

NOTICE TO CUSTOMERS OF KENTUCKY UTILITIES COMPANY

RECOVERY BY ENVIRONMENTAL SURCHARGE OF KENTUCKY UTILITIES COMPANY'S 2025 ENVIRONMENTAL COMPLIANCE PLAN

PLEASE TAKE NOTICE that in an April 30, 2025 Application, Kentucky Utilities Company (“KU”) is seeking approval by the Kentucky Public Service Commission (“Commission”) in Case No. 2025-00105, pursuant to Kentucky Revised Statute 278.183, of an amended compliance plan (“2025 Plan”). (Collectively, KU’s Application and supporting testimony and exhibits are KU’s “tariff filing.”) If approved, KU will begin recovering capital costs associated with a new pollution control facility in the 2025 Plan under KU’s existing Electric Rate Schedule ECR (also known as the Environmental Surcharge tariff) through an increase in the environmental surcharge on customers’ bills beginning in December 2025.

KU filed an application with the Commission on February 28, 2025, in Case No. 2025-00045 seeking approval to construct a selective catalytic reduction system at the Ghent generating station to reduce nitrogen oxide (NOx) emissions, which are a precursor to ozone. In Case No. 2025-00105, KU is seeking an order approving the 2025 Plan to recover the costs of this new pollution control facility through its Environmental Surcharge tariff. This project will help ensure ongoing compliance with regulations issued under the federal Clean Air Act as amended, including the National Ambient Air Quality Standards for ozone.

The estimated total capital cost of this new pollution control facility is \$152.3 million. Additionally, KU is requesting recovery of future incremental capital and operation and maintenance expenses associated with this new pollution control facility. KU is also asking to recover the cost of publishing this customer notice through the Environmental Surcharge over 12 months and to have Environmental Surcharge recovery of future Commission-approved administrative expenses, including customer notice costs.

Beginning in December 2025, the initial bill impact for KU’s Group 1 customers is estimated to be a 0.01% increase with a maximum increase of 0.81% in 2029. Group 1 includes Rate Schedules Residential Service (RS), Residential Time-of-Day Energy Service (RTODE), Residential Time-of-Day Demand Service (RTODD), Volunteer Fire Department Service (VFD), All Electric School (AES), and all Lighting Rates (i.e., LS, RLS, LE, and TE).

RS and VFD customers using 1,085 kWh/month could expect a monthly increase of \$0.01 up to \$1.09. RTODE customers using 1,043 kWh/month could expect a monthly increase of \$0.01 up to \$1.14. RTODD customers using 987 kWh/month could expect a monthly increase of \$0.02 up to \$1.80. AES customers using 25,620 kWh/month could expect a monthly increase of \$0.30 up to \$24.28. LS and RLS customers could expect a monthly increase of \$0.00 up to \$0.12. LE customers using 2,473 kWh/month could expect a monthly increase of \$0.02 up to \$1.59. TE customers using 147 kWh/month could expect a monthly increase of \$0.00 up to \$0.15.

Beginning in December 2025, the initial bill impact for KU’s Group 2 customers is estimated to be a 0.01% increase with a maximum increase of 1.10% in 2029. Group 2 includes Rate Schedules General Service (GS), General Time-of-Day Energy Service (GTODE), General Time-of-Day Demand Service (GTODD), Power Service (PS), Time-of-Day Secondary Service (TODS), Time-of-Day Primary Service (TODP), Retail Transmission Service (RTS), Fluctuating Load Service (FLS), and Outdoor Sports Lighting Service (OSL).

GS customers using 1,657 kWh/month could expect a monthly increase of \$0.03 up to \$2.41. GTODD customers using 19,652 kWh/month could expect a monthly increase of \$0.31 up to \$25.26. PS-Secondary customers using 30,434 kWh/month could expect a monthly increase of \$0.39 up to \$32.35. PS-Primary customers using 35,028 kWh/month could expect a monthly increase of \$0.45 up to \$36.82. TODS customers using 189,538 kWh/month could expect a monthly increase of \$1.54 up to \$126.82. TODP customers using 1,242,574 kWh/month could expect a monthly increase of \$8.25 up to \$678.42. RTS customers using 7,387,224 kWh/month could expect a monthly increase of \$38.91 up to \$3,199.31. FLS-Transmission customers using 44,229,667 kWh/month could expect a monthly increase of \$237.46 up to \$19,525.53. OSL-Secondary customers using 4,627 kWh/month could expect a monthly increase of \$0.17 up to \$13.87.

