Summary

A movement is under way in California to transfer authority from the state government to local governments. Public Safety Realignment and the Local Control Funding Formula have shifted some of the responsibility for corrections and school funding to local authorities. These initiatives are consistent with public opinion, which favors transferring many obligations from the state to localities. However, a stronger local public sector requires not only more responsibility but also adequate revenue, a concern since the passage of Proposition 13 in 1978. That initiative limited property tax increases and replaced locally determined rates with a statewide rate, thereby constraining local government finances.

In many cases, local governments have responded by turning to another source of revenue—the parcel tax. The parcel tax is a tax on parcels of real property collected as part of a property tax bill. Unlike the property tax, the parcel tax cannot be based on property value. Typically, it is a flat tax that does not vary with the size or characteristics of a parcel. To impose a parcel tax, governments must win support from two-thirds of voters. From 2002 to 2012, California cities, school districts, and special districts placed almost 700 parcel tax proposals on the ballot, of which more than half passed.

This report evaluates the parcel tax based on standard principles of taxation, including neutrality, equity, stability, simplicity, transparency, integrity, and growth. It finds that a well-designed parcel tax can be a worthwhile fiscal institution for California. Statewide, aggregate property tax revenue may be adequate. But the state’s formula for allocating that revenue is
not aligned with the specific public services that community residents demand and are willing to pay for. The parcel tax can strengthen the link between local governments and community residents, promoting government efficiency and realistic expectations about what the local public sector can achieve.

Because the parcel tax is essentially a tax on land, it has several advantages. Other taxes, such as sales and income taxes, can distort economic activity by discouraging work or consumption. But land is immobile and limited in supply. A properly designed tax on land tends to be more neutral in its effect on the economy. To promote equity, a parcel tax should ideally be based on land value. However, Proposition 13 prohibits taxes based on land value. For that reason, it is preferable that parcel taxes not be flat but instead be based on parcel size. A well-designed parcel tax is a levy per square foot applied uniformly to all land uses. Such a tax has one major shortcoming though: a parcel tax based on parcel size can make ownership of large tracts of vacant land uneconomical. A lower tax rate for these parcels may be the solution, but that would violate uniformity. Thus, large tracts of vacant land with little value represent a challenge for the parcel tax.

Other states do not levy parcel taxes. California turned to it only because of Proposition 13’s limits on the property tax. Yet in this large and complex state, the parcel tax plays a useful role, helping California’s diverse localities tailor public services to the needs and desires of their communities. It is vital then that California make the best possible use of this tax to promote government efficiency and help ensure that residents get the services they are willing to pay for.
Introduction

Since 2011, at the urging of Governor Jerry Brown, the California Legislature has enacted two initiatives to transfer authority from the state government to local governments. Assembly Bills 109 and 117, the Public Safety Realignment of 2011, transferred inmates convicted of less serious offenses from state prisons to county jails. The Local Control Funding Formula, enacted as part of the 2013–14 state budget, loosened state-imposed restrictions on how school districts can spend their funds. The impetus for both initiatives is the widespread belief that local governments are more creative, more responsive, and more efficient than the state and federal governments. For example, a 2013 Public Policy Institute of California Statewide Survey found that 71 percent of respondents favored shifting tax dollars and responsibility from state to local government (Baldassare et al. 2013).

A stronger local public sector requires not only more responsibility but also revenue to match that responsibility. That has been a concern since Proposition 13 was passed in 1978. Before then, local governments in California levied their own property tax rates. Proposition 13 replaced those locally determined rates with a statewide 1 percent rate. That was less than half the average tax rate at the time, sharply reducing property tax revenue. However, property tax revenue was considerably higher in California than in other states. The reduction merely brought California in line with the rest of the country. Overall, considering all types of state and local governments taxes, California’s revenue per capita is still greater than that of other states. While state and local tax revenue may be adequate in the aggregate, it is not allocated among governments according to current needs. Counties levy the 1 percent property tax rate and allocate the revenue among local governments according to a formula devised by the state legislature. The formula, based on revenue patterns that are more than 30 years old, is no longer aligned with the public services that community residents demand and are willing to pay for.

As a result, many local governments have turned to other sources of revenue. One of these is the parcel tax, a tax on parcels of real property collected as part of a parcel’s property tax bill. Unlike the property tax, the parcel tax may not be based on the value of property. It is typically a flat tax per parcel that does not vary with the size or characteristics of the parcel. Parcel taxes must be approved by two-thirds of voters.

In the communities that levy it, the parcel tax is more than a revenue source. For a local public sector to be effective, a clear link is needed between the public services residents use and the taxes they pay. If local governments have the authority to set rates for a tax that most residents pay, those residents will be more likely to hold govern-
ments accountable for how that tax revenue is spent. And if governments can only levy taxes that voters approve, voters cannot reasonably fault governments for failing to provide the public with services they are unwilling to pay for. A clear link between services and taxes promotes government efficiency and realistic expectations about what government can achieve. The property tax played that role before Proposition 13. The parcel tax may be playing it now.

The parcel tax did not fill that role by design, however. For defenders of Proposition 13, such as Jon Coupal (2013), the parcel tax is a backdoor tactic to circumvent the proposition’s tax limits. Proposition 13 reduced the tax rate on the value of property. But a parcel tax can offset that reduction with another charge, leaving property tax bills more or less unchanged.

Is the parcel tax a sneaky backdoor gambit or a legitimate form of local taxation? Other states do not levy parcel taxes, suggesting that it is an inferior method for taxing real property. California turned to it only because of limits on a superior method, the property tax. Is the parcel tax truly an inferior form of taxation? Can it be improved?

The report concludes with findings and recommendations. Because the parcel tax is essentially a tax on land, it has several advantages over other taxes. However, since the tax cannot be based on the value of land, it has shortcomings. These can largely be addressed through proper design, specifically by basing the tax on a parcel’s size. Such a reform could make the parcel tax an even more useful revenue option for California’s local governments.

