to the 16th and 17th centuries. Although the need for revenue has always been the driving motive, these duties have also been justified on moral and health grounds.

The duty rates applied to alcohol are related to the alcohol content of the beverage. In the case of spirits, the duty is SEK 501.41 per litre of pure alcohol. Wines with an alcohol content of 8.5-15 percent are taxed at SEK 22.08 per litre and beers with an alcohol content exceeding 3.5 percent are taxed at SEK 1.47 for each percent of alcohol per litre. Beers with an alcohol content of maximum 2.8 percent are not taxed. [6.21]

Table 20
Taxes and retail price of alcoholic beverages [6.23-25]

	Spirits 40%, 70 cl		Wine max 15%, 75 cl		Beer 5.2%, 50 cl	
	SEK	Percent	SEK	Percent	SEK	Percent
Pre-tax price	43.00	18%	39.44	56%	6.50	50%
Alcohol tax	140.00	62%	16.56	24%	3.82	30%
VAT	46.00	20%	14.00	20%	2.58	20%
Consumer (retail) price	229.00	100%	70.00	100%	12.90	100%

Retail sales of alcoholic beverages are carefully regulated in Sweden, and spirits, wine and export beer (with an alcohol content greater than 3.5 percent by volume) may only be sold at certain State-owned shops (Systembolaget). According to official statistics, domestic sales (at Systembolaget and in restaurants) of spirits have fallen during the 1990s, while beer and wine sales have increased. If these statistics were to reflect total consumption of alcohol, there was a fall in consumption in the middle of the 1990s, from 6.4 litres of pure alcohol per inhabitant over the age of 14 in 1990, to 5.8 litres in 1998. From 1998 to 2003 the consumption has increased by 1.2 litres to 7.0 litres per inhabitant. [6.23] These figures do not include legal private imports by tourists and business travellers, nor do they include smuggling and illegal production.

The duty rates on tobacco are defined separately for different tobacco products. The duty on cigarettes is made up of two components. There is a fixed rate of SEK 0.20 per cigarette and a variable rate of 39.2 percent of the retail price (including VAT, which may be seen as a third tax component). [6.22]

Table 21
Taxes and retail price of cigarettes [6.26]

	SEK	%
Pre-tax price	11.30	30%
Fixed tobacco tax (SEK 0.20 per cigarette)	4.00	11%
Variable tobacco tax (39.2% of retail price)	14.70	39%
VAT (25% of pre-VAT price)	7.50	20%
Consumer (retail) price	37.50	100%

In 1997, the duty on cigarettes was raised by about 50 percent, which was expected to increase total revenue by a considerable amount. These expectations were not met, and sales dropped. Instead, legal private imports and smuggling increased. When, as a consequence, the duty was lowered in 1998, actual revenue exceeded budget estimates by SEK 300 million. A contributory factor to the improved yield was the fact that customs authorities were given the right to inspect postal packages and road shipments.

Between 1994 and 1998, the total revenue yield from alcohol and tobacco duties declined from SEK 19.0 billion to 18.0 billion. [6.9] The main factors behind this development were

lower sales of spirits and lower duty rates on beer, which have been brought down to counteract an increase in cross-border shopping since Sweden's entry into the European Union in 1995.

In 2003 the total revenue yield from alcohol and tobacco has increased to 19.2 billion. [6.9] There are several reasons to believe that the tax revenues on alcohol will decrease in 2004. For example were the Swedish limitations in bringing alcohol for own personal use from other EU countries abolished. At the same time two neighboring countries, Denmark and Finland, have accomplished considerable tax cuts on spirits.

Table 22
Taxes on alcohol and tobacco (SEK million) [6.9]

	2001	2002	2003
Tobacco tax	8 043	8 366	8 242
Alcohol tax on spirits	4 861	5 028	4 794
Alcohol tax on wine	3 635	3 300	3 330
Alcohol tax on beer	2 381	2 593	2 599
Tax on intermediate products	127	163	234
Profits from Systembolaget*	80	80	-
Total	19 127	19 531	19 199

* The profit from the monopolistic state-owned liquor stores (Systembolaget) was until 2002 accounted as a tax in the government budget. From 2003 the profit is no longer treated as a tax. Instead it is accounted as a dividend from a state owned company.

Duties on imports

Since joining the European Union in 1995, customs duties and other import levies are only charged on imports from countries outside the Union. Revenue collected – less a 10 percent administration fee – is transferred to the EU budget.

In 2003, the value of Sweden's imports totalled SEK 660 billion, of which 66 percent came from other EU countries. [6.31] Total revenue from customs duties and other import levies was SEK 3.5 billion. [6.9]

Other excise duties

Other excise duties include duty on advertising, duty on lottery prizes and duty on gambling. The duty on advertising was introduced in the 1970s to finance increased newspaper subsidies. Advertisements in daily newspapers are taxed at the rate of 4 percent and in other printed media at 11 percent. Advertisements on radio, television and the Internet are not subject to the duty. In 1999, the duty on advertising handouts was abolished for administrative reasons.

The duty on gambling applies to roulette tables. The rate is SEK 2,000 per month for each roulette table. Until 2000 a duty was also applied to slot machines.

The lottery prize duty applies to the return on some premium bonds (tax rate: 30 percent), the return on savings accounts where interest is decided by lottery (30 percent), and the surplus of a lottery with money prizes (36 percent).

In 2003, total government earnings from betting and lotteries were SEK 4.5 billion. [6.32]

This sum, however, includes profits from the State-owned company Svenska Spel, which organizes national lotteries, football pools etc. These profits are not regarded as duties. In 2002, the total tax revenue yield from these other excise duties was about SEK 2.0 billion. [6.9]

Table 23
Other excise duties (SEK million) [6.9]

	2001	2002	2003
Tax on advertising	955	823	753

Tax on lottery prizes	1 198	1 149	1 184
Tax on gambling	40	36	33
Total	2 193	2 007	1 970

3.4 Business taxation

3.4.1 Introduction

In previous chapters, tax on business profits has been described as either a tax on labour (business income earned by individuals) or as a tax on capital (business income earned by legal entities). However, the same basic rules apply to the computation of assessed business income, regardless of legal status. This chapter will look at the business sector as a whole. The basic principles that apply throughout the sector will be highlighted, as will some provisions for certain types of business.

3.4.2 The business sector

There are several ways to define a commercial enterprise. According to the widest possible definition, which includes all taxpayers declaring business income or VAT, there were about 857,000 such enterprises in Sweden in 2003 [7.1]. However, 3/4 of these businesses had no employees and most of them were combined with other employment.

Table 24
Number of business enterprises 2002-2003 [7.1]

Number of employees	2002	2003	% (2003)
0	628 033	641 820	74.9%
1-4	145 792	146 049	17.0%
5-49	62 015	62 204	7.3%
50-499	5 672	5 582	0.7%
500-	846	862	0.1%
Total	842 358	856 517	100.0%

Entrepreneurs have various legal forms to choose from when organizing their business. The most common are as sole traders or private firms, unlimited partnerships, limited companies, and economic associations.

The private firm (a registered or non-registered business run by a single owner) is the most common form. These firms are not recognized as legal entities, are generally small and often run on a part-time basis. It is often difficult to distinguish income from small private firms from employment income. To qualify as a business, certain criteria must be met, such as profit motive, duration and independence in relation to customers. Unlimited partnerships (handelsbolag) are legal entities but are not recognized as such by the income tax laws. Each partner declares his share of the partnership's profits in much the same way as the owner of a private firm.

Most limited companies (aktiebolag) are also small and owner-operated, but this group also includes large multinationals. Limited companies dominate the economy in terms of turnover and employment. Many economic associations (or cooperative societies) are in fact housing cooperatives, but this group also includes manufacturing enterprises etc. There are also non-profit associations, such as clubs, societies etc., foundations and other legal entities registered as employers or for VAT.

If the definition of business enterprise is restricted to firms registered for VAT and/or as employers, the total number (in 2002) drops to about 800,000. Most are run as private firms, but limited companies account for almost 90 percent of total turnover. [7.4]

Table 25
Number of enterprises and employees in 2002* [7.3, 7.20]

	Number of enterprises	Number of employees
Individuals, private firms	469 568	40 588
Unlimited partnerships	74 522	39 900
Limited companies	237 859	2 262 350
Economic associations	18 326	52 300
Clubs, societies and other unincorporated associations	26 616	99 009
Foundations	4 203	22 990
Other	10 535	31 992
Total	841 629	2 549 129

* All individuals and legal entities (except public bodies) registered for VAT or as employers
Source: Statistical Yearbook of Sweden 2003, table 157

3.4.3 Some general principles of business taxation

Taxable business income is computed according to “generally accepted accounting standards”. The accounting records therefore form the basis of taxation. The principles of accrual accounting apply to all businesses regardless of size. In some respects, tax law specifies how assets are to be valued. Annual depreciation of machinery and other equipment is allowed at 30 percent of the residual value or at 20 percent of the acquisition value. Buildings are depreciated by 2-5 percent per year depending on their use. Stock is valued at 97 percent of its acquisition value using the first-in, first-out (FIFO) principle.

3.4.4 Taxation of limited companies and other legal entities

The total tax bill of legal entities according to the 2003 general tax assessment was about SEK 91 billion. Company profits account for the lion’s share of total tax. About 67 percent of the tax was paid by limited companies. Together with bank and insurance companies, limited companies paid 86 percent of the tax total [7.6].

Table 26
The tax bill for legal entities according to the 2002 and 2003 tax assessments (SEK billion) [7.5]

	2002	2003	Change, %
State tax on business income (profits)	52.1	43.9	-15.7
Tax on pension fund earnings	14.6	13.0	-10.4
Special wage tax on pensions	19.6	21.8	10.9
Real estate tax	9.1	10.1	10.5
Other	2.0	1.9	-0.1
Total	97.4	90.7	-7.0

About 54 percent of all limited companies declared profits in the 2003 tax assessment and 36 percent declared losses. The remaining 10 percent had no results to declare. Total profits were SEK 162 billion and losses SEK 394 billion. A small number of large companies account for the bulk of these profits and losses. [7.8]

Table 27
Assessed profits and losses for limited companies, 2003 tax assessment [7.8]

Profit or loss	Profits		Losses	
	Number of companies	Assessed income, SEK billion	Number of companies	Assessed loss, SEK billion
0-1 million	139 863	22.5	87 206	13.8

1-100 million	14 342	68.1	13 737	116.2
More than 100 million	148	71.9	581	264.3
Total	154 353	162.5	101 524	394.3

Since the tax reform of 1991, only two significant kinds of reserve have been allowed: the tax allocation reserve and excess depreciation. Taxpayers are allowed to allocate up to 25 percent of net profits⁴ to a tax allocation reserve⁵. After six years the reserve must be liquidated and added to income. Excess depreciation occurs because tax law in many cases allows equipment to be written off in a shorter time than the economic life of the asset.