The Application described in this Notice is proposed by KU, but the Commission may issue an order resulting in an environmental surcharge for customers other than the environmental surcharge described in this Notice.

Comments regarding KU’s 2025 Plan and Application may be submitted to the Commission through its website or by mail to the Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602.

Any person may submit a timely written request for intervention to the Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602, establishing the grounds for the request including the status and interest of the party. If the Commission does not receive a written request for intervention within thirty (30) days of the initial publication of this Notice, the Commission may take final action on the Application.

Any person may examine KU’s tariff filing at the Commission’s offices located at 211 Sower Boulevard, Frankfort, Kentucky, Monday through Friday, 8:00 a.m. to 4:30 p.m., or through the Commission’s website at <http://psc.ky.gov> or KU’s website (<http://www.lge-ku.com>) after KU makes its tariff filing on April 30, 2025. KU has requested a deviation from the requirement to make the tariff filing available at its office at One Quality Street, Lexington, Kentucky 40507. If the Commission denies that request, KU will make the tariff filing available at its office upon request by any person.

ORDINANCE SUMMARY
CITY OF HODGENVILLE, KENTUCKY
ORDINANCE NUMBER 2025-02
RESTAURANT TAX

Be it ordained by City of Hodgenville, Kentucky, that the following ordinance is enacted and summarized:
An ordinance establishing a restaurant tax pursuant to KRS 91A.400, and provides in detail for the following:
1 Definition
2 Tax Rate (3%):
On and after July 1, 2025, there is hereby levied upon the retail sale of all food and beverages by a restaurant located within the municipal limits of the City of Hodgenville a tax equal to three percent (3%) of the gross amount of each sale (excluding any other tax). This tax may or may not be passed on to the ultimate customer/consumer at the discretion of the restaurant.
3 Tourism Commission Use and Reporting Requirements to City
4 Restaurant Owner/ Operator Reporting and Payment
5 City Transfer to Commission and Cost Reimbursement to City
6 Collection and Enforcement.
7 Interest and Penalties
8 Information Deemed Confidential: Penalty for Disclosure: Exceptions
9 Duties of City Treasurer and/or employee
10 Procedures for Applying for Refund of Overpayment
11 Failure to File Return, Failure to Pay the Restaurant Tax Withheld, Underpayment of amount due
12 Severability
13 Other Ordinances Not Repealed
Pursuant to KRS 83A.060(9), interested parties are directed to the permanent records of City of Hodgenville, Kentucky, for a full text of the Ordinance.
This Summary prepared by City Attorney for the City of Hodgenville, and provided pursuant to KRS 83A.010(12).

April __, 2025.
/s/ Joshua M. P. Cooper
Joshua M. P. Cooper, City Attorney
City of Hodgenville, KY

/s/ Beth Sadler
Beth Sadler, City Clerk, Treasurer
City of Hodgenville, Kentucky

/s/ James Phelps
James Phelps, Mayor
City of Hodgenville, Kentucky

LARUE COUNTY MASTER COMMISSIONER'S
NOTICE OF SALE

By virtue of Judgment and Order of Sale entered in the LaRue Circuit Court in the case listed below, the Commissioner will sell the following property located in LaRue County, Kentucky at the front door of the LaRue County Courthouse, 209 W. High Street, Hodgenville, Kentucky on Thursday, **MAY 1, 2025**, at the hour of 10:00 a.m., and being more particularly described as follows:

- 1) **49 LaFollette Road, New Haven, LaRue County, Kentucky 40051**
Deed Book 270, Page 86; PVA MAP #: 036-00-00-01401
Christopher Kyle Ashlock, et al. v. Christopher Call, et al.
Civil Action No. 25-CI-004