Origins

The parcel tax is a California phenomenon, levied by a number of the state’s cities and school districts. Special districts, typically organized in unincorporated areas, also levy parcel taxes to provide particular public services, such as fire and police protection, parks, and libraries. Though reliable data on the parcel tax are hard to obtain, about 10 percent of cities and school districts levy a parcel tax. Tax rates are relatively small. Of the parcel taxes enacted by school districts between 2002 and 2012, 86 percent were flat rate—that is, the same regardless of the parcel’s size or use. The median was $96 per parcel. Among cities that enacted flat-rate parcel taxes during this period, the median was $60 per parcel. For special districts, the median was $68 per parcel. By comparison, assuming a 1 percent tax rate, the average tax bill for a California single-family home was $3,236 in 2013–14 (California State Board of Equalization 2014).

The parcel tax was directly shaped by Proposition 13. Anticipating that the new limits on property tax revenue would cause local governments to increase other taxes, the authors of Proposition 13 included a provision to make those increases more difficult to impose by requiring approval by two-thirds of voters. Section 4 of the proposition stipulates:

Cities, Counties and special districts, by a two-thirds vote of the qualified electors of such district, may impose special taxes on such district, except ad valorem taxes on real property or a transaction tax or sales tax on the sale of real property within such City, County or special district.
The following year the legislature authorized local governments to levy special taxes on parcels of property to support fire and police services. Similar legislation for school districts, community colleges, and libraries followed in 1987 and 1988.

Section 4 was not clear about what taxes are special taxes that require support from two-thirds of voters. In 1980, San Francisco tested the distinction between special and general taxes by declaring that a payroll and gross receipts tax was a general tax, and therefore did not require two-thirds voter support. California’s Supreme Court agreed, defining special taxes to be taxes earmarked for particular purposes. Taxes that are not earmarked are general taxes and do not require a two-thirds vote. This ruling quickly led to a second initiative in 1984, Proposition 36, which would have required a two-thirds vote for any tax increase. The initiative failed. Defenders of Proposition 13 responded with a second initiative, Proposition 62. The proposition accepted the Supreme Court definition of special and general taxes, but added a requirement that general taxes receive approval of a majority of voters. Proposition 62 passed, giving local governments a clear path around the two-thirds vote requirement.

However, there was no such path for parcel taxes. In 1988, the California Court of Appeals ruled that any general tax on property must be based on the value of property and thus fall under the Proposition 13 limit. A special tax need not be based on value, however. Therefore, all parcel taxes are special taxes, requiring a two-thirds vote, a ruling codified by Proposition 218 in 1996. Proposition 218 also placed tighter restrictions on special assessments, another form of taxing parcels of property (Sonstelie 2014). This long history of legislation, popular initiatives, and court rulings has led to these consequences:

- Parcel taxes are necessarily special taxes that require approval by two-thirds of voters.
- In addition to the parcel tax, cities have several sources of discretionary tax revenue, such as the utility users tax, business license tax, and sales tax. These are not generally special taxes, and they require the approval of only a majority of voters.
- For school districts and special districts, the parcel tax is the only real discretionary source of tax revenue.

Parcel taxes have become synonymous with special taxes. In theory, cities could label other types of taxes as special taxes. But that would merely increase the threshold for getting voter approval.
Property Tax Revenue

Proposition 13’s limits on property tax revenue set the stage for the parcel tax. The limits had two parts. The first capped the property tax rate at 1 percent. The second capped the growth of assessed value. From a base determined by the purchase price of a property, assessed value can grow no faster than either the inflation rate or 2 percent per year—whichever is lower.5

Immediately after Proposition 13 passed, the state replaced much of the property tax revenue lost by local governments with state aid, program shifts, and other forms of assistance. Since then, California has greatly reduced this aid to most local governments.

Property tax revenue declined dramatically after the passage of Proposition 13 (see figure 1). In 1977, property tax revenue per capita was 69 percent higher in California than in the rest of the country. The following year, revenue per capita immediately fell to the level of other states. Since then, it has grown at roughly the same rate as the rest of the country.

Immediately after Proposition 13 passed, the state replaced much of the property tax revenue lost by local governments with state aid, program shifts, and other forms of assistance. Since then, California has greatly reduced this aid to most local governments. But it continues for schools, funded by high state income and sales tax rates. Overall, considering all types of state and local government taxes, California still has greater revenue per capita than other states. The gap narrowed after Proposition 13, but California continues to have relatively high state and local tax revenue (see figure 2). It is difficult to argue that California governments need more revenue in aggregate. However, the distribution of that revenue is an issue.

Proposition 13’s authors deferred to the state legislature regarding how the revenue from the 1 percent property tax rate would be allocated among local governments. The legislature responded by creating a formula that allocated the revenue from each parcel to local jurisdictions in rough proportion to the revenue received by them from that
Parcel Taxes as a Local Revenue Source in California

The current allocation of property tax revenue has a number of questionable features (Hill 2000). One is due to the mechanics of the state’s school finance system. Ironically, the property tax revenue allocated to school districts by the legislature’s formula has significant implications for cities and special districts, but almost no implications for school districts themselves. The state establishes revenue targets for each school district, which it has substantially equalized per pupil over time. A district’s target is met by either property tax revenue or state aid. If a school district receives an unusually large allocation of property tax revenue, less is available for the cities, counties, and special districts serving the same area. However, the high level of property tax revenue directed to the school district reduces its state aid dollar for dollar. The district itself is no better off than another school district that receives very little property tax revenue. The chief beneficiary is the state treasury.

Table 1 shows the differences across counties in the percentage of property tax revenue allocated to schools. Orange and Alameda Counties have approximately the same property tax revenue per capita, but only 23 percent of that revenue goes to schools in Alameda County compared with 41 percent in Orange County. As a result, other local governments in Orange County get about 20 percent less property tax revenue per capita than their counterparts in Alameda County.