Other adjustments to business profits are also allowed or required in establishing taxable income. Such adjustments include deductions for exempt income, mainly inter-corporate dividends and capital contributions by shareholders. Contributions to other companies in the same group may be deducted and group contributions received are added to income. Losses may be carried forward indefinitely. They must be determined in the tax period in which they occur and deducted from profits when a profit is available. [7.11]

Table 28
Main profit adjustments, 2003 tax assessment [7.11]

	Profits, SEK billion	Losses, SEK billion
Income after financial income and expenses	241.5	-109.1
Deductions		
Excess depreciations	17.2	12.7
Transfers to the tax allocation reserve	37.3	0.0
Group contributions to other companies	106.7	91.7
Exempt income	105.0	125.9
Deferred revenue on shares	35.6	3.6
Losses brought forward from previous years	6.9	330.7
Other net adjustments	70.4	-
Income added		
Liquated excess depreciations	12.8	7.1
Liquidated tax allocation reserve	22.4	9.0
Group contributions received	98.2	87.7
Non-deductible expenditure	119.9	114.8
Liquidated deferred revenue on shares	29.7	1.0
Other net adjustments	-	16.2
Total adjustments	-96.1	-328.8
Assessed surplus or deficit	145.4	-438.0

Companies are not allowed deductions for dividends to shareholders, and dividends received by shareholders are taxed as capital income. Dividends are thus taxed twice. From the point of view of a resident shareholder, the effective tax rate on adjusted company profits is, therefore, 50 percent. A profit of SEK 100 is first subject to company income tax at a rate of 28 percent. The dividend of SEK 72 (100-28) is then subject to individual income tax on capital income at a rate of 30 percent. Total tax may thus be computed as SEK 100 x 28% + SEK 72 x 30% = SEK 49.60.

⁴ Before 2002 tax assessment the limit for allocation of profits was 20 percent

⁵ Periodiseringsfond

3.4.5 Taxation of private firms and partnerships (business income of individuals)

For individuals who report business income, a distinction is made between those actively involved in the business and those who enjoy business income without active participation. The former pay social security contributions as self-employed persons at the rate of 31.01 percent (2002), while the latter pay a special wage tax at 24.26 percent (2002). Persons over 65 always pay the special wage tax.

According to the 2003 tax assessment, there were 450,000 persons reporting either profits or losses from businesses in which they were actively involved (private firms and partnerships). Another 230,000 individuals declared profits or losses without taking an active part in the business. [7.12]

In 2003, total assessed profits of private firms were SEK 28 billion and losses SEK 20 billion. [7.13-14]

Table 29
Assessed income for private firms, 2003 tax assessment [7.14]

Profit or loss (SEK)	Profits		Losses	
	Number of taxpayers	Assessed profits, SEK	Number of taxpayers	Assessed losses, SEK
0 - 100,000	217 191	6 064	198 373	5 045
100,000 - 300,000	91 594	16 116	36 588	6 133
300,000 -	12 542	5 506	11 817	8 404
Total	321 327	27 686	246 778	19 582

Total assessed profits for partners in unlimited partnerships were SEK 6 billion and losses SEK 3 billion, according to the 2003 tax assessment. [7.13, 7.15]

Table 30
Assessed income for partners in unlimited partnerships, 2003 tax assessment [7.15]

Profit or loss (SEK)	Profits		Losses	
	Number of taxpayers	Assessed profits, SEK	Number of taxpayers	Assessed losses, SEK
0 - 100,000	47 571	1 302	35 805	779
100,000 - 300,000	20 111	3 579	4 982	841
300,000 -	2 969	1319	1 990	1 482
Total	70 651	6 200	42 777	3 102

A political ambition of recent years has been to achieve tax neutrality between various legal forms of business enterprise. As a consequence, private firms and partnerships are now allowed to reserve part of their profit to finance expansion of the business. Sums allocated for expansion are deductible from ordinary business income and instead taxed at the same rate as for companies, i.e. 28 percent. When the allocation is liquidated some years later, it is added to the assessed business income of that year and the special 28 percent tax is refunded. According to the 2003 tax assessment about 28,000 businesses made allocations of this kind, totalling SEK 1.9 billion. About 29,000 allocations (SEK 1.6 billion) were liquidated. Including the 2003 net allocation of 0.3 billion, accumulated allocations rose to SEK 12.4 billion. [7.17]

Another measure designed to establish greater neutrality between private firms and limited companies is to allow part of the business income of a private firm to be treated as capital income. This part of income will then be subject to a 30 percent tax rate rather than to the

rates applied to earned income and to social security contributions. The maximum amount allowed to be taxed as capital income is a certain percentage (the State lending rate plus 5 percent) of the equity capital as shown on the balance sheet. In the 2003 tax assessment about 134,000 taxpayers took advantage of this rule and SEK 5.6 billion of business profits were taxed as capital income. [7.18]

If equity capital is negative, this procedure is reversed. Capital income is then reduced by a certain percentage (the State lending rate plus 1 percent) of the equity and added to business income. In 2003, this rule, whose application is compulsory, applied in about 49,000 cases and about SEK 700 million was added to business income. [7.18]

4 Taxes and income distribution

4.1 Overview

Chapter 4 deals with the influence of direct taxes and social security benefits on the disposable income of households and individuals. It also describes how developments in the past two decades have affected income distribution.

4.2 Direct taxes paid by individuals

In 1989, an individual with an average income paid 36 percent of this income in direct taxes.⁶ Immediately after the 1991 tax reform, this share dropped to 29 percent, but in 2002 it had bounced back to 35 percent. The tax reform made some previously non-taxed employment benefits taxable imposed new restrictions on travel expense deductions and broadened the base for capital income tax. One effect was that the assessed income of high-income earners rose, but at the same time the tax rates applied to these income were lowered considerably. Taxes paid by the lowest income groups increased throughout the 1980-2002 period. [8.1-4]

Table 31

Direct taxes as a percentage of assessed income for some income groups, 2002 prices [8.2 and 8.5]

Total assessed income	1980	1989	1991	2002
0 – 50	13%	16%	21%	18%
100 – 150	25%	32%	27%	27%
200 – 250	32%	35%	29%	31%
500 -	47%	57%	39%	42%
All age 18 or older	33%	36%	29%	32%
Highest marginal income tax rate (based on the average local income tax rate)	85%	73%	51%	57%

A central aim of the 1991 tax reform, as well as of the reforms that preceded it, was to lower marginal income tax rates. In 1980, the top rate was 85 percent and in the years before the tax reform it had been lowered to around 73 percent. The tax reform brought the rate down to slightly more than 50 percent, but since then the marginal tax rate has again increased. [8.5] How much an individual can keep of an increase in income is determined not only by the tax rates applied, but also by means-tested benefits and charges for social services related to income. On average in Year 2004, about 41 percent of a wage increase is lost to the individual – 36 percent in increased income tax, 4 percent in reduced benefits and less than 1 percent in

⁶ In this context, direct taxes include income and property taxes paid by individuals, together with social security contributions not paid by employers as payroll taxes.

higher charges. [8.6] But these figures are averages. In individual cases, lost benefits and higher charges may have a much stronger impact.

4.3 Redistribution of income

Income redistribution depends on the net effect of taxes and benefits. Most households pay taxes and receive benefits, but the well-to-do pay more and receive less and vice versa. [8.7]

Table 32
Redistribution by taxes and benefits, 2002, (all households 18-64 years) breakdown into various income groups, KSEK [8.7]

Factor income Income groups	Factor income	Benefits	Taxes	Disposable income
0 – 50	16	140	32	124
100 – 150	125	92	55	162
200 – 250	226	50	77	199
300 – 350	324	65	114	275
600 -	907	50	334	623
All	312	73	114	271

Pensioners and single parents are net receivers (i.e. benefits are greater than taxes). In 2002, benefits received by the average single parent were about 37 percent higher than taxes paid. [8.8]

In 2002, the total factor income of all households in Sweden was SEK 1,087 billion, of which 87 percent was employment income, 3 percent entrepreneurial income and 10 percent capital income. Direct taxes and certain other charges totaled SEK 449 billion and transfers to households (benefits etc.) SEK 457 billion. This resulted in a total disposable income of SEK 1,095 billion. [8.9]

The results show with exception from 2001 a continuous increase in the households' disposable income since 1995. The share of the households' gross income that originates from income from work have decreased since 1975 while the share those origins from income from capital and pensions has increased. [8.10]

4.4 Income distribution

If disposable income is to be used as a measure of living standards, the composition of households must be taken into account. Couples can share costs and adults need to consume more than children. For statistical purposes, members of households are thus assigned weightings and treated as consumer units:

One (single) adult	1.00 consumer units
Two (cohabiting) adults	1.58 consumer units
Single parent	1,12 consumer units
Other adult	0.61 consumer units
One child 0-19 years old	0.48 consumer units

During the 1980s, living standards (measured as median disposable income in fixed prices per consumer unit) rose by 14 percent. As a result of the severe recession in the early 1990s, living standards fell by 8 percent from 1990 to 1995. Between 1995 and 2002 living standards rose by 23 percent. Measured by the Gini-coefficient, income differences widened only slowly during the 1980s, but grew more rapidly after 1990. [8.11]

Widening income differences are also reflected by the fact that households with higher income increased their income more than households with proportionately lower income. [8.12]

Table 33

Disposable income per consuming unit for all individuals, mean values for respective decile, KSEK 2002 prices [8.12]

Decile	1991	1995	1999	2002	Change 1991-2002
1	63	56	59	67	6%
5	122	112	123	137	12%
10	286	252	334	359	26%
All	141	128	147	162	15%

During the 1990s, an increasing number of households have invested in the stock market, especially through mutual funds. As a result, more households report capital gains. The number varies depending on the movements of share prices and transactions made in anticipation of new tax legislation, but the general trend is a steady rise.⁷ In 1991, 8 percent of all households reported capital gains on their income tax return; in 2002 the figure was 21 percent. This development has contributed significantly to the widening income differences recorded. Notable is that 30 percent of all households reported capital gain in 2000. [8.13] The disposable income of men and women have developed along parallel tracks; percentage changes have been roughly equal. Most age groups have had an increase of their disposable income between 1991 and 2002. There are, however, marked differences between age groups. Young men between 18 and 22 have been having a decrease of their income during the period. [8.14]

Table 34

Disposable income per consuming unit for all individuals, mean values for certain age groups, KSEK 2002 prices [8.14]

Age	1991	1995	1999	2002	Change 1991-2002
18 – 22	132	109	121	133	-1%
23 – 29	134	117	132	145	8%
50 – 59	169	155	171	191	13%
65 – 74	118	118	129	137	16%

All different types of households have increased their income since 1991 besides persons in the age of 18-29 who lives alone without children. Co-living households have increased their income the most among the different households. [8.15]

Unemployment is an important factor behind falling disposable income during the mid 1990s. Those in employment have in fact enjoyed rising real wages. The median income from work rose by 21 percent from 1991 to 2002. Income from work equality between men and women, which worsened during the 1980s, has since then improved somewhat. [8.16]

Table 35

Median annual income of full time employees, age 20-64, KSEK 2002 prices [8.16]

	1980	1991	2002	Change 1991-2002	
Women		183	184	231	26%
Men		209	229	274	20%
All		199	211	255	21%
Women's median income in % of men's		87%	80%	84%	

⁷ Another factor that may explain the rising number of individuals reporting capital gains is the fact that financial institutions, from the income year of 1996, are required to issue control statements to the tax authorities on share transactions.

5 Tax arrears and collection losses

Not all taxes billed to taxpayers are paid on time. If the tax remains unpaid after a reminder, the tax authority notifies the enforcement authority. The enforcement authority will again demand payment⁸ and, if the taxpayer still does not pay, the authority will take action to recover the amount due.

Many arrears occur because taxpayers do not file tax returns at all. In such cases, the Tax Agency issues a discretionary assessment. If the resulting tax bill is not paid, the enforcement authority is notified and issues a new demand for payment. In this situation the taxpayer often files a return that results in a lower assessment, which will reduce or cancel the arrears.

Arrears may also be lowered or eliminated because of successful complaints or appeals against decisions by the tax authority.

The enforcement authority has several means of collecting arrears at its disposal. One very common measure is to seize a refund due on another form of tax. Another is attachment of earnings. Saleable chattels of a recognised market value or real property may be seized and sold, and so on.

