ASSESSMENT OF MOTOR VEHICLES

Kentucky Department of Revenue
Office of Property Valuation
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Assessment of Motor Vehicles

Valuing of All Motor Vehicles

Motor Vehicles are assessed utilizing a mass appraisal process.

The Uniform Standards of Professional Appraisal Practice (USPAP) provides mass appraisal as its own specialty through its STANDARD 6. It defines mass appraisal as “the process of valuing a universe of properties as of a given date using standard methodology, employing common data, and allowing for statistical testing.”

Revenue Cabinet, Commonwealth of Ky. v. Gillig, 957 S.W.2d 206, 208–09 (Ky. 1997)

• Upholds the use of mass appraisal techniques.

• Under a mass appraisal approach, only the individual property characteristics which allow the assessor to make a logical estimate of the property’s value are considered.

• Kentucky courts recognize the level of accuracy achieved by a private fee appraiser cannot be attained by state tax assessors and has never been required in the valuation of property for taxation purposes in Kentucky; nor is absolute accuracy required by Section 172 of the Kentucky Constitution, which specifically provides that fair cash value shall be “estimated”.

A BRIEF SUMMARY OF THE MOTAX SYSTEM

- As with most property in Kentucky, January 1 is the assessment date for motor vehicles and the Property Valuation Administrator is the assessor; the County Clerk collects the property tax due on motor vehicles at the time of registration, and is paid a four percent commission to cover the cost of collection.

- The Automated Vehicle Identification System (AVIS) contains a complete file of motor vehicle ownership and descriptive information that is derived from the title and registration process. This forms the basis for each year’s motor vehicle property tax roll.

- Each local taxing district submits tax rate information to the Department of Revenue on or before October 1 of the year preceding the assessment.

- The PVA is responsible for maintaining situs and liability information throughout the year.

- Valuation is based on the market, by reference to a table of values derived from the NADA tape calibrated locally through the application of market adjustment factors.

- A notice of tax due and registration renewal is sent to each motor vehicle owner by the Department of Revenue during the month prior to registration renewal (the owner’s birth month) or the month following the transfer of any vehicle not already registered in that tax year.

- A tax liability in the form of a computer file “flag”, or “tax segment” is created for each taxable motor vehicle based upon owner identification, value, tax district and rate information; this liability is canceled upon payment of the property tax.

- Penalties are automatically applied to late payments at the rate of three percent for up to one month and ten percent thereafter; plus fifteen percent annual interest.

- The system performs an accounting of collections by the County Clerk, who in turn is responsible for distributing all tax receipts to the appropriate districts on a monthly basis.
Operation of the system is a joint responsibility of two state agencies: the Finance Cabinet, and the Transportation Cabinet. Monitoring of all property tax aspects of the system, as well as conducting compliance programs, is the responsibility of the Finance and Administration Cabinet’s Department of Revenue, Office of Property Valuation.

KRS 132.485 - Motor vehicle registration as consent to assess -- Exceptions -- Assessment of vehicle twenty years old or older -- Ownership -- Assessment of vehicle purchased and registered in different years -- Exemptions.

(1) (a) Except as otherwise provided in paragraph (b) of this subsection, the registration of a motor vehicle with a county clerk in order to operate it or permit it to be operated upon the highways of the state shall be deemed consent by the registrant for the motor vehicle to be assessed by the property valuation administrator from a standard manual prescribed by the department for valuing motor vehicles for assessment unless:

1. The registrant appears before the property valuation administrator to assess the vehicle; or

2. The motor vehicle is twenty (20) years old or older, in which case paragraph (b) of this subsection applies regarding its valuation.

The standard value of motor vehicles shall be the average trade-in value prescribed by the valuation manual unless information is available that warrants any deviation from the standard value.

1. All automobiles, pickups, boats, boats trailers, motorcycles, and recreational vehicles must be assessed at the NADA or appropriate guide trade-in value as of January 1 of each year. If no adjustments, the AVIS assessment should match the January 1 NADA clean trade-in value, or the equivalent, in conjunction with KRS 132.485.

2. All large (medium and heavy-duty) trucks are assessed at the wholesale value from the NADA Commercial Truck Guide. Much of the equipment on these vehicles, such as dump beds, cranes, etc. qualifies to be listed on the Business Personal Property Tax Return (form 62A500). The truck shall be assessed in MOTAX as the NADA valuation includes only the cab and chassis.

