
COUNTY OF SAN LUIS OBISPO
AGRICULTURAL WORKER HOUSING
ORDINANCE
ADMINISTRATIVE REVIEW DRAFT



February 4, 2019

Introduction

The County Board of Supervisors (BOS) has directed Planning staff to create an ordinance that will incentivize and remove barriers for developing agricultural worker housing both on and off-site of agricultural operations.

The County has an existing farm support quarters ordinance for both the inland and coastal areas. These ordinances generally regulate allowance of farm support quarters based on the land use category, size of parcel, and amount of agricultural operation that exists on the subject property or within a five-mile radius. For instance, agricultural worker housing is allowed only in the Agriculture and Rural Lands land use category, with group quarters requiring a minimum of 20 acres. The number of workers or residential units allowed is determined through the existing agricultural use, such as one unit per 20 acres of irrigated crops, or one unit per 50 dairy cows.

The Coastal Zone Land Use Ordinance (Title 23) differs from the Inland Land Use Ordinance in several important ways which result in more significant obstacles to developing farmworker housing. In coastal areas, farmworker housing is generally restricted from being located on prime agricultural land unless it can be shown that no alternate sites are available.

Ordinance Framework and Public Outreach

The Board of Supervisors, on August 21, 2018, supported the ordinance framework for the amending ordinance. This framework was based on staff's research, input from the Stakeholder Group, and a public workshop on October 16, 2018. The attached Administrative Draft Ordinance has been crafted to include these framework recommendations:

- Reduce minimum lot size. Currently Title 22 requires a minimum of 1-20 acres for a single agricultural worker housing unit, and a minimum of 20 acres for a group support quarters. To increase flexibility for building agricultural worker housing while considering the link between agricultural worker housing and the agricultural use on or off site, staff is proposing a minimum lot size of 5 acres for group quarters.
- Expand the distance to agriculture for calculating density. Title 22 currently requires the agricultural use used to calculate density to be located on-site for single-family agricultural worker housing units, and to be located within 5 miles of a group quarters. To increase flexibility for building agricultural worker housing and to recognize the regional and seasonal nature of agricultural employment, the 5-mile requirement for group quarters is proposed to be eliminated.
- Expand land use categories where farmworker housing is allowed. Currently agricultural worker housing is allowed on parcels in the Agriculture and Rural Lands land use categories. Staff has proposed to expand the allowance of agricultural worker housing to the Rural Residential land use category. Urban land use categories such as Residential Single-Family and Residential Multi-Family would not restrict housing intended for agricultural workers, which is currently allowed by the building code, but would not allow agricultural worker housing as additional units to the base density.
- Combine density tables for single-family agricultural worker units and group quarters. Title 22 currently provides a distinction between single-family agricultural worker housing and group quarters. Staff proposes to maintain this distinction while combining density tables for simplicity.
- Increase the number of agricultural worker housing units that may be approved without a discretionary land use permit. Currently, the County's ordinance requires a discretionary permit (Minor Use Permit) for more than four single-family agricultural worker units or more than 20 people in a group quarters. Staff proposes to increase the allowance for a ministerial permit (Zoning Clearance) to 12

single-family units or 36 beds in group quarters to comply with the State Employee Housing Act.

Please submit comments on the Public Review Draft to Brian Pedrotti, Senior Planner, by Friday, April 5, 2019. Comments may be submitted by e-mail (bpedrotti@co.slo.ca.us) or mail (County Planning and Building, Attn: Brian Pedrotti)

Proposed Amendments to Titles 22 and 23 (LUO and CZLUO)

Agricultural Worker Housing Ordinance
Administrative Draft (January 2019)

Item #1 – Proposed amendments to Article 8, Section 22.80.030:

Remove existing definition for “Farm Support Quarters (land use)” and add new definition for “Agricultural Worker Housing (land use)”.

Note: Proposed text is shown as underlined text, whereas proposed deletion of text is shown with strikethrough.

~~Farm Support Quarters (land use). Includes residences, rooming and boarding houses and mess halls for farm workers employed on and near land owned by the owner of the building site on which the quarters are located.~~

Agricultural Worker Housing (land use). Any living quarters or accommodations of any type, including mobile homes, which comply with the building standards in the State Building Standards Code or an adopted local ordinance with equivalent minimum standards for building(s) used for human habitation, and buildings accessory thereto, where accommodations are provided by any person for individuals employed in farming or other agricultural activities, including such individuals' families.