Taxes demanded but not paid within five years are normally written off. These amounts are referred to as collection losses. A standard, but approximate, measure of collection losses is net arrears in one year minus the amount collected by the enforcement service in the same year. By this measure, collection losses in 2003 were SEK 5.2 billion, equal to 0.4 percent of total tax revenue. [9.1]

Table 36
Tax arrears and collection losses 2000-2003 (SEK billion) [9.1]

	2000	2001	2002	2003
Total tax revenue	1 172	1 172	1 169	1 233
Arrears notified to the enforcement authorities	14.1	13.2	15.5	13.6
Demands withdrawn or reduced	-4.4	-3.5	-4.1	-3.5
Net arrears	9.7	9.7	11.4	10.1
Payments to the enforcement authorities	-5.1	-4.8	-5.0	-5.0
Collection losses	4.5	4.9	6.3	5.2
Collection losses as % of total tax revenue	0.4%	0.4%	0.5%	0.4%

The current level of collection losses is about the same as in the late 1980s. In the early 1990s, they were much higher, however. In 1990, the level of losses rose sharply to 1.0 percent of total revenue and to 1.2 percent in 1992. Behind this development was a steep rise in the number of insolvencies. Some were deliberate and part of tax fraud schemes, but most occurred as business failures when the economic boom of the 1980s suddenly came to an end. In 1992, more than 20,000 businesses with about 80,000 employees became insolvent. In 2002 the level was about 8,600 businesses with 27,000 workers affected. [9.1 and 9.3]

In 2003 individual taxpayers accounted for about 30 percent of the collection losses, with legal entities making up the remaining 70 percent. Income tax – especially back taxes and additional assessments resulting from audits – and VAT make up the greater part of all tax arrears. The introduction of the single tax account in 1998 – as a result of which all payments are registered on a single account for each taxpayer without differentiation by tax – makes it difficult to calculate how much of the loss is represented by each tax. Such unallocated losses are referred to as deficits on the taxpayers tax account. [9.4]

⁸ The enforcement service is a sister service of the tax administration; the Tax agency is the parent agency of the enforcement service. The enforcement authorities, however, collect not only tax arrears, but also bad debts owed to companies and private individuals. The enforcement service's register of debtors is public, which in itself is a strong deterrent, since it will affect a person or company's credit.

By the end of 2003, the balance of unpaid tax arrears was SEK 37 billion. The major share (57 percent) was attributable to insolvencies. Only 21 percent of the total debt was subject to active recovery measures. About SEK 3 billion, roughly 9 percent of the total amount due, consisted of penalties and accumulated interest. [9.5]

Table 37
Closing balance of tax receivables at the end of 2003 (SEK billion) [9.5]

	Taxes	Interest and penalties	Total
Bankruptcies, concluded	12.1	1.1	13.2
Bankruptcies, not concluded	7.5	0.4	7.9
Other arrears not subject to active recovery	7.0	1.2	8.1
Arrears subject to active recovery	6.8	0.8	7.6
Total	33.4	3.4	36.8

Time is a crucial factor in debt collection. In 2003, the enforcement authorities collected tax arrears worth SEK 5.0 billion. Most of this (68 percent) was made up of arrears that arose in the same year with a further 18 percent arising in the previous year. [9.6]

By the end of 2003, there were 521,000 debtors registered with the enforcement authorities. Most had debts to the public sector, some only to private creditors and many to both public and private creditors. Among these were 220,000 debtors with tax arrears, of which 54,000 were legal entities. The total number of debtors increased during the 1990s until 1998, but has decreased annually since then. The number with tax arrears has fallen since 1996. [9.7]

The bulk of total arrears are owed by a small number of debtors. About 70 percent of the arrears accumulated by private individuals are owed by 8 percent of the debtors, while 69 percent of the arrears run up by legal entities (mostly companies) are owed by 7 percent of the debtors. [9.8-9]

6 Tax errors and tax evasion

6.1 Introduction

There is a gap between the amount of tax that should be paid according to the law (theoretical tax) and the amount that is actually debited. This discrepancy is referred to as the assessment error. Part of the assessment error is caused by mistakes on the part of taxpayers or tax authorities. But since unintentional errors tend to cancel each other out, most of the discrepancy is caused by deliberate attempts to escape taxes. If this is done by stretching interpretation of the law too far (the courts have the final say) without concealing relevant facts, it does not constitute tax fraud. But if it is done by the concealment of income, or by claiming deductions on the basis of false information, it is tax fraud.

Most of this chapter is about tax fraud. A distinction is made between undeclared work, which is the failure to report income from work or business activities to the tax authorities, and undeclared financial income, which is omitting income from investments (or assets subject to property taxes). In these cases the activities generating the income are legal; it is the failure to declare the income that constitutes fraud. There is also tax fraud based on illegal activities, such as smuggling, illicit distilling, claiming VAT refunds on the basis of forged documents etc.

Measuring the extent of tax evasion is, for obvious reasons, very difficult. The methods available may be divided into direct and indirect methods. Direct methods are based on surveys or interviews with randomly selected taxpayers. Indirect methods use available

statistics, and match information on income and assets reported to the tax authorities against information on consumption and savings drawn from other sources. [10.1]

6.2 Undeclared work and the size of the black economy

Several studies have been carried out to estimate the size of the black economy, i.e. legal economic activities that are not reported to the tax authorities. In 1997, the Government commissioned the National Audit Office (NAO) to study the extent of illicit work in Sweden. The study used a combination of direct and indirect methods and its final report was published in 1998.⁹ According to the findings of the study 11-14 percent of the adult population (or 650,000-800,000 people) had carried out such work at least once in the past 12 months.¹⁰ To most people it was extra work, on average 5 hours a week bringing in SEK 112 per hour and about SEK 25,000 per year. According to the NAO estimates, illicit work accounted for 5 percent of total work hours and illicit earnings corresponded to around 3 percent of GDP. The study also found that the group most active in the black economy was young men. This general conclusion is also supported by taxpayer surveys carried out by the Swedish Tax Agency (through a private opinion survey institute). In these studies, however, only 6-7 percent of respondents agreed with the statement: "I have personally carried out illicit (undeclared) work during the last year".¹¹ [10.2] The knowledge of other persons engaged in illicit (undeclared) work is widespread, especially among young people. [10.3] Surveys carried out by the private opinion institute Observer have reached the same conclusions and that illicit work is most frequent among men and non union workers [10.4]

Other studies have focused on particular types of households or industries. Michael Apel has compared the reported household income of self-employed persons and wage earners and has estimated that the self-employed under-reported their income by 30 percent.¹² Another study found that fishermen generally reported very low incomes.¹³ A third inquiry noted the fact that firms in cash trades exposed to tough competition have strong incentives to evade taxes. According to this inquiry, tax evasion is well documented in trades such as taxi driving, hairdressing and restaurants.¹⁴

Income from private firms and partnerships is declared as business income by their owners. Many private firms are operated as a part-time activity. In 2003, about 440,000 individuals declared income from business activities in which they were actively involved. The majority also declared employment income. [10.5]

Comprehensive surveys of illicit work involving household services have been carried out in Denmark. Assuming that the findings are also applicable to Sweden, the Tax Agency has estimated¹⁵ total sales of such illicit services in 1995 at SEK 10 billion, of which domestic services such as cleaning accounted for about 3 billion, home repairs 5 billion and car repairs 2 billion.

⁹ Riksrevisionsverket (The Swedish National Audit Office), *Illicit work in Sweden - a report on a welfare state dilemma*, RRV 1998:61.

¹⁰ The question in the NAO study was phrased thus: "The following questions are about work which is carried out for payment without being reported to the authorities, known as "illicit work". There are reasons to believe that large sections of the population accept illicit work and transactions without receipts. The questions concern work that is paid for in cash, but also the exchange of goods or services among friends, acquaintances or family members not belonging to the household. It may also take the form of the sale of goods without receipts, e.g. from market stalls or other undeclared transactions. Have you, during the past 12 months, carried out such work or sold goods without receipts?"

¹¹ An explanation for the diverging results may be that the questions were phrased differently. The question posed by the National Audit Office (see footnote above) may have led respondents to give a wider interpretation of illicit work than the corresponding statement posed by the Swedish Tax Agency, to which respondents were asked to agree or disagree.

¹² Apel, Mikael, *An Expenditure-Based Estimate of Tax Evasion in Sweden*. Tax Reform Evaluation Report No. 1, November 1994.

¹³ Expertgruppen för studier i offentlig ekonomi (ESO), *Fisk och fusk - Mål, medel och makt i fiskeripolitiken*, DS 1997:81.

¹⁴ SOU 1997:111, *Branschsanering - och andra metoder mot ekobrott, Huvudbetänkande av branschsaneringsutredningen*. (With a 9-page summary in English).

¹⁵ *Redovisning av privata tjänster*. RSV Rapport 1996:5

6.3 Estimates of the black economy based on macro-economic data

The size of the total black economy may also be studied using an indirect method based on the national accounts. This method (the disposable income method) is based on the discrepancies between reported income and reported expenditure: the two aggregates should match each other, since they both reflect the disposable income of households. On the expenditure side, income is calculated as the sum of households' financial savings, net investment and consumption. On the expenditure side, disposable income is calculated on the basis of declared income, plus the difference between positive and negative income transfers. The difference between the disposable income arrived at by these two procedures is the basis for an estimate of Sweden's black economy.¹⁶

Three studies, each with the aim of estimating the size of the black economy using the disposable income method, were carried out in Sweden in the 1980s and 1990s. The first study was by Ingemar Hansson¹⁷ in 1984 and the second by Åke Tengblad in 1993.¹⁸ The third study was also by Tengblad. Reviewing earlier calculations, he found that the size of the black sector of the Swedish economy in 1995 was 4.6 percent compared to 3.3 percent in 1985.

These estimates, however, include items that have increased significantly in recent years without any satisfactory explanation: a residual item in financial savings and inexplicably high operating surpluses in the corporate sector. To regard growth in these items solely as a consequence of illicit work would probably be mistaken. In his 1995 study, Tengblad therefore also used the alternative GDP income method, which takes into account information about operating surpluses in limited companies.¹⁹ According to this method and assuming that the black sector was 3.3 percent of GDP in 1985 Tengblad estimated the size of the black sector in 1995 at 3.2 percent. Arriving at different results using different methods, Tengblad concluded that the likely level of illicit work is somewhere between 3.0 and 4.5 percent of GDP. [10.11]

The national accounts are regularly reviewed. According to reviewed national accounts the black sector amounted to 5 percent in years 1988-2000.

A very different, but popular, approach is to estimate the shadow economy using the "currency demand method". This is based on the assumption that the shadow economy operates largely in cash transactions to leave no traces. The amount of excess cash in the economy may therefore be used as measure of the shadow economy. According to estimates by the Austrian economist Friedrich Schneider, the size of the shadow economy in Sweden (as well as in Norway and Denmark) in 2001/2002 is equal to 18-19 percent of the official GDP.²⁰ However, these estimates are very difficult to reconcile with the other estimates referred to above (based on direct and indirect methods). It is also difficult to understand why, according to Schneider, the share of the shadow economy in all of the Scandinavian countries should be almost double that of Austria. [10.6] However the Riksbank, Sweden's central bank, in a study in 2001²¹ was unable to explain 65 percent of the total value of coins and banknotes through normal cash transactions. [10.7]

¹⁶ Riksrevisionsverket (Swedish National Audit Office), *Illicit work in Sweden*, p. 21.

¹⁷ Hansson, Ingemar, *Sveriges svarta sektor. Beräkning av skatteundragandet i Sverige*, RSV Rapport 1984:5.

