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Recommended Citation
Kate A. Voigt, Pigs in the Backyard or the Barnyard: Removing Zoning Impediments to Urban Agriculture, 38 B.C. Envtl. Aff. L. Rev. 537 (2011),
http://lawdigitalcommons.bc.edu/ealr/vol38/iss2/14
PIGS IN THE BACKYARD OR THE BARNYARD: REMOVING ZONING IMPEDIMENTS TO URBAN AGRICULTURE

Kate A. Voigt*

Abstract: Urban agriculture is on the rise in cities across the United States, due in part to consumers’ increased interest in buying local and sustainably-produced foods. Many municipalities have recognized the benefits that urban agriculture can bring to their residents, including economically down-trodden cities that view urban agriculture as a way to revitalize their neighborhoods. Unfortunately, zoning regulations often unintentionally prohibit even the most basic farming activities. This Note examines the impact of municipal zoning regulations on urban agriculture, and suggests ways that a municipality looking to encourage urban agriculture can use zoning regulations to responsibly promote its practice.

A nuisance may be merely a right thing in the wrong place,—like a pig in the parlor instead of the barnyard.\(^1\)

Introduction

The popularity of urban agriculture has increased significantly in the last few decades,\(^2\) pushed along in recent years by a heightened interest on the part of consumers in buying local and sustainably created foods.\(^3\) Urban agriculture can be defined generally as “[t]he growing, processing, and distributing of food and other products through intensive plant cultivation and animal husbandry in and around cities.”\(^4\) Proponents list numerous benefits that come from growing food and raising animals in metropolitan areas, including health, environmental,

* Articles Editor, Boston College Environmental Affairs Law Review, 2010–11.
and economic benefits.\(^5\) Still, the availability and types of land that can be used for urban agriculture vary wildly between municipalities, as do the types of agriculture that may be appropriate to each area.

Municipalities in the United States are increasingly recognizing the benefits of urban agriculture, especially its potential for encouraging the revitalization of communities that may have a surplus of vacant land.\(^6\) However, outdated zoning regulations can unintentionally impede urban agriculture.\(^7\) For example, zoning regulations can prohibit residents from raising farm animals in urban areas, growing produce on certain plots of land, or selling products from urban farms.\(^8\) Still, because zoning regulations were designed to address competing uses of land in specific areas, they are a particularly well-suited tool to balance the pros and cons associated with urban farming.\(^9\) For this reason, zoning regulations could be one of the most effective avenues for promoting farming in cities.\(^10\) Municipalities have begun to look at zoning regulations as a way to facilitate urban agriculture while minimizing health, safety, and nuisance concerns.\(^11\) These efforts, while helpful, have been largely piecemeal.

This Note examines the impact of municipal zoning regulations on urban agriculture, and suggests ways that a municipality looking to encourage urban agriculture can use zoning regulations to responsibly promote its practice. Part I briefly explains what urban agriculture is and its potential benefits and drawbacks.\(^12\) Part II examines how outdated zoning codes typically hinder urban farming in a city.\(^13\) Part III discusses ways in which municipalities have already started to address urban agriculture through their zoning codes.\(^14\) Lastly, Part IV demonstrates that these current efforts are largely inadequate, and proposes a

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\(^7\) Nina Mukherji & Alfonso Morales, Zoning for Urban Agriculture, ZONING PRACTICE, Mar. 2010, at 1, 2.

\(^8\) See infra Part II.


\(^10\) See Mukherji & Morales, supra note 7, at 4; see also ENP & ASSOCs., FLINT URBAN AGRICULTURE LEGAL FRAMEWORK 2 (2009) (assessing Flint, Michigan’s zoning regulations for their impact on urban agriculture and recommending actions to remove zoning barriers).

\(^11\) See infra Part III.

\(^12\) See infra Part I.

\(^13\) See infra Part II.

\(^14\) See infra Part III.
comprehensive method for revising municipal zoning codes in order to fully realize the benefits of urban agriculture while minimizing potential harms.\textsuperscript{15}

I. \textsc{Urban Agriculture Generally}

A. Defining Urban Agriculture

The terms “urban agriculture” and “urban farming” encompass a wide variety of activities. They can include: growing tomatoes on a roof to supplement a family’s dinner; cultivating a variety of crops on vacant, industrial plots to sell at a local farmers’ market; and raising chickens in a backyard coop to produce enough eggs for a few families.\textsuperscript{16} Assigning one definition is difficult because of this diversity, but in general, urban agriculture includes “any processes that produce traditional subsistence, nutritional or commercially profitable food or other grown or raised products, removed from rural domains, and instead cultivate them in special intensive conditions within the urban context or in its surrounding buffer, peri-urban, regions.”\textsuperscript{17} Urban agriculture often employs “resources (unused or under-used space, organic waste), services (technical extension, financing, transportation), and products (agrochemicals, tools, vehicles) . . . and, in turn, generates resources (green areas, microclimates, compost), services (catering, recreation, therapy), and products (flowers, poultry, dairy) largely for this urban area.”\textsuperscript{18}

Urban farmers use an array of spaces to grow food and raise animals.\textsuperscript{19} Perhaps the most common locations for urban farming activities are in the backyards of residential plots.\textsuperscript{20} However, farms can be found on rooftops, decks, windowsills, vacant public or private land, community gardens, greenhouses, the sides of roads, and the land surrounding public institutions like schools, hospitals, and prisons.\textsuperscript{21} For example, Seattle has allowed public land under utility wires to be turned into

\textsuperscript{15} See infra Part IV.
\textsuperscript{16} See Smit \textit{et al.}, supra note 2, at 4.
\textsuperscript{19} See Smit \textit{et al.}, supra note 2, at 4.
\textsuperscript{20} See id.
\textsuperscript{21} See Brown & Carter, supra note 4, at 4; Mougeot, supra note 18, at 5; Smit \textit{et al.}, supra note 2, at 4.
community gardens. A corporation in Buffalo, New York used greenhouses and hydroponic growing techniques on contaminated industrial sites—also known as brownfields—to grow over seven million pounds of tomatoes for sale. And one farmer has produced over $30,000 worth of produce in a year, including vegetables, fruit, and herbs, using rooftops and vacant yards in crowded Vancouver neighborhoods. In general:

Urban agriculture may take place in locations inside the cities (intra-urban) or in the peri-urban areas. The activities may take place on the homestead (on-plot) or on land away from the residence (off-plot), on private land (owned, leased) or on public land (parks, conservation areas, along roads, streams and railways), or semi-public land (schoolyards, grounds of schools and hospitals).

Because of the nature and diversity of urban agriculture’s locations and forms, land use controls like zoning play an important role in shaping how amenable a city is to urban farming. Zoning regulations control the land uses allowed in any given area of a city, often prohibiting or permitting whether and where residents can grow produce and raise animals. Moreover, zoning regulations can also dictate structural design requirements, such as building heights, aesthetic design, and setback distances. Such requirements have weighty implications for agricultural activities, which often require supporting structures such as greenhouses or chicken coops that may need to be placed on small plots of land.

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23 Brown & Carter, supra note 4, at 3.