---

Ironically, the property tax revenue allocated to school districts by the legislature’s formula has significant implications for cities and special districts, but almost no implications for school districts themselves.

---

Table 1 also shows that property tax revenue per capita varies considerably among counties. In Contra Costa County, the 1 percent rate raised $1,404 per capita in 2009–10

---

**Table 1. Property tax revenue in the ten largest counties, 2009–2010**

<table>
<thead>
<tr>
<th>County</th>
<th>Per Capita Property Tax Revenue ($)</th>
<th>Percentage of Property Tax Revenue for School Districts</th>
<th>Per Capita Property Tax Revenue for Other Local Governments ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Santa Clara</td>
<td>1,714</td>
<td>43</td>
<td>974</td>
</tr>
<tr>
<td>Contra Costa</td>
<td>1,404</td>
<td>31</td>
<td>966</td>
</tr>
<tr>
<td>Orange</td>
<td>1,396</td>
<td>41</td>
<td>827</td>
</tr>
<tr>
<td>Alameda</td>
<td>1,310</td>
<td>23</td>
<td>1,011</td>
</tr>
<tr>
<td>San Diego</td>
<td>1,274</td>
<td>37</td>
<td>804</td>
</tr>
<tr>
<td>Los Angeles</td>
<td>1,095</td>
<td>19</td>
<td>887</td>
</tr>
<tr>
<td>Riverside</td>
<td>983</td>
<td>27</td>
<td>717</td>
</tr>
<tr>
<td>Sacramento</td>
<td>890</td>
<td>27</td>
<td>645</td>
</tr>
<tr>
<td>San Bernardino</td>
<td>855</td>
<td>16</td>
<td>717</td>
</tr>
<tr>
<td>Fresno</td>
<td>654</td>
<td>29</td>
<td>465</td>
</tr>
</tbody>
</table>


**NOTE:** Property tax revenue is 1 percent of taxable assessed valuation. School revenue is from SACS, 2009–10. Property tax revenue for school districts does not include revenue for county offices of education or community colleges. Dollar values are rounded to the nearest whole number.
compared with only $654 in Fresno County. In both counties, about 30 percent of that revenue goes to schools, leaving only $465 per capita for other local governments in Fresno County, compared with $966 per capita in Contra Costa County. Of course, it is no surprise that the same tax rate raises more revenue in Contra Costa County, where housing prices are relatively high, than in Fresno County, where prices are lower. The point is that the same rate applied throughout the state has very different implications for property tax bills and property tax revenue.

Even within the same county, the allocation of property tax revenue can be very uneven. Table 2 shows per capita property tax revenue of ten cities in Los Angeles County in 2009–10. All ten are full-service cities that provide police and fire protection, libraries, and parks. The third column lists each city’s percentile place in per capita property tax revenue among all 26 full-service cities in the county. Pomona, in the 11th percentile, receives property tax revenue of $85 per capita, while San Marino, in the 92nd percentile, receives $721 per capita. The property tax differences are partly related to median household income. Wealthier households live in more-expensive homes, yielding greater property tax revenue. But the distribution of commercial and industrial property is also relevant. Los Angeles and Long Beach are in higher percentiles of per capita property tax revenue than their median household incomes would indicate, largely because of high concentrations of commercial and industrial property.

The uneven distribution of property tax revenue is one reason for such discretionary local revenue sources as the parcel tax. The legislature could improve the allocation of property tax revenue. But it is difficult to imagine that any centralized allocation formula could adequately address varying demands for public services across a state as large and diverse as California. The demand for public services implies a willingness to pay for those services. It is difficult to assess demand without attaching that demand to an obligation to pay for it.

Even if the legislature could devise a better formula, local governments should have a discretionary revenue source, particularly one, such as the parcel tax, that...

Table 2. Property tax revenue for selected Los Angeles County cities, 2009–2010

<table>
<thead>
<tr>
<th>City</th>
<th>Per Capita Property Tax Revenue ($)</th>
<th>Percentile among Cities in Per Capita Property Tax Revenue</th>
<th>Median Household Income ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pomona</td>
<td>85</td>
<td>11</td>
<td>48,864</td>
</tr>
<tr>
<td>Alhambra</td>
<td>93</td>
<td>19</td>
<td>53,917</td>
</tr>
<tr>
<td>Santa Fe Springs</td>
<td>117</td>
<td>31</td>
<td>54,551</td>
</tr>
<tr>
<td>Arcadia</td>
<td>150</td>
<td>42</td>
<td>77,342</td>
</tr>
<tr>
<td>Long Beach</td>
<td>178</td>
<td>50</td>
<td>52,900</td>
</tr>
<tr>
<td>Burbank</td>
<td>238</td>
<td>61</td>
<td>67,693</td>
</tr>
<tr>
<td>Los Angeles</td>
<td>243</td>
<td>65</td>
<td>49,745</td>
</tr>
<tr>
<td>Pasadena</td>
<td>262</td>
<td>73</td>
<td>68,310</td>
</tr>
<tr>
<td>Redondo Beach</td>
<td>283</td>
<td>80</td>
<td>98,816</td>
</tr>
<tr>
<td>San Marino</td>
<td>721</td>
<td>92</td>
<td>139,122</td>
</tr>
</tbody>
</table>

Parcel Taxes as a Local Revenue Source in California

requires voter approval. Tax-rate referenda force governments to convince voters that they are spending tax dollars wisely, on valuable public services. Referenda also promote realistic expectations about the services that governments can supply. If voters do not approve a proposed tax, they cannot reasonably expect their governments to provide the services that tax would have financed.

Using the Parcel Tax

This section provides details on how cities, school districts, and special districts use the parcel tax. Each of these types of government operates in a different fiscal environment. Cities have more sources of discretionary revenue than school districts and special districts, and school districts have more state aid than special districts. Nevertheless, these three types of government have had similar experiences with parcel taxes.