Item #2 – Proposed amendments to Article 4, Section 22.30.480:

Update land use regulations pertaining to Residential Uses in the Agriculture Land Use Category.

Note: Proposed text is shown as underlined text, whereas proposed deletion of text is shown with strikethrough.

22.30.480 – Residential Uses In The Agriculture and Rural Lands Land Use ~~Category~~Categories

Dwellings in the Agriculture and Rural Lands land use ~~category~~categories, including primary housing and agricultural worker housing ~~farm support quarters~~ are allowed ~~accessory uses on the same site as an agricultural use,~~ subject to the standards of this Section and Section 22.30.481 (Agricultural Worker Housing). These dwellings may include

mobile homes, subject also to the standards in Section 22.30.450 (Residential – Mobile Homes).

A. Primary housing. A parcel in the Agriculture or Rural Lands category may be used for two primary dwellings, as follows:

- 1. Permit requirements.** Zoning Clearance is required for each of the first two dwellings. Additional dwellings are subject to the provisions of ~~Subsection B. (Farm Support Quarters)~~Section 22.30.481 (Agricultural Worker Housing).
- 2. Density – Agriculture.** Primary dwellings in the Agriculture category are allowable at a ratio of one primary unit for each legal parcel, as defined in Chapter 22.11 (Definitions – Parcels), and one additional primary unit on legal parcels of 20 acres or larger. On legal parcels smaller than 20 acres but at least one acre, an additional unit may be allowed subject to the provisions of Section 22.30.470. More than two dwellings per legal parcel shall satisfy all provisions of Subsections ~~B. and C. (Farm Support Quarters)~~of Section 22.30.481 (Agricultural Worker Housing).
- 2.3. Density – Rural Lands.** Primary dwellings in the Rural Lands category are allowable at a ratio of two primary units for each legal parcel, as defined in Chapter 22.11 (Definitions – Parcels). More than two dwellings per legal parcel shall satisfy all provisions of Subsection B. of Section 22.30.481 (Agricultural Worker Housing).
- 3.4. Williamson Act Land.** Residential density on lands under Williamson Act Contracts must adhere to the County’s Rules of procedure to Implement the California Land Conservation Act of 1965 (Table 2), individual Contracts, the provisions of the Williamson Act itself and any changes that may be made to it.

B. Agricultural Worker Housing

- 1. Purpose.** The purpose of this section is to provide standards for the application and development of agricultural worker housing. Agricultural worker housing includes two categories: 1) single-family dwellings and mobile homes, and 2) group quarters.
- 2. Farm support quarters – Single family dwellings and mobile homes Where Allowed.** Agricultural Worker Housing Includes farm or ranch for farm help or a caretaker employed on land in the same ownership as the housing. Farm support quarters are allowable in the Agriculture, Rural Lands, and Rural Lands Residential land use categories only when the housing is in direct

support of existing agricultural production activities. The category of single-family dwellings and mobile homes includes housing for agricultural workers employed only on land in the same ownership as the housing, on lands owned or on land leased by the farm agricultural worker housing owner. **subject to the following standards.**

4.

3. Permit requirements.

a. -Zoning Clearance required up to:

i. Maximum of twelve 12 single-family dwellings or mobile homes per site;

or;

ii. Maximum of 36 beds in agricultural worker group quarters per site.

b. Minor Use Permit required if:

i. for the first farm support unit, Site Plan Review for subsequent units, unless theThe number of proposed farm support quarters agricultural worker housing units or beds exceeds the number indicated above, or

ii. The number of proposed agricultural worker housing units or beds exceeds in the allowable density table in Subsection B.5, or

~~1.~~iii. -Minor Use Permit or Conditional Use Permit or Minor Use Permit or Conditional Use Permit approval would otherwise be required by planning area standards of Article 9, or other applicable provision of this Title.

2.4. Application content. The application shall include explanation and documentation of the need for agricultural worker housing farm support quarters. The magnitude of existing agricultural activities to be supported by the proposed farm support quarters agricultural worker housing must be described, as well as the number of employees necessary to conduct the agricultural operations.

3.5. Criteria for approval. The applicant shall demonstrate that the number of employees for which agricultural worker housing is proposed is consistent with the allowable density and capacity table in Subsection B.5, or that a greater number of farm support quarters agricultural worker housing is necessary to support the existing agricultural activity. The demonstration of necessity may be in the form of documentation of the number of employees previously used by the property owner in the agricultural operation, or by citing examples of employees used by other agricultural operations of similar size and products.