27 See ENP & Assocs., supra note 10, at 2, 5.

28 See Elliot, supra note 26, at 46; Kwartler, supra note 26, at 195.

B. Urban Agriculture in Context: The Role of Farming in American Cities

Interest in urban agriculture has increased in recent years in the United States, requiring municipalities to consider their treatment of farming activities within city limits. The practice is rising in popularity in part due to new ways of thinking about our food system that emphasize purchasing food and products that are grown organically, locally, and sustainably. In addition to being increasingly common, urban agriculture provides a host of benefits that make it appealing. At the same time, valid concerns exist about the impact of farming activities in urban areas on health, sanitation, and neighborhood quality. Perhaps because of the benefits of urban agriculture and its increased popularity among their residents, cities and towns seem to be searching for ways they can support urban agriculture within their city limits without compromising on health and safety issues.

1. A Brief Overview of the Origins of Urban Farming

“Throughout the world, there is a long tradition of farming intensively within and at the edge of cities.” Urban food production began with ancient civilizations, and continued through nineteenth and early twentieth centuries. However, as modern sewage and sanitation systems were instituted, city planners increasingly began to discourage farming within city limits—relegating food production to the outlying rural or suburban areas. Technological advances in irrigation techniques and the introduction of paved roads pushed food production further out of the city.
However, urban agriculture has seen resurgence in recent years. Concerns over the sustainability of the world’s cities, which are seeing an increase in residents and already tend to “use too many natural resources and produce too much waste,” are forcing the international community to look at urban agriculture as a way to reduce the impact of cities and feed their burgeoning populations. In North America, urban agriculture was also once a “significant subsector[] of the food and agriculture system,” but began to decline around the 1950s. The 1970s and 1980s saw an increase “in community gardens and home gardens, partly as a result of a growing concern about food quality.” Urban agriculture has continued to pick up momentum in the last few decades. In 1994, eighty percent of the gardeners in the United States were urban dwellers. Moreover, “[t]he 1980 [U.S.] Census found that urban metropolitan areas produced 30% of the dollar value of [U.S.] agricultural production. By 1990, it had increased to 40%.”

The current popularity of urban agriculture in the United States can be seen, at least in part, due to a growing environmental movement that has pushed consumers towards favoring local and organic foods. Urban agriculture helps fill the market’s demand for local produce both by allowing residents to supplement their meals with products from their own urban farms, and by allowing entrepreneurial urban farmers to sell their products to other local residents. The development of Whole Foods Market, Inc illustrates this trend. At this “rapidly expanding” and highly profitable natural grocery store chain, “[s]hoppers are provided with point of purchase information about how the food was produced, its health value, and how it can be best prepared.” Mainstream grocery stores are providing similar information, and stocking locally produced foods. There has also been an increasing interest in farmers markets, evidenced by the almost seven

39 See id. at 25.
41 Smit et al., supra note 2, at 46.
42 Id.
43 Id.
44 Id. at 47.
45 Hamilton, supra note 3, at 12.
46 See id.
47 Id.
48 Id.
49 Id. at 13.
percent jump in the number of farmers markets in the United States from August 2006 to August 2008 alone.50

2. The Benefits and Drawbacks of Farming in Metropolitan Areas

Urban agriculture provides tangible benefits that make it appealing to the residents of municipalities and to the municipality itself, including health, environmental, and economic benefits.51 Farming activities in cities tend to provide cheaper, more nutritious food to low-income communities that may have limited access to fresh, inexpensive produce.52 Additionally, farming provides environmental benefits in the form of lowered pollution and waste products.53 Urban agriculture also brings economic benefits, including the utilization of vacant land and the possibility of job creation, which make it a promising force for the economic revitalization of communities.54 At the same time, there are still concerns about the impact of agricultural activities that make residents and cities wary of the practice, including problems with food raised on contaminated lands, pesticide use and overuse, zoonotic disease transmission, and quality-of-neighborhood concerns.55

a. Health Benefits

Urban agriculture improves both the quality and price of food available in cities, especially for residents of low-income areas.56 Markets in low-income, urban neighborhoods tend to carry less produce and charge more for lower quality produce than suburban and rural grocery stores.57 High transportation costs that raise prices are often to blame.58 However, “[u]rban gardeners have been shown to be able to

51 See Why Is Urban Agriculture Important?, supra note 5.
52 See Brown & Carter, supra note 4, at 3–5.
53 Id. at 4.
55 See Mougeot, supra note 18, at 9.
57 Id. at 52.
obtain forty to sixty percent of their household food from their gardens."59 By spending less income on food, urban agriculture “makes income available for other expenditures, including health and education.”60 Moreover, “[f]ood from outside the cities—especially perishables like fruit, vegetables and fish—loses much of its nutritional value in transit and storage.”61 Urban farming, then, can help improve the nutritional health of urban populations that are the most in need.62

b. Environmental Benefits

Urban agriculture also provides significant environmental benefits to municipalities. Food produced in cities uses less fossil fuel for transportation and produces less packaging and food waste.63 Urban agriculture also helps to reduce pollution by improving air quality.64 rooftops, which are usually around thirty percent of a city’s total land area, can be used for high-yield crop production and reduce energy costs for the building they are sited on.65

c. Economic Benefits

One of the most promising benefits of urban agriculture is its potential to clean up and utilize vacant lots in economically down-trodden cities.66 “Chicago has an estimated 70,000 vacant parcels of land; Philadelphia has 31,000; and Trenton has 900 acres or 18% of it[s] total land. Between 1950 and 1990, abandoned lots in inner-city areas remained vacant for 20 to 30 years.”67 This led to bulldozing of such lots, leaving fairly inexpensive parcels with limited economic potential. De-

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59 Dunn, supra note 56, at 53.
60 SMIT ET AL., supra note 2, at 162.
62 See Schneider, supra note 61, at 954–55.
63 See BROWN & CARTER, supra note 4, at 4; Schneider, supra note 61, at 954–55.
64 MOUGEOT, supra note 18, at 8.
66 See BROWN & CARTER, supra note 4, at 7; Catharine LaCroix, Urban Agriculture and Other Green Uses: Remaking the Shrinking City, 42 URB. LAW. 225, 235–36 (2010); Mukherji & Morales, supra note 7, at 3.
67 BROWN & CARTER, supra note 4, at 7.
veloping urban agriculture on these vacant lots creates immediate economic benefits. 68

Detroit, Michigan is perhaps the best example of the potential for urban agriculture to help the economic revitalization of a city. It is estimated that forty square miles out of the 139 square miles within city limits are abandoned land. 69 At least forty-eight downtown buildings are empty. 70 Vacant lots and abandoned buildings are problematic for a number of reasons including the added infrastructure costs of maintaining roads and sewer systems, and collecting trash and fighting crime, in sparsely populated neighborhoods, and the obvious impacts on the real estate market. 71

Urban farming is one way to help stimulate Detroit’s economy. 72 The number of urban gardens has doubled in the past two years, to a total of nearly 900. 73 These gardens have helped by bringing healthy and affordable food to the city, as well as providing “meaningful, if generally unpaid, work to the chronically unemployed.” 74 One investor sees the potential for Detroit to be at the forefront of the growing trend in urban agriculture, so much so that he is willing to commit $30,000,000 to developing a “large-scale, for-profit agricultural enterprise, wholly contained within the city limits of Detroit.” 75

Still, there are issues that can make urban farming problematic. 76 Inexperienced urban farmers may overuse or misuse pesticides that pose health risks to both the farmers and nearby residents. 77 Additionally, “[k]eeping livestock in the city raises the possibility of zoonotic diseases—diseases that can be transmitted from animals and birds to humans (such as avian flu).” 78 Residents and municipalities also are often concerned about maintaining the residential quality of neighborhoods. 79 Opponents worry largely about smells from farming activities,