- The frequency of parcel tax elections is roughly the same among them. From 2002 to 2012, cities placed 124 parcel tax proposals on the ballot. As of 2010, California had 481 cities, so the ratio of proposals to cities was approximately 0.26. For school districts, the ratio was 0.34 and for special districts 0.10.
- The passage rate for parcel tax proposals was similar for each type of government: 48 percent for cities, 60 percent for school districts, and 45 percent for special districts. Local governments do not place parcel tax proposals on the ballot without a reasonable chance of passage.
- Most parcel taxes are flat-rate taxes. From 2002 to 2012, flat-rate taxes represented 86 percent of the 389 parcel taxes proposed by school districts, 51 percent of those proposed by cities, and 75 percent of those proposed by special districts.
- Most flat-rate parcel taxes were relatively small. The median was $60 per parcel for cities, $96 for school districts, and $68 for special districts.

Cities

Cities have several revenue sources. The most important is the property tax, which varies from $95 per capita in the 20th percentile of full-service cities to $380 per capita in the 80th percentile (see table 3). In California, 110 cities are full service, providing fire and police protection, libraries, and parks. The state has 371 other cities that offer some of those services and depend on special districts and counties to provide the others.

The state’s formula allocates property tax to cities. The most important sources of discretionary revenue are the utility users, business license, and transient lodging taxes. The first is a tax on the use of utilities, such as gas, electricity, telephone, and cable television. The business license tax is commonly levied on the gross receipts of businesses. The lodging tax is levied on people staying temporarily in hotels, motels, or other lodging facilities. Following Proposition 218 in 1996, all three taxes required approval by a majority of voters.

From 2003 through 2012, California cities have placed 124 parcel tax proposals on the ballot, of which 59 received support from at least two-thirds of voters.

No state agency collects data on parcel tax revenue for cities, and cities do not always clearly identify such revenue in their reports. The best data on parcel taxes come from the California Local Government Finance Almanac, an online resource maintained by the municipal finance expert Michael Coleman, which has tracked local tax elections since 2002 (Coleman n.d.). From 2003 through 2012, California cities have placed 124 parcel tax proposals on the ballot, of which 59 received support from at least two-thirds of voters (see figure 3). Cities placed an unusually large number of proposals on the ballot in 2004. Ten came from a group of cities in Los Angeles County, each of which proposed a tax of $25.26 per parcel to benefit libraries. All these proposals failed.
Cities in the San Francisco Bay Area are more likely to have passed a parcel tax than cities in other areas (see figure 4). Between 2003 and 2012, 7 of the 11 cities in Marin County and 5 of the 14 cities in Alameda County passed a parcel tax. Seven cities in Los Angeles County passed a parcel tax during this period, but this represents only 8 percent of all cities in the county. Eleven counties had only one city that passed a parcel tax between 2003 and 2012, and 41 counties had no parcel tax passed by a city during this period.

Of the 106 proposals for which information on tax rates is readily available, 51 provided for a flat tax applied to all properties. The lowest was an annual tax of $12 per parcel for animal control in Paradise. The highest was $950 for public safety in Ross. Twenty-nine proposals had a tax of $30 per parcel or less, and 16 had a tax of $100 per parcel or more. The median was $60 per parcel. Proposals without an overall flat rate often involved a flat rate for residential parcels or dwelling units and a different rate for nonresidential properties.

A few parcel taxes are obvious violations of long-standing principles of taxation. For example, most states require property to be assessed uniformly, regardless of use. A few states allow different tax rates for different classes of property, but limit the number of classes. By contrast, the city of Huntington Park passed a parcel tax in 2004 with 17 different rates, depending on parcel use. The lowest was $20.24 per year for unimproved lots, and the highest was $629.14 per year for hotels, motels, department stores, mobile home parks, and supermarkets. The tax was $78.64 for parcels with one single-family residence, $147.18 for parcels with two dwelling units, and so on.

The parcel tax had its origins in a special assessment for a lighting and landscaping district. The ordinance proposing the tax also repealed the special assessment that
Parcel Taxes as a Local Revenue Source in California

was previously levied by the district. Huntington Park’s city attorney wrote in an analysis of the proposal that the previous assessments, which were based on street frontage, fell more heavily on single-family residences than on multifamily residences, and that the proposed parcel tax would rectify this. The proposal won 69 percent of the vote in the November 2004 general election.

The Huntington Park tax rates may have been motivated by the benefit principle—that is, the desire to tax parcels in rough proportion to their benefits from public services. In contrast, in Desert Hot Springs, a proposed parcel tax was more likely motivated by a desire to export some of the city’s tax burden to residents of other jurisdictions. The city first passed a public safety parcel tax in 2000, with 79 percent approval. It renewed the tax in 2010, with 83 percent approving. For the June 2014 election, the city placed on the ballot a proposal to amend its parcel tax by increasing the tax rate on vacant land from $30 to $372 per acre. The increase would have had a particularly large impact on a Canadian company that owned 1,600 acres of vacant land in the city. Overall, the city projected that the tax would increase revenue by $3.8 million per year (Ramseth 2014). The proposal received a positive vote from 61 percent of voters, 5 percentage points short of the required two-thirds.

The Desert Hot Springs proposal illustrates that the revenue that cities raise from these tax rates depends on the tax base. The median California city has 0.32 parcels per capita (see table 4). Thus, for the average city, a $100-per-parcel tax raises $32 per capita. Eighty-seven percent of parcels are residential, so a flat parcel tax is borne mainly by owners of homes and apartments.

Revenue also depends on the tax rate that cities can levy, which is related to the value of parcels. A densely populated city may have relatively few parcels per capita. But land values are higher in cities than in rural areas, and land value is a good measure of the tax rate that a parcel can support. In other words, cities may have fewer parcels per capita than rural areas, but a greater tax capacity per parcel.

