

General Services and Urban Services Districts

FY 2025 Ad Valorem Tax Rates

Table of Contents

FY 2025 Ad Valorem Tax Rate Calendar	11
FY 2025 Property Tax Options	1
General Services Fund (1101)	1
Urban Services Fund (1115)	2
FY 2025 Property Tax Information	3
Tax Facts	4
General Fund Realty Rates Adopted vs. Allowed, FY 1994 – 2024	5
Urban Fund Realty Rates Adopted by Service, FY 1994 – 2024	6
Recall Procedures	7
Supplemental Information	8
Background Information	8
Definitions of Tax Categories	9
Real Estate Assessments By Category	10
Comparison of Realty Tax Rates	11
Homestead Exemptions	12
Property Exempt From Taxation	13
Personalty Assessments	14
Motor Vehicle and Watercraft Assessments	15
Tax Rates in Selected Kentucky Cities	16
Library Funding Statute	18

FY 2025 Ad Valorem Tax Rate Calendar

KRS 132.0225 Deadline for Establishing Final Tax Rate

A taxing district that does not elect to attempt to set a rate that will produce more than four percent (4%) in additional revenue, exclusive of revenue from new property as defined in KRS 132.010, over the amount of revenue produced by the compensating tax rate as defined in KRS 132.010 shall establish a final tax rate within forty-five (45) days of the department's certification of the county's property tax roll. A city that does not elect to have city ad valorem taxes collected by the sheriff as provided in KRS 91A.070(1) shall be exempt from this deadline. Any nonexempt taxing district that fails to meet this deadline shall be required to use the compensating tax rate for that year's property tax bills.

M	T	W	TH	F
JULY 22	23	24	25	26 CERTIFICATION DATE DAY 1
29	30	31	AUGUST 1	2
5	6	7	8	9
12	13	14	15	16
19	20 WORK SESSION PRESENTATION & SET RATES	21	COUNCIL MEETING FIRST READING	FIRST ADVERTISEMENT*
26	WORK SESSION SECOND ADVERTISEMENT*	28	COUNCIL MEETING	30
SEPTEMBER 2 LABOR DAY	3 COUNCIL MEETING PUBLIC HEARING** SECOND READING	4	5	6 SEPTEMBER 8 DAY 45

Advertisements and Public Hearings are required for a tax rate greater than the Compensating rate but equal to, or less than, the 4% rate. Tax rates greater than the 4% rate are subject to voter recall.

^{*} Advertisements must be in two separate weeks.

^{**} Public Hearing cannot be less than 7 or more than 10 days after the 2nd advertisement.

FY 2025 Property Tax Options General Services Fund (1101)

Based on estimated property assessments, revenues were originally budgeted at \$\frac{\\$31,805,480}{\}\$ based on a 4% growth in realty assessments. The following table shows the *categories* of property for which rates must be adopted, the *options* available in setting the rates, and the *fund balance impact* of each option. Options 1 and 3 require a Public Hearing. Rates are per \$100 assessed valuation.

Category	Prior Year Rates	Option 1	Option 2	Option 3 ¹
Real Estate	.076	.076	.074	.076
Personalty ²	.0891	.0891	.0879	.0902
Motor Vehicles/Watercraft	.088	.088	.088	.088
Tobacco in Storage	.015	.015	.015	.015
Agri. Products in Storage	.045	.045	.045	.045
Insurance Companies Capital	.15	.15	.15	.15
Aircraft ³	.0891	.0891	. 0879	.0902
Watercraft (Non-Commercial)	.0891	.0891	. 0879	.0902
Abandoned Property ⁴	1.00	1.00	1.00	1.00
Revenue Impact		\$783,520	\$22,520	\$816,520

<u>Option #1:</u> All rates remain the same as last year. <u>The net increase to revenue is \$783,520</u>. This rate requires a public hearing. THIS IS THE OPTION RECOMMENDED BY THE ADMINISTRATION.

Option #2: All rates are set at the Compensating Rate, which provides approximately the same revenue as previous years for existing property. The net increase to revenue is \$22,520.

Option #3: Increase rates to those that give a 4% revenue increase from existing real properties per House Bill 44 limits. This rate requires a public hearing. The net increase to revenue is \$816,520.

General Fund Property Tax Bill on a \$250,000 house

Taxing District	Option 1	Option 2	Option 3	
General	\$190.00	\$185.00	\$190.00	
TOTAL	\$190.00	\$185.00	\$190.00	

¹ The maximum rates without triggering a recall.

² Personalty assessments include tangible personal property only. Personal Property consists of items such as office furniture, office machines, store fixtures, professional trade/business fixtures, leasehold equipment, machinery and equipment (manufacturing and non-manufacturing), free standing signs, raw materials, inventories of all kinds, aircraft and many other personal items that may have value and utility.

³ Tangible item not included in personalty, which may be taxed or exempted at local option.

⁴ FY 2016 was the first year to collect an additional "Abandoned Property" ad valorem tax. The revenue generated from this tax is not included in the Revenue impact calculation.