68 Id.
69 Whitford, supra note 54.
70 Id.
72 Huffstutter, supra note 34.
73 Whitford, supra note 54.
74 Id.
75 Id.
76 See Mougeot, supra note 18, at 9.
77 Id.
78 Id.
79 See Horsley, supra note 6.
unclean yards, and property values.\textsuperscript{80} One Kansas City resident summed up these concerns well; “Everyone has their own picture of what a neighborhood should look like . . . . I just want to be sure the neighborhood quality of life is not compromised.”\textsuperscript{81}

II. THE IMPACT OF ZONING REGULATIONS ON URBAN AGRICULTURAL ACTIVITIES

A. Overview of Zoning Regulations

Zoning laws are particularly relevant to urban agriculture because they focus on regulating the appropriate uses of a municipality’s land.\textsuperscript{82} Zoning laws came about in the early twentieth century when municipalities found nuisance laws were unable to keep up with land-use conflicts that were emerging with the new, rapid growth of cities.\textsuperscript{83} In response, municipalities began to pass laws that divided different land uses into physically distinct zones, “thereby segregating incompatible land uses from one another.”\textsuperscript{84} Most of these zoning laws came to follow a structure known as Euclidean Zoning, named after the landmark land use case \textit{Village of Euclid v. Amber Realty Co.}\textsuperscript{85} Under Euclidean Zoning, states generally pass an enabling act that “empower[s] municipalities to enact zoning ordinances or regulations.”\textsuperscript{86} As part of this enabling act, “most states require local governments to adopt comprehensive (also called ‘general’ or ‘master’) plans.”\textsuperscript{87} These plans set out goals, priorities, and objectives that are supposed to guide the municipality when drafting

\textsuperscript{80} See id. See generally Kate H. Brown & Andrew L. Jameton, \textit{Public Health Implications of Urban Agriculture}, 21 J. PUB. HEALTH POL’Y 20 (2000) (analyzing the public health implications of urban agriculture and making policy recommendations for addressing these implications).

\textsuperscript{81} Horsley, supra note 6.

\textsuperscript{82} See Mukherji & Morales, supra note 7, at 2.

\textsuperscript{83} Parlow, supra note 9, at 515.

\textsuperscript{84} Id.

\textsuperscript{85} 272 U.S. 365, 365 (1926); Parlow, supra note 9, at 515.


\textsuperscript{87} Id.
zoning regulations and making decisions. Zoning is the tool by which
a municipality implements its comprehensive plans.

While the forms of zoning regulations vary significantly from mu-
nicipality to municipality, most have the same basic components. Gen-
erally, land in the municipality is divided into zoning districts, each with
separate, prescribed rules regarding the kind of structures and types of
uses that are permitted in a particular zone. In each zone, there can
be both primary uses and accessory uses. Agricultural activities can be
incorporated in these uses in a variety of ways. Some municipalities
have districts that are specifically deemed “agricultural districts.” Al-
ternatively, a municipality can incorporate urban agriculture “as a use
or set of uses that are permitted, conditional, or forbidden, depending
on the district.” Some municipal codes fail to mention whether agri-
culture or any agricultural activities are permitted or prohibited.

In addition to governing the use of the land, zoning regulations
can prescribe design requirements for each district, such as building
height limitations, yard restrictions, and requirements dictating how far
buildings must be set back on the property. These types of design re-
quirements can have a large impact on agricultural activities. For ex-
ample, many of the supporting structures necessary for urban agricul-
ture, such as chicken coops, greenhouses, and hoop houses, may not be
compatible because of their size, aesthetic design, or placement.

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89 Id.
90 Parlow, supra note 9, at 515. For example, early ordinances commonly divided their land into residential, commercial, and industrial districts. See 1 Edward H. Ziegler et al., Rathkopf’s The Law of Zoning and Planning § 10:1 (4th ed. 2009).
91 See 2 Id. § 33:1. A primary use, also known as a principal use, is generally a particular use that is automatically allowed in a district. See 5 Id. § 86:2. An accessory use is “a use which is dependent on or pertains to the principal or main use . . . When an accessory use attains such magnitude as to no longer be incidental to the principal use, it loses its status as an accessory use.” 2 Id. § 33:3.
92 See Mukherji & Morales, supra note 7, at 4.
93 Id. Generally, “designated agricultural districts [are] in rural areas or on the urban fringe” and allow a “wide range of agricultural activities,” including intensive agricultural activities. Id.
94 See id. For example, agriculture could be a permitted use in industrial districts but not in residential districts. See id.
95 For example, Culver City, California does not address or define farming or agriculture anywhere in its zoning code. See Culver City, Cal., Municipal Code §§ 17.100.005–.700.010 (2005).
96 Rathkopf’s The Law of Zoning and Planning, supra note 90, §§ 52–53.
97 See Mukherji & Morales, supra note 7, at 6.
98 See id.
ditionally, requirements of this type often prescribe minimum yard sizes for owners that want to keep animals.\textsuperscript{99}

Zoning codes often make it unintentionally difficult for residents to engage in urban farming.\textsuperscript{100} Variations between zoning codes in the treatment of agricultural activities make it hard to generalize about how zoning regulations impede urban agriculture.\textsuperscript{101} However, there are some common problems that fall into one of two categories: restrictions on the types of agricultural activities permitted in a zoning district, and restrictions on the scope of business or commercial activity permitted in a zoning district.

\textbf{B. Restrictions on Raising Animals}

Limitations on raising animals in metropolitan areas are among the most common zoning regulations that impact urban farmers. These restrictions can range from an outright ban on keeping farm animals in certain zones,\textsuperscript{102} to a limit on the number of animals a resident is allowed to keep.\textsuperscript{103} Often there are co-requirements for a resident who is allowed to keep farm animals that dictate the amount of land for each animal and distances the animals have to be kept from residential structures.\textsuperscript{104}

Flint, Michigan is an example of a city whose zoning code, combined with the restrictions from other parts of the municipal code, limits the ability of residents to have animals as part of their urban farms. This is despite the fact that city has almost 2800 vacant lots, a number that is growing by close to 500 lots per year, and that residents seem eager to use them for agricultural activities.\textsuperscript{105} The zoning ordinance, which expressly excludes keeping farm animals in residential districts and imposes strict restrictions on keeping poultry within city limits, demonstrates one way zoning codes can restrict raising animals.\textsuperscript{106} Like most codes, it divides the city into different zoning districts.\textsuperscript{107} The principal permitted uses\textsuperscript{108} allowed in its A-1 single family, low density dis-

\textsuperscript{99} See id.
\textsuperscript{100} Id. at 2.
\textsuperscript{101} See id. at 7.
\textsuperscript{102} See ENP & ASSOCS., supra note 10, at 5.
\textsuperscript{103} See Horsley, supra note 6.
\textsuperscript{104} See, e.g., CLEVELAND, OHIO, CODIFIED ORDINANCES § 347.02(1) (2009).
\textsuperscript{105} See Shaw, supra note 30.
\textsuperscript{106} See FLINT, MICH., CODE OF ORDINANCES § 50-17(d) (2005).
\textsuperscript{107} Parlow, supra note 9, at 515.
\textsuperscript{108} Principal Use is defined as “the main use to which the premises are devoted.” FLINT, MICH., CODE OF ORDINANCES § 50–1.
district include “customary agricultural uses . . . , but expressly exclud[e] the keeping of farm animals.” 109 Many other residential zoning districts also prohibit keeping farm animals. 110 While the term “farm animals” is not defined in the statute, it likely prohibits animals like chickens, bees, and goats. 111