4.6. Status of residents. Occupancy of agricultural worker housing farm support quarters in the form of single family dwellings, ~~or~~ mobile homes, or group

~~quarters~~ is limited to the full-time, ~~full-time seasonal, or part-time~~ employees and the ~~spouse and children~~families of full-time, ~~full-time seasonal or part time~~ employees of agricultural or ranching operations conducted by the owner of the ~~agricultural worker housing~~~~farm support housing~~, or lessor of the housing owner's acreage. ~~Farm support quarters~~~~Agricultural worker housing~~ ~~are~~ is not to be rented or leased to individuals other than ~~farm help~~~~agricultural workers~~ and their families. An agreement between the property owner and the County limiting occupancy to ~~farm workers~~~~agricultural workers~~ shall be executed and recorded prior to building permit issuance.

5.7. Density. The maximum allowable density ~~and capacity of agricultural worker housing, single family dwellings mobile homes used as farm support quarters~~~~unless authorized by a Minor Use Permit or Conditional Use Permit,~~ shall be as follows:

~~a. The maximum density of single family dwellings or mobile homes as farm support quarters is based on the amount of agricultural activities occurring on the site, and unless authorized by Minor Use Permit or Conditional Use Permit approval, the number of single family dwellings or mobile homes established as farm support quarters cannot exceed one per 5-20 acres of site area or a total of 4 dwellings per site or;~~

~~b.~~

Maximum Allowable Density of Single Family Dwellings or Mobile Homes Used as Farm Support Quarters, Based on Agricultural Land Use	
Agricultural Land Use	Maximum Allowable Density (1)(2)
Beef and dairy feedlots	One unit per 50 dairy cows, or one unit per 100 beef cattle
Fowl and poultry ranches	One unit per 20,000 broiler chickens, or one unit per 15,000 egg-laying hens, or one unit per 3,000 turkeys
Hog ranches	One unit per 50 hogs
Horse ranches and equestrian facilities	One unit per 15 brood mares, or one unit per 30 horse boarding stalls, or one unit per riding school or exhibition facility
Kennels	One unit per 40 dog pens or cages

Maximum Allowable Density of Single Family Dwellings or Mobile Homes Used as Farm Support Quarters, Based on Agricultural Land Use	
Agricultural Land Use	Maximum Allowable Density (1)(2)
Animal hospitals and veterinary facilities	One unit per facility
Nurseries	One unit per acre of propagating greenhouse or 3 acres of field-grown plant materials
Irrigated row crops, specialty crops, orchards and vineyards	One unit per 20 acres in crops
Irrigated pasture, field crops, grain and hay	One unit per 30 acres in crops
Dry farm orchards, vineyards, beans and specialty field crops	One unit per 40 acres in crops
Grazing	One dwelling per 320 acres grazing land

Notes: 1. — The density of farm support quarters for other agricultural uses, or combinations of uses, may be determined by the Director to be equivalent to those specified in this table.

2. — The density of single family dwellings or mobile homes as farm support quarters is based on the amount of agricultural activities occurring on the site, and unless authorized by Minor Use Permit or Conditional Use Permit approval, the number of single family dwellings or mobile homes established as farm support quarters cannot exceed one per 20 acres of site area or a total of 4 dwellings per site.

MAXIMUM DENSITY AND CAPACITY OF AGRICULTURAL HOUSING

<u>Agricultural Land Use</u>	<u>Maximum Allowable Density of Single- Family Dwellings or Mobile Homes¹</u>	<u>Maximum Occupant Capacity of Group Quarters¹</u>
<u>Irrigated row crops, specialty crops, orchards and vineyards</u>	<u>One unit per 20 acres in crops</u>	<u>One person per acre in crops</u>
<u>Irrigated pasture and alfalfa</u>	<u>One unit per 30 acres in crops</u>	<u>One person per 15 acres in crops</u>
<u>Dry farm orchards, vineyards, beans and specialty field crops, grain and hay</u>	<u>One unit per 40 acres in crops</u>	<u>One person per 20 acres in crops</u>
<u>Grazing</u>	<u>One dwelling per 320 acres grazing land</u>	<u>One person per 320 acres grazing land</u>
<u>Nurseries</u>	<u>One unit per acre of propagating greenhouse or 3 acres of field-grown plant materials</u>	<u>Not allowed</u>
<u>Animal hospitals and veterinary facilities</u>	<u>One unit per facility</u>	<u>Not allowed</u>
<u>Beef and dairy feedlots</u>	<u>One unit per 50 dairy cows, or one unit per 100 beef cattle</u>	<u>One person per 50 dairy cows, or one person per 100 beef cattle</u>
<u>Fowl and poultry ranches</u>	<u>One unit per 20,000 broiler chickens, or one person per 15,000 egg laying hens, or one person per 3,000 turkeys</u>	<u>One person per 20,000 broiler chickens, or one person per 15,000 egg laying hens, or one person per 3,000 turkeys</u>
<u>Hog ranches</u>	<u>One unit per 50 hogs</u>	<u>One person per 50 hogs</u>