¹⁸ Tengblad, Åke, *Beräkning av svart ekonomi och skatteundragandet i Sverige 1980-91*, in Malmer, Persson, Tengblad, Århundredets Skattereform, Effekter på skattesystemets driftskostnader, skatteplanering och skattefusk, Fritzes, 1994 (with a summary in English).

¹⁹ Riksrevisionsverket (Swedish National Audit Office), *Illicit work in Sweden*, p 21.

²⁰ Schneider, Friedrich, *The Value Added of Underground Activities: Size and Measurement of the Shadow Economy Labour Force all over the World*.

²¹ Andersson, M., Guiborg, G. *Kontantanvändningen i den svenska ekonomin. Penning- och valutapolitik 4/2001*.

6.4 Tax fraud involving financial assets

In his 1993 study, Tengblad also estimated undeclared income earned by households from interest and dividends. In the early 1980s, this share was equal to about 1 percent of GDP, but by 1991 it had fallen to a few tenths of one percent. The most plausible explanation for this development is the introduction of control statements from banks to the tax authorities regarding income of this kind.

This estimate refers to capital income from domestic financial institutions. The dismantling of currency regulation in the late 1980s did, however, open up foreign financial markets to household savings and investments, and there are many indications that households are also taking advantage of these new opportunities. One such indication is that the residue of household savings unaccounted for in the national accounts has increased heavily during the 1990s. Assuming that taxable financial assets worth SEK 250 billion with an annual yield of 5 percent are not reported to the Swedish tax authorities, this would represent an annual tax loss of about SEK 7,5 billion (tax on capital income and net wealth tax).

6.5 Excise duty fraud

Until a few years ago tax evasion involving excise duties was not considered a major compliance problem. Sweden's entry into the European Union and the single market, leading to reduced border controls, and the resumption of normal trade relations with the former communist countries, has created a new situation. Several studies indicate rising tax fraud involving excise duties on spirits, cigarettes, oil and petrol.

6.6 Illicit production and smuggling of alcohol

In 1996/97, it is estimated that about 13 percent of total alcohol and 1/3 of all spirits consumed in Sweden reached consumers through illegal channels, either by smuggling or as illicitly distilled sprits.²² [10.8] This represents a tax loss of SEK 2-3 billion. However nowadays Swedish citizens are permitted to bring much larger quantities of sprits to Sweden if bought in EU. So the volume private smuggling and illicitly distilled sprits is judged to have fallen by one third.

6.7 Cigarette tax fraud

On a worldwide basis, the total volume of cigarette smuggling has been estimated by comparing recorded exports with recorded imports. According to one estimate, exports exceeded imports by about 280 billion cigarettes.²³ Allocating this number according to the proportion of each country's share of the world's total population would indicate smuggling of about 400 million cigarettes into Sweden. A Swedish study published in 1997, taking into consideration the fact that cigarette consumption in Sweden is relatively low, concluded that this was an exaggeration and came up with an educated guess of about 150 million cigarettes smuggled into Sweden.²⁴ This volume represents about SEK 250 million in lost tax revenue.

6.8 Illegal trade in oil and petrol

Smuggling of oil and petrol has primarily been a problem along the border to Finland in the north of Sweden. There are also sales involving false documentation and authorized warehouses. Compared to alcohol and tobacco, illegal trade in oil and petrol is a lesser problem, and total fraud is estimated at a maximum of 1 percent of total tax revenue, or about SEK 200-300 million.

²² Kühlhorn, E. et al, Svenskarnas konsumtion av alkohol från legala och illegala källor vid mitten av 1990-talet, 1997.

²³ Joosens, L. & Raw, M., Smuggling and cross border shopping of tobacco in Europe, 1996.

²⁴ Persson, Leif G. W., Andersson, Jan, Cigarettsmuggling, April 1997.

6.9 The Internet and electronic commerce

Transaction costs are much lower for electronic trade (e-trade) than for traditional border trade. This increases the possibility of tax evasion. Not only do different tax rates create incentives for tax evasion, but also different pre-tax prices. It is difficult to maintain effective control in cases where foreign e-trading firms are selling products to Swedish consumers. However, business-to-consumer e-trade still accounts for a relatively small share of total consumption. The tax loss on consumer-oriented e-trade is estimated at a maximum of SEK 500 million.

It is also possible to participate in illegal gambling thus avoiding Swedish tax. The tax loss on illegal betting on web sites abroad is estimated to SEK 240 millions and the tax loss on illegal slot machines to some SEK 150 millions.

6.10 VAT-fraud

Tax authorities in all member state in the European Union have been misled to pay out VAT on false information in so-called carrousel fraud cases. A Swedish inquiry has estimated the tax loss in the range of 5-10 SEK billions.

6.11 Estimates of tax error based on tax audits

Most of the estimates cited above are from studies conducted outside the tax administration. Through auditing activities, primarily field audits, the tax authorities have considerable first-hand knowledge of tax fraud and other tax errors.²⁵ Tax audits, however, are targeted at high-risk taxpayers for maximum deterrence, and the outcome of these audits can therefore not be aggregated into an estimate of the total tax error.

Some audits, however, are directed against taxpayers selected at random. These audits are carried out in order to gauge general compliance among groups of taxpayers. [10.9]

6.12 How large is the total tax error?

On the basis of all available information on tax fraud and other errors made by taxpayers, the Swedish Tax Agency in 1998 made an attempt to estimate the total tax error, defined as the gap between the theoretical tax revenue and the total tax bill.²⁶ This estimate applies to 1997 and is based on the facts and indicators reported above. Obviously, these calculations are surrounded by a great deal of uncertainty and the purpose of this exercise is not to produce a figure for the tax error which may be used to monitor progress year by year, but to indicate its order of magnitude. The result of the estimate is shown in the table 38.

Table 38
An estimate of the total tax error 1997 and 2000²⁷ [10.12]

	SEK billion	
	National Tax Board 1997	Updated calculation 2000
Estimated tax due on undeclared income and assets		
(1) Tax on undeclared income (Income tax, social security contributions and VAT)	60.4	56.0
(2) Tax on financial investments abroad	..	7.5

²⁵ It is important to bear in mind that a considerable share of errors detected by audits cannot be classified as fraud. Some are mistakes, while others have to do with interpretation of tax law.

²⁶ Skattefel och skattefusk, En utvärdering av skattekontrollen 1992-1997, RSV Rapport 1998:3.

²⁷ This estimate does not include all taxes or all taxpayers - only the most important.

	60.4	63.5
Estimated tax due on other errors detected by audits		
(3) Estimates based on random audits of wage earners, private firms and small companies	20.8	25.3
(4) Coordinated audits of the biggest groups of companies	20.0	16.0
(5) Less correction of tax fault, double calculation	-20.4	-20.7
	20.4	20.7
Estimated excise duties due on unreported imports and sales		
(6) Alcohol, tobacco, oil	3.0	3.4
(7) Loss of VAT through e-commerce	..	0.5
(8) Plain fraud, e.g. claiming VAT repayments
	3.0	3.9
Total	83.8	88.1
The total tax error as a percentage of GDP, (1 800 BSEK in 1997 and 2 083 BSEK in 2000)	5%	4%
The total tax error as a percentage of taxes in the public sector (950 BSEK in 1997 and 1 100 BSEK in 2000)	9%	8%

The 2000 estimate is basically the 1997 estimate adjusted for GDP growth and a lower rate of tax on company profits. The size of the black sector is however assumed to be only 4 percent of GDP, thus reflecting the figure in the national accounts for 2000. However, the 2000 estimate also includes revenue lost due to undeclared financial investment abroad.

In 2002 the Swedish Tax Agency published a study with an estimate of 20-35 SEK billions of tax errors due to cross border transactions. [10.13]

In total the tax gap in Sweden in 2000 is estimated to 100 SEK billions.

6.13 The structure and causes of tax fraud

Studies of the black economy in Sweden, Denmark and the Netherlands indicate that most illicit work is carried out as jobs on the side of regular employment. Young men, skilled workers and professionals are relatively well represented in the undeclared labor market, while the unemployed are somewhat underrepresented. There is no general disapproval among the population of occasional and small-scale illicit work, or of exchange of services among acquaintances of different trades and professions. On the other hand, there is no public acceptance of illicit operations carried out on a large scale and in a systematic and organized fashion.²⁸

Some trades and industries are more affected by tax evasion than others. In a survey commissioned by the Swedish Tax Agency, business respondents were asked whether they agreed or disagreed with the statement "our business is to a large extent exposed to competition from businesses in the sector that evade taxes". About 18 percent of all respondents agreed, but in the construction industry 42 percent did so, in the hotel- and restaurant sector 40 percent and in the transport sector 36 percent. [10.14] The personal knowledge of a businessman who evades tax is more widespread within the hotel and restaurant sector. [10.15]

In other surveys, 8 percent of the general public confirmed the statement "I have at least once during the last year hired someone to carry out illicit work on my behalf". Those with higher income were, however, more likely to do so. About 1/4 of persons with a monthly salary above SEK 30,000 agreed with the statement. Men, self-employed and homeowners were also

²⁸ Riksrevisionsverket (The Swedish National Audit Office), Illicit work in Sweden.

more likely to hire workers and not report their income than women and people living in flats. [10.16] In the business sectors agriculture, construction, and hotels and restaurants it is more frequent that employees ask for unreported salary payments. [10.17] Only a minority agreed with a statement to the effect that those who hired workers and not reporting their income to the tax authorities should also be punished, not just the workers. [10.18]

The behavior of ordinary taxpayers was reported in a study by the Swedish Tax Agency in 2001.²⁹ The subject was a deduction of “other expenses” from income from employment. The deduction needs not to be specified. The study showed that there was something wrong in four cases of five and that the net value of the assessment error in this specific deduction exceeded 50 percent. The tax offices however did not exercise the possibility of tax surcharges, see chapter 11. Among 34 000 reductions made by the tax authorities only 79 cases of tax surcharges were found. The deductions made by the taxpayers the following year were however much more correct due to the tax control. In another study on travel expenses in 2004 there was something wrong in one case of two and the net value of the assessment error was one third.

In its study of illicit work in Sweden, the National Audit Office also examined its causes [10.19], and made a distinction between structural (or external) and individual (or internal) causes. Among the structural factors, the NAO stressed the level of social control in the community and the combined marginal effects of taxes, means-tested social benefits and income-related service charges. Apart from the obvious financial motive, important factors related to the individual are the perceived risk of detection and alienation from the ruling elites (financial scandals involving politicians and top business people have had a very negative effect on tax morals). When the Tax Agency asked respondents to point out which of a set of alternatives they believed was the main reason for the existing level of tax evasion, 60 percent chose “The taxes are too high” And 59 percent indicated that the reason for tax fraud was that persons in high positions do not follow the norms in the society. [10.20]

A large majority of the Swedish population regards the size of tax evasion to be a serious problem to the society. [10.22] Different dimensions of the damage to society from tax evasion and tax fraud are shown in table. [10.21]

7 Tax control and tax fraud

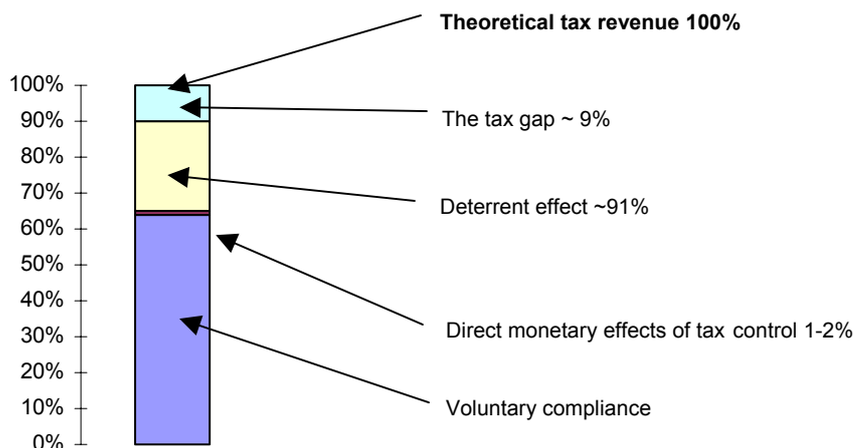
7.1 Introduction

The Swedish Tax Agency handles large volumes of tax returns from taxpayers. [11.1] In order to detect tax fraud, the tax authorities perform various forms of compliance control. [11.2-5] The net value of tax liability due to compliance control in 2003 is SEK 13,800 millions. [11.6] The tax control thus brings in some money to the state but more important is that the compliance control creates a deterrent effect [Diagram 41]. This effect is more important than the direct monetary effect of tax control.