Other sections of the Flint Code of Ordinances further regulate the keeping of farm animals in city limits. Chapter 9 directly prohibits keeping chickens: “No poultry or domestic fowl, other than household pets such as canaries and parakeets, shall be kept upon any residentially zoned lot within the City.” 112 In areas that are not zoned as residential, a number of restrictions apply to people keeping poultry. 113 Owners have to keep an area such as a pen or shelter that provides twenty-five square feet per fowl and the area must be fifty feet from any building used for dwelling purposes. 114 These areas are also required to be cleaned every day, and roosters are banned altogether. 115

Taken as a whole, these regulations make it difficult in practice for a Flint resident to raise farm animals within city limits. 116 They likely were not written specifically to prohibit small-scale urban agriculture, however. 117 Rather, they were written at a time when urban agriculture was not a common use of the land. 118 In fact, Flint officials do not oppose urban farming activities. 119 The Flint Planning Commission will be drafting proposed ordinance changes based off of recommendations and feedback from community groups interested in promoting urban agriculture. 120 “The problem is the laws on the books simply predate the city’s new urban reality.” 121

109 Id. § 50–17(d) (emphasis added).
110 Namely: the A-2 single family medium density district; the B two-family district; the B-1 townhouse district; the C-1 multi-family walk-up apartment district; the C-2 multi-family high density apartment district; and the D-1 office district. Id. §§ 50-21(a), -25(a), -28.1(a), -29(a), -33(a), -38(b).
111 Shaw, supra note 30.
112 FLINT, MICH., CODE OF ORDINANCES § 9-15.1.
113 See id. §§ 9-15 to -19.
114 Id. §§ 9-16 to -17.
115 Id. §§ 9-18 to -19.
116 See Shaw, supra note 30.
117 See id.
118 See id.
119 See id.
120 See id.
121 See id. “The zoning ordinance hasn’t been revised since 1968, when . . . [Flint was] a booming industrial city and didn’t have to think about agriculture as part of city planning . . . .” Id.
C. Restrictions on Agriculture as a Primary Use

While homeowners and renters are generally allowed to grow their own vegetables, fruit, and flowers in their backyards, some municipalities limit residents from using whole plots of land for agricultural purposes by restricting agriculture as a primary use in certain districts. By doing so, municipalities end up prohibiting activities such as a restaurant owner buying a nearby plot to use for raising crops, or turning a vacant public plot into an educational garden with greenhouses and a farm stand.

For example, Portland, Oregon’s zoning ordinance impedes urban agriculture in two ways: first by having an outright ban in some zones on agriculture as a primary use, and second by designating agriculture as a conditional primary use in some zoning districts. The Portland Zoning Code defines agriculture to include “activities that raise, produce or keep plants or animals.” This definition “include[s] breeding or raising of fowl or other animals; dairy farms; stables; riding academies; kennels or other animal boarding places; farming, truck gardening, forestry, tree farming; and wholesale plant nurseries.” The Code also lists explicit exceptions that would fall under other use categories, such as “[p]rocessing of animal or plant products, including milk, and feed lots, [which] are classified as Manufacturing And Production.”

Portland’s Zoning Code defines primary use as: “[a]n activity or combination of activities of chief importance on the site. One of the main purposes for which the land or structures are intended, designed, or ordinarily used.” Additionally the code makes clear that a single site can have multiple primary uses. In single-dwelling zones, whether agriculture is allowed as a primary use varies according to each

122 See Mukherji & Morales, supra note 7, at 5.
124 See Balmer et al., supra note 22, at 25.
125 See Portland, Or., Zoning Code § 33.120-1 (2009).
126 See id. § 33.110-1.
127 Id. § 33.920.500(A).
128 Id. § 33.920.500(C).
129 Id. § 33.920.500(D)(1)–(4).
130 Id. § 33.910.030.
131 Portland, Or., Zoning Code § 33.910.030.
132 Single dwelling zones refer to six different zones: Residential Farm/Forest (RF), Residential 20,000 (R20), Residential 10,000 (R10), Residential 7,000 (R7), Residential 5,000 (R5), and Residential 2,500 (R2.5). Id. § 33.110.020. The code specifies that “single-dwelling zones are intended to preserve land for housing and to provide housing opportunities for individual households.” Id. § 33.110.010
zone. In multi-dwelling zones, however, agriculture is prohibited as a primary use in all six zone types: R3, R2, R1, RH, RX, and IR. By banning agriculture as a primary use outright in eight out of twelve residential areas, and defining agriculture in a relatively broad manner, the Portland Zoning Code restricts residents from many varieties of urban agricultural activities.

Even when agriculture is listed as a conditional use, like residential zones R7 and R10 in Portland, it can still hinder urban agriculture. Conditional uses are uses that are not allowed automatically because they may adversely impact the area, but a resident can petition to have the use approved for their land by going through a review process. The process involved with getting a conditional use approved can be burdensome and costly. These hurdles may deter urban farmers from going through the review process.

In Portland, conditional uses are “subject to . . . conditional use regulations because they may, but do not necessarily, have significant adverse effects on the environment, overburden public services, change the desired character of an area, or create major nuisances.” The procedures involved with a conditional use review under the Code vary according to the current use of the land and the nature of the conditional use. A Portland resident trying to change the primary use of a plot of land to agricultural use or add agriculture as an additional primary use would likely have to go through either a Type II or

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133 See id. § 33.110–1. For example, in zones RF and R20, agriculture is automatically allowed. In zones R7 and R10, agriculture is allowed as a conditional use. Finally, in zones R5 and R2.5, agriculture is prohibited as a primary use.

134 Multi-dwelling zones refer to six different zones: Residential 3,000 (R3), Residential 2,000 (R2), Residential 1,000 (R1), High Density Residential (RH), Central Residential (RX), and Institutional Residential (IR). Id. § 33.120.020. The code specifies that “multi-dwelling zones are intended to preserve land for urban housing and to provide opportunities for multi-dwelling housing.” Id. § 33.120.010.