Vehicles 19 Years Old or Less
The assessments of automobiles, pick-ups, small trucks, and vans that are nineteen (19) years old or less are derived from the NADA Official Used Car Guide. All motor vehicles assessed by this guide shall be assessed at the clean trade-in value, less any applicable deductions, unless information is available that warrants any deviation from the standard value.

Vehicles 20 years or Older
KRS 132.485

(b) In the case of motor vehicles that are twenty (20) years old or older:

1. It shall not be presumed that a vehicle has been maintained in, or restored to, the original factory or otherwise classic condition or that its value has increased over the previous year;
2. In assessing motor vehicles under this paragraph and calculating the taxes due thereon, through
the AVIS or otherwise, if the registrant does not appear before the property valuation
administrator to assess the vehicle, the standard value shall be as follows:

a. The actual valuation of the vehicle as was assessed in the vehicle's nineteenth year, if the vehicle
was assessed for taxation in the Commonwealth in that year; or

b. The average trade-in value prescribed by the applicable edition of the valuation manual for the
vehicle in its nineteenth year, if the vehicle was not assessed for taxation in the Commonwealth in
that year; reduced by ten percent (10%) annually for each year beyond nineteen (19) years; and

3. In the case of any motor vehicle for which the assessment procedure provided in subparagraph
2.b. of this paragraph would apply but cannot be carried out because the applicable edition of the
valuation manual is unavailable, the property valuation administrator shall conduct an assessment
of the vehicle to determine the value thereof for the given taxable year. The assessment under this
subparagraph may be done in person if the vehicle's owner presents the vehicle at the property
valuation administrator's office, or the assessment may be done through a review of photographs
and other documentary evidence. In subsequent years, that valuation shall be reduced by ten
percent (10%) annually.

Adjustments to NADA Value/Adjustments to Assessment
The PVA may adjust values based upon the condition of the vehicle on the assessment date of the tax
year. The PVA may adjust the NADA value if the vehicle is not considered to be in average condition in
comparison to other vehicles of the same age and make.

Adjustment for condition may be one of a combination of the following:

Deduct if:

• Vehicle had high mileage on assessment date (January 1). Maximum deduction: 40% of trade-in value.
• Vehicle has been wrecked and damage has not been repaired prior to assessment date (January 1).
• Vehicle value includes options which customer’s vehicle does not contain.
• Vehicle has a “branded” or rebuilt title. The assessment shall be 60% of the trade-in value.
• Vehicle has salvage title on January 1 of tax year. The assessment of salvage title vehicles should not
exceed 25% of retail value. The PVA should determine this assessment.

As of January 1, 1998, no override shall be lower than 26% of the January NADA retail value unless a
salvage title has been obtained.

CAUTION: Any vehicle assessed at 25% or less of the clean trade-in value shall be considered salvage and
removed from Kentucky highways, pursuant to KRS 186A.335. The owner shall apply for such title with
the County Clerk.

Add if:

• Vehicle has options that are not included in NADA value.
• Vehicle has low mileage.
• Vehicle is in superior condition (restored older vehicles).

Documentation Required for Reduction of Assessment

To adjust for physical or mechanical damage, the PVA must receive an estimate for cost of repairs needed to put the vehicle in average condition. A copy of the estimate should be retained by the PVA. Be reminded that the condition of the vehicle as of January 1 of the tax year may be the average for such model (depending on age of vehicle).

To adjust for high mileage, evidence of high mileage on January 1 of the tax year must be provided. A service order of approximate January mileage or an affidavit of the January mileage are two acceptable means of documentation. Any vehicle assessed by the NADA Official Used Car Guide may be allowed a mileage deduction by using the High Mileage Table in the guide. The high mileage deduction should be deducted from the NADA trade-in value, but it may not exceed 40% of the trade-in value.

Diesel engines are identified within the VIN. Refer to the NADA guide, since the presence of a diesel engine may add to the assessment.

Vehicles that have a salvage title on January 1 of the tax year shall be assessed at no more than 25% of the January NADA retail value. Owner should present the salvage title to PVA for review.

Vehicles with a “branded” title shall be assessed at 60% of the average retail value. The owner should present the title to the PVA to receive this reduced assessment. The PVA must retain a copy of the title as documentation.

Errors in assessment due to incorrect Vehicle Identification Number (VIN) shall not require any documentation. However, to alleviate the problem of an incorrect assessment each year, the PVA must instruct the owner to contact the Clerk for correction of the VIN.