Urban Services Fund (1115)

The *largest* single category of revenue to the Urban Services Districts Fund is ad valorem, accounting for 90.1% of the total revenues budgeted for FY 2025. In addition to the basic services provided to all residents of Fayette County, property owners in the urban services areas have one or more of the following services available to them: refuse collection, street lights, and street cleaning. These services are funded by an additional ad valorem tax paid only by the property owners in the respective districts.

Based on estimated property assessments, revenues were originally budgeted at \$53,916,840 for FY 2025. The following chart outlines the categories of property for which rates must be set and the proposed rate for each. Options 1, 3, and 4, require a Public Hearing and Option 4 for Street Cleaning is subject to voter recall. Rates are per \$100 assessed valuation.

Category	Prior Year Rates	Option 1	Option 2	Option 3 ⁵	Option 4 (Cost of Service)
Refuse Collection	.139	.139	.134	.139	.138
Street Lights	.027	.027	.026	.027	.026
Street Cleaning	.009	.009	.009	.009	.012
Public Service Companies	.175	.175	.169	.175	.176
Insurance Companies Capital	.092	.092	.092	.092	.092
Impact on Fund Balance:		\$951,160	(\$972,840)	\$951,160	\$1,181,160

Option # 1: All rates remain the same as last year. The rates under this option requires a public hearing. The increase to fund balance is \$951,160. THIS IS THE OPTION RECOMMENDED BY THE ADMINISTRATION.

<u>Option # 2</u>: All rates are set at the <u>Compensating Rate</u>, which provides approximately the same revenue as previous years for <u>existing</u> property. Any revenue increases are derived from new property. <u>The net decrease</u> to fund balance is \$972,840.

Option #3: Increase rates to those that give a 4% revenue increase from existing real properties per House Bill 44 limits. These rates require a public hearing. The net increase to fund balance is \$951,160.

<u>Option #4</u>: Increase adjusts to <u>Cost of Service</u> rates. The rate for Street Cleaning under this option is subject to voter recall and the rate for Refuse Collection requires a public hearing. <u>The net increase to fund balance</u> is \$1,181,160.

Urban Fund Property Tax Bill on a \$250,000 house

				Option 4
Taxing District	Option 1	Option 2	Option 3	Cost of Service
Refuse Collection	\$347.50	\$335.00	\$347.50	\$345.00
Street Lights	67.50	65.00	67.50	65.00
Street Cleaning	22.50	22.50	22.50	30.00
TOTAL	\$437.50	\$422.50	\$437.50	\$440.00

-

⁵ The maximum rates without triggering a recall.

FY 2025 Property Tax Information

- Fayette County property tax rates must be established for the following categories no later than September 8, 2024.6
 - Real Estate
 - Personalty •
 - Motor Vehicles/Watercraft
 - Tobacco in Storage
 - Agricultural Products in Storage
 - **Insurance Companies Capital**
 - Aircraft
 - Inventory in Transit
- The total assessed value of taxable property in Fayette County for the 2024 tax year is nearly \$40.8 billion. Real estate assessments account for approximately \$37.5 billion of the total, and various personal property categories make up the difference.
- Real estate assessments, excluding PSC realty, have increased 5.4% since last year.
- There are 111,938 parcels of taxable property included in this year's assessment, which break down as follows:

Residential	102,104
Commercial	7,844
Farm	1,990
Totals	111,938

- The General Services Fund (1101) realty tax rate cannot be set over .076 and still comply with House Bill 44, which limits revenue growth from reassessments to 4% (see page 1).
- The personalty tax rate is limited by the rate set on realty and is not subject to voter recall. The maximum rate allowed for this category is .0902 (assuming realty is set at the maximum 0.076 rate).
- The maximum rate allowed for motor vehicle and watercraft is .0880 and is not subject to voter recall.⁷
- Rates for tobacco in storage, agricultural products, and insurance companies capital are at the maximum allowed by law.
- Per KRS 173.360, the LFUCG provides an annual appropriation to the Lexington Public Library based on a funding level of five cents (5¢) on each one hundred dollars (\$100) worth of property assessed for local taxation. The appropriation is not affected by a change in the tax rates adopted by the LFUCG. Because the actual growth in assessments is less than the budgeted amount, the Library is entitled to \$22,104,200, a decrease of \$529,800 from the FY 2025 Adopted Budget. This decrease will be combined with existing Library Contingency funds until the completion of the Sheriff's settlement so they are reserved if additional funding is required.
- <u>Aircraft (recreational/non-commercial)</u> may be taxed or exempted at local option. If this category was exempted from taxation, the Library would still be entitled to funds based on the assessment.

⁶ Intangible personal property may be taxed only by the state.

⁷ The maximum rate is based on the allowed 1983 personalty rate, which was .0880.