135 See PORTLAND, OR., ZONING CODE tbl. 33.120–1.

136 See BALMER ET AL., supra note 22, at 41.

137 See PORTLAND, OR., ZONING CODE § 33.110–1.


139 See PORTLAND, OR., ZONING CODE § 33.815.010.


141 RHoads ET AL., supra note 138, at 3.

142 See PORTLAND, OR., ZONING CODE § 33.815.010.

143 Id. § 33.815.040.
Type III conditional use review procedure.144 Both types of review applications are extremely involved.145 A Type II procedure requires an application, notice to all property owners within 150 feet of the site, and can be appealed to a review body such as the Hearings Officer or Design Commission.146 A Type III procedure requires a pre-application conference, public hearing, and can be appealed to the City Council.147

While Portland’s treatment of agriculture in its Zoning Code is considered one of the more permissive,148 the restrictions that remain have been flagged as problematic in a report prepared for the City of Portland on how to make urban agriculture a planning priority.149 The city passed a resolution in November 2004 that “directed various City bureaus to conduct an inventory of their properties, with the goal of determining which might be suitable for either expanding the Community Gardens Program or for future development into other kinds of agricultural uses.”150 Some of the areas highlighted as suitable for growing crops were in zoning districts that prohibited agricultural use.151 For example, one large site owned by the Portland Parks and Recreation Department would “allow[] for an exciting combination of agricultural activities” because the land has both permeable and impermeable surfaces.152 The plot is zoned R7, however, which allows agricultural activities only after going through the lengthy conditional use review process.153 Another plot flagged as potentially useful is zoned R5, which permits a community garden, but also prohibits agricultural uses.154 In a follow-up report, “zoning and land use issues” were flagged as some of the most commonly cited barriers to urban agriculture—specifically the fact that “agriculture [is] not allowed in many residential zones.”155

144 See id. § 33.815.040(A)(1)–(2).
145 See City of Portland, supra note 140, at 1–2.
146 See id. at 1.
147 See id. at 2.
148 See Mukherji & Morales, supra note 7, at 5.
149 RHOADS ET AL., supra note 138, at 3.
150 BALMER ET AL., supra note 22, at 11.
151 Id. at 25, 54.
152 Id. at 25.
153 Id.
154 Id. at 54.
155 See RHOADS ET AL., supra note 138, at 3.
D. Restrictions on Selling Products from Urban Farms

Zoning can also unintentionally prohibit residents from growing crops and raising animals for sale.\textsuperscript{156} Regulations that discourage this kind of entrepreneurial urban agriculture often take the form of generic restrictions on retail and commercial activities in certain zones.\textsuperscript{157} For example, a municipality may restrict the types of home occupations that are allowed as an accessory use in residential zones.\textsuperscript{158} Restrictions on primary uses, like the ones discussed in the previous section, are also particularly problematic.\textsuperscript{159} A municipality may restrict the kind of commercial activities, including agriculture, that are allowed as primary uses in a certain district.\textsuperscript{160} If urban farmers are only allowed to use their fruits, vegetables, flowers, and eggs for their own personal consumption, there would be little incentive to invest any money or time in larger vacant plots, and the farm could not serve as a source of income for the farmers.\textsuperscript{161} For example, in Culver City, California, a resident can only grow crops for personal use, not for sale.\textsuperscript{162} The Culver City Zoning Code unintentionally ensures this in at least two ways.

First, it restricts home occupations so as to exclude urban agriculture as a home business.\textsuperscript{163} While home occupations are permitted in residential districts, the Code lists certain occupations that are allowed and others that are prohibited.\textsuperscript{164} The category of allowed uses seems to only include occupations performed within the house.\textsuperscript{165} Allowed occupations include, among others, “one-on-one art, music and similar fine-art related lessons, and academic tutoring . . . [o]ffice-type uses,”\textsuperscript{166} and importantly, “[o]ther uses the Director deems to be of the same general character as those listed above, and not detrimental to the applicable residential zoning district and surrounding neighborhood.”\textsuperscript{167}

\textsuperscript{157} See Mukherji & Morales, supra note 7, at 5–6; Martha Groves, Pocket Farm Could End up Dying on the Vine, L.A. Times, July 31, 2009, at A12.
\textsuperscript{158} See 2 Rathkopf’s The Law of Zoning and Planning, supra note 90, §§ 33:7–:10.
\textsuperscript{159} See Mukherji & Morales, supra note 7, at 5.
\textsuperscript{160} See Groves, supra note 157.
\textsuperscript{161} See id.
\textsuperscript{162} Id.
\textsuperscript{164} Id.
\textsuperscript{165} See id. § 17.400.055(A).
\textsuperscript{166} Id. § 17.400.055(A)(1)–(3).
\textsuperscript{167} Id. § 17.400.055(A)(6).
The category of prohibited uses includes many home occupations that are performed outside the house. Occupations that are prohibited include “[b]usinesses that involve the breeding, grooming, harboring, raising, or training of dogs, cats, or other animals on the premises,”168 “[c]arpentry and cabinet making,”169 “[p]lant nursery,”170 “[r]etail sales (e.g. stock on hand and customers coming to the home are NOT allowed),”171 and “[o]ther uses determined by the Director not to be incidental to or compatible with residential activities.”172 Raising animals and owning plant nurseries are both activities commonly associated with urban agriculture. Because urban farming is so similar to these activities, which have been deemed “not incidental to or compatible with residential activities,” the regulation could be interpreted as prohibiting urban farming as a home occupation.173 Moreover, the Code lists operating standards for all home businesses that are not compatible with agricultural activities; for example it requires that the home occupation not be visible from neighboring properties or the street and prohibits the outdoor storage of materials.174

Second, the Culver City Zoning Code limits the sale of produce by excluding agriculture as a commercial activity allowed in other districts as a primary use.175 Two residents encountered this problem when they decided to grow a variety of items on a long-neglected half-acre plot of land.176 They wanted to grow tomatoes, fruit, sunflowers, and spices to use in their restaurant, the Bluebird Café, and then sell any unused produce.177 The owner of the neighboring railroad spur gave them permission to use his land.178 While the land is zoned as a transportation district and not as a residential district,179 the regulations for a transportation district prohibit agricultural activity for profit.180 The Code allows the “operation and maintenance of any transportation

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168 Id. § 17.400.055(B) (2).
169 Culver City, Cal., Municipal Code § 17.400.055(B) (3).
170 Id. § 17.400.055(B) (11).
171 Id. § 17.400.055(B) (12).
172 Id. § 17.400.055(B) (15).
173 See id. § 17.400.055(A) (3).
174 See id. § 17.400.055(B).
175 See Culver City, Cal., Municipal Code § 17.400.055(C).
176 See Groves, supra note 157.
177 Id.
177 Gleeson, supra note 123.
178 Groves, supra note 157.
179 Id.
business,” such as parking areas, railroads, bus lines, airports, etc., but expressly prohibits the “[c]onstruction of any advertising sign or structure and any residential, commercial, industrial or freight storage structure, including above ground parking structures,” which arguably excludes the use of the land for commercial agricultural purposes. The larger area is actually a mix of different types of zoning districts, with both industrial and residential zones surrounding the property. Nevertheless, residents of nearby neighborhoods seem to be happy about the new use of the land. “They’re relieved that the once-neglected property now harbors tomatoes and figs rather than bottles and trash.” City officials seem supportive, but acknowledge that the Zoning Code is prohibitive and outdated.

III. CURRENT MUNICIPAL EFFORTS AIMED AT FACILITATING URBAN AGRICULTURE

Pushed by both advocacy groups and individuals, municipalities are beginning to consider and enact a variety of legislative measures to facilitate urban farming. Some are closing legal loopholes that have hindered the growing and selling of produce. Others are rewriting parts of their zoning codes to prioritize community gardens or to allow residents to keep a limited number of farm animals. Still others are looking to incorporate urban agriculture into their comprehensive plans. Many of these efforts seem to be addressing a specific need voiced by the community.