Examples of Assessment Adjustments

Vehicles 18 Years Old or Less

High Mileage

The Cabinet recognizes the use of the High Mileage Table in the NADA guide. The PVA may consider high mileage as a basis for value adjustments. However, pursuant with NADA guidelines, the high mileage deductions shall not exceed 40% of the NADA average trade-in value as of January 1 of the tax year. The following examples are calculated for the 2019 tax year.

Example #1

2017 GMC Light Duty Acadia Utility 4D SL 2.5L 50,000 miles

<table>
<thead>
<tr>
<th>Average trade-in value</th>
<th>$16,775 (January 2019 guide)</th>
</tr>
</thead>
<tbody>
<tr>
<td>High mileage deduction</td>
<td>$ 1,275</td>
</tr>
<tr>
<td>Adjusted assessment</td>
<td>$15,500</td>
</tr>
</tbody>
</table>
Example #2
2016 Toyota Corolla Sedan 4D LE 1.8L 108,000 miles

Average trade-in value $10,625 (January 2019 guide)
High mileage deduction $2,700
Adjusted assessment $7,925

Damaged Vehicle
Damage to a vehicle on January 1 of the tax year may be deducted from the trade-in value for that year. Damage deductions for parts and materials shall not exceed a professional estimate. The cost of labor is not included in the damage deduction. A combination of the deductions shall not reduce the assessment to 25% or less of the average trade-in value.

Example #3
2016 BMW 3 Series Sedan 3D 320i 2.0L 42,500 miles Damage estimate of $3,000

Average trade-in value $14,575 (January 2019 guide)
Mileage deduction n/a
Damage deduction $3,000
Adjusted assessment $11,575

Example #4
2010 Nissan Altima Sedan 4D 2.5L Retail: $5,750 150,000 miles Damage estimate of $1,000

Average trade-in value $3,075 (January 2019 guide)
High mileage deduction $775
Damage deduction $1,000
Adjusted assessment $1,300

In example #4, the adjusted assessment of this vehicle with the high mileage and damage deduction is $1,300. If the assessment stays at $1,300 the vehicle must be removed from Kentucky highways because its value is less than 25% of the retail value. In order for the owner to be legal and retain the registration for this vehicle, the PVA should assess the vehicle at $1,495, which is 26% of the retail value.

Once a vehicle’s value has been adjusted through an override of the NADA valuation, the vehicle’s valuation will be reduced in subsequent years by 10% and boats 5% annually.

The “Clean Trade-in” is used in the mass appraisal of motor vehicles because the "Clean Trade-in" value most closely approximates the constitutional standard of fair cash value. This has been
consistently verified through the Department’s system of random sampling of arm’s length transaction motor vehicle sales.

Below are the totals for the last 2 years results of the random sample results.

<table>
<thead>
<tr>
<th>Year</th>
<th>NADA - CLEAN</th>
<th>NADA AVG</th>
<th>Median Clean vs Avg</th>
<th>Sales Price VTR</th>
<th># transactions</th>
</tr>
</thead>
<tbody>
<tr>
<td>2020</td>
<td>4,468,900</td>
<td>4,040,550</td>
<td>4,254,725</td>
<td>4,554,777</td>
<td>555</td>
</tr>
<tr>
<td>2021</td>
<td>4,580,200</td>
<td>4,208,950</td>
<td>4,394,575</td>
<td>4,878,472</td>
<td>406</td>
</tr>
</tbody>
</table>

It is clear from this data that the “NADA Clean” category provides a much closer approximation of the overall fair cash value of used vehicles than the “NADA Average” category.

The process includes requesting a data file from the Commonwealth Office of Technology (COT) of all transfers occurring in January.

Upon receipt of the file, duplicate transactions are removed. Duplicate transactions include clerk mistakes and transactions involving the same vehicle type based on make, model, year, and value. This is completed in order to ensure the sample is as diverse as possible.

The sample size is determined utilizing resources at https://www.surveysystem.com/sscalc.htm.

The sampling tool in excel is used to extract the sample.

The data analysis begins by looking up the vehicle transaction report (VTR) for sales price and information to determine an arms-length transaction. Transactions that cannot reasonably be determined to be arms-length are removed. These transactions include, but are not limited to: duplicate title requests, salvage title requests, no sale transactions, name changes, repossessions, and transactions between related parties.

