PROMOTING URBAN AGRICULTURE AS AN ALTERNATIVE LAND USE FOR VACANT PROPERTIES IN THE CITY OF DETROIT: BENEFITS, PROBLEMS AND PROPOSALS FOR A REGULATORY FRAMEWORK FOR SUCCESSFUL LAND USE INTEGRATION

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I. INTRODUCTION

Urban agriculture is significant to the history of the City of Detroit, from ribbon farms to Mayor Pingree’s famous potato patches of the nineteenth century, victory gardens to gardening angels of the twentieth century, and a burgeoning of garden network capacity to gardening programs in the twenty-first century. To scale up the benefits of existing urban agriculture operations, especially as it confronts large expanses of vacant land, Detroit should actively promote urban agriculture on a widespread scale.1 The enormity of Detroit’s vacant land is overwhelming even to urban experts, and there is little to no market demand for new residential, commercial, or industrial developments.2 The few recent developments have been small, scattered, and required major public subsidies. Urban agriculture, on the other hand, does not rely upon subsidies and serves a local demand for wholesome, inexpensive food, while providing residents with jobs, a method for eliminating neighborhood blight, and a greater feeling of self-worth.

Also important is the city’s need to reduce its expense of policing and maintaining blighted lots. Urban agriculture is the only private use with the potential for significantly reducing the city’s maintenance expense.3 Detroit spends an estimated $800,000 annually4 to maintain

1. This recommendation is based upon the premise that the Michigan Right to Farm Act can be amended to exclude agriculture within the City of Detroit. However, if the Act cannot be amended, the city must exercise care in permitting the commercial production of farm products in order to avoid its zoning authority being preempted by the Act in favor of standards established under GAAMPS. See infra Part VI.

2. John Gallagher, Detroit’s Fight Against Vacant Land Gets Tougher, DETROIT FREE PRESS, Sept. 29, 2009, http://forum.skyscraperpage.com/showthread.php?t=174034. It should be noted that the 40 square mile estimate in 2009 is more likely now closer to 50 square miles of vacant land. As more citizens flee the city for better opportunities, more property becomes vacant. Recently, Detroit’s Mayor Dave Bing began an initiative to knock down 3,000 vacant properties in 2010, and called in his state of the city address in March 2010 to knock down a total of 10,000 during his first term in office. While an important endeavor, demolition of vacant and nuisance property creates another problem—increased vacant land. As demolition becomes a priority and as structures are actually demolished, the square mileage of the city’s vacant land will inevitably increase. See Suzette Hackney, State of the City to Highlight Demolition Plans, DETROIT FREE PRESS, March 21, 2010, at A7.

3. See Daniel Okrent, Detroit: The Death–And Possible Life–of a Great City, TIME, Sept. 24, 2009, available at http://www.time.com/time/nation/article/0,8599,1925796,00.html (compounding the problems associated with maintaining these costs and services, Detroit is severely
only a small percentage of its 55,000 tax reverted lots. Tens of thousands of lots are not maintained and blight their neighborhoods, lowering adjacent property values and contributing to further abandonment. In addition to vacant land, there are more than 75,000 abandoned residential structures. Some neighborhoods are more than fifty percent vacant. Citywide, thirty percent of residential parcels no longer have homes on them. These numbers increase daily as the city’s foreclosure and abandonment crisis continues to expand.

Many cities in the nation are embracing urban agriculture. None could benefit more than Detroit because of the size of its vacant land problem, lack of investment demand, and the major obstacle created by undercapitalized at a $300 million shortfall in the budget to maintain only the basic municipal services).


7. McKee & Ortolani, supra note 5; see also The Data Collaborative, Detroit Residential Parcel Survey, DATA DRIVEN DETROIT (Feb. 2010), http://www.data-drivenetroit.org/Home/parcelsurvey.

8. See John Gallagher, Survey Finds Third of Detroit Lots Vacant, DETROIT FREE PRESS (Feb. 20, 2010), http://www.freep.com/article/20100220/BUSINESS04/2200371/1318/Survey-finds-third-of-Detroit-lots-vacant. The article quotes from a survey conducted by Detroit Data Collective. The survey reports that there are 343,849 residential properties in the city and that 35% of those properties are currently vacant. Id.


10. There are over 91,000 vacant lots, 60,000 of which are owned by the city. Maps: See the Results, DETROIT FREE PRESS (Feb. 20, 2010), http://www.freep.com/article/20100220/BUSINESS04/100220001/1318; see also Mark Dowie, Food Among the Ruins, GUERNICA (Aug. 2009), http://www.guernicamag.com/features/1182/food_among_the_ruins/.
an amendment to the Michigan Constitution in 2006 prohibiting the city’s use of eminent domain to assemble sites for economic development,\textsuperscript{11} as well as making it more difficult to clear blighted neighborhoods.\textsuperscript{12} Urban agriculture can be successful on sites of any size or shape, scattered or contiguous, making it one of the few productive land uses not requiring land assembly.

Detroit’s unemployment rate of nearly twenty-nine percent\textsuperscript{13} leads the nation, and the city has one of the highest poverty rates.\textsuperscript{14} In addition,

\begin{itemize}
\item[12.] Under the amendment to Michigan’s constitution, the “area-wide” blight test was eliminated. Therefore, at present, developers seeking to assemble a blighted area for redevelopment must prove blight on a parcel-by-parcel basis, imposing a barrier to accumulating contiguous plots for larger projects. In addition, the standard of proof has been elevated to “clear and convincing evidence” from the “preponderance of the evidence” standard previously applied under Michigan case law. Mich. Const. art. X, § 2.
\item[14.] Patricia Montemurri, Kathleen Gray, & Cecil Angel, Detroit Tops Nation in Poverty Census, DETROIT FREE PRESS (Aug. 31, 2005), http://www-personal.umich.edu/~gmarkus/montemurri.htm (stating that in 2004, the United States Census determined that at least one-third of the City of Detroit’s residents lived below the poverty level).
\end{itemize}
the city leads the nation in violent crime\textsuperscript{15} and high school dropout rates.\textsuperscript{16} The city’s median family income, once one hundred and twenty percent of the national average, is now less than sixty percent driven down by joblessness\textsuperscript{17} and the flight of the middle class, which constitutes a large percentage of more than 1,000 residents on average who have left Detroit monthly over the past fifty years.\textsuperscript{18} Statistics today are merely a snapshot of a population that continues to shrink.

Decreasing income levels and increases in unemployment and poverty have spurred a rise in malnutrition and hunger in Detroit residents.\textsuperscript{19} Families that were once self-sufficient now use food banks

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\textsuperscript{16} See \textit{Cities in Crisis 2009: Closing the Graduation Gap, Educational and Economic Conditions in America’s Largest Cities}, \textit{Editorial Projects in Education Research Center} (Apr. 2009), http://www.edweek.org/rc/articles/2009/04/22/cities_in_crisis.html; see also Karan Dybis, \textit{A Disturbing Trend for Detroit’s Schools}, \textit{TIME} (Sept. 21, 2009), http://detroitblogs.time.com/2009/09/21/a-disturbing-trend-for-detroits-schools (discussing the positive economic impact increased graduation rates would have in Detroit. The report estimates that “[i]f the Detroit metro area were to reduce by 50 percent the number of students who fail to graduate with their class, it could enjoy more than \$130 million in additional wages and 8,000 new homeowners”).

\textsuperscript{17} See \textit{Economic Prosperity Scorecard}, \textit{One D Scorecard}, http://www.onedscorecard.org/Scorecard.html#view=1 (last visited July, 28, 2010) (“The Detroit CSA had 3,159 fewer establishments in 2006 than in 2003, putting it at 53rd of 54 metro areas. This translated into 417,918 jobs lost during the same time period. The only metro losing a greater number of establishments and jobs was New Orleans”).

\textsuperscript{18} Thirty-five percent of the city is uninhabited. Allan Popelard & Paul Vannier, \textit{Detroit: America’s Slow Ground Zero}, \textit{Le Monde Diplomatique} (Jan. 13, 2010), available at http://intellibriefs.blogspot.com/2010/01/americas-slow-ground-zero.html. In 2008, the population was 1.2 million people less than it was in 1950. Looked at another way, the city lost more than half its population in almost 60 years. Susan Saulny, \textit{Razing the City to Save the City}, \textit{N.Y. Times} (Jun. 20, 2010), http://nytimes.com/2010/06/21/us/21detroit.html?_r=1. In the year 2007-2008 alone, the metro area lost 62,000 people due in the most part to the poor regional economy. Kurt Metzger, \textit{Haulin’ It Out of Michigan}, \textit{The Detroit Data Guru} (May 2, 2010), http://detroitdataguru.wordpress.com/2010/02/05/haulin-it-out-of-michigan/.