Diagram 39

Monetary and preventive effect of compliance control. [11.7]

²⁹ RSV Rapport 2001:1 Om gratislotter och preventiv effekt.



The size of the deterrent (preventive) effect depends on how the taxpayers judge the risk of detection and the following consequences. The deterrent effect varies among taxpayers but is considered substantial. [11.8-9]

Many cases of tax fraud are discovered during tax field audits. The number of tax field audits has fallen from more than 18,000 per year in the late 1980s to about 7,000 in 2003. This fall in the number of audits is partly due to the fact that they increasingly target larger companies and more difficult cases. Another trend is that a larger share of all audits are integrated, i.e. they cover several taxes such as company income tax, VAT, PAYE and social security contributions. However, the reduction in numbers has also been caused by budget cuts and a high staff turnover. [11.4]

7.2 Administrative sanctions

Two kinds of sanctions may be applied to tax fraud. There are the sanctions of the criminal justice system (fines, prison sentences etc.) decided by the courts, and there are administrative sanctions (tax surcharges and delay charges), which are decided by the Swedish Tax Agency. The sanctions of the criminal justice system are directed against deliberate attempts to avoid tax (tax fraud etc.), while the administrative sanctions are directed against errors more or less regardless of reason.

The administrative sanctions consist of tax surcharges and delay charges. Tax surcharges are imposed if the taxpayer has supplied incorrect information or failed to file an income tax return, in which case a discretionary assessment is issued. The surcharge applied to income tax is equal to 40 percent of the missing tax but only 20 percent for other taxes. In many circumstances, however, the surcharge will be reduced or dropped.

In 2003 244,000 decisions were made concerning tax surcharges, of which 62,000 referred to income tax and 83,000 VAT. Substantial amounts are imposed as tax surcharges; in 2003 this totaled SEK 1.2 billion, of which SEK 0.7 billion referred to income tax. [Table 42]

Table 40
Tax surcharges imposed in 2003 [11.11-14]

	Number of decisions, thousands	Total, SEK million	Average, SEK
Income tax			
During annual assessment	34
After annual assessment - additional tax surcharge	12
After annual assessment - reduced tax surcharge	17

Subtotal	62	676	10 822
Preliminary tax (PAYE)	41	67	1 648
Social security contributions paid by employers	57	159	2 800
VAT	83	295	3 556
Excise duties	1	10	8 576
Total	244	1 207	4 946

In addition to surcharges, there are delay charges, which are imposed if tax returns are not filed on time. An individual who files his income tax return too late is normally charged SEK 500 and a legal entity SEK 1,000. These charges will be raised in 2004 – if an income tax return comes in after August 1st – the respective delay charge will be SEK 1,000 and 5,000. In 2003, there were 69,000 decisions concerning delay charges on income tax returns and another 157,000 concerning monthly VAT and PAYE returns. [11.16] The total amount of delay charges for all returns was SEK 210 million. [11.17]

7.3 Sanctions of the criminal justice system

Since 1996, the Tax Fraud Act has defined all criminal tax offences. In 2003, 1,128 persons were suspected of tax crime by the public prosecutors, an upward trend during recent years. [11.20]

In 2003, 470 persons were fined, sent to prison, put on probation or given suspended sentences for offences against the Tax Fraud Act, Table 41. The total number of sentences has however fallen if we compare with figures in the beginning of the 1980s.

Table 41

Number of persons sentenced by a court for offences against the Tax Fraud Act as principal offence or who have assented to summary fines imposed by a prosecutor [11.22]

Principal sanction	1983	1993	1999	2000	2001	2002	2003
Prison	317	100	119	102	120	128	161
Probation	8	7	3	5	4	8	10
Suspended sentence	391	61	83	99	144	129	149
Fine	416	121	28	26	27	44	57
Order of summary punishment	4	8	29	139	65	87	92
Other sanction	12	2	3	1	0	0	1
Total	1 148	299	265	372	360	396	470

If we to above figures add persons found guilty of tax offence as a secondary offence, the total number of sentences in 2003 rises to 1,160. [11.23].

The capacity of the police to handle tax crimes has been questioned. With start in 1988 tax fraud units within the Swedish Tax Agency can handle tax crime investigations; help the prosecutor. The tax fraud units will in year 2004 be staffed with 200 employed. The good result of this reform is reflected in the figures for 1999-2003. [11.23-24]

Another sanction available to the courts is to ban a person from running a business enterprise. This sanction can be applied for a period of 3-10 years if a person has seriously neglected his duties as an entrepreneur, for example by refusing to pay taxes. The number of bans in force is tending to increase and reached 561 in 2003. [11.25]

The social background of a person sentenced for theft deviates significant from the background of the average Swede. But this is not the case for a person sentenced for tax fraud. The money involved in a case where a person is sentenced for a tax crime is very much higher than in a theft case and a person sentenced for tax fraud gets a more severe punishment than a thief.

8 Opinions on the tax system and the Tax Agency

8.1 Introduction

Since 1986, the Tax Agency has surveyed public opinion about the tax system and the service provided by the tax authorities and the enforcement authorities. In the last couple of years, compliance issues have also received attention.

The surveys have a number of aims:

- To evaluate how attitudes towards the tax system and the Tax Agency are changing.
- To evaluate how the general public and companies view the service from the Tax Agency, different kinds of tax evasion and the tax investigation activities of the Tax Agency.
- To support comparisons of regional departments of the Tax Agency and suggest measures for improvements.

The present programme of annual surveys is based on a two-year cycle; the general public is addressed in the first year and the business sector in the next. Each year, two parallel surveys are carried out, a national survey and a regional one. The national survey, which targets about 3,000 respondents, is focused on the tax system and compliance issues. The regional survey, which targets at least 1,000 respondents in each of the 10 regions, deals with service delivery and public confidence in the Tax Agency and the enforcement authorities.

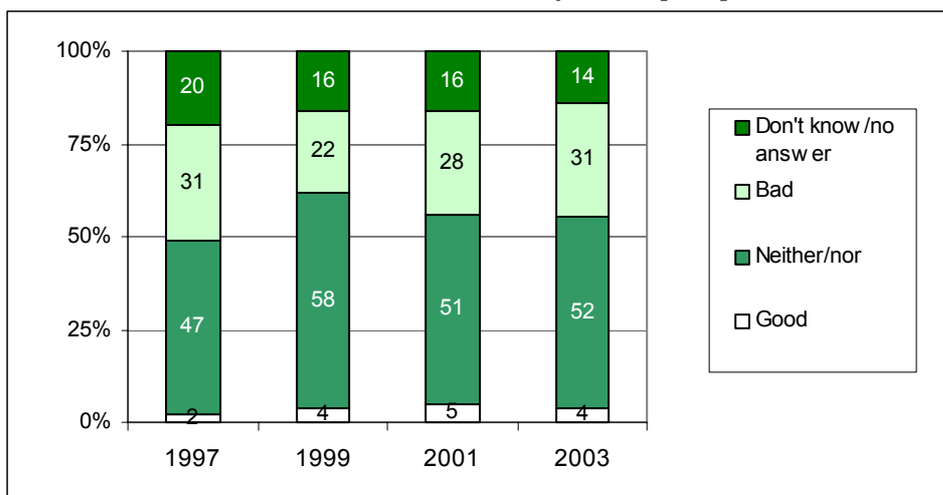
The 2003 surveys addressed businesses. The response rate was 54 percent in both surveys.³⁰

8.2 Opinions on the tax system

Approximately half of the businesses expressly dislikes the tax system, with only small variations over the years. [12.1] This matches the businesses' response to the statement "The tax system for businesses is simple". [12.2] Not very many businesses finds it easy to file tax returns or to file information on different taxes, but the share that expressly finds it hard has decreased, from 44 percent in 1999 to 36 percent in 2003. [12.3]

Diagram 42

What is your general opinion on the tax system, i.e. tax levels and the design of tax rules?, business sector 1997, 1999, 2001 and 2003, percent [12.1]



³⁰ The regional survey: SKV Rapport 2004:8, The national survey: SKV Rapport 2004:7

8.3 Businesses and tax evasion

A majority of the businesses feels that on the whole, the extent of tax evasion is a serious problem to society. [12.8] At the same time, not more than a third find it likely that the tax authority would discover tax evasion in a company like theirs, considering type of business, etc. [12.7] However, any analysis of the latter have to be made with caution, since the only 57 percent of the respondents express their opinion on that particular issue.

Diagram 43

On the whole, the extent of tax evasion is a serious problem to society, percent [12.8]

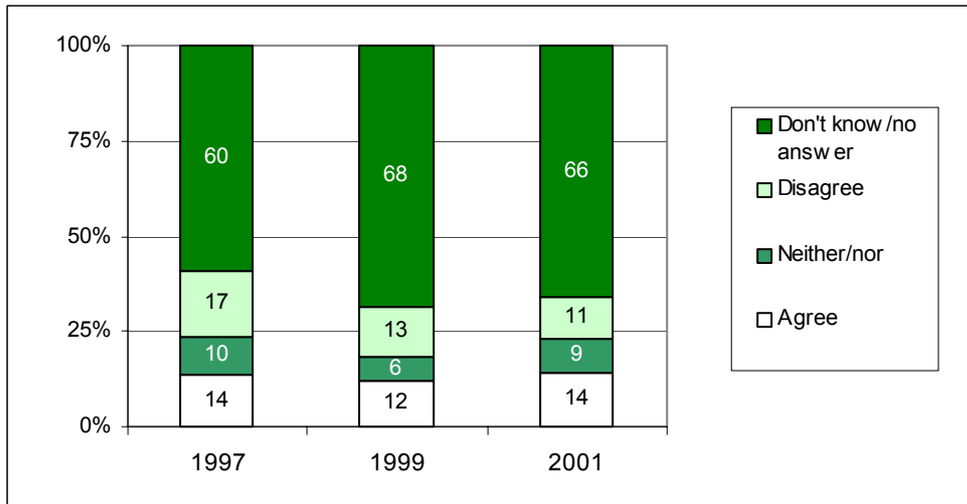
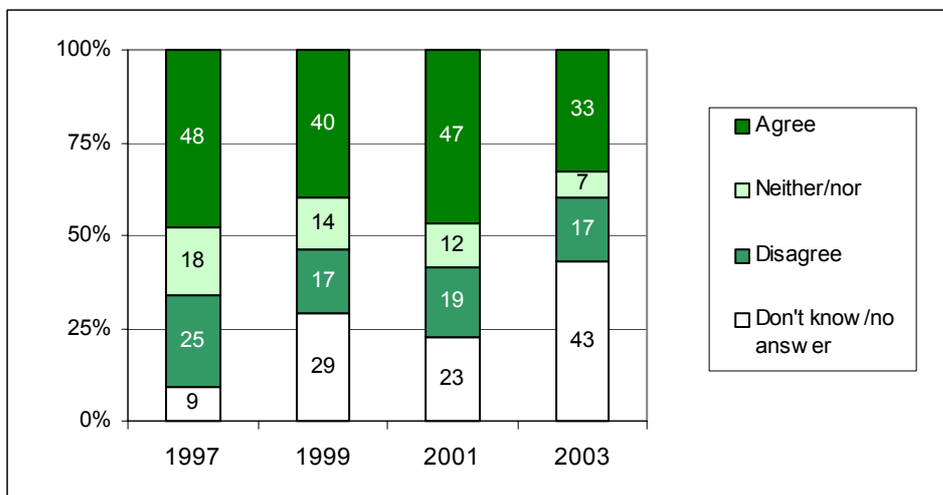


Diagram 44

It is likely, the tax authorities would discover tax evasion in a company like ours, considering size, type of business, etc., percent [12.7]



8.4 The service from the Tax Agency

A majority (60 percent) of businesses are satisfied with their contacts with the Tax Agency while 8 percent are dissatisfied. [12.10] When ranking different aspects of quality businesses are most satisfied with the way they are treated by the Tax Agency staff; this is followed by, accessibility, expert knowledge, how easy it is to communicate with the Tax Agency, information, compliance control, speed of processing cases and fairness.

