Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Blandville, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the <u>City of Dover</u>, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Ekron, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Gratz, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Junction City, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Lafayette, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Martin, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Monterey, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Poplar Hills, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of South Park View, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of St. Charles, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.

Pursuant to KRS 81.062(3), notice is hereby given with regards to the City of Vicco, as follows:

- (a) The city has failed to respond in accordance with the provisions of subsection (1) and (2) of this section, and therefore, the city is subject to dissolution proceedings if the city fails to respond to the requirements of subsection (1) of this section, or any citizen resident, or creditor of the city fails to enter a defense as set out in this subsection by January 1, 2023;
- (b) Creditors of the city are hereby notified that the debts of the city shall be extinguished if they are not otherwise discoverable in the administrative hearing, or unless a successful defense is entered pursuant to the administrative hearing convened pursuant to this section; and
- (c) Citizens, residents or creditors of the city may enter a defense to the administrative dissolution by sending in written notice to the Department for Local Government that includes their name and other contact information, the city's name in question, a preliminary statement of their legal claim of why the city should not be administratively dissolved, or the entry of a claim against the city by a creditor, and any other information the Department for Local Government deems necessary to carry out the provisions of this subsection.