\textsuperscript{19} Sherri Welch, \textit{Food Banks Add Sites, Partners to Meet Growing Demand}, \textit{Cain’s Detroit Business} (April 6, 2010), http://www.cainsdetroit.com/article/20100406/email01/3040609995/food-banks-add-sites-partners-to-meet-growing-demand#. In Wayne, Oakland, and Macomb counties the number of people who were “food insecure” increased by eighteen percent. \textit{Id.} In Detroit specifically, the major food distributors increased the pounds of food handed out by twenty five percent in 2009. \textit{Id.}
and food stamps to supplement their budgets. Hunger and malnutrition affect their children’s ability to learn, and are believed to be factors contributing to Detroit school children performing at shockingly low achievement levels and recording alarmingly high dropout rates.

Urban agriculture on a grand scale is nothing new to American cities or, as suggested in the introduction, Detroit. The most successful home front effort during World War II was the growing of victory gardens by residents in every city and town in the country. The United States Department of Agriculture reports that victory gardens produced an estimated nine to ten million tons of fruits and vegetables, more than 40% of the nation’s crop, through the nearly twenty million gardens planted in Americans’ backyards and instilled the art of canning into urban life.

In post-World War II Detroit, gardening was supported by a variety of federal and local programs. These programs included the USDA’s Expanded Food and Nutrition Education Program (EFNEP) in the 1970s and 1980s and the Community Food Projects Competitive Grants Program starting in 1996. Starting around 1975, the city offered the Farm-A-Lot Program, which was run by the city’s recreation department until budget cuts forced its elimination at the turn of the century. It provided tilling assistance, seeds and transplants, and gardening advice

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20. Steve Hargreaves, *Hunger Hits Detroit’s Middle Class*, CNNMONEY.COM (Aug. 13, 2009), http://money.cnn.com/2009/08/06/news/economy/detroit_food/ (reporting that it is no longer just the homeless or really poor that struggle to buy food, but now the middle class in Detroit is going hungry).

21. See *Melvin G. Holli, Reform in Detroit: Hazen S. Pingree and Urban Politics* 70 (Greenwood Press 1981) (1969). This excerpt discusses that in the 1890s, when Detroit was suffering from a poor economy and hunger, Mayor Pingree instituted a “potato patch” plan to cultivate vacant lots so that citizens could grow their own food. Id. at 70-71. Although met with much consternation from community and church leaders, the program was wildly successful and popular producing a cash value of crops over $30,000 in 1896. The program, recognized for its success, was adopted and modeled in several other cities such as New York, Minneapolis, Seattle, and Denver. Id. at 72.

22. In 1944 and 1945, the Detroit Zoning Code provided for backyard gardens in R-1 land designations. In the R-1, residential zone, a rear district (i.e. back yard) was required (30 feet in depth) See Detroit Zoning Code § 5.6 (1944-45). Unlike today, a permitted use in the R-1 district was the “growing of vegetables, fruit, flowers, shrubs, and trees” so long as it was not for profit. See Detroit Zoning Code § 5.1(8) (1944-45).


to local gardeners. Grassroots groups rallied to support urban agriculture, including: the Gardening Angels, which organized inter-generational transfer of skills and knowledge; the Detroit Agriculture Network, which organized networks for sharing resources; and, more recently, the Garden Resource Program Collaborative, the D-Town Farm, and a myriad of other organizations created to develop gardens, offer training and resources, and organize gardeners to build their capacity through increasingly sophisticated agricultural methods and gardening for market.

Over the last six years, Detroit gardeners growing fruits and vegetables in backyards, schoolyards, and community gardens have steadily increased their numbers and their cumulative harvests, implemented increasingly sophisticated methods to grow efficiently and extend the season, and organized themselves into a cooperative to sell produce at Detroit’s Eastern Market and other neighborhood markets. The Garden Resource Program offers gardeners free soil testing for lead, seeds, transplants, compost and other resources.26

Recently, the city has started to see proposals by individuals and groups to undertake agriculture on a large scale never before proposed for Detroit—farms of hundreds, even thousands of acres.27 These proposals range from intensive vertical farms to fish farms and large-scale production of fruits, vegetables, and grains for food and fuel. With the steady incremental growth of small-scale urban agriculture in Detroit,

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26. See Garden Resource Program Collaborative, DETROITAGRICULTURE.ORG http://www.detroitagriculture.org/GRP_Website/About_Us.html (last visited Feb. 3, 2011). See also United States Department of Agriculture, People’s Garden School Pilot Program, GRANTS.GOV http://www07.grants.gov/search/search.do?mode=VIEW&oppId=56501 (stating that the United States Department of Agriculture has grant money available for running “community gardens at eligible high-poverty schools; teaching students involved in the gardens about agriculture production practices, diet, and nutrition; contributing produce to supplement food provided at eligible schools, student households, local food banks, or senior center nutrition programs; and conducting an evaluation of funded projects to learn more about the impacts of school gardens”).

the new proposals for larger-scale commercial farming, and the sharp economic downturn which has brought the vacant land issue to the forefront, the time is right to set in place policies that will allow Detroit to become a national leader in urban agriculture.28

Accordingly, the city is taking steps to amend its master plan and zoning ordinance to support urban agriculture.29 Some Detroit residents have voiced concern about environmental problems that may be created by large, intensive operations, and have called for transparency in decision-making and monitoring processes.30

There are upwards of 30,000 acres of vacant land in Detroit,31 more than enough land to support farming activities for every resident, cooperative, and for-profit business that wishes to engage in urban agriculture. It would behoove the city and the community to explore ways to encourage and support different forms of urban agriculture—individual plots, community gardens, and the few larger sized farms that may overcome formidable obstacles to assembling sizeable agricultural sites. As farms scale up in size, attention should be given to the impact of heavier machinery, trucks, and large quantities of chemical pesticides and herbicides, which may create special environmental problems.

Much has been said about the need to achieve economic justice in reshaping Detroit’s economy for the 21st Century by assuring that all residents benefit from future economic planning. No activity has greater potential for realizing economic justice than urban agriculture if city land is made available on a widespread basis to residents to help meet their nutritional needs. An important caution is that land being considered for agriculture should be tested for soil contamination, particularly lead, and

28. Email from Kami Pothukuchi, Associate Professor of Urban Planning, Director, SEED Wayne, Wayne State University to John E. Mogk, Professor of Law, Wayne State University Law School (May 24, 2010, 10:19:42 EST) (on file with author).


31. This number is derived by multiplying the number of vacant square miles (approximately 47) by the number of acres in a square mile (640).
remediated first before planting begins. The experiences of Detroit groups, such as the Garden Resource Program Collaborative, which provides its members with soil tests without cost to them (and recommends ways to mitigate impacts of mildly contaminated soil), and the Earthworks Urban Farm, Detroit’s first USDA certified organic operation, need to be studied for widespread replicability.32

This paper will discuss agricultural uses suitable for Detroit, including experiences of other U.S. and Canadian cities, and optimal approaches for introducing agriculture into Detroit’s planning and regulatory framework. Specifically, Part II describes the benefits of urban agriculture. Part III identifies some of the problems associated with integrating agriculture into a traditional urban land use pattern. Part IV examines best practices of cities such as Madison, Wisconsin, Seattle, Washington, Cleveland, Ohio, Bloomington, Indiana, and Toronto, Ontario, in promoting and regulating urban agriculture. Part V describes incentives that could be adopted by Detroit to encourage agricultural use. Part VI discusses the Michigan Right to Farm Act. Part VII proposes how Detroit’s master plan and zoning ordinances could be amended to accelerate and manage agricultural land use in Detroit. Part VIII provides concluding commentary.

II. BENEFITS OF URBAN AGRICULTURE

Cities can benefit from urban agriculture economically, socially, and environmentally. Urban agriculture increases economic prosperity by creating jobs and developing new, local industries.33 Additionally, it improves the health and safety of residents by providing wholesome food and greater access to well-maintained green spaces, fostering a sense of community, building social capital and organizational capacity, and uniting residents around a common purpose.34 Urban agriculture improves the local environment by removing blight from vacant lots and returning a green landscape to the city’s neighborhoods.

33. See Zlati Meyer, Homegrown Groceries Get a Boost, DETROIT FREE PRESS, Jan. 24, 2011, at A1 (reporting that agriculture and the processing of agricultural products “can be part of the economic recovery and invention for the state”).
A. Economic Benefits

There is an increasing demand for locally grown food, especially in local restaurants and grocery stores. The United States Department of Agriculture estimates that demand for locally grown food will rise from the $4 billion market in 2002 to a $7 billion market in 2012. Importantly, money spent on local agriculture stays within the local economy. Detroit’s enormous vacant land inventory could provide wholesome vegetables and fruits for a large percentage of its population, as well as its restaurants and retail food outlets.

Investing in urban agriculture is a smart business decision. Approximately every $1 invested in a community garden yields $6 worth of fruits and vegetables. Researchers in Ohio estimate that “urban farmers can gross up to $90,000 per acre by selecting the right crops and growing techniques.” In Philadelphia it is estimated that “urban-market gardeners” earn up to $68,000 per half acre. Projections are that locally grown fruits and vegetables in Detroit could generate $200 million in sales and approximately 5,000 jobs. When vacant land becomes clean,
productive, and more attractive to existing and new residents through agriculture, the city’s housing values will benefit and, in turn, its tax base.

