1	2015 OA-16
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3	AMENDING CHAPTER 10 OF THE DANE COUNTY CODE OF ORDINCES,
4	REGARDING STATE CERTIFICATION OF THE FARMLAND
5	PRESERVATION ZONING ORDINANCE
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7	The County Board of Supervisors of the County of Dane does ordain as follows:
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9	ARTICLE 1. Unless otherwise expressly stated herein, all references to section
10	and chapter numbers are to those of the Dane County Code of Ordinances.
11	ADTICLE 2 Contian 10.01(20a) is amanded to read as follows:
12	ARTICLE 2. Section 10.01(30a) is amended to read as follows:
13 14	(30a) <i>Livestock.</i> Bovine animals, equine animals, goats, poultry, sheep, swine, farm-raised deer, farm-raised game birds, camelids, ratites, and farm-raised fish.
14	Livestock shall include, but is not limited to, cows, sheep, goats, hogs, draft
16	horses, pleasure horses and ponies, mules and poultry.
17	(a) For purposes of this ordinance, 100 or more rabbits shall be considered
18	livestock and subject to the regulations pertaining to the keeping of livestock.
19	(b) For the purposes of this ordinance, domestic fowl in single family residential
20	yards under s. 10.195 shall not be considered livestock and shall not be subject
21	to regulations pertaining to the keeping of livestock.
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23	ARTICLE 3. Section 10.02 is amended to read as follows:
24	10.02 DISTRICTS. The following districts are established. The number, shape
25	and area are best suited to carry out the purposes of this ordinance:
26	R-1 Residence District.
27	R-1A Residence District.
28	R-2 Residence District.
29	R-3 Residence District. R-3A Residence District.
30 31	R-4 Residence District.
32	RH-1 Rural Homes District.
33	RH-2 Rural Homes District.
34	RH-3 Rural Homes District.
35	RH-4 Rural Homes District.
36	RE-1 Recreational District.
37	B-1 Local Business District.
38	A-1 Agriculture District.
39	A-1(EX) Exclusive Agriculture District.
40	A-B Agriculture-Business District.
41	A-Ba Transitional Agriculture-Business District.
42	A-2 Agriculture District.
43	A-2(1) Agriculture District.
44	<u>A-2(2) Agriculture District.</u>
45	<u>A-2(4) Agriculture District.</u>
46	A-2(8) Agriculture District.