Tax Facts

- LFUCG levies two categories of taxes on real property: (1) a county-wide tax (General Services District) for the support of the general operations of the government; and (2) Urban Services taxes paid by residents receiving one or more of the government services of refuse collection, street lights, and street cleaning.
- State real estate rates have decreased 49.1% since FY 1983 (see page 11).
- Fayette County School Board real estate rates have increased by 97.6% since FY 1983.
- LFUCG General Services real estate rates have decreased 13.5% since FY 1983.
- LFUCG property tax rates on realty are lower than those levied in most other cities/counties in Kentucky (see pages 16-17). Prior to FY 2001, the LFUCG levied the same rate on personal property (including motor vehicles and watercraft) as was levied on real property (8.10¢ per \$100 assessed valuation).
- The **Homestead Exemption** (\$46,350 for the 2024 tax year) is available to homeowners who are at least 65 years old during the tax period or have been classified as totally disabled under a program authorized or administered by an agency of the United States government or any retirement system located within or outside of Kentucky. The total value of property exempted from the tax rolls is \$1.125 billion for the 2024 tax year. This represents taxpayer savings of over \$855,298 (at the current tax rate). An additional 592 homes qualified for the exemption this year, bringing the total number of Fayette County exemptions to 24,354 (see page 12).
- The **Agricultural Use Exemption** is for farm properties that have at least 10 contiguous acres. The agricultural use value is based on the agricultural capability of the land plus any improvements located on the land.
- In December 2013, the Vacant Property Review Commission began identifying properties that are vacant and blighted, developing programs and policies to return these properties to productive use, and crafting recommendations to policy makers regarding vacant and blighted property. The Vacant Property Review Commission recommends an **Abandoned Property** rate of \$1.00 per \$100 of assessed value for properties classified by the Commission as "abandoned urban property." This recommendation has been reviewed by the Department of Law and is in accordance with applicable laws.

General Fund Realty Rates Adopted vs. Allowed, FY 1994 – 2024

The chart below illustrates the General Services (Fund 1101) real estate rates adopted by the LFUCG, versus allowed rates, from FY 1994–2024. The FY 2001, FY 2002, FY 2023, and FY 2024 rollbacks provided a 4% revenue increase from existing properties.

The 1979 Special Session of the General Assembly enacted House Bill 44 to provide property tax relief in a time of rapidly increasing assessments. The basic provisions of House Bill 44 establish three options in setting the tax rates for realty:

- (1) A compensating tax rate can be set so that revenue from existing property remains the same. Additional revenue over last year would come only from new property.
- (2) The rate may be set (either lowered or raised, depending on the assessment change) so that the total revenue from existing property increases up to 4%. This requires public notice and a public hearing. Additional revenue would come from new property.
- (3) A rate may be set that provides an increase in revenue from existing property of more than 4%. This rate would be subject to voter recall (see page 7).

	AS SET	BY STATE]	
Year	Compensating Rate	Compensating +4% Rate	LFUCG Adopted Rate	Action Taken
FY 1994	.0810	.0840	.0810	Compensating Rate, No Tax Increase
FY 1995	.0810	.0840	.0810	Compensating Rate, No Tax Increase
FY 1996	.0790	.0820	.0810	Less Than 4%, No Tax Increase
FY 1997	.0790	.0820	.0810	Less Than 4%, No Tax Increase
FY 1998	.0790	.0820	.0810	Less Than 4%, No Tax Increase
FY 1999	.0790	.0820	.0810	Less Than 4%, No Tax Increase
FY 2000	.0780	.0810	.0810	+4% Rate (No Change in Rate)
FY 2001	.0770	.0800	.0800	+4% Rate Roll-Back
FY 2002	.0760	.0790	.0790	+4% Rate Roll-Back
FY 2003	.0760	.0790	.0790	+4% Rate (No Change in Rate)
FY 2004	.0770	.0800	.0800	+4% Rate – Tax Increase
FY 2005	.0780	.0810	.0800	Less Than 4%, No Tax Increase
FY 2006	.0770	.0810	.0800	Less Than 4%, No Tax Increase
FY 2007	.0780	.0810	.0800	Less Than 4%, No Tax Increase
FY 2008	.0770	.0800	.0800	+4% Rate (No Change in Rate)
FY 2009	.0790	.0820	.0800	Less Than 4%, No Tax Increase
FY 2010	.0810	.0840	.0800	Less Than 4%, No Tax Increase
FY 2011	.0810	.0840	.0800	Less Than 4%, No Tax Increase
FY 2012	.0810	.0840	.0800	Less Than 4%, No Tax Increase
FY 2013	.0810	.0840	.0800	Less Than 4%, No Tax Increase
FY 2014	.0810	.0840	.0800	Less Than 4%, No Tax Increase
FY 2015	.0800	.0830	.0800	Less Than 4%, No Tax Increase
FY 2016	.0800	.0830	.0800	Less Than 4%, No Tax Increase
FY 2017	.0790	.0820	.0800	Less Than 4%, No Tax Increase
FY 2018	.0770	.0800	.0800	+4% Rate (No Change in Rate)
FY 2019	.0790	.0820	.0800	Less Than 4%, No Tax Increase
FY 2020	.0780	.0810	.0800	Less Than 4%, No Tax Increase
FY 2021	.0810	.0840	.0800	Less Than 4%, No Tax Increase
FY 2022	.078	.081	.080	Less Than 4%, No Tax Increase
FY 2023	.075	.078	.078	+4% Rate Roll-Back
FY 2024	.074	.076	.076	+4% Rate Roll-Back

Urban Fund Realty Rates Adopted by Service, FY 1994 – 2024

The chart below illustrates the Urban Services (Fund 1115) real estate rates adopted by the LFUCG, by service provided, from FY 1994–2024.