B. Societal Benefits—Quality of Life

1. Food Security and Health

Access to quality food will promote healthier lifestyles for city residents. The lack of access to healthy and affordable food harms the health and well-being of Detroit residents and contributes to both hunger and obesity, which pervades the city. While most Detroit streets are dotted with fast food restaurants, convenience and liquor stores, the city has no major grocery chains. A study of all food stores in three low-income zip codes in Detroit found that only nineteen percent, or fewer than one in five stores, carried a minimal “healthy food basket” (products based on the food pyramid). As a result, city residents have limited access to food other than fast foods and poor quality, highly processed, and highly caloric foods.

University). See also Suzette Hackney & John Gallagher, Detroit Mayor Dave Bing Skeptical About Urban Farming, DETROIT FREE PRESS (Apr. 14, 2011), http://www.freep.com/article/201104140300/NEWS05/104140557 (reporting “Gary Wozniak, project director for the proposed RecoveryPark urban-farming project on Detroit’s east side, said Wednesday that every 100 acres of land under cultivation could produce about 100 jobs in farming and processing”).


46. Ron Dzwonkowski, For Farms to Take Root, City Must Cultivate Change, DETROIT FREE PRESS, Nov. 28, 2010, at A2.
Detroit ranks fifth in the United States for its obesity rates. The lack of access to healthy foods is one of the leading causes of obesity in Detroit. Locally grown food is more nutritious than food shipped to the city. When produce is transported long distances and subjected to heavy chemical preservatives, it loses its nutritional value. Furthermore, the recreational activity that gardening promotes may lead to a healthier lifestyle (as well as health benefits through horticultural therapy).

2. Community Development and Improved Aesthetics

The secondary effects of urban agriculture are potentially unparalleled. Farms and gardens imbue a sense of community, pride, and belonging. Urban agriculture benefits youth education, tourism, and community development through school programming, work programs, and other agriculture-related activities. It can make the city attractive to new residents and improve the lives of current residents.


49. See Paul Sommers & Jac Smit, CFP Report 9: Promoting Urban Agriculture: A Strategy Framework for Planners in North America, Europe and Asia, INT’L DEV. RESEARCH CTR., 1994, available at http://www.idrc.ca/en/ev-2124-201-1-DO_TOPIC.html (reporting that after the 1992 Los Angeles riot, rehabilitation funds were used to create a 7.5 acre community garden. The program involved youth who were current gang members and potential gang members to work in the garden.).

50. Katherine Brown, Urban Agriculture and Community Food Security in the United States: Farming from the City Center to the Urban Fringe, FOOD SECURITY, Feb. 2002, available at http://www.foodsecurity.org/urbanag.html (communicating the esthetic benefits of urban gardening by stating that “[t]he regenerative effect of urban agriculture is especially visible when vacant lots are transformed from eyesores—weedy, trash-ridden, dangerous gathering places—into bountiful, beautiful and safe gardens that feed peoples’ bodies and souls”).

51. Some proposals for large-scale urban agriculture projects include activities such as “u-cut” Christmas tree farms and apple orchards that are open to the public. See Jennifer Guerra, Old State Fairgrounds Could Be Home to New Urban Farm, MICHIGAN RADIO, April 6, 2010 available at http://www.publicbroadcasting.net/michigan/news.newsmain?action=article&ARTICLE_ID=1633031. Other projects are community collaborative that include services, such as addiction recovery projects, for citizens. See Sherri Welch, Recovery Park Seeks to Harvest Jobs with Farm, CRAN’S DETROIT BUSINESS, Mar. 24, 2010, available at http://www.crainsdetroit.com/article/20100321/SUB01/303219972.
3. Reduction in Crime—Safe Neighborhoods

Cultivating blighted and unstable areas in Detroit could also reduce criminal activity.\(^{52}\) Vacant lots become illegal dumps for refuse\(^ {53}\) and are gaping holes in the cityscape, while vacant houses are subject to trespass, vandalism, and arson.\(^ {54}\) Farms and gardens can increase safety because the land will be occupied and monitored by those who farm and use it for agriculture related activities, thereby eliminating the need for the city to police and maintain the vacant property.

C. Environmental Benefits

Local food production reduces the need for packaging, refrigeration, storage, and transportation of food, decreasing energy usage and costs associated with the production of food. Additionally, harmful environmental problems can be minimized. For example, rooftop gardens are known for “harnessing rainwater that can overwhelm urban sewage systems.”\(^ {55}\) They also keep buildings warmer in the winter and cooler in the summer, leading to reduced electricity usage and smaller utility bills.\(^ {56}\) Furthermore, properly managed urban agriculture can turn wastewater and other agriculture byproducts from agricultural activities, such as composting, into resources that can be recycled and used again.\(^ {57}\)


\(^{56}\) Id.

III. PROBLEMS RELATED TO URBAN AGRICULTURE AND REGULATION

Cities promote the public health, safety, morals, and general welfare through zoning. Zoning allows cities to effectively coordinate land uses among neighboring landowners and resolve community conflicts before they occur. It is the principal tool to address any problems associated with urban agriculture. However, local zoning in Michigan of “commercial production of farm products” is preempted by the provisions of the state’s Right to Farm Act discussed in section VI of this paper.

As cities expanded and absorbed surrounding open space and farmland, agricultural uses were phased out and eventually excluded altogether from the master plans and zoning ordinances of most cities. Today, however, expanding areas of vacant land in declining cities, such as Detroit, have little demand for traditional urban uses, and offer a renewed opportunity to promote agriculture. However, as agriculture returns, it is important to identify and manage the problems that agriculture—especially as it is conventionally practiced in more rural areas—could potentially cause in cities.

A. Environmental Concerns Related to Urban Agriculture

Environmental concerns with respect to urban agriculture relate to soil contamination, contamination of ground and surface waters, air pollution, increased water demand, potentially higher load on sewage systems, and the potential for the production of harmful waste materials. Some agricultural wastes, if properly managed, can be beneficially recycled through composting or transformation into fuel. The management process can be costly, however.\(^5^8\)

1. Problem: Soil Contamination

Risks related to soil contamination include: the potential that plants will absorb or transport contaminants, that groundwater will become contaminated, and that bioaccumulation will occur when livestock or

humans ingest contaminated crops. While certain chemicals naturally exist in soils, many are toxic at high concentrations. The ideal situation for production of agriculture products occurs where the contamination in soil does not exceed natural levels. Lead is particularly hazardous and is found naturally in soils at a level of 10 parts per million (p.p.m.). The EPA standard for unsafe levels caused by lead contamination is 400 p.p.m. There is the likelihood that a number of plots in Detroit do not meet the EPA standard. Other contaminants with which to be concerned include: zinc, PAHs, chromium, copper, molybdenum, sulfur, cadmium, copper, zinc, PBTs, benzene, toluene, xylene, arsenic, mercury (historical use), chlordane and other chlorinated pesticides.

The principal risk in urban gardens is from lead-contaminated soil or dust clinging to the plants as they are handled or ingested, which is especially significant for young people working in gardens, for whom the EPA appropriately places a lower threshold given their development stage. It is also a major concern for urban agriculture because plants absorb lead through their leaves and from the soil. Lead contamination is documented as widespread in Detroit. It is important to learn more about and support existing community-based efforts to help gardeners test for lead and undertake measures to minimize exposure through direct contact with soil containing lead or indirectly through ingestion of plant materials that may have taken up lead. Building raised beds with clean


60. Id. at 2. Examples of contaminants which are present in urban environment that are injurious to human health include: heavy metals (lead), pesticides, and polychlorinated biphenyls (PCB’s). Id. at 6.


62. Many health experts urge a higher standard of at least 300 p.p.m, and higher standards yet have been adopted by Minneapolis at 100 p.p.m., and the Netherlands at 40 p.p.m. Kate Murphy, For Urban Gardeners, Lead is a Concern, N.Y. TIMES, May 13, 2009, available at http://www.nytimes.com/2009/05/14/garden/14lead.html?pagewanted=1&_r=1.

63. Furthermore, the plots would most certainly not meet the higher 300 p.p.m standard proposed by many health experts and most certainly a great many plots would fail the highest standards of Minneapolis or the Netherlands. Rosen, supra note 61; Murphy, supra note 62.

64. U.S. DEP’T OF AGRIC., supra note 32.

soil is one such method, and knowledgeable gardeners such as those in existing gardening programs already use this and other related methods. Atmospheric pollution of gardens by lead is an understudied issue and also needs attention.

2. Existing Lead Contamination

Detroit soil contains lead from lead paint chips and lead dust from remnants of older demolished buildings, emissions from lead based gasoline engines, and air borne lead contaminants from the city’s industry. Detroit is not alone in facing lead contamination. Recently, hazardous amounts of lead have been documented in the backyards and communities of such other major cities as New York, Baltimore, Boston, Chicago, Los Angeles, Minneapolis, and Philadelphia. A study shows that between 1950 and 1984 cars and trucks in Michigan emitted about 182,000 metric tons of lead and that in the year 2000 alone, Michigan companies legally released 24,345 pounds of lead and lead compounds. The concern is great because lead does not evaporate, so harmful contaminates emitted long ago remain in Detroit’s soil. The problem is particularly acute as it relates to children who have a five times greater lead absorption rate than adults. Lead builds up in the body over years, and many of Detroit’s children already have elevated levels from lead exposure since birth.