Table 4. Parcel tax base, California cities, 2009–2010

<table>
<thead>
<tr>
<th></th>
<th>20th Percentile</th>
<th>Median</th>
<th>80th Percentile</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parcels per capita</td>
<td>0.25</td>
<td>0.32</td>
<td>0.42</td>
</tr>
<tr>
<td>Residential parcels</td>
<td>0.21</td>
<td>0.27</td>
<td>0.34</td>
</tr>
<tr>
<td>per capita</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential parcels/</td>
<td>0.76</td>
<td>0.87</td>
<td>0.92</td>
</tr>
<tr>
<td>total parcels</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SOURCE: DataQuick.
NOTE: Averages are weighted by population.
No single source has data on parcel tax revenue for all cities, but 40 cities posted parcel tax revenue on their websites. Among those cities, median revenue per capita was $33 in 2009–10. In the 20th percentile, revenue was $12 per capita, and in the 80th, $104 per capita.

School Districts
School districts have fewer revenue sources than cities. In 2009–10, California had 963 school districts, with an average revenue of $8,801 per pupil. On average, districts received $2,210 per pupil in property tax revenue. In most districts, property tax revenue was well short of the targets established by the state. General-purpose state aid made up the difference, averaging $3,114 per pupil. In addition, the state allocated to districts an average of $1,042 per pupil in other forms of aid, such as for special education. School districts also received an average of $1,042 per pupil in federal aid. A variety of other local revenue sources, such as interest, rental income, and interagency transfers, added another $570 per pupil.

Between 2003 and 2012, school districts placed 329 parcel tax proposals on the ballot (see figure 5). Sixty percent of these passed. Most proposals included a sunset provision—usually four to ten years. But many districts renew or increase their parcel taxes when they expire. From 2003 to 2012, 197 proposals passed, of which 83 were renewals or increases. Only 114 districts had one or more successful parcel tax elections during this period. Among those districts with parcel taxes, revenue per pupil was $213 in the district in the 20th percentile, $577 in the median district, and $1,222 in the 80th percentile.

Parcel tax proposals for school districts were concentrated in the San Francisco Bay Area (see figure 6). In Marin County, 79 percent of districts passed a parcel tax; in Santa Clara County, 74 percent; in San Mateo County, 70 percent; in Alameda County, 61 percent; and in Contra Costa County, 50 percent. Statewide, only 12 percent of school districts passed a parcel tax between 2003 and 2012. The higher parcel tax frequency in the Bay Area is partly explained by household income (Lang and Sonstelie 2014). The likelihood of levying a parcel tax is positively related to the average income of households in a district. Bay Area districts tend to have higher household income than districts in the rest of the state. However, that does not account for all the difference between the Bay Area and the rest of the state. Controlling for household income

Figure 5. Parcel tax elections, California school districts, 2003–2012

In this breakdown, parcel tax revenue is included in “other local revenue.” In 2009–10, in all school districts, including those without a parcel tax, parcel tax revenue averaged $53 per student. Though parcel tax revenue comes from a levy on real property, it does not count as local revenue in calculating state aid. Therefore, an increase in parcel tax revenue does not reduce state aid, in contrast with an increase in property tax revenue.
and other relevant factors, Bay Area districts are still more likely to levy a parcel tax.

Of the 389 parcel taxes proposed by school districts during this period, 86 percent were flat rate. The average rate was $134 per parcel, and the median was $96. The tax rate was $195 per parcel in the 80th percentile of proposals and $59 in the 20th percentile. The proposals that were not flat rate were mostly based on the square footage of or improvements to the parcel. Several of these proposals had different tax rates for residential and nonresidential parcels. A 2008 proposal of that type was challenged in court and overturned by the California Court of Appeals in 2013 (George J. Borikas v. Alameda Unified School District). In the decision, the court ruled that taxing different classes of property at different rates violated legislation that authorized school districts to levy parcel taxes that “apply uniformly to all taxpayers or all real property.”

The California Supreme Court denied a motion to review the decision. The legislature is now considering a bill that would allow school districts to tax residential and nonresidential property at different rates. Current statutes do not require other local governments to levy parcel taxes uniformly.

The tax base for flat-rate parcel taxes is unevenly distributed among school districts (see table 5). In 2009–10, the median California unified K–12 school district had 0.39 parcels per capita. A tax of $100 per parcel would raise $39 per capita in that district. The 80th percentile had 0.81 parcels per capita. A $100-per-parcel tax would raise $81 per capita. As the second and third rows of the table demonstrate, the difference between districts with high and low parcels per capita is due to variations in both residential parcels per capita and the percentage of total parcels that are residential.

In terms of school services, pupils, not residents, are relevant. The fourth row of table 5 shows that the ratio of students to total population varies across unified school districts. The net result of these two factors—variations in parcels per capita and students per capita—creates consid-

<table>
<thead>
<tr>
<th>Table 5. Parcel tax base, California unified school districts, 2009–2010</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Parcels per capita</strong></td>
</tr>
<tr>
<td>------------------------</td>
</tr>
<tr>
<td>Residential parcels per capita</td>
</tr>
<tr>
<td>Residential parcels/total parcels</td>
</tr>
<tr>
<td>Students per capita</td>
</tr>
<tr>
<td>Parcels per student</td>
</tr>
</tbody>
</table>

SOURCE: DataQuick.
Differences in parcels per student affect more than the yield of a parcel tax. They also affect the likelihood that districts levy a parcel tax.

Considerable variation in parcels per student. For the median district in 2009–10, a tax of $100 per parcel would raise $241 per pupil, about 3 percent of the state average of $8,682 per pupil. The same tax would raise $625 per student in a district in the 80th percentile of parcels per student.

Differences in parcels per student affect more than the yield of a parcel tax. They also affect the likelihood that districts levy a parcel tax. Bree Lang and Jon Sonstelie (2014) find that districts with relatively high ratios of parcels to students are more likely to levy parcel taxes than other districts. However, the ratio of parcels to students is only one factor in the base for a parcel tax. The value of parcels surely affects the tax rate that a district can levy, and that value ranges widely from densely populated cities to rural areas.