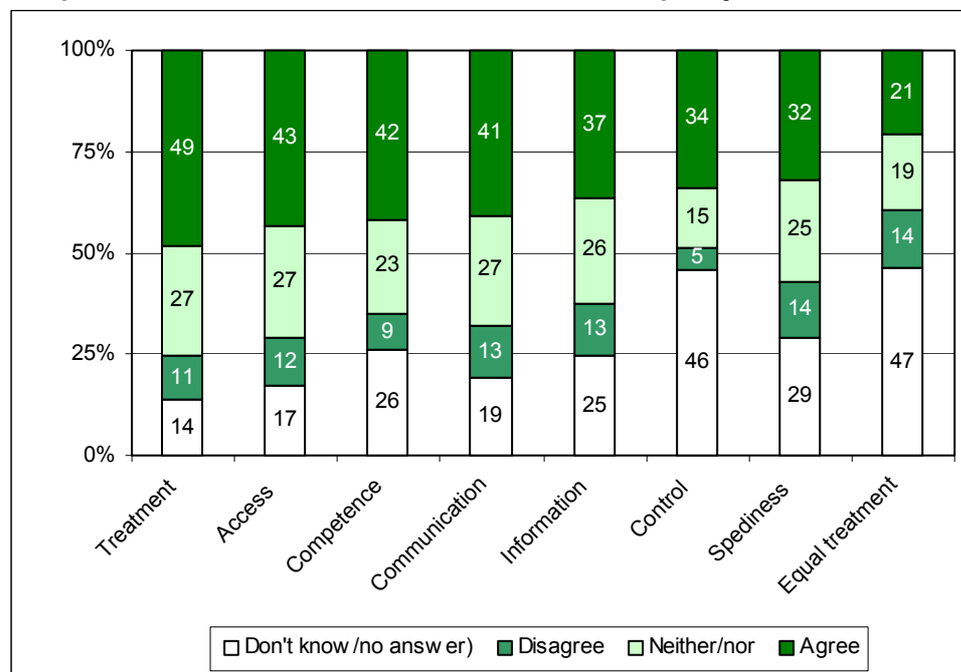
In general, businesses located in rural areas, businesses registered as sole proprietorship and companies not using external accountants tend to have a more favourable impression of the

Tax Agency than companies located in big cities, book-keeping firms and companies using external accountants.

Diagram 45 summarizes the different areas of quality. [12.11]

Diagram 45

Comparison between the overall mark for different quality areas 2003, Percent [12.13]



9 The tax administration

Using a narrow definition, the Swedish Tax Administration may be described as comprising the Swedish Tax Agency, with its headquarter and its ten tax regions. However, many other agencies and authorities also take part in administering the tax system, for example the enforcement authorities and customs. In this chapter, the tax administration is viewed from this broad perspective.

Neither the political system nor the police or judicial system are parts of the tax administration, even if this wide definition is applied. But in order to present a full picture, their roles in the tax system are also discussed in this chapter.

9.1 The political system

Within the government, tax policy and tax legislation are the responsibilities of the Minister of Finance. Tax bills are prepared by the tax department within the Ministry of Finance. These bills are often based on reports by government committees. All tax legislation is decided by Parliament (Riksdagen). Tax bills are referred to the parliamentary tax committee (skatteutskottet) before being put to the vote.

In the Swedish system of government, the ministries are small and mainly concerned with formulation of policy and legislation. They are not directly involved in the execution of government policy laid down in laws and regulations. Most administrative duties are performed by the comparatively large central agencies and their regional and local branches. The Swedish constitution does not allow ministers to act on their own and issue orders to the agencies. Such instructions must be decided by cabinet and not by individual ministers. Neither individual ministers nor the cabinet are allowed to interfere in the handling of individual cases at the agencies.

9.2 The tax administration

According to a wide definition of the tax administration, i.e. all administrative functions needed to run the tax system, regardless of their organisational location, it comprises staff from the Tax Agency, the regional enforcement authorities (collection of tax arrears), Customs (VAT, customs and excise duties on imports from countries outside the European Union), district courts (stamp duty) and the National Road Administration (road vehicle tax) and certain other agencies.

9.2.1 The Swedish Tax Administration and Enforcement Service

In organisational terms, the narrowly defined Swedish Tax Administration is part of “the Tax Administration and the Enforcement Service” (skatteförvaltningen och exekutionsväsendet) with a little over 13,000 employees. [13.1]

Before 1 January 2004, the Tax Administration (in a narrow sense) was consisting of the National Tax Board (Riksskatteverket – RSV) and ten regional tax authorities. Since then these eleven authorities have merged into one, the Swedish Tax Agency. By uniting the administration into one tax authority, a number of advantages will be met: more flexibility, easier to unify legal practice etc. With this change, the regional structure which previously followed the county borders, has been rearranged.

At the beginning of 2004, the Tax Agency’s headquarter had 1,234 employees, appx. half of them in the IT department.

On 1 January, 1999, the former 21 county tax authorities were merged into 10 regional tax authorities (skattemyndigheter), which since 1 January 2004 have turned into tax regions. In each of the ten tax regions, there is one or more tax office, to which the general public and small businesses turn in matters on taxes or public registration. Larger companies are served by a Large Tax Payer Unit, situated in Stockholm, Malmö and Gothenburg. From 1992 to 2000, the number of employees at the tax authorities fell from almost 11 900 to around 9,000. Most of this staff reduction took place in the area of basic processing, but control activities (mainly field audits) were also affected. However, the number of employees have increased somewhat since 2000. Measured in staff years – 1 staff year being equal to 1,600 working hours – the time spent on field audits fell from 1,485 in 1996 to 959 in 2003. [13.2]

The regional enforcement authorities (kronofogdemyndigheterna) were formed in 1997. Their regions are the same as the tax regions, but regional headquarters are often situated in other cities. [13.5] The enforcement authorities have not suffered staff reductions quite to the extent as the tax authorities; employees numbered 2,888 in 1994 and almost 2,500 in 2004. Debt collection is the main task of these authorities, but they also perform other functions, such as bankruptcy supervision. In 2003, the number of staff years in the enforcement authorities totalled 2,310. [13.3]

Taxation accounts for little over 60 percent of total expenditure in the Swedish Tax Administration and Enforcement Service. In 2003, total outlays were SEK 7,4 billion. [13.4]

9.2.2 Customs

Sweden’s Customs Department (Tullverket) has about 2,200 employees. The Department has a head office in Stockholm and six regions. Effective trade and frontier protection employs about 1,700 staff years. In 2003, total collection was a little over SEK 50 billion, of which VAT accounted for SEK 47 billion. [13.6-7]

9.2.3 Other authorities

The district courts (tingsrätterna) are involved with tax administration in the area stamp duty (titles to real property and mortgages are registered by these courts).

Road vehicle tax is paid to the National Road Administration (Vägverket), which is responsible for the road vehicle register. Many tasks concerning the road vehicle tax are, however, performed by the Tax Agency.

9.2.4 Taxes and the judicial system

Apart from the administration of inheritance tax and stamp duties, the function performed by the judicial system (the courts, the public prosecutors and the police) with respect to taxes is to resolve tax disputes and to enforce the Tax Fraud Act.

9.2.5 Appeals against tax decisions

If a taxpayer complains against a decision by the Tax Agency, Tax Agency is required to review its decision. Since most complaints arise from simple errors or involve taxpayers bringing new facts to the case, most complaints are settled at this stage. However, if the matter is not settled to the satisfaction of the taxpayer, he may appeal to the county administrative court (länsrätt) and then again to the administrative court of appeal (kammarrätten). If the case is of importance to the interpretation of the law, the Supreme Administrative Court (Regeringsrätten) may grant leave to appeal and try the case.

On 1 January 2004, a public commissioner was appointed by the government, as a self-governed authority within the Swedish Tax Agency. The commissioner is authorised to appeal against all tax decisions made by the Tax Agency and the Custom Agency concerning an individual person or a legal person. The pronounced purpose with this arrangement is to safeguard the fiscal interest.

If the legal situation is unclear, the tax payer as well as the public commissioner can apply for an advance ruling at the Council for tax rulings. In turn, an advance ruling can be appealed to the Supreme Administrative Court.

9.2.6 Tax fraud

The tax authorities are required to report suspected tax offences to the public prosecutor. There are seven regional public prosecution authorities (åklagarmyndigheter) in Sweden and a national office for investigation of economic crime (Ekobrottsmyndigheten). Criminal investigations are directed by the public prosecutor and carried out by the police. In 1998, however, tax fraud investigation units were established at the tax authorities and empowered to investigate some forms of tax fraud under the supervision of the prosecutor.

Individuals prosecuted for tax crime are tried first at the district courts (tingsrätterna). Appeals are made to the court of appeal (hovrätten) and, if leave to appeal is granted, to the Supreme Court (Högsta domstolen).

9.2.7 The cost of tax administration

A report evaluating the 1991 tax reform estimated the compliance and administrative costs of the tax system. In 1992, administrative costs were estimated at SEK 4.7 billion and compliance costs at SEK 9.3 billion. [13.8] Administrative costs were roughly equal to 0.5 percent of total tax revenue and compliance costs were equal to 1.0 percent.³¹

10 A century of taxes

³¹ Malmer, H., Persson, A., Tengblad, Å., Århundredets skattereform. Effekter på skattesystemets driftskostnader, skatteplanering och skattefusk, Fritzes 1994.

10.1 Development of the tax system 1900-1950

When the 19th century drew to a close, it was still possible to trace the structure of the Swedish tax system back to its medieval roots. The ancient land tax was, however, being phased out and central government relied mainly on customs and excise duties for its revenue. For local government, income and property taxes were the most important sources of revenue. [14.1]

The introduction of a progressive state income tax in 1902 heralded a new era. Although customs and excise duties continued to be very important, during the first half of the 20th century income tax gradually increased to become the most important source of revenue. [14.2-3]

10.2 The tax system, 1950-1970

By 1950, total tax revenue was equal to 21 percent of GDP, which was considerably less than in those countries that had taken an active part in the Second World War. [14.4]. In the ensuing years, however, Swedish taxes were to rise much faster than in other countries and in the 1970s reached 50 percent of GDP.