A recent study done by the Detroit Department of Health & Wellness and the Detroit Public Schools had startling results--of the 39,000 DPS children tested, fifty-eight percent had a history of lead poisoning. The study also showed that a link exists between high levels of lead present

67. See DEQ Release, supra note 65.
68. Wendland-Bower, supra note 66.
69. Id.
in children and low-test scores within Detroit Public Schools. The study further found a link between high levels of lead and children within the Detroit Public Schools system that needed special education. Prime contributors to contamination in the Detroit area include former gas stations and industrial sites. Contamination is also more likely to result if property use currently or in the past involved the application of lead paint, use or production of fertilizer or pesticides, commercial activity, treated lumber, machine repair, junk vehicles, furniture refinishing, fires, landfills, garbage dumps, or the property is in a high traffic area.

If hazardous levels of lead are detected, these risks can be managed by soil remediation after testing. The two principal approaches are mixing or covering the high lead soil with clean soil or physically removing and replacing the lead soil. In addition, select crops, such as sunflowers, have the ability to absorb and remove lead from the soil.

3. Raising Livestock as a Cause of Future Contamination

Pesticides, fertilizers, and untreated manure can also contaminate farming soils. Corn, wheat, and soybeans, which are usually used for feed crops, are the first, second, and fourth leading consumers of fertilizer. Disposal and treatment of manure, unlike human waste, is not regulated by any standards and, as a result, untreated manure can be carried away by rainwater into feedlots, pastures, and water sources for human or animal consumption.
Contamination can also be introduced from adjacent properties through the movement of groundwater and rain runoff from roofs, roads, and other structures, and through the contamination of ground water. Given Michigan’s location within the Great Lakes Basin and Detroit’s proximity to the river, the ground water table is higher than in other areas, leading to greater ease of contamination by agricultural activities. Specifically, the current uses of urban land for industrial purposes inadvertently contaminate soil, making it unsuitable for agricultural production. “[C]ommercial and industrial chemicals[] cause contamination through accidental spills or leaks.”

Raising cattle in urban areas can cause serious air and water quality issues. Cattle produce gaseous pollutants, which add to the already poor air quality present in urban areas. Four animal contaminants in particular have been identified as problems related to raising cattle in urban areas: methane, reactive organic compounds, ammonia, and hazardous matter.

The use of pesticides is also a concern due to the drift that occurs both during and after application. The U.S. Environmental Protection Agency regulates pesticide spray and dust drift recognizing that “pesticide applications can expose people, wildlife, and the environment to pesticide residue that can cause health and environmental effects and property damage.” While the EPA and the Michigan Department of Environmental Quality have set certain quality levels as to not present problems to the environment. See Mich. Comp. Laws Ann. § 286.474 (West 2003).


83. See Malongo R.S. Mlozi, Urban Agriculture: Ethnicity, Cattle Raising and Some Environmental Implications in the City of Dar es Salaam, Tanzania, 40 AFRI. STUD. REV. 1, 4-6 (1997).

84. Mlozi, supra note 83, at 5.


Agriculture have set forth guidelines for the application of pesticides to reduce the amount of drift that occurs from their application, neither regulation prohibits drift entirely. 87

5. Problem: Water

a. Contamination

The Environmental Protection Agency estimates that “agriculture generates pollutants that degrade aquatic life” and interfere with thousands of miles of river. 88 Agriculture and productions “contributes to seventy percent of all water quality problems identified in rivers and streams.” 89 Farms generate both liquid and solid waste that pose high risks for water sources, and in the urban setting there is a greater risk of chemical contamination in dense areas. 90 Furthermore, attention must be paid to the unregulated use of un-composted solids and untreated water that is often used to irrigate crops or to feed animals. 91

b. Consumption

Producing meat consumes a large amount of water, and animals need water to drink for hydration and cooling. 92 An average of one thousand gallons of irrigation water is needed to produce approximately one pound of protein. 93 Agriculture in an urban setting introduces a competitor for clean water. While access to clean water in Detroit on its face is not a problem because the system has a hugely underutilized capacity, use of the system’s water for urban agriculture should not deplete nor otherwise negatively affect water supplies for Detroit residents. 94

88. JACOBSON, supra note 77, at 94.
89. Id.
90. Id. at 88.
91. Id. at 95.
92. Id.
93. Id. at 89.
94. However, the use of city water may be undesirable for urban farmers due to the Chlorine and Fluoride content. Watering the Vegetable Garden With City Water, VEGGIE GARDENER, http://www.veggiegardener.com/watering-vegetable-garden-city-water/ (last visited Apr. 23, 2011).
6. Problem: Waste Management

Management of solid and liquid waste is a major challenge faced by municipalities introducing agriculture. Organic waste comes from both solid waste and organic sludge, a by-product of wastewater treatment. Much of the waste generated can be recycled or managed to be profitable input for use in agriculture production. An additional method includes composting to achieve sound waste reduction. Municipalities must also apply best practices for proper waste storage facilities. Increased output of waste from agriculture must be anticipated and strategies must be devised which reduce waste or recycle it through composting and water treatment so that the environment and public health is not compromised.

B. Agriculture Equipment

Agriculture equipment can cause problems when driven on urban roads and can increase noise pollution. Generally, the term “agriculture equipment” is meant to include: tractors, self-propelled machines, and equipment that may be towed by or attached to tractors or self-propelled machines and excludes vehicles not used in the production of agriculture.

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97. Id. (composting not only reduces waste, but also can be used as a commercial agricultural product which is sold to other farmers).

98. Lindayati, supra note 96.


100. Id. at 10-15. It should be noted that composting itself raises negative implications. Urban solid waste may contain high levels of human excreta. Cofie & Bradford, supra note 95. Additionally, compost piles must be highly managed and monitored very closely so that pathogens will not survive the composting process and eventually be carried to fields when applied to soil. Id.


102. Id. at 4.
1. Problem: Motor Vehicle Collisions with Agriculture Equipment on Public Roads

Even in rural areas, usual motor vehicle traffic encounters problems when sharing the roads with agriculture equipment. One of the main concerns is driver safety. In crashes involving farm vehicles, the farm vehicle occupant is killed almost twice as often as occupants of the other vehicle.103 Most collisions occur during planting and harvesting seasons, with a majority of crashes occurring between 3:00 and 6:00 P.M.104 A Texas report states that common crashes between agriculture equipment and usual motor vehicle traffic include: rear end, left turn, passing, crossroads, and oncoming collisions.105

The two most common causes of collisions are that public roads are not wide enough for agriculture equipment and few traffic laws properly address issues related to agriculture equipment on public roads.106 For example, many traffic laws do not address proper lighting and marking of agriculture equipment for other drivers on the road.107

2. Problem: Noise from Agriculture Equipment

Introducing agriculture equipment contributes to urban noise pollution. Noise from agriculture equipment, like the loud persistent drone of a tractor engine, will be unfamiliar and unpopular to city dwellers. There is a need to address potential conflicts with agriculture noises through proper time, manner, and place regulations. Larger trucks that may be needed to move agricultural inputs as well as to harvest products and wastes may also cause problems. In addition, problems may be created due to the traffic capacity within urban neighborhoods, air pollution, noise pollution, smells, and conflicts with pedestrian and other traffic.

C. Livestock in the City

Raising livestock in the city is highly contentious because cities are places of dense populations. An important first step should be to define at the outset what a municipality means by the term “livestock” to

103. Id.
106. Id. at 6, 11.
107. Id. at 11-20.
properly distinguish it from “domestic animals.”

Boise, Idaho, has a helpful definition: “Livestock . . . are defined as having a commercial use. [T]hese animals are typically raised to sell their products such as wool, milk, meat and pelts.”

Another good model is that of the Midwest Environmental Advocates, which defines “livestock” by listing specific animals. Those include: cows, cattle, sheep, goats, hogs, horses, mules, and poultry.

Not clearly defining the animals will cause difficulties in enforcing regulations.

Noises, smells, or other animal-related annoyances that affect neighbors and other adjacencies must be addressed. Additionally, animals may transmit diseases affecting the public health. Animal excrement not properly managed decomposes producing an odor, and increasing the number of bacteria and flies. For example, “Animal dung is a source of tetanus...especially if the animals are left outside to graze—a phenomenon often seen in the city.” The runoff from animal waste products, associated with dairy cattle, chicken sheds, and pig pens, pollutes surrounding areas and attracts “disease causing vectors, such as mosquitoes.”

Additionally, raising livestock in urban areas can

108. This paper will adopt the broad definition used by Boise, Idaho: commercial livestock includes animals that are raised “for the specific purpose of selling the livestock or livestock products.” BOISE MUN. CODE § 11-09-09.04 (2001). This definition includes animals that will be raised and slaughtered for meat, or animals that will be raised for their by-products such as milk, cheese, and eggs.