At the time of the sale, the successful bidder shall either pay full cash or make a deposit of 10% of the purchase price with the balance on a credit for 30 days. In the event the successful bidder desires or elects to credit the balance, he or she will be required to post bond and furnish an acceptable surety thereon. The down payment, in addition to either a letter of credit or acceptable surety, must be produced at the time of the sale. (The necessary surety form can be obtained at the Master Commissioner’s office.) Said bond and/or letter of credit shall be for the unpaid purchase price and bear interest at the judgment rate from the date of sale until paid. The Surety **MUST BE PRE-APPROVED** by the Master Commissioner’s office no later than 12:00 noon on the Friday immediately preceding the sale date to secure the unpaid balance of the purchase price. In the event the successful bidder is the cross-claimant, then in lieu of the deposit the cross-claimant shall be allowed to bid on credit up to the judgment amount.

The purchaser will be responsible for taxes for the year of the sale. The Master Commissioner will make a good faith effort to obtain and pay all taxes or assessments upon the property for prior years; however, this cannot be guaranteed.

The purchaser may take possession of the property pursuant to the terms of the judgment. If the judgment does not make provision for possession, the purchaser may seek possession of the property through the court system after payment of the full purchase price. The Master Commissioner does not have ability to grant access to or possession of the property, and therefore makes no representation or warranty of any kind as to the conditions of the property.

The Master Commissioner does not obtain a title search or investigate for further liens on the property. The purchaser is responsible for title searches and/or any additional liens not named in the Judgment and Order of Sale and for the results of any good and accurate survey of the property. The Cross-claimant, the Court, and the Commissioner shall not be deemed to have warranted title to any purchaser. The property is sold subject to the Judgment and Order of Sale in each case which should be reviewed carefully prior to purchase.

The property shall otherwise be sold free and clear of any right, title, and interest of all parties to the action and of their liens and encumbrances thereon, excepting easements and restrictions of record in the LaRue County Court Clerk’s Office and such right of redemption as may exist in favor of the United States of America or the defendant(s).

THOMAS P. CLAYCOMB
Master Commissioner, LaRue Circuit Court
208 N. Lincoln Blvd., P.O. Box 288
Hodgenville, KY 42748
270-358-9620
www.claycomblawoffice.com

ADVERTISEMENT FOR BIDS

Larue County Water District No. 1
421 Strange Road
Hodgenville, Kentucky 42 7 48

The Larue County Water District No. 1 will except bids for the supply and delivery of **Three (3) 35 KW diesel operated permanent generators, one (1) 25 KW Diesel operated permanent generator and one (1) 70 KW natural gas-powered permanent generator.** All bids must be received by the Larue County Water District No. 1 at the District Office at 421 Strange Road Hodgenville, KY 42748 **3:00 pm (EST Local Time) Thursday, May 8, 2025.**

Questions regarding bidding shall be directed to:

LARUE COUNTY WATER DISTRICT No. 1, 421 Strange Road, Hodgenville, KY 42748.
Phone: 270.491.5248

KENTUCKY ENGINEERING GROUP, PLLC., 101 High Street, Versailles, Kentucky 40383
Phone: 859.351.9849

All bids must be submitted on bidder’s letterhead and include an all-inclusive price for each generator with all equipment and appurtenances listed. Bids may be mailed, faxed or emailed prior to date and time listed above. No Bidder may withdraw his Bid within sixty (60) days after the actual date of bid opening.

Bidders must comply with President’s Executive Orders No. 11246 and No. 11375 and any amendments or supplements to those Executive Orders. Attention of bidders is particularly called to the requirements as to conditions of employment to be observed under the contract, Section 3, Segregated Facility, Section 109 and E.O. 11246.

Bidders must certify they do not and will not maintain or provide for their employees any facilities that are segregated or based on race, color, creed or national origin. Bidders must comply with 41 CFR 60-4 in regard to affirmative action and to ensure equal opportunity to females and minorities, and all that are applicable. Minorities and small businesses are encouraged to submit bids on this project.

Bidders must comply with Title VI of the Civil Rights Act of 1964 Anti-Kickback Act, and the Contract Work Hours Standard Act.