181 See id. § 17.250.025(A)(1).
182 See id. § 17.250.025(B).
183 Groves, supra note 157.
184 Id.
185 Id.
186 See id.
187 See Mukherji & Morales, supra note 7, at 3.
190 See Mukherji & Morales, supra note 7, at 4.
191 See id. at 3.
A. Los Angeles, California

For example, in Los Angeles, urban farmers found themselves constrained by a 1946 “Truck Gardening Ordinance,” which allowed the off-site sale of vegetables grown in residential areas. While ostensibly the ordinance should have been a boon to urban farmers, allowing them to sell produce at places like farmers’ markets, it could have been narrowly interpreted to prohibit residents from growing fruits, nuts, flowers, or seedlings to sell off-site because the ordinance specifies only vegetables. The narrow interpretation resulted in situations like that of Tara Kolla, a Los Angeles resident who started a half-acre flower farm in her backyard for the purpose of selling the flowers at the Silver Lake Farmers’ Market. Although she operated the farm for six years, growing and selling flowers without a problem, eventually the Building and Safety Inspector informed her that she had to stop selling the flowers because the ordinance only allowed the off-site sale of vegetables.

To remedy situations like Tara Kolla’s, local advocates formed Urban Farming Advocates, to further the mission of legalizing urban farming in Los Angeles. They helped to persuade City Council President Eric Garcetti to introduce a motion on July 8, 2009, that “would allow ‘the cultivation of flowers, fruits, nuts or vegetables defined as the product of any tree, vine or plant, and that these products be allowed for use on-site or sale off-site.’” The Zoning Code at the time also limited home occupations to those conducted inside the residence and prohibited them from being visible from outside the residence, hindering residents from using urban agriculture as a source of income. On May 21, 2010, the Los Angeles City Council passed an ordinance that amended the Los Angeles Municipal Code in response to advocates’ concerns.

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193 See id.
195 Silver Lake Farms, supra note 194; Spiers, supra note 192.
196 The Food & Flowers Freedom Act Needs Your Help, supra note 188.
197 Id.
198 Spiers, supra note 192.
200 See L.A., Cal., Ordinance 181,188 (May 21, 2010).
farming uses permitted in each zone, and create[d] consistency between home occupation conditions and standards and truck gardening operations.”

B. Cleveland, Ohio

In Cleveland, Ohio, city officials have enacted four different pieces of legislation to help residents participate in urban agricultural activities. On February 2, 2009, Cleveland’s City Council approved a Zoning Code update that set out detailed regulations for keeping farm animals and bees within city limits in an effort to find “innovative uses for vacant land” The new Code specifies that the “regulations . . . are established to permit the keeping of farm animals and bees in a manner that prevents nuisances to occupants of nearby properties and prevents conditions that are unsanitary or unsafe.”

The regulations are detailed but clear. Under the new Code, the standard residential lot of 4800 square feet can house no more than six “chickens, ducks, rabbits and similar farm animals.” There are specific setback requirements for the structures housing these animals, including restricting cages or coops to the backyard, and mandating that the structures be located at least five feet from the side property lines and eighteen inches from the rear property lines. Non-residential areas have the same requirements, except the number of similar animals is limited to one per 400 square feet. Larger animals have stricter requirements. No goats, pigs, sheep, or similar animals are allowed on lots less than 24,000 square feet in residential areas. Even on lots with 24,000 square feet, only two such animals are allowed. Housing structures such as stables or run-ins have to be forty

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201 Id.
202 See Cleveland, Ohio, Codified Ordinances § 347.02 (2009) (Restrictions on the Keeping of Farm Animals and Bees); id. § 336 (Urban Garden District); Cleveland, Ohio, Ordinance 814–10 (Oct. 6, 2010) (amending various ordinances related to urban agriculture, including facilitating the sale of produce, easing requirements for accessory structures in residential areas, and allowing composting on land used for agricultural purposes); Cleveland, Ohio, Ordinance 1202–10 (Sept. 29, 2010) (establishing an urban garden to provide employment to adults with developmental disabilities).
203 See Kleinerman, supra note 189.
204 Cleveland, Ohio, Codified Ordinances § 347.02(a).
205 Id. § 347.02(b)(1??)(A).
206 Id. § 347.02(b)(1)(B).
207 Id. § 347.02(b)(2).
208 See id. § 347.02(c).
209 Id. § 347.02(c)(1).
210 Cleveland, Ohio, Codified Ordinances § 347.02()(1).
feet from any street and most property lines, as well as 100 feet from a house on an adjoining property. These restrictions are eased somewhat for non-residential districts. Regulations on keeping beehives have similar restrictions, in addition to requiring a “flyway barrier” around the entrance to the hive and a fresh supply of water to prevent bees from “congregating at neighboring swimming pools.”

The Code even includes additional protections against nuisance concerns. Any resident who wants to keep farm animals or bees on any property within city limits is required to apply for approval with both the Department of Building and Housing, to determine if the application complies with regulations on structure construction and placement, such as that of “enclosures, fences, cages, coops, beehives, flyway barriers, stables and other structures,” and the Department of Public Health, to obtain a two-year license. Neighbors are notified when a resident files an application, and are allowed to raise objections. The Director of the Department of Building and Housing has the authority to inspect properties to determine compliance. The Code even includes a six-month review of the effectiveness of the regulation that involves a report from the Department of Public Health and the Department of Building and Housing, as well as a “mobile tour of select locations throughout the City where farm animals and bees are being kept in connection with licenses obtained under . . . [the] ordinance.”

Cleveland also passed an ordinance in 2007 that created an “Urban Garden District” zoning designation which allows an area to be re-zoned as a community garden. The stated purpose of the ordinance is to “ensure that urban garden areas are appropriately located and protected to meet needs for local food production, community health, community education, garden-related job training, environmental enhancement, preservation of green space, and community enjoyment on sites for which urban gardens represent the highest and best use for the

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211 Id.
212 Id. § 347.02(c)(2).
213 Id. § 347.02(d)(1)(A)–(C).
214 See Kleinerman, supra note 189.
215 Cleveland, Ohio, Codified Ordinances § 347.02(o).
216 Kleinerman, supra note 189.
217 Cleveland, Ohio, Codified Ordinances § 347.02(l).
218 Id. § 347.02(o).
By creating a specific urban garden district, Cleveland made it more difficult to replace a community garden because its removal would be open to public debate through the rezoning process. The ordinance was passed to respond to occurrences such as a thriving community garden that was removed to build a new Target store.

C. Seattle, Washington and Madison, Wisconsin

Some cities look to incorporate urban agriculture into their comprehensive land use plans as a way to support urban agriculture. Seattle, Washington and Madison, Wisconsin have already included community gardens in their comprehensive plans. Seattle set a goal of providing one community garden for every 2500 households. Madison has a section in its plan devoted to agricultural resources that states the goal of “[m]aintain[ing] existing agricultural operations in the City and encourag[ing] new, smaller farming operations.” One of the objectives in implementing this goal is to maintain current community gardens and establish new gardens where feasible, with the ultimate goal of one community garden for every 2000 households.

IV. Comprehensive Revision of Municipal Land Use Policies as a Method for Encouraging Urban Agriculture

While municipal efforts to accommodate urban gardening have been useful, many are piecemeal provisions that fail to take a broader view towards addressing urban agriculture. Unfortunately, a piecemeal approach can serve to discourage urban farmers because it adds complexity and increases costs, thus deterring would-be farmers and
entrepreneurs. To fully utilize urban agriculture as a tool for promoting the revitalization of a town or city, officials should consider a more comprehensive approach for incorporating urban agriculture into their zoning regulations. Such an approach would involve steps that clarify the city’s support for urban farming, standardize the urban farming activities that are permitted, and facilitate the sale of goods produced from those permitted activities.