Year	Refuse Collection	Street Lights	Street Cleaning	Total Tax Rate
FY 1994	.1750	.0311	.0094	.2155
FY 1995	.1750	.0311	.0094	.2155
FY 1996	.1750	.0311	.0094	.2155
FY 1997	.1750	.0311	.0094	.2155
FY 1998	.1750	.0311	.0094	.2155
FY 1999	.1750	.0311	.0094	.2155
FY 2000	.1750	.0311	.0094	.2155
FY 2001	.1750	.0311	.0094	.2155
FY 2002	.1750	.0311	.0094	.2155
FY 2003	.1750	.0311	.0094	.2155
FY 2004	.1750	.0260	.0094	.2104
FY 2005	.1600	.0210	.0094	.1904
FY 2006	.1600	.0210	.0094	.1904
FY 2007	.1600	.0210	.0094	.1904
FY 2008	.1590	.0210	.0094	.1894
FY 2009	.1590	.0210	.0094	.1894
FY 2010	.1431	.0210	.0094	.1735
FY 2011	.1431	.0210	.0094	.1735
FY 2012	.1431	.0210	.0094	.1735
FY 2013	.1431	.0210	.0094	.1735
FY 2014	.1431	.0210	.0097	.1738
FY 2015	.1431	.0210	.0097	.1738
FY 2016	.1431	.0210	.0097	.1738
FY 2017	.1431	.0210	.0097	.1738
FY 2018	.1426	.0210	.0097	.1733
FY 2019	.1426	.0210	.0097	.1733
FY 2020	.1426	.0213	.0097	.1736
FY 2021	.1426	.0213	.0097	.1736
FY 2022	.1423	.0212	.0096	.1731
FY 2023	.139	.020	.009	.168
FY 2024	.139	.027	.009	.175

Recall Procedures 8

If an urban-county government levies a tax rate which will produce revenue from real property, exclusive of revenue from new property, that is more than 4% over the amount of revenue produced by the compensating tax rate, the portion which exceeds the 4% is subject to a recall vote or reconsideration by the taxing district.

- 1. Within 7 days after adoption of the tax rate, the urban-county government must publish a display advertisement in the newspaper of largest circulation in the county.
- 2. The advertisement shall be not less than 12 column inches and contain:
 - The fact that the urban-county government has adopted such rate.
 - The fact that the part of the rate which will produce revenue from real property (exclusive of new) in excess of 4% over the amount produced by the compensating tax rate is subject to recall.
 - The name, address and phone number of county clerk with note that such official will provide information on petition to initiate recall of the tax rate.
- 3. The tax rate subject to recall goes into effect 45 days after its passage.
- 4. During the 45 day period a petition signed by 10% of the voters in the last Presidential election may be presented to the county clerk or authorized deputy or to the urban-county government or legislative body of a taxing district and the tax rate is suspended from going into effect.
- 5. The county clerk will determine within 30 days whether the petition contains enough signatures of qualified voters to suspend the effect of the tax rate levy.
- 6. The urban-county government may cause cancellation of the recall vote by amending the tax levy to produce no more revenue from real property than 4% over the amount produced by the compensating tax rate on real property, provided such action is taken within 15 days of presentation of the petition.
- 7. The urban-county government shall submit to voters at next regular election questions as to whether voters are "for" or "against" the tax levy. The amount subject to recall shall not go into effect unless a majority of the votes cast are "for" its passage.

⁸ Per KRS 132.027 and KRS 132.017.

Supplemental Information

Background Information

The following information was copied from COUNTY GOVERNMENT IN KENTUCKY, Informational Bulletin #115, prepared by the Legislative Research Commission, Frankfort, Ky., September 2023. It is provided to give some background on property taxes and certain statutory limitations.

TAXATION AND REVENUE

Taxes Generally

Counties must levy an ad valorem tax on all property subject to county taxation (KRS 68.090). An ad valorem tax is one based on the monetary value of the object being taxed. Most counties raise the majority of their local tax funds through ad valorem taxes on real and personal property. Counties that impose an occupational license tax usually collect more from that tax than from ad valorem taxes. The occupational tax is not suitable for many counties, however, because many residents commute out of the county for work. Insurance premium surcharges, license fees and franchise taxes are other sources of local revenue available to the fiscal court.

Property Taxes - Constitutional Limitations

The constitution says the tax rate of counties for nonschool purposes shall never exceed 50 cents on the \$100 valuation of property (Ky. Const., sec. 157). Few counties approach this limit on the tax levy because the compensating and 4 percent tax rate limits of KRS 68.245 keep the levy well below that level in most counties. However, the use of countywide special districts often increases the actual cumulative tax rate through imposition of special district taxes.

Statutory Limitations Including HB 44

The 1965 Court of Appeals ruling in Russman v. Luckett directed that real property be assessed at 100 percent of its real market value, in accordance with Section 172 of the constitution. In the 1970s, dramatic fluctuations in the value of real property caused higher taxes for owners. The 1979 General Assembly passed HB 44, by which name this statutory construct is still known, to control the amount of taxes the property owners would be responsible for paying if the value of property were to again increase drastically.