The National Automobile Dealers Association (NADA) Has Explained Why They Changed “Average” Values to “Clean” Values Beginning in 1995

According to the NADA, today's "Clean Trade-In" value is the same as what the NADAOfficial Used Car Guide ("NADA Guide") formerly called both "Average Trade-in" and "Trade-In." The same applies to the NADA Guide’s current "Clean Retail" value, formerly named "Average Retail" and "Retail."

Historically the NADA Guide used the term "average" to describe both Retail and Trade-in values. Most state statutes that reference an “average” value, including Kentucky’s, were enacted well before 1995. Here is an image from a pre-1995 NADA Guide:
On January 1, 1995, the NADA Guide discontinued using the term "average." The editorial methodology did not change. The NADA Guide simply changed the terms "Average Trade-in" to "Trade-In" and "Average Retail" to "Retail." The stand-alone terms "Retail, Trade-in and Loan," continued to be used for the next 12 years from January 1, 1995 until January 1, 2007. Here is an image from the January 1995 guide:

On January 1, 2007, the NADA Guide introduced the term "Clean" for all three values, reflecting their editorial position that the condition of a vehicle, as a consistent starting point in the methodology of valuation, was clean. Again, their methodology did not change. Here is an image from the January 2007 guide:

From January 2007 forward, the pre-1995 "Average Trade-in" and "Average Retail" were now labeled "Clean Trade-in" and "Clean Retail." Same values. Same methodology.

On September 1, 2008, the NADA Guide introduced two new conditional values; "Average Trade-in" and "Rough Trade-in." The addition of these new conditional values was based on requests for their values to reflect the wholesale side of the market and represented the first time in 77 years that they expanded beyond three traditional values. Currently, the NADA Guide displays five values for each vehicle; "Clean Retail," "Clean Loan," "Clean Trade-In," "Average Trade-in" and "Rough Trade-in." Here is an image from the October 2008 guide:
As this history shows, the "average" value referenced in many state's general statutes written prior to 1995, including Kentucky's, is actually today's "Clean" value as expressed in the NADA Guide.

How does a taxpayer protest an assessment?

KRS 131.110 requires a protest of assessment be handled by the Department of Revenue. The PVA is considered an employee of the Department of Revenue and is required to expedite the protest on behalf of the Department. The PVA may reassess a vehicle based upon high-mileage or condition of the vehicle.

The first step in a protest is for the taxpayer to speak informally with the PVA. If the PVA cannot agree upon an assessment within the Department’s guidelines, the PVA should instruct the taxpayer to file a written protest with the Department.

All protests must be filed within sixty (60) days of the date of the notice. The assessment is final after such time period. Motor vehicle assessments are final beginning with the first day after the renewal month. The taxpayer will be required to provide documentation supporting their claim along with the written protest.

Many times taxpayers wait until the last day of the renewal month to protest their vehicle value to the PVA, which can result in additional delinquency fees if the property tax and registration fees are not paid timely. The PVA should instruct the taxpayer to remit payment of the full amount of property tax and registration fees owed to the County Clerk prior to the last day of the renewal month. If the taxpayer prevails in their protest, they can receive a refund of any overpayment. Payment of the taxes and registration fee does not extend the protest period. Sometimes it may take weeks to settle the protest in Frankfort, and if the taxpayer has not timely paid the tax liability and registration for their vehicle, not only are they subject to delinquent tax charges, they can be cited by the police for having an expired registration.

Upon receipt of the protest in Frankfort, the Department will review the documentation and send a letter to the taxpayer with the Department’s decision. If the taxpayer prevails, they can then receive a refund. The County Clerk will be notified of the valuation adjustment and will be provided authorization to refund any applicable overpayment.

Protests should be mailed to the Department of Revenue:

Department of Revenue
Motor Vehicle Section, Division of State Valuation
501 High Street, Station 32
Frankfort, KY 40601
KRS 131.110 Protest of assessment by Department of Revenue – Review – Appeal.

(1) (a) The Department of Revenue shall mail to the taxpayer a notice of any tax assessed by it. The assessment shall be due and payable if not protested in writing to the department within:
1. Forty-five (45) days from the date of notice, for assessments issued prior to July 1, 2018; and
2. Sixty (60) days from the date of notice, for assessments issued on or after July 1, 2018.
(b) Claims for refund of paid assessments may be made under KRS 134.580 and denials appealed under KRS 49.220.
(c) 1. The protest shall be accompanied by a supporting statement setting forth the grounds upon which the protest is made.
2. Upon written request, the department may extend the time for filing the supporting statement if it appears the delay is necessary and unavoidable.
3. The refusal of the extension may be reviewed in the same manner as a protested assessment.