The main reason for this rapid increase was the expansion in social services and the social security system. Up to 1960, the public sector had relied mainly on income taxes and customs and excise duties to pay for its expenditure. Now new sources of revenue were needed.

In 1960, a general sales tax of 4 percent was introduced. During the 1960s the tax rate was gradually increased and in 1969 the tax was replaced by value added tax (VAT) at 10 percent (of the retail price including tax).

Another innovation of the 1960s was to shift responsibility for social security contributions from individuals to their employers. A first step in this direction was taken when the new supplementary pension was introduced in 1960. Later in the decade, other social security contributions were converted to employer contributions. In the following years, social security contributions rose from 4 percent of GDP in 1960 to 8 percent of GDP in 1970.

Direct taxes also rose at a steady pace throughout this period, from 12 percent of GDP in 1950 to 15 percent in 1960 and 20 percent in 1970. [14.5]

10.3 Some tax policy trends since 1970

In 1970, income tax was reformed to make individuals instead of households the basic unit of direct taxation. This was in response to calls for equality between men and women as well as to a labour shortage, which created a need to clear away disincentives for married women to join the work force.

A strong trend in the late 20th century is a shift from direct to indirect taxation. Although average local income tax rates have risen from 21 percent in 1970 to 31 percent in 2000, most tax increases have been caused by higher indirect taxes, especially social security contributions. This is a consequence not only of more generous benefits, but also of making benefits taxable. To maintain the real value to recipients, their pre-tax levels have been raised. Between 1970 and 2000 the level of social security contributions rose from 8 percent of GDP to 15 percent.

Indirect taxes in the form of VAT and excise duties rose relative to GDP from 12 percent in 1970 to 15 percent in 2000. When VAT was introduced in 1969 the rate was equal to 11 percent of the pre-tax price. In 2000 the basic rate was 25 percent of the pre-tax price.

In the 1970s, the problem of narrow tax bases and high tax rates received more attention.

When inflation soared, taxpayers adapted their behaviour in ways that made both the tax system and the economy as a whole less efficient. A first step to correct this was taken through a political compromise in 1981, which lowered marginal tax rates and reduced the value of debt interest deductions. A more radical reform came in 1991. The top marginal tax

rate was then lowered from about 73 percent to about 51 percent (at a local tax rate of about 31 percent). The tax on capital income was separated from the tax on earned income and levied at a flat rate of 30 percent. Lower income tax rates were financed by a general broadening of the tax base and by higher rates of indirect taxes.

11 Swedish taxes in an international perspective

11.1 Living standards

The Gross Domestic Product (GDP) per capita is often used as an indicator for international comparisons of living standards. Using current exchange rates, GDP per capita in Sweden in 2002 was \$27,000 and above the EU average of \$22,700. [15.1]

Table 46
GDP per capita in 2002, US Dollars [15.1]

	Current exchange rates	Purchasing power parities
Sweden	27 000	27 300
EU-15	22 700	26 000
OECD Total	23 100	25 200

Exchange rates, however, are determined mainly by supply and demand of different currencies in the international financial markets. Differences in GDP per capita in current exchange rates will therefore reflect not only the value of total production, but also differences in price levels. Conversion on the basis of purchasing power parities (PPP) will therefore provide a more accurate measure of living standards. Using PPP, GDP per capita in Sweden was only slightly over the EU average in 2002. [15.1]

11.2 The general level of taxation (the tax quota)

A common measure of the general tax level in a country is the relation between total tax revenues and GDP, often referred to as the tax quota. It can however be misleading to use the tax quota for international comparisons since the tax level is dependent on the technical design of tax and welfare systems in a country. Social benefits are for example taxed in Sweden, while similar benefits are exempted from tax or used as tax allowances or tax credits in many other countries. Social security contributions are included in the tax quota in Sweden since they are regulated by law, collected by the tax authorities and to a large extent (60 percent) not directly linked to benefits. In other countries, however, similar benefits are the outcome of negotiations between employers and trade unions and therefore not treated as taxes or included in the tax quota.

Even though the tax quota might exaggerate differences in tax levels, the level of taxation in Sweden is still high by international standards. In 2001, Sweden was the only country with a tax quota above 50 percent (51.4 percent) well above the EU average of 41.0 percent. [15.3] In 2001, the tax ratio in the OECD area as a whole (unweighted average) broke its historical gradual upward trend, falling from 37.1 to 36.9 percent. Tax ratios fell in seventeen OECD member countries and rose in ten. The reduction of the tax ratios was especially strong in the Slovak Republic and Sweden (by -2.6 percentage points of GDP).

11.3 The structure of the tax system

The tax quota reflects both the size of government and its welfare commitments and the way the public sector (including social security funds) is financed.

Countries also place different emphasis on different taxes. For the purpose of comparison, taxes may be grouped into

- Taxes on income and profits
- Social security contributions and payroll taxes
- Taxes on goods and services
- Taxes on property

An average EU country collects 1/3 of its tax revenues from income taxes, a little less from each of social security contributions and consumer taxes and a few percent from property taxes. Most countries diverge, however, from this general pattern.

A comparison of the contribution of different taxes to the tax quota in Sweden and an unweighted EU average shows that taxes on income and profits and social security contributions are higher in Sweden than in most other European countries. Taxes on personal income are highest in Denmark (29.4 percent of GDP compared to 19.3 percent in Sweden). Social security contributions are higher than in Sweden (15.3 percent of GDP) in two EU countries: Czech Republic (17.1 percent) and France (16.3 percent). VAT and excise duties combined are slightly higher in Sweden than the EU average (12.9 percent versus 12.2 percent). [15.5]

The gap between the Swedish tax quota of 51.4 percent of GDP and the EU average of 41.0 percent in 2001 is mainly represented by the higher taxes on labour and social security contributions in Sweden. [15.3]

By comparing the seven most heavily taxed EU countries (according to their tax quotas), there are significant differences in how the tax burden is divided between social security contributions and payroll taxes on the one hand, and taxes on income and business profits on the other. Denmark and Norway collect a greater share of their revenue from income tax, while France in particular places greater emphasis on social security contributions and payroll taxes. The relative importance of consumer taxes is roughly similar and property taxes are relatively insignificant as a source of revenue. [15.6]

Table 47
The tax quota and the tax mix (2001) [15.3,15.6]

	Tax quota	Tax revenue, share of total tax revenues, percent				
	Total tax	Income and profits	Social security and payroll	Property	Goods and services	Other taxes
Sweden	51.4	37.6	29.8	3.1	25.0	0.2
Denmark	49.8	59.1	4.4	3.4	32.2	0.0
Finland	46.1	41.1	26.8	6.9	29.4	0.1
Belgium	45.6	39.6	31.4	3.2	24.6	0.0
Austria	45.0	31.5	32.8	1.3	27.1	1.1
France	45.4	25.4	36.3	6.9	25.2	3.7
Norway	43.3	46.0	20.5	2.2	31.3	0.0
EU average	41.0	35.0	27.9	4.9	30.1	0.9

The public sector is usually divided into central government, local government and the social security funds. In Sweden, more than half of all taxes go to central government (56.2 percent). This ratio varies in the EU between 30.6 percent (Germany) to 85.1 percent (Ireland). Taxes to local government in most EU countries account for a smaller proportion of all taxes. Sweden and Denmark are exceptions; in these countries, over 30 percent of all taxes go to local government. The impact of social security funds in the EU ranges between 4.4 percent

of all taxes (Denmark) and 47.5 percent (France). Sweden, with 11.8 percent, is second lowest after Denmark. [15.10]

Table 48
Tax revenue by recipient, as percent of total tax, 2001 [15.10]

	Federal or Central Government	State Government	Local Government	Social Security funds
Sweden	56.2	-	30.8	11.8
Austria	54.5	9	9.9	26.4
Belgium	35.5	24	4.6	34.7
Denmark	61.4	-	33.8	4.4
Finland	52.7	-	22.4	24.7
France	41.8	-	9.3	47.5
Germany	30.6	22	7.3	39.8
Greece	68.2	-	1.0	30.5
Ireland	85.1	-	1.9	12.4
Italy	58.6	-	12.2	29.0
Luxembourg	66.3	-	5.6	26.7
Netherlands	59.4	-	3.5	36.0
Portugal	64.8	-	6.5	28.2
Spain	47.5	-	16.5	35.5
UK	77.3	-	4.1	17.0

11.4 Taxes on labour

The complexity of tax legislation makes it difficult to compare tax levels of different taxes between countries. This is especially true of income tax. One way to solve the problem is to compare disposable income as percentage of gross pay, taking into account social benefits. Here, the disposable income is equal to gross income plus social benefits and other transfers, minus income tax.

In Sweden, the disposable income in 2003 of a single (unmarried) worker with an average salary was 69 percent of the gross salary. A person earning a salary 67 percent higher than an average worker had a disposable income of 63 percent of gross pay. In most OECD countries, disposable income were higher relative to gross pay. [15.11]

Table 49
Disposable income, by wage levels as a percentage of the average wage for an industrial worker, as percent of gross pay, 2003 [15.11]

Household	Single		Married, 2 children	
	100%	167%	100%	100%
Wage person 1	100%	167%	100%	100%
Wage person 2			0%	67%
Sweden	69.2	63.3	78.4	75.6
Denmark	57.6	49.9	70.3	62.9
UK	75.7	73.1	89.7	83.2
France	73.2	69.5	84.9	81.5
Germany	58.1	51.2	80.5	67.9

Looking at marginal income tax rates we can see that they are higher than in most other countries for single persons with high incomes. For married couples with children at average income levels, marginal income tax rates in Sweden are not notably higher than in many other OECD countries. [15.12]

11.5 Taxes on capital

Capital is a fluid tax base and thereby places a limit on tax rates. At the same time there is an ambition that income from capital and income from work should be taxed at the same level creating a tax policy dilemma.

As with taxes on labour it is difficult to compare tax levels between countries. In many countries, interest on bank deposits is not taxed, while in Sweden all interest and dividends are taxed at 30 percent. On the other hand, in Sweden debt interest is deductible, which is generally not the case in countries where bank interest is tax exempt. In 2001, deductions for debt interest exceeded reported interest income and dividends by almost SEK 22.6 billion. Net revenue yield depends on whether declared capital gains are large enough to make up for this deficit.

Along with a few other countries, Sweden has a net wealth tax, which is applied at 1.5 percent to net household wealth exceeding SEK 1.5 million (2.0 million for married couple) [15.13].

The tax rate applied to company profits is comparatively low in Sweden, at 28 percent.

[15.14] However, comparisons of this tax rate, must also take into account the extent to which companies are allowed to create untaxed reserves, and whether dividends are subject to double taxation, as is the case in Sweden.

11.6 Taxes on goods and services

11.6.1 Value Added Tax (VAT)

In 2004 the minimum standard VAT rate in the EU is 15 percent. Only Cyprus, Luxembourg and Malta are currently applying the minimum rate. Sweden, along with Denmark, has the highest standard tax rate at 25 percent. Member countries are also allowed to use two reduced rates as low as 5 percent for certain categories of goods and services such as medicine, books, transportation and hotels. In addition, several super reduced rates as low as zero percent are specified on a country-by-country basis. [15.15]

11.6.2 Excise duties

In Sweden, excise duties on energy account for the largest share of excise duties overall.