The essence of HB 44 is that the state local finance officer in the Department for Local Government notes a compensating tax rate for each local government (KRS 68.245). That rate takes into account the amount of growth in terms of property value of the current year. The rate is adjusted to provide approximately the same amount of revenue to the local government from the previous tax year. New construction is not included in this calculation (KRS 132.010). The local government can apply any constitutionally allowable rate to the property. Any tax rate in excess of the compensating tax rate must be discussed in a public hearing. A local government can levy a tax that realizes revenue at a rate of more than 4 percent beyond the prior year's amount (excluding new construction), but the part of the rate responsible for the amount beyond 4 percent would be subject to recall (KRS 68.245 and 132.017).

Definitions of Tax Categories

Real Property and Personal Property

All real and personal property in the state, including that of nonresidents and corporations doing business in the state, is subject to the county ad valorem property tax at rates set by the fiscal court, plus any additional levies unless exempted by the constitution or by statute (KRS 132.190). Agricultural and horticultural land is assessed for ad valorem tax purposes according to its value for agricultural and horticultural use (Ky. Const., sec. 172A). Persons who are at least 65 years old or considered by a public or private retirement system to be totally disabled pay ad valorem taxes only on that portion of their homestead's assessed valuation in excess of \$40,500 for the 2021-2022 tax years, as published by the Office of Property Valuation in the Department of Revenue (indexed to the cost of living in the first quarter of every odd year), except for assessments for special benefits (Ky. Const., sec. 170; KRS 132.810).

Public Service Companies

All public carriers and utility companies, such as gas companies, water companies, electric companies, pipelines, and railroads, must pay taxes to the county in which their operating property is located. The Kentucky Department of Revenue performs the assessment of these taxes for the counties. Bus lines, common carrier truck companies, and taxicab companies are exempt from this tax (KRS 136.120). The Department of Revenue informs the county of the assessed value of operating property owned by a particular company, and the county applies its ad valorem tax rate and bills the main office of the company.

Watercraft

Watercraft, as defined by KRS 136.1802, are taxed by the state and are subject to local taxes. The Department of Revenue collects the revenue attributable to local taxes and distributes it to the appropriate local governments (KRS 136.1801 to 136.1806).

Life Insurance Capital

The county in which the principal office of a domestic life insurance company is located may impose a tax of 15 cents on each \$100 of "taxable capital," as determined by the Department of Revenue (KRS 136.320).

Distilled Spirits

Distilled spirits stored in bonded warehouses are taxable by the county, subject to the constitutional limit of 50 cents per \$100, plus any additional voted tax levies. The Department of Revenue assesses the stored spirits as of January 1 of each year, and the tax is due and payable the following September 15 (KRS 132.160).

Agricultural Products

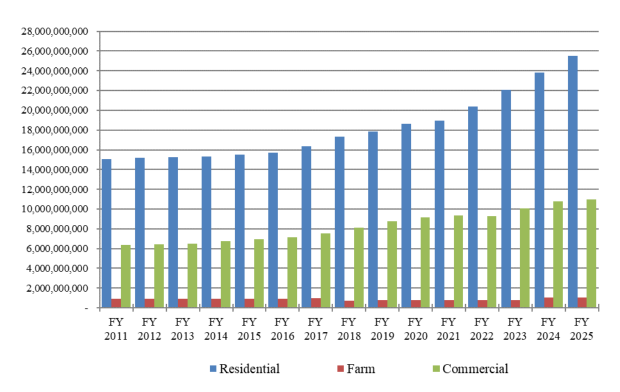
Counties may impose an ad valorem tax not exceeding 1.5 cents on each \$100 of the fair cash value of all unmanufactured tobacco and not exceeding 4.5 cents on each \$100 of the fair cash value of all other unmanufactured agricultural products, excluding livestock and domestic fowls, that are neither on hand at manufacturing plants nor in the hands of the producer or agents to whom the products have been conveyed or assigned for the purpose of sale (KRS 132.200). Consult KRS 132.200 for a complete list of exemptions.

Unmined Minerals

Unmined coal is subject to local taxes and must be taxed at the same rate as other real property. It is to be assessed at 100 percent of real value, and the county's real property rate is to be applied to that assessment. Assessments are based on information returned by property owners. In some instances the mineral resources are assessed separately from the interest in the real property; in other instances, they are not (KRS 132.820).

Real Estate Assessments By Category Fayette County: FY 2011 – FY 2025

Growth, by categories of residential, farm, and commercial properties, is illustrated below. This information was compiled from data provided by the Fayette County PVA, which does not include public service companies' assessments or oil, mineral, and timber rights. The total real estate assessment for FY 2025 is \$37,505,905,601 with these categories included. The total assessment for Residential, Farm and Commercial totals \$37,503,020,800.