111. Michigan’s Right to Farm Act was established to promote agriculture and specifically states that a farm will not be considered a nuisance so long as it conforms to generally accepted agriculture and management practices as established by the Michigan Department of Agriculture. MICH. COMP. LAWS ANN. § 286.473(1) (2003). The Right to Farm Act prohibits private nuisance suits where the generally accepted agriculture and management practices are adhered. Steffens v. Keeler, 503 N.W.2d 675, 677 (Mich. App. 1993).

112. See Health Topics: Zoonoses, WORLD HEALTH ORG. (2011), http://www.who.int/topics/zoonoses/en/ (stating, “A zoonosis is any disease or infection that is naturally transmissible from vertebrate animals to humans. Animals thus play an essential role in maintaining zoonotic infections in nature. Zoonoses may be bacterial, viral, or parasitic, or may involve unconventional agents. As well as being a public health problem, many of the major zoonotic diseases prevent the efficient production of food of animal origin and create obstacles to international trade in animal products.”).


114. Id.
overwhelm sewage systems and contaminate water supplies. Detroit’s sewage system, however, reportedly has excess treatment capacity.

An important criterion for examining the problems associated with urban livestock is the scale and degree of commercialization. Distinctions between different systems have been categorized as (1) subsistence backyard (or personal use); (2) semi-commercial (including community gardens); and (3) large-scale commercial systems. Large-scale commercial systems having livestock are potentially the most problematic because they produce large amounts of waste such as excrement and urine.

1. Problem: Chickens and Other Fowl

Chickens and other fowl raise issues of nuisance, including noise, un-cleanliness from excrement and smell, unsightly coop construction, rodents, and disease. Furthermore, the health and well being of the chicken must be considered. Other fowl, such as roosters, are extremely noisy and are generally prohibited by zoning regulations. However, many engaged in agriculture acknowledge other benefits of keeping roosters, such as their fertilization of eggs, which increases lecithin, an agent that counteracts cholesterol. Many health advocates seek

115. Id. at 5.
118. See id. See also Model Zoning, supra note 99, at 3 (the model ordinance has three levels of animal raising: 1) a concentrated animal feeding operation of more than 500 animals; 2) small animal feeding operation consisting of fewer than 150 animals; and 3) and animal feeding operations of 150 animal units with certain other restrictions).
fertilized eggs, thereby creating a market for them. A zoning ordinance should allow roosters in residential areas as long as the zoning ordinance restricts the number of roosters to an appropriate hen/rooster ratio, and also protects the neighboring residents from excessive noise.

2. Problem: Raising Large Animals

Rearing and pasturing large animals in the city raises several potential problems: (1) many acres are needed to humanely pasture the animals; (2) there are significant impacts on human health and the environment; and (3) problems relating to nuisance such as noise, smell, and aesthetics. Raising bovine requires particularly large tracts of land. It is possible to raise one dairy cow for personal consumption. However, if a plan is to include large-scale commercial dairy farming or beef cattle raising, planners need to consider a space-to-animal ratio, which provides for overall health and safety of the animal, and ensure that products from city-raised animals do not to pose a threat to human health.

D. Bees in the City

1. Problem: Managing the Honeybee

Urban beekeeping can have both a positive and negative effect on the declining honeybee population. Honeybees tend to fare better in an urban setting due to the diversity of agriculture that lends itself to pollination, in contrast to the rural mundane choice of crops combined with the extensive use of pesticides. However, amateur beekeepers can

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22. 2011 (stating that there is “no benefit in eating fertilized eggs” and that there is “no nutritional difference in fertilized eggs and infertile eggs”).

122. See Rost, supra note 121, at 350.


124. See Tanguy, supra note 123. See also Hugh Raffles, Sweet Honey on the Block, N. Y. TIMES, July 6, 2010, available at http://www.nytimes.com/2010/07/07/opinion/07Raffles.html?_r=1&emc=eta1 (explaining that urban honey is also “likely to have significantly less chemical residue than commercial honey made beyond the boroughs. This is partly due to the high levels of pesticides in commercial agriculture and partly because small-scale beekeepers tend to
also harm the honeybee population by unknowingly allowing a diseased colony to die out and infect other healthy colonies nearby.125

2. Problem: Preventing Injury to Neighbors

Due to the close proximity of residents in the urban setting, it is possible for the keeping of bees to constitute a nuisance based on the location of the hive, making the beekeeper liable for any injury the bees inflict on neighbors.126 Furthermore, the Michigan Department of Agriculture promulgates Generally Accepted Agricultural and Management Practices (GAAMPS) that regulate commercial beekeeping.127 The GAAMPS regulate the number of bees allowed based on lot size and also take into consideration the placement of hives especially in the urban situation.128 The GAAMPS provide the following hive placement regulation:

Correct placement of hives is an important consideration for responsible beekeeping in urban/suburban situations. Hives must be located in a quiet area of the lot, not placed directly against a neighboring property unless a solid fence or impenetrable vegetative barrier not less than six feet high forms the property boundary. Keep hives as far away as possible from roads, sidewalks, and rights of way. Hive entrances should face in such a direction that bees fly across your property. If this is impossible, use barriers (hedges, shrubs, or fencing six to twelve feet high) to redirect the bees' flight pattern.129

use fewer drugs in the care of their hives than commercial operators”). See also Kristina Shevory, The Beekeeper Next Door, N.Y. TIMES, Dec. 8, 2010, at D1 (noting that beekeeping in urban areas is becoming popular as people are beginning to take notice of the honeybees recent decline and desire to help).


126. See Ferreira v. D’Asaro, 152 So.2d 736, 737-38 (Fla. 1963). See also 86 A.L.R.3d 829 (2008) (explaining that the outcome of the case may also depend on whether a determination can be made as to which hive the bee causing the injury belongs).


128. Id. at 78-79.

129. Id. at 79.
The GAAMPS also regulate the spraying of pesticides when there are bees that are active in a particular area. 130

E. Specific Concerns For Certain Uses

Whether a city should allow rooftop gardens, large-scale farms, farming in public places (parks, schools, government-owned land) or backyard gardening, depends very much on the nature and use of adjacent property. Conflicts may arise with respect to the keeping of animals, bees, chickens, or growing of tall crops such as corn near traditionally residential areas or near commercial business districts.

1. Rooftop Gardens

Rooftop garden structures need to be constructed (or reconstructed) to properly withstand additional weight and to ensure that there is proper drainage. The building code may need to be amended so that it reflects structural requirements for rooftop gardening.

2. Conflicts With Existing Regulations

Existing regulations may conflict with agriculture uses. For example, landscape regulations may restrict the growing of taller crops such as wheat or corn. Grass-height and weed regulations that may interfere with gardens and farms should either exclude crops or stipulate that landscaping associated with growing food does adhere to the city’s definition of what is neat, clean, and in healthy condition. Also, any zoning provisions that ban fruit trees, which would in effect prevent the growing of orchards, would need to be amended. A new regulation could encourage fruit tree growing by stating a preference for them as an approved agricultural use.

3. Land Tenure—Community and Side Lot Gardeners

Many city residents who are involved in agriculture do not own the land they use to grow food. The same is true for many “community gardeners” in Detroit who are often tenants. 131 These growers do not have title to their land, and risk losing agricultural investments if the land

130. Id. at 82.
is taken for other purposes. Methods need to be created to encourage agricultural use through land trusts, longer-term leases, and allied policy initiatives.

4. Land Assembly for Large-Scale Farms Tenure

Much of the vacant land in Detroit is tax foreclosed and is owned by the city, county, or the state. The city must decide how much of this land will be dedicated to farming as well as how agricultural land will be assessed and taxed. If scattered foreclosed city owned lots need to be aggregated and expanded into larger farm sites, a major obstacle is presented by an amendment to the Michigan Constitution in 2006, which prohibits the city’s use of eminent domain to assemble sites for economic development as well as making it more difficult to clear blighted neighborhoods.

A further aggravating problem for land assembly is that many areas of the city are home to vacant buildings such as former schools, abandoned residential properties, and former industrial sites. To create open space, buildings and homes no longer occupied must be demolished. The process of demolition is both time-consuming and costly. Furthermore, sites that were formerly used for industrial purposes may be considered Brownfields and will require significant clean-up before they can be used to grow agricultural products.
F. Commercial Selling of Agriculture Products

There is a growing trend for people to sell the excess products they produce through urban farming. Growing food and selling it directly to urban residents provides quick, inexpensive access for them to healthy food, an important benefit in Detroit, whose neighborhoods suffer from low levels of access to fresh and healthy foods. However, the city must ensure that marketing activities do not conflict with current ordinances prohibiting street parking, signs, or commercial activities in certain zones, such as residential zones. In addition, regulations are important to protect consumers. For this reason, the city should consider regulating the commercial sale of agricultural products grown in the urban setting to ensure that food quality, health, and safety measures are observed.

The commercial production of farm products in Michigan is controlled by the Michigan Right to Farm Act discussed in section VI of this paper.