MAXIMUM DENSITY AND CAPACITY OF AGRICULTURAL HOUSING		
<u>Agricultural Land Use</u>	<u>Maximum Allowable Density of Single- Family Dwellings or Mobile Homes¹</u>	<u>Maximum Occupant Capacity of Group Quarters¹</u>
<u>Horse ranches and equestrian facilities</u>	<u>One unit per 15 brood mares, or one unit per 30 horse boarding stalls, or one unit per riding school or exhibition facility</u>	<u>One person per 15 brood mares, or one person per 30 boarding stalls</u>
<u>Kennels</u>	<u>One unit per 40 dog pens or cages</u>	<u>Not allowed</u>

Notes:

1. The density and capacity of agricultural housing for other agricultural uses, or combinations of uses, may be determined by the Director of the Planning and Building Department to be equivalent to those specified in this table.

4.2. Cannabis activities, including cannabis cultivation, are not included as they are not considered an agricultural land use.

8. **Minimum Site Area.** Five acres for group quarters.

6.9. **Parking.** Off-street parking must be provided at a ratio of one space per single-family dwelling or mobile home established as farm support quarters. Group quarters will be required to provide one space per four persons potentially housed within the group quarters. Parking areas shall be screened from public view by buildings, fences, landscaping or terrain features.

7.10. **Mobile homes.** The use of a mobile home for farm support quarters agricultural worker housing shall satisfy the standards of Section 22.30.450 (Residential - Mobile Homes).

11. **Group Quarters.** The use of group quarters facilities such as dormitories or bunkhouses and mess halls for agricultural worker housing is subject to the following additional standards.

a. **Setbacks.** No part of the group quarters agricultural worker farm housing shall be closer than 50 feet to any street property line, 60 feet to any other

property line, 40 feet to any other structure, or 75 feet to any barns, pens or other facilities for livestock or poultry, or 100 feet from the centerline of streams shown on USGS Topographic Maps with blue lines.

a. **Allowed Accessory Uses.** Any or all of the following uses, if included specifically in a use permit, may be permitted as an accessory use for residents of group quarters. Such accessory uses must be located either in a single community building or in a permitted location outdoors, and such uses may not be advertised to the general public:

- i. Food service for residents of the farmworker center;
- ii. Laundry facilities for residents of the farmworker center.

b. **Amenities.** The development of more than twelve (12) dwelling units shall require inclusion of recreation facilities and open space, proportional to the amount and type of facilities to be provided. The facilities shall require children's play equipment. Adult housing shall require the inclusion of appropriate recreational areas, such as for baseball, basketball, soccer or horseshoe pitching.

~~b.~~ **Federal and State requirements.** Any ~~farm support quarters agricultural worker housing~~ accommodating ~~five~~ six or more agricultural employees (not necessarily all employed by the owner of the ~~farm support quarters agricultural worker housing~~) must also comply with applicable state and federal laws and regulations regarding construction, operation and occupants of the housing. The applicable laws and regulations include, but are not limited to, Part 20, Section 654 of the Code of Federal Regulations (20 CFR 654) and Section 17010 et seq of the California Health and Safety Code, copies of which are available at the County Department of Planning and Building.

8.12. Sale of single-family dwellings or mobile homes used as agricultural worker housing farm support quarters. The site of single-family dwellings or mobile homes used as agricultural worker housing farm support quarters shall not be separated from contiguous property in the same ownership ~~by sale or land division~~ unless a Conditional Use Permit (Section 22.62.060) has been first approved, with the Review Authority making the following findings, in addition to the findings in Section 22.62.060.C.4 (Conditional Use Permit -Required Findings):

- a. The proposed reduction of the total acreage of the ownership will not affect its continuing use as a productive agricultural unit; and
- b.a. The proposed reduction of the ownership size will not encourage population increases in the surrounding area incompatible with continuing agricultural operations.