The Larue County Water District No. 1 reserves the right to waive any bidding informalities and to reject any or all bids, for any reason. The right is reserved by the Owner, in the exercise of its sole judgment to reject any or all Bids, and to re-advertise and award the Contract in the regular manner or to waive any informalities, irregularities, mistakes, errors, or omissions in any Bid received and to accept any Bid deemed to be responsive to this invitation and favorable to interests of the Owner.

John Detre, Chairman
Larue County Water District No. 1
Date: April 15, 2025

LARUE DISTRICT COURT
PROBATE SETTLEMENT
APRIL 2025

I, Emily N. Ernst, Clerk of the LaRue Circuit Court, hereby give notice that the periodic settlement(s) and/or final settlement(s) listed below have been filed on record. Exceptions thereto must be filed by the date of Monday, May 12, 2025.

24-P-00067 Estate of Robert Preston Combs/ Fiduciary: Vanessa Combs/ Hon. Thomas P. Claycomb, PO Box 288, Hodgenville, KY 42748

DID YOU KNOW?

Usage of over-the-counter headache medicines might be widely associated with adults, but children get headaches as well, and parents may wonder if youngsters can lean on the same remedies their parents look to when seeking relief. Nationwide Children’s Hospital notes rest and relaxation is the best way to treat a headache, but parents also can utilize OTC medications like ibuprofen (Motrin®, Advil®), acetaminophen (Tylenol®) or naproxen (Aleve®) to help mitigate the symptoms of headache in children. Children’s versions of popular OTC



headache medicines such as Motrin® can be utilized. Parents are urged to read all product labels and speak with their children’s pediatricians before administering children’s

headache medicines. Such discussions are particularly important before giving older kids and adolescents OTC medications that are not designated as children’s remedies.

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INSPECTION PERIOD
FOR THE PROPERTY TAX ASSESSMENT ROLL

The Larue County real property tax roll will be opened for inspection from May 5th through May 19, 2025. Under the supervision of the property valuation administrator (PVA) or one of the deputies, any person may inspect the tax roll.

This is the January 1, 2025, assessment on which state, county, and school taxes for 2025 will be due about November 1, 2025.

The tax roll is in the office of the property valuation administrator in the county courthouse and may be inspected between the hours 8 AM and 4 PM. And Saturdays May 10th and 17th from 8 AM to 12 PM.

Any taxpayer desiring to appeal an assessment on real property made by the PVA must first request a conference with the PVA or a designated deputy. The conference may be held prior to or during the inspection period. Written documentation supporting your opinion of value will continue to be required. However you will be instructed on the best method to submit your documentation after contacting our office regarding your request to have a conference. Notice will be posted at the entrance to the PVA’s office, located at: 209 W High St Suite I Hodgenville Ky.

Any taxpayer still aggrieved by an assessment on real property, after the conference with the PVA or designated deputy, may appeal to the county board of assessment appeals.

The appeal must be filed with the county clerk’s office no later than one work day following the conclusion of the inspection period. Please contact the county clerk’s office to receive instructions on the method the office is using to accept appeals this year and to obtain a form that can be used to file your appeal.

Any taxpayer failing to appeal to the county board of assessment appeals, or failing to appear before the board, either in person or by designated representative, will not be eligible to appeal directly to the Kentucky Board of Tax Appeals.

Appeals of personal property assessments shall **not** be made to the county board of assessment appeals. Personal property taxpayers shall be served notice under the provisions of KRS 132.450(4) and shall have the protest and appeal rights granted under the provisions of KRS 131.110.

The following steps should be taken when a taxpayer does not agree with the assessed value of personal property as determined by the property valuation administrator.

- (1) He must list under protest (for certification) what he believes 60 be the fair cash value of his property.
- (2) He must file a written protest directly with the Department of Revenue, Office of Property Valuation within 30 days from the date of the notice of assessment.
- (3) This protest must be in accordance with KRS 131.110.
- (4) The final decision of the Department of Revenue may be appealed to the Kentucky Board of Tax Appeals.

Leon Adcock

Property Valuation Administrator

LARUE
County

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