IV. BEST PRACTICES

Cities across the country have recognized the value of agriculture as an approved land use in urban areas. Local governments, such as in Madison, Wisconsin, have undertaken a complete overhaul of their comprehensive plan and zoning ordinance to promote food production and permit agriculture uses. Other cities, like Cleveland, Ohio, Bloomington, Indiana, Seattle, Washington, Pittsburg, Pennsylvania, and Toronto, Ontario adopted amendments to their existing codes, which promote urban agriculture through community gardening, market gardening, and other urban agriculture activities. As discussed above,
Detroit is perhaps the nation’s best candidate for innovative strategies to address its land use issues. The absence of provisions addressing agriculture in the city’s master plan and zoning ordinance necessitates that they need to be amended to provide for their inclusion.\textsuperscript{143}

Madison’s new zoning law updates its 43-year-old code. The draft language of the proposed zoning changes includes in its intent and purpose section the objective “[t]o preserve productive agricultural land and provide opportunities for local food production.”\textsuperscript{144} Under the proposed zoning ordinance there are four agricultural uses: cultivation, animal husbandry, community garden, and market garden. The code updates the existing “agricultural district” and adds an additional zone, the “urban agricultural district.”\textsuperscript{145} The comprehensive language of the new zoning law describes accessory uses in urban agriculture zones as including sheds, garages, and solar and wind devices.\textsuperscript{146} The ordinance states that the purpose of urban agricultural districts is as follows:

[T]o ensure that urban garden and farm areas are appropriately located and protected to meet needs for local food production, and to enhance community health, community education, garden-related job training, natural resource protection, preservation of green space, and community enjoyment. Because urban agriculture will typically exist in close proximity to residential and other uses, concern will be given to ensuring compatibility between uses.\textsuperscript{147}

The new ordinance also includes detailed standards for dimensional requirements, including set back and lot width and for conditional uses.\textsuperscript{148} Finally, the proposed ordinance requires that some uses in urban agricultural zones have a management plan, which will “address how the

Matthai Kuruvila, \textit{Oakland Urban Farming Prompts Plan to Redo Rules}, \textit{San Francisco Chronicle}, May 9, 2011, at C-1, available at http://www.sfgate.com/cgi-bin/article.cgi?f=%2Fc%2Fa%2F2011%2F05%2F08%2FBA7O1J7405.DTL (reporting that Oakland, California planning officials “are about to embark on an ambitious plan to revamp the zoning code to incorporate the increasing presence of agriculture in the city”).


146. \textit{Id.} § 28.091.

147. \textit{Id.} § 28.093(1).

148. \textit{Id.} § 28.093(2).
activities will be managed to avoid impacts on surrounding land uses and natural systems.”

Cleveland adopted an ordinance in 2007 creating an “urban garden district.” In February 2009, the city adopted an additional ordinance permitting residents to keep farm animals and bees. Similarly, in August 2009, the Bloomington City Council unanimously approved an amendment to its Unified Development Ordinance to permit agricultural uses in the city. While both Bloomington and Cleveland’s codes did not specifically restrict agricultural activities, the amendments were deemed necessary by the local government bodies to make clear that agricultural activities were formally permitted. The new amendments in Bloomington define two “food growing activities” permitted by the code: urban agriculture and community gardening. The amendment permits urban agriculture and community gardening as uses in residential zones. The newly amended code defines “urban agriculture” as:

The growing food crops through plant cultivation. Urban agriculture includes but is not limited to the following accessory activities: backyard gardens, container gardens, edible landscapes, residential greenhouses, herb gardens, rooftop gardens, berry patches, vegetable gardens and other activities. Urban agriculture uses shall not include the raising of animals, except as permitted elsewhere in the Bloomington Municipal Code.

The ordinances described above provide helpful guidance to assist Detroit in updating its comprehensive plan and zoning ordinance to recognize and regulate urban agriculture as a permitted use.

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149. Id. § 28.093(3).
150. City of Cleveland, ZONING CODE § 336.01 (2007).
151. Id. § 347.02
154. Id.
155. Id.
V. ECONOMIC INCENTIVES TO PROMOTE AGRICULTURE

While urban agriculture should not require economic incentives, Detroit could accelerate its introduction through their use. The city could make tax foreclosed vacant land available at reduced sale prices or under attractive leasing arrangements to those with experience in urban agriculture who can provide community benefits, engage in sustainable practices and participate in monitoring of agricultural operations. Taxing strategies to be considered include: tax abatements, tax credits, reduced tax assessments, and creating an agricultural enterprise zone involving other economic benefits.

A. Tax Incentives

First, tax abatements provide an incentive for private enterprise to develop within a deteriorating area by reducing the tax rate or the taxable value of the project area, sometimes to its pre-development level. A good example of a city’s use of tax incentives is a project in Chicago where the city encouraged planting of green roofs for nearly a decade.156 Also, Seattle proposed a tax incentive for retrofitting roofs to build rooftop gardens.157 A best practice suggested by the Chicago Botanic Garden at the Urban Agricultural Symposium in June 2009 also included tax rebates for residential and commercial property owners who use part of their property for an agricultural purpose.158 Another example is in Buffalo, New York. There, AgroPower Development utilized tax abatements and other tax incentives to locate its operations and reduce the burden of high start-up costs.159 A financing plan was designed utilizing an enterprise zone, a state-run “green subsidy,” and incentives from the local utility companies to offset the startup costs.160 The local utility reduced electric and natural gas rates, and AgroPower also

160. Id.
benefited from tax credits based on projected new employment generated by the project.\textsuperscript{161}

Enterprise zones are used as a development tool to encourage investment in blighted neighborhoods.\textsuperscript{162} A “food enterprise zone” in Detroit would focus on increasing local food production through urban agriculture. Locating a farming business in one of these zones would provide a business owner with substantial tax savings and other benefits. In Michigan, enterprise zones are known as “renaissance zones.”\textsuperscript{163} In 1996, Michigan adopted the Michigan Renaissance Zone Act with the distinct purposes of facilitating economic development.\textsuperscript{164} Under this act, local units of government can apply to have neighborhoods of 5,000 acres or less designated as a renaissance zone.\textsuperscript{165} Businesses located in a renaissance zone benefit from having property, business, millage and utility taxes abated and receive a tax credit on the Michigan Single Business Tax.\textsuperscript{166} Generally, zones are established for a ten to fifteen year period and the tax abatement is phased out in the final three years of the zone.\textsuperscript{167}

\textbf{B. Reduced Tax Assessments}\textsuperscript{168}

The City of Detroit could provide targeted tax relief for those who use land for agricultural purposes by reducing the assessment on

\begin{itemize}
  \item Id.
  \item Id.
  \item Id.
  \item Id.
  \item Id.
  \item Id.
  \item Mich. Comp. Laws Ann. §§ 211.9(j) (exempting from personal property taxes any property “actually used in agricultural operations, and farm implements held for sale or resale by retail servicing dealers for use in agricultural production”). Id.
\end{itemize}
Almost every state in the country has used preferential tax rates to encourage farmers to maintain agriculture uses in the rural-urban fringe. These rates reduce the overall tax burden farmers must pay. The land value is assessed for its agricultural use, opposed to the value of its use as developable land, providing for a significant savings for farmers. These reduced taxing strategies are generally used to protect and support ongoing farming activities in traditional rural areas being overtaken by urban sprawl. By applying the same technique to vacant urban land, Detroit would be promoting the creation and sustainability of agriculture within the urban area.

Preferential tax rates are not without controversy. For example, some Detroit residents fear that introducing agricultural land use into the city will effectuate a “land grab” or that land assessed at these preferential tax rates will be used for other purposes and for only symbolic farming activities. However, Michigan already has legal protections in place addressing these concerns. Under a provision in the Natural Resource and Environmental Protection Act farmers are able to claim state income tax credits, which offset their local property tax bills. To enjoy the benefit of this preferential rate, farmers must sign a ten-year agreement stating that they will use the land for agricultural purposes. Michigan assesses a recapture tax on property that is converted from agricultural use to another use while receiving an agricultural tax break. Under the

170. See Robin J. Pryor, Defining the Rural-Urban Fringe, 47 Soc. Forces 202, 206 (Dec. 1968) (defining encroaching urban land). See also Thomas F. Hady, Differential Assessment of Farmland on the Rural Urban Fringe, 52 Amer. J. of Agricultural Economics 25, 25-26 (1970). See, e.g., Qualified Agricultural Property Exemption Guidelines, ST. OF MICH. TAX COMM’N, 1-4 (June 2010), available at http://mi.gov/documents/Qualified_Agricultural_Prop_139854_7.pdf. This tax exemption reduces the millage rate and since property taxes are determined by the taxable value of the property multiplied by the millage rate, a reduction in the millage rate can significantly lower property taxes. Id. at 1. There are two separate ways for a property to qualify for this exemption: “(1) classification of the parcel as agricultural by the local (City or Township) assessor on the assessment roll or (2) devotion of more than fifty percent of the parcel acreage to agricultural use as defined by law.” Id. at 4 (emphasis in original). In fulfilling the first criterion, the parcel need not use fifty percent of the acreage to qualify and in fulfilling the second criterion a parcel need not be zoned agricultural. Id.
171. See Hady, supra note 170, at 25.
173. MICH. COMP. LAWS ANN. § 324.36109 (West 1999).
Agricultural Property Recapture Act, a tax is owed for up to seven years immediately preceding the year in which the qualified agricultural property is converted by a change in use, either by sale or development. These or similar protections should be explored for a lower agricultural tax assessment strategy for Detroit.