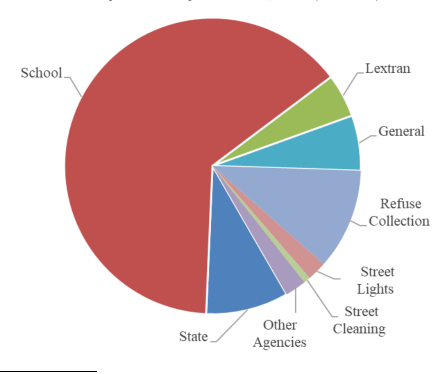
					%
Year	Residential	Commercial	Farm	TOTAL	Change
FY 2011	15,043,326,400	6,377,418,000	880,218,800	22,300,963,200	1.1%
FY 2012	15,164,243,100	6,421,876,600	898,982,400	22,485,102,100	0.8%
FY 2013	15,235,648,200	6,523,119,000	897,667,200	22,656,434,400	0.8%
FY 2014	15,299,695,300	6,757,308,200	899,945,700	22,956,949,200	1.3%
FY 2015	15,497,091,000	6,935,829,200	911,673,200	23,344,593,400	1.7%
FY 2016	15,741,024,300	7,162,151,100	919,465,700	23,822,641,100	2.0%
FY 2017	16,346,595,000	7,509,401,500	948,410,300	24,804,406,800	4.1%
FY 2018	17,358,419,900	8,117,423,200	746,351,800	26,222,194,900	5.7%
FY 2019	17,859,281,500	8,789,535,000	752,367,000	27,401,183,500	4.5%
FY 2020	18,607,797,200	9,147,947,500	767,150,400	28,522,895,100	4.1%
FY 2021	18,979,626,100	9,375,806,000	784,559,800	29,139,991,900	2.2%
FY 2022	20,413,121,100	9,302,533,300	802,162,400	30,517,816,800	4.7%
FY 2023	22,069,257,700	10,095,322,800	792,779,400	32,957,359,900	8.0%
FY 2024	23,793,726,900	10,784,586,400	1,012,427,700	35,590,741,000	8.0%
FY 2025	25,503,971,000	10,955,578,700	1,043,471,100	37,503,020,800	5.4%
FY 2024-2025	7.2%	1.6%	3.1%	5.4%	

Comparison of Realty Tax Rates

The Lexington-Fayette Urban County Government, the Commonwealth of Kentucky, and the Fayette County School Board levy property taxes each year. The tax bill received by Fayette County taxpayers includes amounts for each of these entities. The Urban Fund rates are only for properties within each tax service district.

Taxing District	Tax Rate	Tax Paid on \$250,000 Property	Percent of Total Property Tax Bill
State	0.1140	\$285.00	9.1%
School	0.8100	\$2,025.00	64.1%
Lextran	0.0600	\$150.00	4.7%
LFUCG			
General	0.0760	\$190.00	6.0%
Urban			
Refuse Collection	0.1390	\$347.50	11.0%
Street Lights	0.0270	\$67.50	2.1%
Street Cleaning	0.0090	\$22.50	0.7%
Extension	0.0040	\$10.00	0.3%
Health	0.0243	\$60.75	1.9%
Soil/Water	0.0010	\$2.50	0.1%
TOTAL	1.2643	\$3,160.75	100.0%

Fayette County Tax Rates, 2023 (FY 2024)



⁹ In FY 1983, the <u>total</u> Fayette County tax rate was <u>\$.9561</u>. By FY 2024 the total rate had increased by 22.9%. The rates for the Lexington-Fayette Urban County Government (General and Urban) were 22.1% lower than in FY 1983, the state rates were lower by 49.1%, and School Board rates were higher by 97.6%.

11

Homestead Exemptions

The homestead exemption, originally established under a constitutional amendment in 1971 and prescribed in KRS 132.810, is \$46,350 for FY 2025. To qualify for the homestead exemption, a person must be at least 65 years old during the tax period or have been classified as totally disabled under a program authorized or administered by an agency of the United States government or any retirement system located within or outside of Kentucky.

Prior to enactment of constitutional amendment Number 2 in November 1998, only taxpayers disabled under Social Security or Railroad Retirement were eligible for the disability exemption. Every person filing an application for exemption under the homestead exemption provision must own and maintain the property for which the exemption is sought as his personal residence.

	General Fund	Exemptions		Value of		
Fiscal	Real Estate	Per	Number of	Homestead	Change in	Taxpayer
Year	Rate	Residence	Homes	Exemptions ¹⁰	Exemptions	Savings
1999	.0810	\$24,400	13,231	\$305,397,505	\$1,500,505	\$247,372
2000	.0810	24,400	13,411	333,271,200	27,873,695	269,950
2001	.0800	25,400	13,463	336,449,100	3,177,900	269,159
2002	.0790	25,400	13,833	365,448,700	28,999,600	288,704
2003	.0790	26,800	14,003	370,331,680	4,882,980	292,562
2004	.0790	26,800	14,409	396,908,900	26,577,220	313,558
2005	.0800	28,000	14,581	403,508,000	6,599,100	322,806
2006	.0800	29,400	14,835	430,778,800	27,270,800	344,623
2007	.0800	29,400	15,208	441,992,000	11,213,200	353,594
2008	.0800	31,400	15,676	487,026,500	45,034,500	389,621
2009	.0800	31,400	16,120	502,532,500	15,506,000	402,026
2010	.0800	33,700	16,763	559,042,100	56,509,600	447,234
2011	.0800	33,700	17,338	578,481,700	19,439,600	462,785
2012	.0800	34,000	17,645	594,290,900	15,809,200	475,433
2013	.0800	34,000	18,452	621,556,500	27,265,600	497,245
2014	.0800	36,000	19,078	679,909,400	58,352,900	543,928
2015	.0800	36,000	19,581	697,941,500	18,032,100	558,353
2016	.0800	36,900	19,940	729,415,700	31,474,200	583,533
2017	.0800	36,900	20,556	752,662,000	23,246,300	602,130
2018	.0800	37,600	21,148	789,589,700	36,927,700	631,672
2019	.0800	37,600	21,528	803,398,400	13,808,700	642,719
2020	.0800	39,300	22,099	862,345,600	58,947,200	689,876
2021	.0800	39,300	22,213	881,386,100	19,040,500	705,109
2022	.0800	40,500	22,906	921,916,700	40,530,600	737,533
2023	.0800	40,500	23,237	935,616,900	13,700,200	748,494
2024	.0780	46,350	23,762	1,096,691,900	161,075,000	855,420
2025	.0760	46,350	24,354	1,125,391,500	28,699,600	855,298