One model for addressing urban agriculture through a municipal zoning ordinance would be a comprehensive, three-step process to revising the zoning code. The first step would be to integrate support for urban agriculture into the city’s comprehensive plan. This would clarify urban agriculture and its health, environmental, and economic benefits as valid objectives on which to base zoning decisions. The second step would be to establish a clear definition of urban agriculture as a use category, and to amend the zoning code to allow urban agriculture as a primary and accessory use in a wide range of zoning districts. Consistent definitions and wide acceptance would ensure a conducive legal atmosphere for urban farmers by reducing the time, risks, and costs involved with starting an urban farm. The third step would be to amend the zoning code to allow urban agriculture to operate as a home occupation, and explicitly permit either the off- or on-site sale of goods produced by the farm and outside employees with reasonable restrictions.

A. Step One: Revise the Municipality’s Comprehensive Plan

Because a city’s comprehensive plan is generally where a municipality identifies the goals and priorities it seeks to implement through its zoning code, it is an important starting point for a community that is

229 See Mukherji & Morales, supra note 7, at 2; Horsley, supra note 6; Shaw, supra note 30; Spiers, supra note 192.
230 See Mougeot, supra note 18, at 65; Mukherji & Morales, supra note 7, at 3; Kaufman & Bailkey, supra note 156, at 77.
231 See Mukherji & Morales, supra note 7, at 3; Kaufman & Bailkey, supra note 156, at 77.
232 See Land Use Protections for Farmers’ Markets, supra note 86, at 10; Mukherji & Morales, supra note 7, at 3; Kaufman & Bailkey, supra note 156, at 77.
233 See Rhoads et al., supra note 138, at 9; Mukherji & Morales, supra note 7, at 5; Kaufman & Bailkey, supra note 156, at 77.
234 See Rhoads et al., supra note 138, at 9; Mukherji & Morales, supra note 7, at 5; Horsley, supra note 6; Shaw, supra note 30; Kaufman & Bailkey, supra note 156, at 77.
235 See Mukherji & Morales, supra note 7, at 6; Horsley, supra note 6; Spiers, supra note 192.
committed to encouraging urban farming through land use controls.\textsuperscript{237} By revising its model ordinances to include support for urban agriculture, a municipality can establish urban agriculture as a priority in its communities and set the stage for the revision of its zoning regulations.\textsuperscript{238}

When incorporating urban agriculture into its comprehensive plan, a municipality should include its goals and objectives for urban agriculture, and the policies and actions it will use to implement those goals and objectives.\textsuperscript{239} To do this, the municipality should identify the benefits it is hoping to gain from encouraging urban agriculture.\textsuperscript{240} These benefits may include health, environmental, or economic benefits; for example, access to fresh, local produce, “additional open areas, nutrition or job training for their children, community gathering spaces, . . . increased economic opportunities,” or promotion of “community gardening opportunities, nonprofit programs or small businesses.”\textsuperscript{241} Below is model language a municipality could use as a starting place for incorporating urban agriculture into its comprehensive plan.\textsuperscript{242} The language is based on guidance from the National Policy & Legal Analysis Network to Prevent Childhood Obesity at Public Health Law and Policy recommending how to incorporate community gardens and farmers’ markets into land use policies, as well as the City of Madison’s Comprehensive Plan.\textsuperscript{243} However, it is important to keep in mind that a municipality’s comprehensive plan should not only be tailored to the needs of the community, but also to the existing language structure in the comprehensive plan.\textsuperscript{244}


\textsuperscript{238} See City of Madison, supra note 224, at 6–16; Mukherji & Morales, supra note 7, at 4; Kaufman & Bailkey, supra note 156, at 77.

\textsuperscript{239} See City of Madison, supra note 224, at 6–16; Land Use Protections for Community Gardens, supra note 237, at 4; Mukherji & Morales, supra note 7, at 4.

\textsuperscript{240} See City of Madison, supra note 224, at 6–16; Rhoads et al., supra note 138, at 23; Mukherji & Morales, supra note 7, at 4.

\textsuperscript{241} See Rhoads et al., supra note 138, at 23.

\textsuperscript{242} See Land Use Protections for Community Gardens, supra note 237, at 8.

\textsuperscript{243} See City of Madison, supra note 224, at 6–16; Land Use Protections for Community Gardens, supra note 237, at 8; Land Use Protections for Farmers’ Markets, supra note 86, at 10.

\textsuperscript{244} See City of Madison, supra note 224, at 6–16; Land Use Protections for Community Gardens, supra note 237, at 8.
B. **Model Comprehensive Plan Language to Protect and Expand Urban Agriculture**

**Background:** Because the City of Compostville recognizes urban agriculture as a desirable activity that creates a more livable community, we state the following goals and objectives:

**Goal:** Encourage the use of urban agriculture in Compostville as a means of increasing access to healthy, local, and affordable foods, encouraging the productive use of vacant land, and opening up more agriculture-based business opportunities.

- **Objective:** Encourage appropriate agricultural uses of urban land.
  - **Policies/Actions:**
    - Adopt zoning regulations that clearly define urban agriculture to include the cultivation of fruits, vegetables, flowers, nuts, and like products, as well as raising farm animals.
    - Adopt zoning regulations that discourage health and nuisance hazards sometimes associated with agricultural activities, which may include setback requirements, yard size requirements, complaint procedures, or permitting procedures.
    - Appoint a government employee in an appropriate agency who can serve as the point person on urban agricultural questions for residents.

- **Objective:** Promote more widespread use of urban agriculture.
  - **Policies/Actions:**
    - Identify additional zoning districts that would be appropriate in which to allow urban agriculture.
    - Expand community gardening opportunities.

- **Objective:** Encourage residents to use urban agriculture as a tool for economic development.
  - **Policies/Actions:**
    - Adopt zoning regulations that allow urban agriculture as a home occupation in appropriate districts.
    - Allow the on-site and off-site sale of products from urban agriculture where appropriate.
C. Step Two: Create an Urban Agricultural Use Category and Allow as a Permitted Use in Zoning Districts as Widely as Possible

Municipalities should also consider establishing urban agriculture as a clearly defined use category, and include it as a permitted primary and accessory use in a wide range of zoning districts.\(^{245}\) Doing so would promote widespread urban agriculture\(^{246}\) by creating a clear, commonly allowed set of uses for residents so that uncertainty and bureaucratic barriers to urban farming are reduced.\(^{247}\) Without clear definitions, the “type, function, profitability, and visibility of urban agriculture” is limited.\(^{248}\) In considering how to define urban agriculture as a use, it would be helpful for municipalities to consider the types of uses they want to encourage, as well as the potential impacts from these uses that they hope to minimize.\(^{249}\)

To be effective, a zoning code’s description of urban agriculture should be broad enough to include at least the small-scale raising of animals and growing of fruits, vegetables, nuts, flowers, and like products.\(^{250}\) The definition of agriculture in the Portland Zoning Code provides a good starting point for municipalities looking to draft an “urban agriculture” use category.\(^{251}\) It defines agriculture to include “activities that raise, produce or keep plants or animals.”\(^{252}\) The Code goes on to list examples and exceptions that help readers flesh out the parameters of the definition.\(^{253}\) “Some accessory structures are permitted, although feed lots, food processing, livestock auctions, and retail plant nurseries are specifically mentioned under different use categories.”\(^{254}\) By allowing a broad range of activities to be included in an urban agri-

\(^{245}\) See Rhoads et al., supra note 138, at 9; Mukherji & Morales, supra note 7, at 5; Kaufman & Bailkey, supra note 156, at 77.