C. Reduced Land Prices and Leasing Options for City Owned Land

As stated in Section I, Detroit owns an enormous inventory of vacant land that continues to increase in size. Currently the city does not have a policy that would allow it to lease publicly owned land to gardeners for the long term. Implementing a flexible leasing option for community gardeners and other smaller-scale farmers is a policy used in many other cities. Leasing plots for community gardens through a city-run program, as opposed to selling plots outright, reduces the cost to the gardener and allows the city to retain ownership to put the land to a more profitable use when the lease expires. Leasing gives the city flexibility in how it manages its vacant land. However, before leasing should be considered as an option, the City of Detroit should eliminate any zoning constraints that may now exist on the sale of food grown on public property, and address any city concerns in the terms of the lease agreement with the grower.

Today, there is no unsubsidized market demand for development of most of the city’s vacant land. The only practical solution is to encourage the use of vacant land for gardens and farms. However, as markets change and as the economy in Michigan improves, the land may be more profitable for uses other than agriculture. Nevertheless, gardens require

174. Mich. Comp. Laws Ann. § 211.1003. (The recapture tax equals the tax benefit obtained with respect to the property as the result of the cap in the period between the date of the first exempt transfer and the subsequent change in use.)
176. While not the focus of this paper, strengthening and better utilizing the concept behind the Detroit and Wayne County land banks systems, would potentially be a way to manage vacant land leases for community garden and other agricultural activities in Detroit. See Accessing Vacant Land Manual, Univ. of Mich., Sch. of Soc. Work, http://www.ssw.umich.edu/public/currentProjects/goodNeighborhoods/accessing%20land%20manual_10_1%5B1%5D.pdf. (last visited Feb. 3, 2011). Currently, property owned by the Michigan Land Bank can be leased for a one-year term for $50.00 with an option to renew. Id.
177. Id.
179. Steele, supra note 44.
huge investments of labor and other resources. These investments should not be considered lightly in designating gardens as interim uses for vacant land. Perhaps in an overall master plan, some land within or near viable neighborhoods could be allocated for more permanent gardens with other land designated for gardens on a shorter-term basis. This would also help to appropriately conceptualize gardens as neighborhood development tools. Detroit should consider this flexibility when it decides what types of urban agriculture uses it will allow in its ordinance, and how the city wants to manage its vacant land. Because the city owns so much vacant land, a combined approach of selling some land to developers and also having a city-run lease program could provide the flexibility for a thoughtful long-term plan to introduce and sustain urban agriculture as part of a new productive mix of uses.

A good example of a program that leases city-owned land is in Seattle, Washington. Seattle has practiced a land-lease-option for its P-Patch Community Garden program. The city identified two reasons why a lease program is beneficial. First, it allows the city planners to manage the growth and use of its land. Second, it affords stakeholders interested in community gardening or other agricultural activities to use land in a productive way that they might not otherwise be able to purchase. An underlying policy of Seattle’s land lease program is that “municipal departments do not benefit from lands’ vacancy and disuse, and are aided by the development and oversight” that the community garden program maintains. In the case of the program in Seattle, one city department coordinates with other appropriate city departments to broker lease agreements with gardeners. In addition, the city department works to broker agreements with private landowners and potential gardeners to use the land as a garden if it is currently vacant.

D. Expedited and Reduced-Cost Permitting

A huge barrier to the success of urban agriculture in Detroit is the time consuming and excessively costly permitting process. Currently, it would cost a community gardener seeking to establish a farm $1,000 just to apply for a special use permit, if such permits were required under a

180. Erickson, supra note 157, at 7-9.
181. Id. at 8.
182. Id. at 9.
183. Id. at 7-9.
184. Id. at 7.
185. Id. at 8-9.
186. Erickson, supra note 157, at 8-9.
new agricultural ordinance. High rates do not encourage small growers and can be afforded by only the larger agricultural operation. The Department of Buildings and Safety Engineering should reevaluate its fee structure and implement a plan for expedited permitting for all those who wish to use their land for agricultural purposes.

VI. THE MICHIGAN RIGHT TO FARM ACT—PREEMPTION OF DETROIT ZONING

The Michigan Right to Farm Act preempts local zoning where “commercial production of farm products” is determined by the court to be permitted by the city. Moreover, it provides that a farm and farm operation, as defined in the Act, are not nuisances as long as they conform to Generally Accepted Agricultural and Management Practices (GAAMPS). The Act was intended to protect existing farms from urban sprawl consuming farmland on their boundaries and not to protect new farms located within existing developed urban communities.


188. Mich. Comp. Laws Ann. § 286.474(6) (West 2003). It is not clear from the few decided cases to date interpreting the Michigan Right to Farm Act whether courts will allow a city to avoid the Act’s zoning preemption by zoning land for agriculture but prohibiting commercial production, as was done under the City of Detroit’s 1944 and 1945 zoning ordinance. See supra note 22. For a list of cases decided concerning the Michigan Right to Farm Act from 1964 to 2009, see Patricia Norris & Kurt H. Schindler, Selected Zoning Court Cases Concerning the Michigan Right to Farm Act 1964-2009 (2010), available at http://web5.msue.msu.edu/lu/pamphlet/Blaw/SelectedPlanZoneCourt%20RTFA%201964-2006.pdf.


Act has no rational application to agriculture within Detroit. The city should be free to regulate all permitted agriculture uses through the adoption of local zoning and environmental standards that protect the urban life of existing neighborhoods as is done by other major urban centers throughout the nation.

The Act defines a “farm” as any “land, plants, animals, buildings, structures, ... machinery, equipment, and other appurtenances used in the commercial production of farm products.”191 It defines “farm operation” as:

[T]he operation and management of a farm or a condition or activity that occurs at any time as necessary on a farm in connection with the commercial production, harvesting, and storage of farm products, and includes, but is not limited to:

(i) Marketing produce at roadside stands or farm markets.

(ii) The generation of noise, odors, dust, fumes, and other associated conditions.

(iii) The operation of machinery and equipment necessary for a farm including, but not limited to, irrigation and drainage systems and pumps and on-farm grain dryers, and the movement of vehicles, machinery, equipment, and farm products and associated inputs necessary for farm operations on the roadway as authorized by the Michigan vehicle code….

(iv) Field preparation and ground and aerial seeding and spraying.

(v) The application of chemical fertilizers or organic materials, conditioners, liming materials, or pesticides.

(vi) Use of alternative pest management techniques.

(vii) The fencing, feeding, watering, sheltering, transportation, treatment, use, handling and care of farm animals.

(viii) The management, storage, transport, utilization, and application of farm by-products, including manure or agricultural wastes.

(ix) The conversion from a farm operation activity to other farm operation activities.

(x) The employment and use of labor. 192

Agricultural activities not constituting a farm engaged in “commercial production of farm products” or falling within the above definition of “farm operation” are not covered by the Act. The term “commercial production” is not expressly defined in the Act. However, the Michigan Court of Appeals in Charter Township of Shelby v. Papesh interpreted the term as follows:

Words that are not defined by a statute will be given their plain and ordinary meanings, and a court may consult dictionary definitions when ascertaining those meanings. “Commercial” is defined as “produced, marketed, etc., with emphasis on salability, profit, or the like,” and “production” is defined as “the act of producing; creation or manufacture.” Thus, “commercial production” is the act of producing or manufacturing an item intended to be marketed and sold at a profit. 193

Farms and farm operations covered by the Act and complying with it are not subject to regulations as public nuisances by local units of government, and are immune from nuisance suits by neighbors. 194 The Act states that it is “the express legislative intent that this act preempts any ordinance, regulation or resolution that purports to extend or revise in any matter the provisions of this act or generally accepted agricultural and management practices developed under this act.” 195 The statute

192. Id. § 286.472(b).
195. Id. § 286.474(6). Generally accepted agricultural and management practices are defined as:

[T]hose practices as defined by the Michigan commission of agriculture. The commission shall give due consideration to available Michigan department of agriculture information and written recommendations from the Michigan state university college of agriculture and natural resources extension and the agricultural experiment station in cooperation with the United States department of agriculture natural resources conservation service and the
continues, “[e]xcept as otherwise provided in this section, a local unit of government shall not enact, maintain, or enforce an ordinance, regulation, or resolution that conflicts with this act.”196

The City of Detroit has a number of plots that are producing farm products for profit.197 These farming activities appear to fall within a broad definition of a farm engaged in the “commercial production of farm products.”198 As such, if the city is found to permit these uses, they may not be able to be regulated nor will they constitute a public or private nuisance, as long as they conform to GAAMPs as promulgated by the Michigan Commission of Agriculture.199

However, these farming activities are not authorized uses under the city’s master plan or zoning ordinance.200 Accordingly, their continued operation may be subject to termination as unpermitted uses. Municipal zoning ordinances are not limited to regulating or prohibiting nuisances, but rather to adopting zoning plans that further the public health, safety, morals and general welfare by serving a variety of public goals.201 If Detroit acquiesces to unpermitted farming activities for an unreasonable period of time, a court may refuse to enforce the city’s zoning ordinance

consolidated farm service agency, the Michigan department of natural resources, and other professional and industry organizations.