~~2. **Farm support quarters – Group quarters.** The use of group quarters facilities such as dormitories or bunkhouses and mess halls for farm support quarters is allowable in the Agriculture and Rural Lands categories only when the farm housing is in direct support of existing agricultural production activities on the site and other lands within approximately five miles of the site, subject to the following standards:~~

- ~~1. **Permit requirement.** Site Plan Review if the proposed group quarters incorporates pre-approved floor plans and architectural elevations provided by the Planning and Building Department and complies with the site design standards in Subsections C.4 through C.7. Group quarters proposals that do not include pre-approved plans and elevations or which do not meet one or more of the site design standards in Subsections C.4 through C.7 may be authorized through Minor Use Permit approval.~~
- ~~2. **Application content.** The application shall include explanation and documentation of the need for farm support quarters. The magnitude of existing agricultural activities on the site and within five miles of the site to be supported by the proposed farm support quarters must be described, as well as an estimate of the number of employees necessary to conduct the agricultural activities. This documentation may be in the form of letters from owners or operators of those agricultural activities.~~
- ~~3. **Criteria for approval.** The applicant shall demonstrate that the number of employees for which housing is proposed is consistent with the allowable density table in Subsection C.4, or that more agricultural employees are necessary to support the existing agricultural activity. The demonstrations of necessity may be in the form of documentation of the number of employees previously used by the property owner in the agricultural operation, or by citing examples of employees used by other agricultural operations of similar size and products.~~
- ~~4. **Maximum occupant capacity.** The maximum occupant capacity of a group quarters facility shall be set according to the amount of land in existing agricultural production within approximately five miles of the site, based on written statements from the owners or lessors of those lands. The maximum capacity of a group quarters facility, in terms of the number of persons potentially housed, shall not exceed the number of persons specified in the following table.~~

Maximum Occupant Capacity of Group Quarters Structures Used as Farm Support Quarters	
Agricultural Land Use	Maximum Capacity in Persons (1) (2) (3)
Beef and dairy feedlots	One person per 50 dairy cows, or one person per 100 beef cattle
Fowl and poultry ranches	One person per 20,000 broiler chickens, or one person per 15,000 egg-laying hens, or one person per 3,000 turkeys
Hog ranches	One person per 50 hogs
Horse ranches and equestrian facilities	One person per 15 brood mares, or one person per 30 horse boarding stalls
Kennels	Not allowed
Animal hospitals and veterinary facilities	Not allowed
Nurseries	Not allowed
Irrigated row crops, specialty crops, orchards and vineyards	One person per acre in crops
Irrigated pasture, field crops, grain and hay	One person per 15 acres in crops
Dry farm orchards, vineyards, beans and specialty field crops	One person per 20 acres in crops
Grazing	One person per 320 acres grazing land

Notes:

- 1. The density of farm support quarters for other agricultural uses, or combinations of uses, may be determined by the Director to be equivalent to those specified in this table.**

- ~~2. The density of group quarters facilities as farm support quarters is based on the amount of agricultural activities occurring on the site and within approximately five miles of the site, supported by letters from the owners or operators of those agricultural activities.~~
 - ~~3. Unless authorized by Minor Use Permit or Conditional Use Permit approval, the maximum occupant capacity of group quarters facilities as farm support quarters is limited to 20 persons.~~
 - ~~5. Setbacks. No part of the group quarters farm housing shall be closer than 50 feet to any street property line, 60 feet to any other property line, 40 feet to any other structure, or 75 feet to any barns, pens or other facilities for livestock or poultry, or 100 feet from the centerline of streams shown on USGS Topographic Maps with blue lines.~~
 - ~~6. Parking. Off-street parking must be provided at a ratio of one space per four persons potentially housed in the group quarters. Parking areas shall be screened from public view by buildings, fences, landscaping or terrain features.~~
 - ~~7. Minimum site area. 20 acres.~~
 - ~~8. Status of residents. Occupancy of farm support group quarters is limited to the full-time or full-time seasonal employees and the spouse and children of full-time employees of agricultural or ranching operations. Farm support quarters are not to be rented to leased to individuals other than farm help and their families. An agreement between the property owner and the County limiting occupancy to farm workers shall be executed and recorded prior to building permit issuance.~~
 - ~~9. Federal and State requirements. Any farm support quarters accommodating five or more agricultural employees (not necessarily all employed by the owner of the farm support quarters) must also comply with applicable state and federal laws and regulations regarding construction, operation and occupants of the housing. The applicable laws and regulations include, but are not limited to, Part 20, Section 654 of the Code of Federal Regulations (20 CFR 654) and Section 17010 et seq of the California Health and Safety Code, copies of which are available at the County Department of Planning and Building.~~
- 3.13. Clustered units – Reversion to acreage required.** Where an ownership of multiple, legally-created lots of record is entitled to multiple dwellings in compliance with Section [22.30.480 \(Residential Uses In The Agriculture and](#)

