

Please read the following information and instructions carefully before submitting this Survey.

1. December 31 of prior year is the assessment date. If you owned this vessel on December 31 prior, you are required to complete and submit this Survey with **postmark by April 30** of the current year. The Survey must be completed **in its entirety**. Failure to do so may result in a tax notice issued with an estimated tax value plus penalty. Unsigned and late Surveys are subject to a **10% penalty**.
2. **This is only a survey**. It is **not a tax bill** nor does it indicate that your watercraft will be taxed in Horry County. It is intended to distinguish between taxable and exempt watercraft in Horry County.
3. The current state statute allows for, and Horry County Ordinance 64-07 has adopted, a reduction in property taxes for **ALL WATERCRAFT**. The reduction is determined by allowing a 42.75% exemption in fair market value. This exemption applies to all tax years beginning with 2008. This essentially achieves the same net effect as using a 6% assessment rate applied to the fair market value.
4. **NEW FOR TAX YEAR 2009!!! Horry County Council has passed Ordinance 97-08 which states, in part..." A boat, including its motor if the motor is separately taxed, which is not currently taxed in this State and is not used exclusively in interstate commerce, is subject to property tax in this State if it is present within this State for one hundred eighty days in the aggregate in a property tax year. Upon written request by a tax official, the owner must provide documentation or logs relating to the whereabouts of the boat in question. Failure to produce requested documents creates a rebuttable presumption that the boat in question is taxable within this State." This section primarily deals with transient boaters, not residential boats or boats that are more or less permanently moored at a home port within Horry County, SC. Gaming vessels are exempt from this ordinance.**
5. This Watercraft Survey has been mailed to you based on one of the following criteria:
 - Your official documentation shows an Horry County mailing address.
 - Your official documentation shows an Horry County hailing port.
 - Your name was included on an annual list submitted by a local marina.
 - Your boat was seen in Horry County for an extended period of time.
 - You are a legal resident of Horry County.
6. South Carolina Code of Laws, Section 12-37-710 states, "Every person of full age and of sound mind shall annually list for taxation the following personal property, to wit:
 - (1) All the tangible personal property in the State owned or controlled by him;
 - (2) All the tangible property owned by him or by any other resident of this State and under his control which may be temporarily out of the State but is intended to be brought into the State;
 - (3) All tangible personal property owned or controlled by him which may have been sent out of the State for sale and not yet sold."
7. In cases where a taxable vessel has been sold after the December 31 assessment date, taxes are **not automatically prorated** by Horry County. The December 31 owner will be billed for the full year's tax. Section 12-37-735 provides for the proration of property taxes, but **only if** the transferor (seller) and transferee (buyer) agree and both sign a proration form available at our office and immediately pay each pro-rated share. **If sold, please attach a copy of your Bill of Sale or other document showing date of sale, and purchaser's name and address so the account can be deleted from the following year's tax roll.**
8. South Carolina Code of Laws, Section 12-54-40 states: A person who willfully attempts to evade or defeat any tax or property assessment, in addition to other penalties provided by law, is guilty of a FELONY and, upon conviction, must be fined not more than ten thousand dollars or imprisoned not more than five years, or both, together with the cost of prosecution. The assessment may be estimated from the best available information and then amended when more sufficient information becomes available. **ENFORCEMENT FOR NON-COMPLIANCE (PENALTIES AND PROSECUTION) WILL BE STRENGTHENED BY OUR OFFICE, ALONG WITH OTHER COUNTY, STATE AND FEDERAL AGENCIES.**
9. South Carolina Code of Laws, Section 12-37-900 states that personal property owned on December 31 shall be listed for taxation with the County Auditor between January 1 and April 30 of the following year regardless of whether the property was sold after the December 31 assessment date.

An Attorney General's opinion on this section states, (for example) "The owner of personal property on December 31, 1979 is required to make a return to the county auditor listing all property owned by him on that date notwithstanding the fact that some property is sold by him in January 1980...a (taxpayer) is liable for the ad valorem tax on all tangible personal property possessed and used by him as of December 31 next preceding the taxable year."