**Special Districts**

Special districts are local governments that provide a limited number of services. Examples are fire protection, parks and recreation, and library districts. Special districts have governing boards and taxing authority, but they typically do not have the full range of police powers of cities and counties (Manatt et al. 2010).

From 2003 through 2012, special districts placed 238 parcel tax proposals on the ballot (table 6). More than a third of these came from county service areas and community service districts, mostly for fire protection services and for road construction and maintenance. In addition to the proposals listed in table 6, there was one proposal from an airport district, one from a vector control district, and two from transit districts. Three of these four proposals passed.

Among the 193 proposals from special districts for which tax rate information was available, 142 proposed a flat rate for all parcels, 44 proposed to tax different land uses at different rates, and 7 proposed a tax on square footage. The median flat rate was $68 per parcel, $42 at the 20th percentile, and $148 at the 80th percentile.

**Evaluating the Parcel Tax**

Though relatively few local governments currently levy parcel taxes, use of the tax is growing. Is California ready to embrace the parcel tax as a worthwhile fiscal institu-

<table>
<thead>
<tr>
<th>District Type</th>
<th>Number of Districts</th>
<th>Proposals</th>
<th>Proposals per District</th>
<th>Percentage Passed</th>
</tr>
</thead>
<tbody>
<tr>
<td>County/community service</td>
<td>1,204</td>
<td>86</td>
<td>0.07</td>
<td>40</td>
</tr>
<tr>
<td>Fire protection</td>
<td>363</td>
<td>80</td>
<td>0.22</td>
<td>49</td>
</tr>
<tr>
<td>Parks and recreation</td>
<td>108</td>
<td>24</td>
<td>0.22</td>
<td>42</td>
</tr>
<tr>
<td>Hospital/ambulance/health</td>
<td>84</td>
<td>18</td>
<td>0.21</td>
<td>72</td>
</tr>
<tr>
<td>Library</td>
<td>14</td>
<td>8</td>
<td>0.57</td>
<td>63</td>
</tr>
<tr>
<td>Water</td>
<td>164</td>
<td>5</td>
<td>0.03</td>
<td>20</td>
</tr>
<tr>
<td>Memorial</td>
<td>27</td>
<td>4</td>
<td>0.15</td>
<td>0</td>
</tr>
<tr>
<td>Cemetery</td>
<td>251</td>
<td>3</td>
<td>0.01</td>
<td>33</td>
</tr>
<tr>
<td>Flood control</td>
<td>52</td>
<td>3</td>
<td>0.06</td>
<td>0</td>
</tr>
<tr>
<td>Police protection</td>
<td>3</td>
<td>3</td>
<td>1.00</td>
<td>67</td>
</tr>
</tbody>
</table>

**Table 6. Parcel tax proposals for special districts, 2003–2012**

tion? The California Tax Foundation (2014) has initiated a discussion of that question, and this report offers another perspective. The goal is not to identify changes in the parcel tax that would make it more popular. A tax that passes costs of a community’s public services on to the residents of other communities may be popular with community residents, but it will not generally be in the interests of the state as a whole.

Instead, the goal here is to take a broader view, to step back from the perspective of individual taxpayers and focus on widely accepted principles that apply to many taxes. This section focuses on seven standard principles of public finance: neutrality, equity, stability, simplicity, transparency, integrity, and growth. These general principles can help guide the discussion of whether the parcel tax is acceptable for the state as a whole and what conditions on its use might make it more acceptable. Such a discussion may lead to statewide legislation restricting the structure of parcel taxes. The particular circumstances of taxpayers will then determine whether a tax with such a structure has enough local support to win approval.

Though relatively few local governments currently levy parcel taxes, use of the tax is growing.
Neutrality
A tax is neutral if it does not distort market outcomes. Neutrality is often referred to as economic efficiency. A simple example illustrates the importance of this principle. A family is considering an addition to its home. It would be willing to pay as much as $100,000 for the addition, but the cost is only $90,000. The family’s surplus is $10,000.

In general, a tax will cause a deadweight loss whenever its application diminishes an economically productive activity.

However, the addition would increase the assessed value of the family’s home and thus its property taxes now and in the future. If the present value of those property tax increases exceeds $10,000, the family will not build the addition. It loses the $10,000 surplus because of the tax. In public finance, that loss is called the deadweight loss or excess burden of the tax. The tax has erased the benefit of a productive activity.

In general, a tax will cause a deadweight loss whenever its application diminishes an economically productive activity. An excise tax causes a deadweight loss by reducing purchases of the taxed good. An income tax causes a deadweight loss by reducing work effort and saving. A property tax causes a deadweight loss by reducing improvements to property. In each case, the size of the loss is determined by the sensitivity of the activity to its price. An income tax has a large deadweight loss if work effort increases significantly as wages rise or if saving is very sensitive to interest rates.

In choosing taxes to finance public services, communities should try to minimize deadweight loss. Taxes on land have a special appeal in this regard, because the supply of land is immobile and fixed by nature. As Henry George (1879) argued, a properly administered tax on land has no deadweight loss. To achieve this, the tax must not depend on the use of the land. If the tax is higher on improved land than on unimproved land, it will discourage productive use of land, causing a deadweight loss. Similarly, if the tax is higher on land used for commercial purposes than on land for homes and apartments, it will discourage commercial activity, causing a deadweight loss. George argued for a tax on the value of land in its highest and best use. In that case, the tax would not change if land use changed.

A parcel tax could have the same beneficial effect as a land value tax (Oates and Schwab 2009). The key is that the tax must not depend on the use of the land. That condition is easily satisfied by a tax on square footage. At first look, the condition also seems to be satisfied by a flat tax per parcel. However, a flat tax tends to discourage the subdivision of large parcels, which in turn may discourage residential development. To minimize deadweight loss, a parcel tax should be based on parcel size by levying a determined tax rate per square foot. To avoid deadweight loss, it should not be based on the use of the parcel or characteristics of any developments on the parcel. A parcel tax based on parcel size will have a much lower deadweight loss than an income, sales, or property tax.