Sweden's excise duty rates on petrol are at the average European level whereas excise duties on diesel oil for industry and heating purposes are notable higher than the EU average. Since the VAT is levied at a higher rate in Sweden than in other countries (with the exception of Denmark), total taxation on energy is among the highest in Europe. [15.16]

Excise duties on alcohol are higher in Sweden than in any other EU country. The Swedish rate of excise duty on ethyl alcohol is EURO 55.2 per litre, compared to 39.3 in Ireland, 28.3 in Finland and 27.8 in Great Britain. The excise duty on wine is also relatively high (EURO 2.4 per litre). [15.17]

Taxes (VAT and excise duty) make up about 70 percent of the retail price of tobacco products in Sweden. This used to be one of the lowest levels in Europe, but after the EU enlargement in May 2004 when 10 new member countries joined, this is now an average rate. However, the price of a pack of cigarettes in Sweden is still higher than in most other countries. This is due to high production costs and high wholesale and retail margins. [15.18]

11.7 Contributions to the EU budget

Sweden is a net contributor to the EU budget. In 2003, Sweden contributed SEK 18.3 billion to the EU budget and received SEK 12.0 billion in return. [15.19]

Appendix

This appendix gives a broad picture of the Swedish tax system and how it is run. It also tells how to declare different kinds of income and pay tax on it.

Taxes have been around in Sweden since the Viking era. The present system on income tax dates from the beginning of the 20th century. There are other taxes besides tax on earnings. For example, the Value Added Tax (VAT) on goods and services.

Political decisions and the Swedish Tax Agency

Taxes and tax rates are decided by the politicians in the Riksdag (Swedish parliament) and by the municipalities and county councils. Collection of taxes is the duty of the Tax Agency, which has offices all over the country.

Taxes go to the state, the county councils and the municipalities, and are used to pay society's expenses for things like education, care, defence and public administration. Much of the tax is returned in the form of pensions and benefits of various kinds.

The Swedish Tax Agency

On January 1, 2004, the Swedish National Tax Board and its ten regional tax authorities transformed into the Swedish Tax Agency. The Tax Agency contains of a headquarter and ten tax regions. Each tax region covers one or more counties and has a number of tax offices and departments. Altogether, the Swedish Tax Agency has approximately 10,500 employees. The Swedish Tax Agency is accountable to the Government (Ministry of Finance) but is an independent authority. The Government cannot influence individual tax cases.

Guidance and checks

The Tax Agency envisages "a society in which everyone wants to do their share". It is known that most people are prepared to pay their taxes as long as everyone or nearly everyone does so. To make sure that people remain willing to pay tax it is important that taxpayers are given proof that cheating is not worthwhile. To make sure that information sent in to the Tax Agency as far as possible are correct from the start, the Tax Agency provides guidance and performs checks.

The aim of the guidance the Tax Agency provides is to make it easier for everyone to avail themselves of their rights and to fulfil their obligations, e.g. by using information in brochures or on the website.

Checks are intended to deter people from cheating. If people and companies see proof that checks work, more people are willing to pay their taxes. Checking also enables to correct mistakes found in the information sent in.

Companies income tax

Liability to tax

Corporations resident in Sweden are subject to national tax on their worldwide income. Resident corporations are those registered in Sweden or managed and controlled there. A non-resident corporation is subject to national income tax on profits from capital gains on real estate in Sweden and from business operation carried on in Sweden, as defined by law and as modified by tax treaties. Generally, a non-resident corporation will be deemed to carry on business operations in Sweden only if it maintains a permanent establishment in Sweden.

Tax rates

Limited companies in Sweden pay national income tax (statlig inkomstskatt) at the rate of 28 percent on the net income (the tax base). An individual who operates a business as a sole trader (self-employed) pays municipal income tax, national income tax and social security on the net income from the operation.

Tax base

Taxable income is based on the profits reflected in the annual income statement with adjustments as provided by law. Normal business expenses incurred to obtain and maintain the corporation's income can be deducted from gross income when determining taxable income.

Companies are entitled to a provision of 25 percent of the tax base to a tax allocation reserve (periodiseringsfond) each year. The fund must be reversed after six years and the reversal is then included in the base for the seventh year's provision. This gives an effective tax rate of approx. 21 percent the first six years and then varies depending on the difference between reversed provision and the provision charged for the year.

Swedish tax law contains provisions for the shifting of profits openly between affiliated resident companies (koncernbidrag), under some conditions.

A net operation loss is carried forward to the following year and is accumulated or diminished depending on the following year's result. There is no time limit for losses carried forward.

Filing of tax return

The basis of assessment for corporations is income for the most recent accounting period ending on or before 31 December. The tax return must be filed by 31 March the following year.

Individuals income tax

The computation of taxable income is made separately for each of three categories of income; income of employment, business and capital. The business income is computed separately for each source and the net results are aggregated to arrive at total taxable business income. The net employment and business income are aggregated and the result, after deductions for private insurance premiums, maintenance payments and the basic allowance, is the taxpayers earned income for national and municipal income tax purposes. Taxable capital income is established after deduction of interest payments and deductible capital losses.

All types of employment income and income from capital form one source of income, respectively. All losses incurred in those categories can be set off against income from the same category in the current year (however some limitations apply). Any surplus must be carried forward indefinitely. If the category of capital income is negative it may, with limitations be taken as a credit against the national and municipal income tax as well as the national real estate tax. Any amount that can not be offset during the current year cannot be carried forward.

Tax on income of employment

Income from employment is the sum of all earnings deriving from a persons own work, which includes:

- **Cash payments:** wages, sickness benefit and pension
- **Fringe benefits:** company car and food vouchers

The tax on income from employment comprises municipal tax and state tax. Most people only pay municipal tax. The amount varies (approx. 29-35 percent tax) depending on the municipality of residence. State tax is paid by people with an income of approx. SEK 290,000

or more (20-25 percent tax). In addition, everyone pays a general pension contribution (7 percent).

Deductions are only allowed for expenses that are directly associated with the work.

Deductions are never allowed for personal living expenses. The most common deductions are for travel to and from work.

Tax on income of self-employment

The taxable income of self-employment contains of the net income from the business after deduction of business expenses. A net loss of self-employment can not be deducted from other sources of income for the individual. Instead it is carried forward to the following year.

On a net profit of self-employment the individual pays individual contributions. The net profit after deduction for individual contribution is then added to the income of employment to form the total income for municipal and national income tax.

Tax on capital income

Capital income includes:

- Interest and dividends
- Profits from the sale of shares, houses and tenant-ownership rights.

The capital income must be declared on the self assessment form. The tax on net capital income is 30 percent.

Filing an income tax return

The employer is required to deduct tax on all wages. The deducted tax is paid to the Tax Agency every month. At the same time, they pay employer contributions for each employee. Everyone receiving an income is required to file a tax return the year after the income year (the assessment year). The income year is the year in which the income (e.g. wages or pensions) is paid out and the employer – or whoever pays out the pension – makes a tax deduction for it.

Everyone required to declare income will receive a tax return form (inkomstdeklaration). Many particulars in the form have already been filled in by the Tax Agency based on the income statements (kontrolluppgifter) from employers, banks, other financial institutions etc. Together with the tax return form the tax is preliminary calculated. It will be based on the information the Tax Agency has entered in the self-assessment.

While filing the tax return one has to check that all income statements are included in the specification and that the amounts are correct. If any of the information which has been filled in is incorrect or incomplete, one must make changes in the tax return. There may, for example, be an error in the information which the Tax Agency has received, or some information may be missing. For example, income from self-employment must always be added.

The tax return must be filed by 2 May.

Between 15 August and 15 September, the Tax Agency issues a final tax statement (slutskattebesked) and a statement of account (kontoutdrag) to most of those who submitted tax returns. The final tax amount has been calculated and compared to the advance tax amounts. Excess taxes are reimbursed, and any shortfall will be subject to collection at the latest 90 days after receiving the final tax calculation.

Other taxes and tax reporting

Value added tax (VAT)

Unless exempted in law, VAT (mervärdesskatt) is levied on all delivery of goods, performances of services and importation of goods and services from non-European

Community countries. The standard rate is 25 percent, a reduced rate of 12 percent applies to foodstuffs and hotels, and 6 percent on newspapers and transportation of persons. The tax paid on purchases can be offset against the VAT collected on sales, which is payable to the government.

Every month, most companies record the amount of VAT they have paid and the amount they have received in a special tax report (skattedeklaration). The tax report must be filed by the 12th of the second month following the end of the relevant month. If the sale exceed SEK 40 million the tax report must be filed by the 26th of the month following the end of the relevant month. For smaller companies the tax report is filed in the income return on an annual basis.

Employer contributions and tax deductions

All employers must pay social security contributions in the form of employer contributions (approx. 33 percent) and make tax deductions for the money they pay to employees. Every month, employer contributions and tax deductions are recorded in the tax report.

A self-employed person pays his/her own social security contributions in the form of individual contributions (approx. 31 percent).

Excise duties

Excise duties (punktskatter) are charged on some goods, for example on:

- Fuel (petrol, oil, coal and bottled gas)
- Energy
- Alcohol
- Tobacco

Wealth tax

A person is subject to wealth tax (förmögenhetsskatt) if he/she is:

- single with a total capital over SEK 1,500,000 or
- married or cohabiting, with a total capital over SEK 2,000,000.

Wealth tax is 1.5 percent of everything over SEK 1,500,000 or SEK 2,000,000 respectively.

The wealth tax is included in the income self-assessment for individuals.

Real estate tax

Owners of real estate are subject to real estate tax. Depending on the purpose of the use the real estate tax rate may vary between 0.5-1 percent of the assessment value. The tax rate on real estate for private use is one percent of the assessment value. The amount to be charged is pre-printed on the self-assessment tax return form.

Every property is supposed to have a tax assessment value equivalent to about 75 percent of the market value. The tax assessment value is decided according to a real estate tax assessment. The tax assessment value is used to calculate real estate tax, wealth tax, inheritance tax and gift tax.

Inheritance and gift tax

Inheritance and gift taxes are imposed by the state on property acquired by inheritance or gift. All immovable and movable properties situated in Sweden and abroad are subject to inheritance and gift taxes.

The inheritance and gift tax varies between 10-30 percent depending on the value of the gift or inheritance and if the donor is related to the recipient or not.

Inheritance and gifts are reported in special tax returns.

Declare income and taxes on the Internet or by phone

Many taxpayers can file their tax returns on the Internet. The kinds of tax returns that are available for electronic filing are expanding for each year. Visit www.skatteverket.se to find out who can use these services and how to proceed it.

The self-assessment for individuals can be approved by telephone (020-567 100) for those who don't have to make any changes.

Everyone has a tax account

Everyone, both individuals and companies, has a tax account. The tax account provided by the Tax Agency for individuals shows the preliminary tax figure based on income statements, own tax payments, the final tax figure and other details. For companies the tax account shows all different taxes that are filed, paid or deducted.

Population registration

Everyone who lives in Sweden is registered in the population register (folkbokföring). The register contains details on all who live in Sweden and where they live. Population registration is one of the tasks of the Tax Agency.

The aim of population registration

Population registration is very important. The fact that one is registered, and where one is registered, affects many of one's rights and obligations, including the right to child allowance and health insurance. Population registration also allows a person to prove his/hers identity and family circumstances, etc., by means of a population registration certificate (personbevis) and other extracts from the records.

An important task of the population registration service is to ensure that society has up-to-date information of the population. Information is passed on to other official bodies from the Tax Agency's population registers.

Information in the registers

Every tax office has a record of everyone living within its area. Details such as name, address, date of birth, family circumstances and place of residence is registered for each individual.

Everyone registered in Sweden is given a national identity number (personnummer) consisting of the date of birth (yy/mm/dd) followed by a fourfigure number for each individual.

The information in the national registers largely comes from the authorities. Hospitals, for example, tell the Tax Agency when a child is born, and registrars report marriages.

In some cases, the information is of a kind that must be provided from the individual. For example, a move has to be reported within one week, and the names of newborn babies have to be reported within three months of birth.