.

¹⁰ The total value of homestead exemptions does not equal the maximum allowed exemption times the number of properties. This is because some of the properties are valued at less than the maximum exemption amount.

Property Exempt From Taxation

The Kentucky Constitution list specific properties exempted from both state and local taxes under Section 170 and a portion of Section 171. Following is a list of the categories of property exempt from taxation in Fayette County and the assessment of those properties as of January 1, 2024.

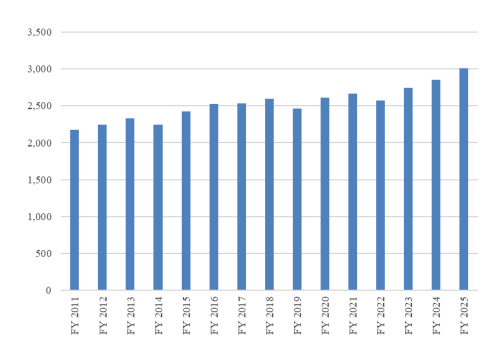
Category	# of Parcels	Assessment
Educational	595	\$2,421,994,897
Hospitals	44	680,146,400
Religious	535	559,228,288
LFUCG	957	686,756,426
State	128	491,396,022
Federal	9	290,821,680
Non-Profit Charities	342	265,412,050
Other	26	121,010,600
Cemetery	11	22,670,925
Total	2,647	\$5,539,437,288

Due to provisions in the Kentucky Constitution, these categories of property are exempt from taxation. However, if the properties (excluding those in the LFUCG category) were subject to taxation, the net revenue to the LFUCG General Services Fund would be approximately \$1,262,000 (after accounting for the required Library funding).

Personalty Assessments Fayette County: FY 2011 – FY 2025

General Services District

Year	Total	%
1 Cai	Personalty	Change
FY 2011	2,173,198,119	-1.1%
FY 2012	2,244,544,557	3.3%
FY 2013	2,327,833,452	3.7%
FY 2014	2,245,545,073	-3.5%
FY 2015	2,422,843,968	7.9%
FY 2016	2,522,282,887	4.1%
FY 2017	2,530,368,813	0.3%
FY 2018	2,598,661,460	2.7%
FY 2019	2,462,565,435	-5.2%
FY 2020	2,610,566,126	6.0%
FY 2021	2,665,821,817	2.1%
FY 2022	2,572,828,723	-3.5%
FY 2023	2,746,052,692	6.7%
FY 2024	2,849,537,805	3.8%
FY 2025	3,007,700,297	5.6%

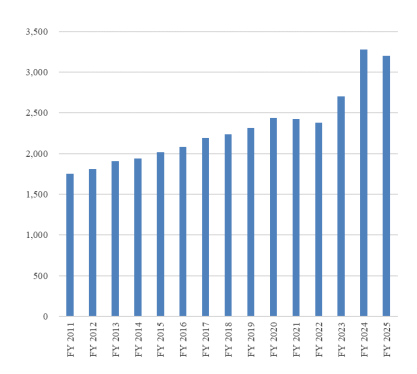


Personalty assessments include tangible personal property only. Tangible personal property consists of items that have value and utility themselves, such as automobiles, airplanes, construction equipment, manufacturing machinery, merchandise, livestock, and other materials and goods.

Motor Vehicle and Watercraft Assessments Fayette County: FY 2011 – FY 2025

General Services District

Year	Motor Vehicles & Watercraft	% Change
FY 2011	1,749,651,556	4.6%
FY 2012	1,812,027,836	3.6%
FY 2013	1,907,014,389	5.2%
FY 2014	1,942,208,626	1.8%
FY 2015	2,017,674,715	3.9%
FY 2016	2,084,539,987	3.3%
FY 2017	2,188,353,135	5.0%
FY 2018	2,235,142,052	2.1%
FY 2019	2,313,084,847	3.5%
FY 2020	2,434,578,647	5.3%
FY 2021	2,425,657,612	-0.4%
FY 2022	2,376,223,473	-2.0%
FY 2023	2,699,221,952	13.6%
FY 2024	3,275,966,153	21.4%
FY 2025	3,200,415,693	-2.3%



The 1998 Kentucky General Assembly enacted legislation (HB 74) retroactive to January 1, 1998, amending KRS 132.485 to base motor vehicle taxable value for ad valorem property tax purposes on the average trade-in value listed in the standard manual prescribed by the Kentucky Revenue Cabinet, resulting in a reduction of motor vehicle taxable value for FY 1999.