A uniform tax applied to all parcels in a community also reduces opportunities to export tax burdens to other communities. The Desert Hot Springs parcel tax proposal is a good example of tax exporting. The city proposed to increase the tax on vacant land, much of which belonged to residents of other communities, who could not vote on the proposal. Under a uniformity rule, the city could only increase its tax rate on vacant land if residents were also willing to increase the tax on their own parcels by the same amount.

Equity
The equity principle is generally separated into two components: horizontal and vertical. A tax is horizontally equitable if two taxpayers in the same economic position pay the same tax. The difficult issue is judging whether two taxpayers are in the same position. Income or wealth is commonly used to define a taxpayer’s position. By that standard, a parcel tax is not horizontally equitable. Two taxpayers with the same income will pay different parcel
taxes if one owns a home and the other rents. Even if ownership of land is used to determine a taxpayer’s economic position, a flat tax may not be horizontally equitable. The main inequity concerns very small parcels created by subdivision. These parcels are too small to be developed by themselves and are often possessed by the owner of an adjacent parcel who treats the smaller parcel as part of the larger parcel. With a flat tax, the owner would pay a tax on both parcels. By contrast, with a tax on square footage, the total tax on the two parcels would be the same as if the parcels were one.

Vertical equity concerns the tax burdens of taxpayers in different economic positions (Cordes 2011). Vertical equity is frequently judged according to the ability-to-pay principle. Higher-income taxpayers have greater ability to pay and should pay higher taxes, according to this principle. By that standard, a flat-rate parcel tax is not vertically equitable, because all homeowners pay the same regardless of their income. A parcel tax based on square footage would be better, according to that standard, because wealthier homeowners tend to live on larger parcels. However, the value of a homeowner’s parcel is an even better measure of ability to pay than the size of the parcel.

Vertical equity can also be judged according to the benefit principle (Cordes 2011). By that standard, taxes should be related to the benefit that taxpayers receive from public services. A parcel tax looks relatively better according to this standard. If a community improves public services, it becomes more desirable for potential residents, increasing demand for housing there. If zoning regulations permit, this increased demand will increase the supply of housing. However, over the long run, that increase is limited by the supply of land. So enhancing a community’s public services tends to increase land values. The increase occurs in both residential and nonresidential areas because nonresidential uses must compete for land with residential uses. Thus, landowners throughout the community are the primary beneficiaries of improved public service. According to the benefit principle, they should pay for those improvements, which they do if the improvements are financed by a parcel tax. Again, a tax on square footage is more equitable than a flat tax because the increase in value from better public services will be roughly proportional to parcel size.

The benefit principle is particularly appropriate for judging the parcel tax because of the way that it is levied. The tax does not provide most of the funding for local public services. It finances the marginal improvement of services over a baseline that is financed by other revenue. If the total benefit of an enhancement, measured by the willingness of each resident to pay for it, exceeds its cost, there is a strong case for financing it. Whether or not it is financed depends on voter support. That in turn depends on whether a voter’s willingness to pay exceeds the voter’s aversion to the additional tax. The enhancement will receive voter support if, and only if, total benefits exceed total costs. Of course, perfect proportionality is impossible. But a good alignment of taxes and benefits will tend to make voter support for a proposal more likely when total benefits exceed total costs and less likely when benefits are less than costs.

A tax on square footage is more equitable than a flat tax because the increase in value from better public services will be roughly proportional to parcel size.

Equity is a difficult principle to apply, not only for the parcel tax but also for sales, income, and property taxes. Tax burdens under the income tax seem most consistent with the ability-to-pay standard. Sales tax and property tax burdens are also related to the ability to pay. By that standard, the property tax seems superior to the parcel tax, because it is not a flat rate per parcel or square foot but a tax based on the value of property. However, when judged according to the benefit principle, the parcel tax seems quite equitable relative to other taxes.
Stability
Taxpayers should be protected against sudden and unexpected increases. During the 1970s, California housing prices increased rapidly, pushing up assessed values and property taxes. These increases explain at least some of the support for Proposition 13 (Fox 2003). In contrast, the parcel tax is stable by its very nature, more so than the sales and income taxes.

Simplicity
The parcel tax is also simple and less costly to administer than property, sales, and income taxes. In the case of the property tax, each county’s assessor maintains a roll of taxable properties with the names and addresses of parcel owners and various parcel characteristics, including land area. To distribute property tax revenue to local governments, the county property tax administrator has a list of the local governments serving each parcel, which is used to generate property tax bills. Those bills typically include additional charges, such as sewage and water. A parcel tax is just one more charge added to a parcel’s property tax bill.

Transparency
Regardless of whether the tax is flat or calculated per square foot, the basis for the parcel tax is objective and easy to understand. Unlike the income tax, there are no long forms to complete or complicated statutes to interpret. And, unlike a sales tax, every taxpayer knows his or her annual tax bill. A parcel tax bill comes once a year as an item listed on a parcel’s property tax bill. Unlike the sales tax, the parcel tax does not involve innumerable, small charges levied throughout the year.

Integrity
A tax that is easy to evade erodes public confidence in government. Like the property tax, parcel taxes are difficult to evade. Parcels are easily identified, parcel taxes are included on property tax bills, and governments may place a lien on properties with unpaid taxes. The sales tax is also difficult to evade, but evasion is a problem with the income tax.

Growth
Tax revenue should grow in line with the cost of the services that the tax finances. Unlike other taxes, a parcel tax’s base does not grow over time. Thus, it requires tax-rate adjustments to keep pace with rising costs. Some local governments have put in place automatic rate increases tied to the inflation rate. Many school districts take a different approach. Tax proposals include a sunset provision of usually four to ten years. When the tax expires, the district typically proposes another parcel tax that carries a rate that accounts for inflation, enrollment growth, and changes in state aid. This approach is more flexible than automatic inflation adjustments and also helps build a strong link between the district and its taxpayers.