47	A-3 Agriculture District.
48	A-4 Small Lot Agriculture District.
49	C-1 Commercial District.
50	C-2 Commercial District.
51	LC-1 Limited Commercial District.
52	EXP-1 Exposition District.
53	M-1 Industrial District.
54	CO-1 Conservancy District.
55	HD Historic Overlay District.
56	AED Adult Entertainment Overlay District.
57	TDR-S Transfer of Development Rights Sending Area Overlay District.
58	TDR-R Transfer of Development Rights Receiving Area Overlay District.
59	PUD Planned Unit Development District.
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61	ARTICLE 4. Section 10.123(2)(b) is amended and renumbered to read as
62	follows:
63	(2) Permitted uses.
64	(b) Agricultural Accessory Uses, except those uses listed as conditional uses in
65	s. 10.123(3), and subject to the limitations and standards below.
66	<u>1.</u> Any residence lawfully existing as of February, 20, 2010 shall be considered a
67	permitted use. Notwithstanding the provisions of secs. 10.21 and 10.23 regarding
68	nonconforming uses, such structure may be added to, altered, restored, repaired,
69	replaced or reconstructed, without limitation, provided all of the following criteria
70	are met:
71	<u>a.</u> the use remains residential,
72	b. the structure complies with all building height, setback, side yard and rear
73	yard standards of this ordinance; and
74	c. for replacement residences, the structure must be located within 100 feet of
75	the original residence, unless site-specific limitations or town residential siting
76 77	standards in town plans adopted by the county board require a greater distance.
77	Proposals for a replacement residence that would exceed the 100 foot limitation
78 79	must be approved by the relevant town board and county zoning committee.
79 80	(c) 2. Rental of existing farm or secondary farm residences located on a farm,
80 81	existing as of December 12, 2012, but no longer utilized in the operation of the farm.
82	(d) 3. Agricultural entertainment activities, not to exceed 45 days per calendar
83	year in the aggregate, including incidental preparation and sale of beverages and
84	food. For any such activities planned or anticipated to have attendance of more
85	than 200 persons at any one time during a day, an event plan addressing
86	parking, proposed days of operation, ingress and egress, sanitation and other
87	public safety issues shall be filed annually with the zoning administrator, town
88	clerk, servicing fire department, emergency medical service provider, Dane
89	County Sheriff's Department and any local law enforcement agency for such
90	agricultural entertainment activities, at least 30 days prior to the start of any
91	agricultural entertainment activities in each calendar year.
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92 93 94	(e) <u>4.</u> Farm related exhibitions, sales or events such as auctions, dairy breakfasts, exhibitions of farm machinery and technology, agricultural association meetings and similar activities, occurring on five days in a calendar
95	year or less.
96	5. Small scale energy systems or electric generating stations, provided energy
97	produced is used primarily on the farm.
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99 100	ARTICLE 5. Section 10.123(3)(e) and (f) are amended to read as follows:
100	(e) Asphalt plants or ready-mix concrete plants, <u>that comply with s. 91.46(5)</u> , Wis. Stats., for production of material to be used in construction or maintenance
101 102	of public roads, to be limited in time to project duration.
102	(f) Small scale electric generating stations, meeting the requirements of s.
103	91.46(4), Wis. Stats., and not requiring approval under section 196.491, Wis.
104	Stats. listed as a permitted use in s. 10.123(2).
105	Julis. <u>Insteu as a permitteu use in s. 10.123(2).</u>
100	ARTICLE 6. Section 10.129(2) is amended to read as follows:
107	(2) Permitted uses. The following are permitted uses in this district:
100	(b) Agricultural Accessory Uses, except for the following: subject to the
109	exceptions and limitations below.
111	1. Exceptions.
112	a. Farm residences.
112	2. <u>b.</u> A business activity, or enterprise, whether or not associated with an
114	agricultural use, that is conducted by the owner or operator of a farm, that
115	requires no buildings, structures, or improvements other than those described in
116	s. 10.01(2b)(a) and (c) that employs no more than 4 full-time employees
117	annually, and that does not impair or limit the current or future agricultural use of
118	the farm or of other protected farmland.
119	3. <u>c.</u> Uses listed as conditional uses below in s. 10.129(3).
120	2. Limitations.
121	a. Farm related exhibitions, sales or events such as auctions, dairy breakfasts,
122	exhibition of farm machinery and technology, agricultural association meetings
123	and similar activities, must occur on five or fewer days in a calendar year.
124	(c) Undeveloped natural resource and open space areas.
125	(d) A transportation, utility, communication, or other use that is:
126	1. required under state or federal law to be located in a specific place, or;
127	2. is authorized to be located in a specific place under a state or federal law that
128	specifically preempts the requirement of a conditional use permit.
129	(e) Farm related exhibitions, sales or events such as auctions, dairy breakfasts,
130	exhibition of farm machinery and technology, agricultural association meetings
131	and similar activities, occurring on five or fewer days in a calendar year.
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133	ARTICLE 7. Section 10.16(1)(d) is amended to read as follows:
134	(1) Use.
135	(d) Airports that are listed as "Personal by Owner Only" on an application to the
136	Wisconsin Department of Transportation, Bureau of Aeronautics, for airport site
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137 approval are permitted to locate in the Agriculture and Rural Homes Districts, 138 subject to the following limitations: 1. Such airports in the A-1 (exclusive) and A-4 districts must also meet the 139 140 definition of an agricultural accessory use under s. 10.01(2b). 2. Such airports in the A-B district must meet either: 141 142 **a.** the definition of an agricultural accessory use under s. 10.01(2b) or 143 **b.** the definition of an agriculture-related use under s. 10.01(2c). 144 3. All other airports are subject to the provisions of either ss. 10.12(2)(f) or 145 10.126(2)(e) of this ordinance. 146 147 ARTICLE 8. Section 10.16(9) is amended to read as follows: 148 (9) Race events. 149 (a) Notwithstanding any other provision of this chapter, the zoning administrator 150 is authorized to issue permits allowing snowmobile, ATV and motorcycle races and rallies in any agriculture district, provided that no permit shall be issued for a 151 152 race or rally which is conducted by a commercial enterprise. Club-sponsored events are eligible for permits under this section. 153 (b) Race events in the A-1 (exclusive), A-4 or A-B districts must also meet all 154 155 requirements for agricultural entertainment activities under s. 10.123(2)(d). 156 ARTICLE 9. Section 10.23 is amended to read as follows: 157 158 10.23 COMPLETION, RESTORATION OR ENLARGEMENT OF EXISTING 159 STRUCTURES. (1) Nothing herein contained shall require any change in the 160 plans, construction or intended use of a building structure or premises for which 161 plans have been prepared heretofore, and the construction of which shall have been diligently pursued within three (3) months after the effective date of this 162 163 ordinance. 164 (2) Nothing herein contained shall prevent the alteration, restoration or repair of 165 any building legal structure occupied by a nonconforming use at the effective date of this ordinance; provided, however, that the cost of such alteration, 166 167 restoration or repairs shall not during the life of the building exceed fifty (50) percent of the assessed valuation of such structure or building, such valuation 168 169 being that in effect for the year in which such use became nonconforming. No 170 structure used as a nonconforming use shall be added to or structurally altered 171 so as to increase the facilities of such nonconforming use. (3) Nothing herein contained shall prevent the restoration of a nonconforming 172 building or structure destroyed by fire, explosion, act of God or act of public 173 174 enemy: provided, however, that if such destruction shall exceed fifty (50) percent 175 of the assessed valuation of such structure for the year in which such destruction occurs, the future use, location, height, setback, rear and side yards shall 176 conform to this ordinance. (a) Nothing contained in this section shall prevent the 177 restoration of a nonconforming structure damaged or destroyed by wind, 178 179 vandalism, fire, flood, ice, snow, mold, or infestation, if the structure is restored to 180 the size. location, and use that it had immediately before the damage or destruction occurred. Such restoration shall occur within 2 years of the damage 181 182 or destruction.

(b) A structure to which sub. (a) applies may be larger than the size it was
immediately before the damage or destruction if necessary to comply with
applicable state or federal requirements, but no larger than necessary to comply
with said requirements

(4) A building or structure is considered to be demolished and nonexistent if 187 188 during the course of restoration, enlargement or other improvement, more than 189 50% of the pre-existing structure is removed or must be replaced to maintain 190 structural integrity. Continuation of the construction or repair shall be subject to the entire structure being in compliance with current zoning regulations based on 191 192 the parameters for entirely new construction and disregarding any nonconforming status. Any variance that may have been issued for said building or structure 193 194 shall be null and void and any zoning permits shall be rescinded pending 195 verification of compliance. Except for the provisions of sub. (3), T this section 196 shall supersede all other pertinent sections of this ordinance including nonconforming ("grandfathered") use or locational status. 197

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[EXPLANATION: This amendment is required by the DATCP certification order of Dane County's Farmland Preservation Zoning Ordinance.