Rural Lands Land Use Categories) and Subsection s A., B. or C., of this section, the owner may group the dwellings on a single lot of the ownership rather than on each of the various lots entitled to the dwellings, provided that ~~an approved reversion to acreage shall be obtained within six months of the effective date of the first land use permit for new housing (and before issuance of a building permit), to consolidate with the building site all legal parcels from which housing entitlements have been transferred. In the event that such reversion to acreage is not obtained, the land use permit(s) for the housing shall become void.~~ the clustering is approved in the documentation and agreement pursuant to Subsection B.4.

[Amended 1981, Ord. 2063; 1982, Ord. 2091; 1984, Ord. 2163; 1985, Ord. 2211; 1992, Ord. 2539, 2553] ~~[22.08.167]~~

Item #3 – Proposed amendments to Article 2, Section 22.06.030:

Replace “farm support quarters” with “agricultural worker housing”, and list agricultural worker housing as a permitted use in the Agriculture, Rural Lands, and Rural Residential land use categories.

Note: Proposed amendments are summarized below.

Summary:

Table 2-2 (Allowable Land Uses and Permit Requirements) would be updated to remove “farm support quarters” and allow agricultural worker housing as a permitted use (P) in the following land use categories:

- Agricultural (AG)
- Rural Lands (RL)
- Residential, Rural (RR)

Item #4 – Proposed amendments to various sections throughout Title 22:

Update all sections of Title 22 referencing farm support quarters to reflect the proposed amendments in Items #1-3 of this document.

Note: Proposed amendments are summarized below.

Summary:

The principal proposed amendments are detailed in Items #1-3 of this document. If adopted, such amendments would affect other sections of Title 22. These sections would be updated for consistency purposes.

Item #5 – Proposed amendments to Article 8, Section 23.08.167:

Update Coastal Zone LUO section on Farm Support Quarters consistent with the revisions in Item #2.

The sections of Titles 22 and 23 listed below would be updated in accordance with the proposed amendments in Items #1-3. Following each listed section is a brief description denoting how the section would be affected.

Title 22

- Section 22.10.130 – Update term
- Section 22.12.080(B)(p) – Update term
- Section 22.22.040(B)(b)(4) – Update term
- Section 22.22.150(B)(8)(c)(1) – Update term
- Section 22.22.150(B)(9) – Update term
- Section 22.24.050(A)(2) – Update term
- Section 22.30.430 – Update term
- Section 22.30.470 – Update term
- Section 22.30.510(B)(6) – Update term
- Section 22.72.050(F) – Update term
- Section 22.72.060(B)(1)
- Section 22.72.080(B)(2)
- Section 22.72.080(B)(2)(a through d)
- Section 22.72.080(B)(3)
- Section 22.80.030 – Update “Mobile Home Parks (land use)” definition
- Section 22.94.042(A)(4)(b) – Update term
- Section 22.96.050(A)(1)(a) – Update term
- Section 22.96.060 – Update term is Use Table and reference section
- Section 22.98.050(E) – Update term
- Section 22.98.072(A)(1)(a) – Update term
- Section 22.98.072(A)(2) – Update term
- Section 22.113.044(B)(1) – Update term
- Section 22.113.050 – Update definition

Title 23

- Section 23.040.080 – Update term
- Section 23.04.096((b)(1)(xiii) – Update term
- Section 23.08.161 – Update term
- Section 23.08.169 – Update term
- Section 23.09.026(f) – Update term
- Section 23.09.030(b)(1) – Update term
- Section 23.09.033(b)(2) – Update term
- Section 23.09.033(b)(2)(i through iv) – Update term
- Section 23.09.033(b)(3) – Update term