\(^{246}\) See Rhoads et al., supra note 138, at 9; Kaufman & Bailkey, supra note 156, at 77.

\(^{247}\) See Rhoads et al., supra note 138, at 9; Mukherji & Morales, supra note 7, at 5; Kaufman & Bailkey, supra note 156, at 77.

\(^{248}\) See Rhoads et al., supra note 138, at 9.

\(^{249}\) See City of Madison, supra note 224, at 6–16; Rhoads et al., supra note 138, at 23; Mukherji & Morales, supra note 7, at 7; Kaufman & Bailkey, supra note 156, at 77; Shaw, supra note 30.

\(^{250}\) See Mukherji & Morales, supra note 7, at 7; Horsley, supra note 6; Kleinerman, supra note 189; Shaw, supra note 30.

\(^{251}\) See Mukherji & Morales, supra note 7, at 5.

\(^{252}\) Portland, Or., Zoning Code § 33.920.500 (2009).

\(^{253}\) Id.

\(^{254}\) See Mougeot, supra note 18, at 5; Mukherji & Morales, supra note 7, at 5; Horsley, supra note 6; Kleinerman, supra note 189; Shaw, supra note 30; Spiers, supra note 192.
culture use category, a municipality helps remove the barriers hindering responsible urban farming.\textsuperscript{255}

Beyond the basic definition, a use category should then be tailored to fit the aims and address the concerns of the community.\textsuperscript{256} Cleveland’s regulation on keeping farm animals and bees is a great example of an effective balancing of competing interests.\textsuperscript{257} It creates a regulation that allows a wide range of activities while closely managing nuisance concerns.\textsuperscript{258} In it, chickens, ducks, rabbits, bees, goats, pigs, and sheep can all be kept in residential areas provided that certain requirements are met, including minimum yard size requirements appropriate to the animal.\textsuperscript{259} This same approach to balancing nuisance concerns could be applied to creating an urban agriculture use category—allowing a wide range of activities while maintaining reasonable requirements.\textsuperscript{260} When designing a use category that attempts such a balance, a municipality should consider whether to include any of the following requirements: yard size requirements, especially for raising animals; setback requirements, again this is especially relevant for raising animals; farming technique requirements—mechanical tools, hand tools, pesticide use; accessory structure design requirements—hoop houses, chicken coops, greenhouses; permit requirements; and complaint procedure requirements.\textsuperscript{261} By defining urban agriculture as a distinctive use, a municipality can clearly communicate, in one zoning code location, the activities an urban farmer is allowed to engage in.\textsuperscript{262}

Creating such an urban agricultural use category is only effective, however, if it is then specified as a permitted primary and accessory use in a number of zoning districts.\textsuperscript{263} “[T]he existence of an agricultural use category, which is permitted in existing districts, is . . . important for supporting widespread urban agriculture.”\textsuperscript{264} By allowing urban

\textsuperscript{255} See Rhoads et al., supra note 138, at 3.
\textsuperscript{256} See Muggle, supra note 18, at 5; Mukherji & Morales, supra note 7, at 7; Horsley, supra note 6; Kleinerman, supra note 189; Shaw, supra note 30; Spiers, supra note 192.
\textsuperscript{257} See Cleveland, Ohio, Codified Ordinances § 347.02 (2009).
\textsuperscript{258} See id.
\textsuperscript{259} See id.
\textsuperscript{260} See Rhoads et al., supra note 138, at 23; Mukherji & Morales, supra note 7, at 7; Kaufman & Bailkey, supra note 156, at 77; Shaw, supra note 30.
\textsuperscript{261} See Cleveland, Ohio, Codified Ordinances § 347.02(i)–(m); ENP & Assocs., supra note 10, at 2, 5; Rhoads et al., supra note 138, at 25–27; Mukherji & Morales, supra note 7, at 5.
\textsuperscript{262} See Cleveland, Ohio, Codified Ordinances § 347.02(i)–(m); Mukherji & Morales, supra note 7, at 5.
\textsuperscript{263} See Mukherji & Morales, supra note 7, at 6.
\textsuperscript{264} Id.
agriculture as a use in more zoning districts, a municipality can make its health, environmental, and economic benefits open to a greater number of residents.

D. Step Three: Specify Urban Agriculture as a Permitted Home Occupation

Lastly, to encourage urban agriculture as a tool for economic revitalization, a municipality should facilitate the sale of goods produced through urban farming by allowing urban agriculture as a home occupation. To do so, a municipality that had already defined urban agriculture as a use category in their zoning code should add it as an approved home occupation under the regulations pertaining to residential zoning districts. This would allow a person using the land primarily as a residence to sell what they produce.

Conclusion

Urban agriculture offers health, environmental, and economic advantages that make it an appealing practice. For example, farming in cities provides increased access to healthy, cheap produce for urban residents, while lowering pollution impacts from transportation and waste products. Urban agriculture also has the potential to aid in the economic revitalization of cities through the utilization of vacant land and the potential to use urban agriculture for small business opportunities. Still, there are concerns typically associated with urban farming, including aesthetic preferences, worries over property value, and more traditional nuisances concerns such as smells. Zoning regulations are particularly well-suited to balance these concerns and benefits because they are designed to regulate competing land uses and thus should be a starting point for any municipality looking to facilitate urban farming.

The current steps most municipalities are taking to address the increase in urban agriculture are inadequate. While most zoning law reforms are springing from the needs of the community, the solutions

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265 See Mukherji & Morales, supra note 7, at 6; Horsley, supra note 6; Spiers, supra note 192.
266 See Mukherji & Morales, supra note 7, at 6; Horsley, supra note 6; Spiers, supra note 192.
267 See Mukherji & Morales, supra note 7, at 6; Horsley, supra note 6; Spiers, supra note 192.
268 See supra Part I.B.
269 See supra Part I.B.
270 See supra Part I.B.
271 See supra Part I.A.
272 See supra Part III.
tend to be piecemeal and can leave would-be urban farmers confused and discouraged.\textsuperscript{273} To effectively encourage urban agriculture within municipal limits, legislators should take a more comprehensive approach to reforming their zoning regulations.\textsuperscript{274} Such an approach would clarify the municipality’s support for urban agriculture through revisions to its comprehensive plan, stating goals and objectives for urban agriculture.\textsuperscript{275} The municipality should then revise the zoning regulations to clearly define urban agriculture as a use category in a manner consistent with its goals, and allow urban agriculture as a primary and accessory use in as many zoning districts as is feasible.\textsuperscript{276} Lastly, a municipality should allow urban agriculture as a home occupation so residents are able to sell products from their urban farms.\textsuperscript{277} A municipality that takes this approach can fully leverage the benefits that urban agriculture has to offer while still accounting for nuisance concerns.

\textsuperscript{273} See supra Part III.  
\textsuperscript{274} See supra Part IV.  
\textsuperscript{275} See supra Part IV.  
\textsuperscript{276} See supra Part IV.  
\textsuperscript{277} See supra Part IV.