Shortcomings
According to the seven principles of taxation, a uniform tax applied to square footage compares favorably with other taxes. However, it has one major shortcoming, and it concerns large parcels of little value. A parcel’s slope may be too steep for development, or the parcel may be far from an urban area and unfit for agriculture. In such cases, the stream of future tax payments from a parcel tax may exceed any reasonable expectation of future income. The application of the parcel tax in this case is akin to confiscating land, which is unfair by any standard.
Because the parcel tax is a tax on land, it has many advantages over other taxes. Designed properly, it causes virtually no deadweight loss—that is, it does not diminish economic activity the way the sales and income taxes do. The essence of a properly designed parcel tax is not a flat tax but rather a tax per square foot of land, applied uniformly to all land uses.

an inherent conflict between neutrality and equity, which can only be resolved by a tax based on value. Taxing land fairly without taxing the value of land is challenging.

The difficulty of this challenge depends on the tax rate. Every property has a tax capacity—that is, the tax rate that would threaten to reduce the property’s value to zero. A low tax rate is unlikely to exceed the capacity of any parcel. However, as the tax rate rises, more properties become vulnerable. The distribution of tax capacity will also vary by community. In suburban communities, tax capacities are likely to be relatively high across the board, allowing more leeway for tax rates than in more-rural areas, where large portions of land may have little value. The distribution of tax capacity within communities is an empirical question worth investigating.

Conclusion

For the authors of Proposition 13, the parcel tax falls into that well-populated category of unintended consequences. They surely did not intend to limit property taxes only to create another way to tax real property.

Proposition 13 capped property tax revenue, which arguably was excessive. But it also closed off the main avenue through which local governments could address the demands of their constituents. The state has devised a formula for allocating property tax revenue among local governments. Yet no centralized formula can be expected to respond to the demands of constituents in such a large and diverse state as California. Some form of local, discretionary revenue is needed to supplement the property tax revenue allocated to each government. A local, discretionary source of revenue is also a crucial link between local governments and their taxpayers, an important factor in promoting an effective local public sector.

The parcel tax has assumed that role in several school districts, special districts, and cities. Though currently limited, parcel tax use is growing. That makes it increasingly important to ask whether it is an appropriate tax to play the role it is playing and what provisions might make it more acceptable. This report aims to advance that discussion.

Because the parcel tax is a tax on land, it has many advantages over other taxes. Designed properly, it causes virtually no deadweight loss—that is, it does not diminish economic activity the way the sales and income taxes do. Moreover, it assigns taxes in line with benefits, a common standard of equity. The essence of a properly designed parcel tax is not a flat tax but rather a tax per square foot of land, applied uniformly to all land uses. Such uniformity would also reduce opportunities for communities to export their tax burdens to other communities.

Despite these advantages, a uniform tax on square footage has a major shortcoming. Some large parcels may have little value and thus be limited in their capacity to support a parcel tax. The obvious solution is to base the tax on the value of land. However, a tax on value is prohibited by Proposition 13.

That restriction is the primary obstacle the parcel tax must overcome. It is a challenge to tax land without taxing the value of the land. That challenge has been met in two ways. The first is to impose relatively low tax rates that do not exceed the tax capacity of low-value properties. The
second is to sacrifice uniformity—for example, by levying a lower rate on vacant land. The issue of uniformity is now before the state legislature, prompted by the Borikas decision, which overturned a parcel tax proposal that levied different residential and nonresidential rates. If the legislature insists on uniformity for school districts and extends that principle to cities and special districts, local governments’ use of the parcel tax will grow more slowly. A middle course would be to allow a few specific deviations from uniformity, such as a lower tax rate for vacant land.

Regardless of what the legislature decides, the state should acknowledge the significant role the parcel tax plays and begin to monitor it. In particular, the State Controller’s Office should collect data on parcel tax rates and revenue, and publish those data in its annual reports on cities, counties, school districts, and special districts.

Notes

1 California Government Code, Section 53978.
2 California Government Code, Sections 50079 and 53717.
3 City and County of San Francisco v. Farrell, 32 Cal. 3d 47 (1982).
4 Taylor (2014) provides a fuller description of voter requirements for local taxes.
5 Taylor (2012) provides a fuller description of California’s property tax system.
6 Much of this material was covered in an earlier and more comprehensive study by Rueben and Cerdan (2003). Because this report focuses on broad-based taxes for general public services, the parcel taxes reviewed in this section are those levied by cities, school districts, and special districts, not the taxes levied by community facility districts created by these other governments.
7 Coleman (2014) provides a detailed description of each revenue source.
8 Chavez and Freedberg (2013) and McGhee and Weston (2013) provide thorough summaries of parcel tax elections for California school districts.
9 California Government Code, Section 50079.
References


About the Author

Jon Sonstelie is an adjunct fellow and Bren fellow at the Public Policy Institute of California and a professor of economics at the University of California, Santa Barbara. His areas of expertise are public finance and urban economics, with a focus on school finance. He coauthored the California School Finance Revenue Manual, which explains the complexities of public school funding in California, and he developed the PPIC School Finance Model for simulating the effects of various school funding formulas. His work includes studies of school budgets and student achievement, state finance and the Master Plan, school resources and academic standards, and the effect of public school quality on private school enrollment. He was previously a research fellow at Resources for the Future. He holds a PhD in economics from Northwestern University and a BA from Washington State University.

Acknowledgments

I am grateful to Michael Coleman and EdSource for sharing their data on parcel tax elections. For comments on an earlier draft of this report, I am also grateful to Chas Alamo, Michael Coleman, Rob Gutierrez, Patrick Murphy, Marianne O’Malley, Terri Sexton, Lynette Ubois, Paul Warren, and Joan Youngman. The Lincoln Institute of Land Policy provided important support in the early stage of this research. Any errors in this work are my own.
Additional resources related to fiscal/governance reform are available at www.ppic.org.