Collection and Payment of taxes related to motor vehicles

The County Clerk is the collector of motor vehicle taxes pursuant to KRS 134.800.

134.800 County clerk to collect ad valorem taxes on motor vehicles registered by him -- Acceptable means of payment. The county clerk shall be collector of all state, county, city, urban-county government, school, and special taxing district ad valorem taxes on motor vehicles registered by him. The clerk may accept payment of taxes due by any commercially acceptable means including credit cards.

The due date for motor vehicle taxes and when such taxes become delinquent is outlined in KRS 134.810.

134.810 Date on which taxes become due or delinquent.

(1) All state, county, city, urban-county government, school, and special taxing district ad valorem taxes shall be due and payable on or before the earlier of the last day of the month in which registration renewal is required by law for a motor vehicle renewed or the last day of the month in which a vehicle is transferred.

(2) All state, county, city, urban-county government, school, and special taxing district ad valorem taxes due on motor vehicles shall become delinquent following the earlier of the end of the month in which registration renewal is required by law or the last day of the second calendar month following the month in which a vehicle was transferred.

(3) Any taxes which are paid within thirty (30) days of becoming delinquent shall be subject to a penalty of three percent (3%) on the taxes due. However, this penalty shall be waived if the tax bill is paid within five (5) days of the tax bill being declared delinquent. Any taxes which are not paid within thirty (30) days of becoming delinquent shall be subject to a penalty of ten percent (10%) on the taxes due. In addition, interest at an annual rate of fifteen percent (15%) shall accrue on
said taxes and penalty from the date of delinquency. A penalty or interest shall not accrue on a motor vehicle under dealer assignment pursuant to KRS 186A.220.

(4) When a motor vehicle has been transferred before registration renewal or before taxes due have been paid, the owner pursuant to KRS 186.010(7)(a) and (c) on January 1 of any year shall be liable for the taxes on the motor vehicle, except as hereinafter provided.

(5) If an owner obtains a certificate of registration for a motor vehicle valid through the last day of his second birth month following the month and year in which he applied for a certificate of registration, all state, county, city, urban-county government, school, and special tax district ad valorem tax liabilities arising from the assessment date following initial registration shall be due and payable on or before the last day of the first birth month following the assessment date or date of transfer, whichever is earlier. Any taxes due under the provisions of this subsection and not paid as set forth above shall be considered delinquent and subject to the same interest and penalties found in subsection (3) of this section.

(6) For purposes of the state ad valorem tax only, all motor vehicles:

(a) Held for sale by a licensed motor vehicle dealer, including licensed motor vehicle auction dealers;

(b) That are in the possession of a licensed motor vehicle dealer, including licensed motor vehicle auction dealers, for sale, although ownership has not been transferred to the dealer; and

(c) With a salvage title held by an insurance company;

on January 1 of any year shall not be taxed as a motor vehicle pursuant to KRS 132.485 but shall be subject to ad valorem tax as goods held for sale in the regular course of business under the provisions of KRS 132.020(1e) and 132.220.

(7) Any provision to the contrary notwithstanding, when any ad valorem tax on a motor vehicle becomes delinquent, the state and each county, city, urban-county government, or other taxing district shall have a lien on all motor vehicles owned or acquired by the person who owned the motor vehicle at the time the tax liability arose. A lien for delinquent ad valorem taxes shall not attach to any motor vehicle transferred while the taxes are due on that vehicle. For the purpose of delinquent ad valorem taxes on leased vehicles only, a lien on a leased vehicle shall not be attached to another vehicle owned by the lessor.

(8) The lien required by subsection (7) of this section shall be filed and released by the automatic entry of appropriate information in the AVIS database. For the filing and release of each lien or set of liens arising from motor vehicle ad valorem property tax delinquency, a fee of two dollars ($2) pursuant to this section shall be added to the delinquent tax account. The fee shall be collected and retained by the county clerk who collects the delinquent tax.

(9) The implementation of the automated lien system provided in this section shall not affect the manner in which commercial liens are recorded or released.