Tax Rates in Selected Kentucky Cities

Comparison of City/County Rates for the 2023 Tax Year (FY 2024)

Rate of Tax in Dollars per \$100 Assessed Value

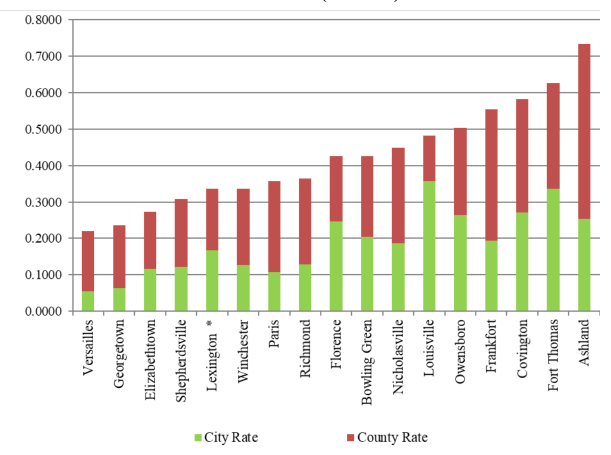
		County	Total
City	City Rate	Rate	City/County
Versailles	0.0550	0.16400	0.21900
Georgetown	0.0620	0.16470	0.22670
Elizabethtown	0.1100	0.15450	0.26450
Shepherdsville	0.1220	0.18200	0.30400
Winchester	0.1260	0.21000	0.33600
Lexington *	0.1750	0.16530	0.34030
Paris	0.1070	0.23700	0.34400
Richmond	0.1250	0.23000	0.35500
Florence	0.2460	0.17600	0.42200
Bowling Green	0.2050	0.22150	0.42650
Nicholasville	0.1860	0.26200	0.44800
Louisville	0.3440	0.12400	0.46800
Owensboro	0.2640	0.23800	0.50200
Frankfort	0.1970	0.36000	0.55700
Covington	0.2770	0.29300	0.57000
Fort Thomas	0.3480	0.28100	0.62900
Ashland	0.2490	0.47100	0.72000

Source: Kentucky Revenue Cabinet, Department of Property Taxation

Note: The tax rates listed here are real property rates only. This does not reflect the total tax burden for households.

^{*} For comparison purposes the Lexington "City" rate is the Full Urban Services rate and the "County" rate is the combination of the General Services, Health Department, LexTran, Extension, and Soil Conservation rates.

City/County Tax Rates in Selected Kentucky Cities 2023 Tax Year (FY 2024)



^{*} For comparison purposes the Lexington "City" rate is the Full Urban Services rate and the "County" rate is the combination of the General Services, Health Department, LexTran, Extension, and Soil Conservation rates.

Library Funding Statute

173.360 Annual appropriations, amounts -- Powers and duties of board as to funds.

- (1) After the legislative body of a governmental unit has made provisions for library service according to any of the methods set forth in KRS 173.310, the legislative body shall appropriate money annually to furnish such service. In library regions it shall not be less than three cents (\$0.03), nor more than ten cents (\$0.10) on each one hundred dollars (\$100) worth of property assessed for local taxation. In counties containing a city of the first class it shall be not more than fifteen cents (\$0.15) on each one hundred dollars (\$100) worth of property assessed for local taxation. In all other governmental units it shall be not less than five cents (\$0.05) nor more than fifteen cents (\$0.15) on each one hundred dollars (\$100) worth of property assessed for local taxation. In those instances where county library service has been established on the initiative of the fiscal court and when an appropriation of less than the minimum amount required by this subsection is proposed, the minimum amount of support for county library service may be determined annually through a mutual agreement of the county library board, the county fiscal court, and the state Department for Libraries and Archives. This agreement shall be reflected in the records of the legislative body of the governmental unit making the appropriation.
- (2) All funds for the library shall be deposited monthly to the credit of the library board. These funds shall not be used for any but library purposes. The treasurer of the library board shall be required to execute bond with good and sufficient surety thereon for the faithful performance of his duties, the amount of the bond to be fixed by the board. If the bond has a corporate surety the premium shall be paid from the library fund. The board shall have exclusive control of expenditures, subject to an examination of accounts as may be required by the legislative body, and money shall be paid only upon vouchers approved by the board. The board shall not make expenditures or incur indebtedness in any year in excess of the amount of money appropriated and available for library purposes, except where a library board is the owner of real estate not used for library purposes, in which case they may borrow money secured solely by that property. Principal and interest on indebtedness on real estate owned by a library board not used for library purposes is not chargeable to the library funds derived from taxation.

History: Amended 1964 Ky. Acts ch. 55, sec. 3. -- Amended 1960 Ky. Acts ch. 61, sec. 2. -- Created 1944 Ky. Acts ch. 160, sec. 7.

Division of Budgeting
Lexington-Fayette Urban County Government
200 East Main Street
Lexington, Kentucky 40507
(859) 258-3060

Paid For With Lexington-Fayette Urban County Government Funds