Id. § 286.472(d).

196. Id. § 286.474(6).

197. Email from Kami Pothukuchi, Associate Professor of Urban Planning and Dir. of SEED Wayne, Wayne State University to John E. Mogk, Professor of Law, Wayne State University Law School (May 26, 2010, 20:16 EST) (on file with author).

198. Id.

199. MICH. COMP. LAWS ANN. § 286.473. These nuisances can include “usual and ordinary noise [from farm operation], dust, odors, and other associated conditions.” Id.


A local unit of government may provide by zoning ordinance for the regulation of land development and the establishment of 1 or more districts within its zoning jurisdiction which regulate the use of land and structures to meet the needs of the state's citizens for food, fiber, energy, and other natural resources, places of residence, recreation, industry, trade, service, and other uses of land, to ensure that use of the land is situated in appropriate locations and relationships, to limit the inappropriate overcrowding of land and congestion of population, transportation systems, and other public facilities, to facilitate adequate and efficient provision for transportation systems, sewage disposal, water, energy, education, recreation, and other public service and facility requirements, and to promote public health, safety, and welfare.

Id. (emphasis added).
to terminate the activities under the doctrine of laches. However, time is not the only factor. In *Great Lakes Gas Transmission Co. v. MacDonald*, the Michigan Court of Appeals said, “[i]t is the effect, rather than the fact, of the passage of time that may trigger the defense of laches.” The Michigan Court of Appeals in *City of Troy v. Papadelis* held that three years was enough for laches to apply as a result of a lack of due diligence by the city in enforcing its zoning ordinance.

The opinions by the Michigan Court of Appeals in *Charter Township of Shelby v. Papesh* and *Papadelis v. City of Troy* have raised concerns that the court’s interpretation of the Right to Farm Act will “give farm operations the right to move into areas where agricultural uses are not permitted, including residential areas, and qualify for nuisance and zoning protection under [the Act] by using GAAMPS.” However, in both *Papesh* and *Papadelis* farming operations were permitted by the local government on the defendant’s property, but

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202. See McGregor v. Carney, 260 N.W. 163, 164 (Mich. 1935) (holding that laches applied denying a writ of mandamus when petition for writ of mandamus alleging unlawful discharge was not filed for eighteen months); *In Re Crawford’s Estate*, 320 N.W.2d 276, 279 (Mich. App. 1982) (holding that where a claim on property was not made until five years after a quit claim deed was publically recorded, the doctrine of laches applied); Hancock v. Hueter, 325 N.W.2d 591, 593-94 (Mich. App. 1982) (holding that acquiescence in multifamily use in a single family zone for a period of eight years resulted in laches preventing the city from enjoining multiple family use); 2 John G. Cameron, Jr., *Michigan Real Property Law* § 23.30 (3rd ed. 2005).


Such an interpretation would give the right to an owner complying with GAAMPS to maintain a piggery in downtown Detroit or a turkey farm in a Birmingham neighborhood free from local zoning that requires a different use, undermining the land use policy of the state and serving no public purpose. This interpretation would seem contrary to Justice Whitbeck’s statement that “[c]ourts attempt not to interpret statutes, and by implication ordinances, in a manner that leads to absurd results.” *Brandon Charter Twp. v. Tippett*, 616 N.W.2d 243, 246 (2000) (citing *Rowell v. Security Steel Processing Co.*, 518 N.W.2d 409 (1994) and *Ahearn v. Bloomfield Charter Twp.*, 597 N.W.2d 858 (1999)). Furthermore, the Michigan Supreme Court appears to assume that the Right to Farm Act was intended to apply only to property where agriculture is a permitted use. *Papadelis v. City of Troy*, 733 N.W.2d 397, 397-98 (2007) (“Assuming that the plaintiffs’ acquisition of additional land entitled them under the city’s zoning ordinance to make agricultural use of the north parcel (a point on which we express no opinion, in light of the defendant city’s failure to exhaust all available avenues of appeal from that ruling after the remand to the Oakland Circuit Court in the prior action . . . .”).
subject to regulation by local zoning standards.\textsuperscript{208} The court of appeals ruled that the local farming standards were preempted by the Act.\textsuperscript{209} This may not be a problem for the City of Detroit, since farming operations protected by the Act are not permitted anywhere under the city’s current zoning ordinance, with the possible exception of nursery operations within a commercial zone.\textsuperscript{210}

The Act provides a process for adopting an ordinance that proscribes “standards different from those contained in the generally accepted agricultural and management practices.”\textsuperscript{211} The process applies when current generally accepted agricultural and management practices are having “adverse effects on the environment or public health” within the city.\textsuperscript{212} This paper does not address changes in GAAMPs standards that would be desirable for the city to make with respect to the commercial production of farm products. The Act provides that when changes are in order, a “local unit of government may submit to the director [of the Michigan Department of Agriculture] a proposed ordinance prescribing standards different from those contained in generally accepted agricultural and management practices if adverse effects on the environment or public health will exist within the local unit of government.”\textsuperscript{213} As long as the proposed ordinance does not conflict with any state or federal laws, it can be submitted “at least 45 days prior to enactment of the proposed ordinance.”\textsuperscript{214} After it has been received, the director holds “a public meeting in that local unit of government to review the proposed ordinance,” and “[w]ithin 30 days after the public meeting, the director [of the Michigan Department of Agriculture] shall make a recommendation to the [Michigan Commission of Agriculture]
on whether the ordinance should be approved.” If the ordinance is not approved by the Michigan Commission of Agriculture, then it “shall not be enforced by a local unit of government.”

The city should seek to amend the Act to exempt agriculture in Detroit from its coverage. The city is only allowed to propose ordinances that differ from standards in the GAAMPS when adverse effects on the environment or the public health will exist. The Act removes the city’s ability to protect the broader public welfare of its citizens—an ability provided the city under the Michigan Zoning Enabling Act. Furthermore, as long as the Act is applicable, if the city wishes to impose standards different than those of GAAMPs for a farm engaged in the commercial production of farm products, it should follow the process provided in the Act before it permits farming operations to commence. While GAAMPs addresses protecting existing rural farm operations from encroaching land developments, the city will be addressing new farming operations in areas already developed, raising complex land use compatibility issues. If the proposed standards are not approved, the permit for the agricultural use of the property that may lead to the commercial production of farm products should be denied.

VII. AMENDMENTS TO DETROIT MASTER PLAN AND ZONING ORDINANCE

The discussion that follows is based upon the premise that the Michigan Right to Farm Act can be amended to exclude agriculture within the City of Detroit. However, if the Act cannot be amended, the city must be very careful permitting the commercial production of farm products in order to avoid its zoning authority being preempted by the Act in favor of standards established under GAAMPS.

215. Id. (stating that in conducting this review, the director should consult “the departments of environmental quality and community health and shall consider any recommendations of the county health department of the county where the adverse effects on the environment or public health will allegedly exist”).
216. Id.
218. MICH. COMP. LAWS ANN. § 286.474(7). MICH. COMP. LAWS ANN. § 125.3201 (West 2006); see supra note 201.
A. Proposed Amendments to the Master Plan

Detroit’s Master Plan adopted in 2009\(^{219}\) does not fully address the critical opportunities and challenges associated with access to healthy and affordable food and economic growth through urban agriculture. It is important that the plan set out distinct goals for productively including urban agriculture in Detroit’s future land use vision for the twenty-first century. Focus should be on promoting agriculture as part of the city’s economy, reducing vacant lots maintained by the city, increasing the access to healthy food, and protecting the city’s residents from the dangerous effects of agriculture.

B. Amendments to the Purpose and Intent of Zoning Ordinance

The current zoning ordinance does not include any provisions that address or regulate agriculture, with the exception of nurseries.\(^{220}\) However, section 61-12-77 of the Detroit Zoning Ordinance provides the following catch-all category: “All other uses not prohibited by law or other ordinances and not specifically mentioned elsewhere in this zoning ordinance.”\(^{221}\) Such uses would include agriculture and are allowed on a conditional basis in the M4 (Intensive Industrial) and M5 (Special Industrial) zoning districts.\(^{222}\) Given the level of need and interest with respect to urban agriculture in Detroit, the city’s zoning ordinance should be amended to include language which expressly permits and promotes the use of agricultural and food production in the city. Model language can be found in Madison, Wisconsin’s proposed ordinance.\(^{223}\) Section 28.002 of that ordinance specifically states that the intent of the code is to promote agriculture for the production of food.\(^{224}\) Through less direct language, Madison’s code promotes agriculture by prescribing goals such as: preserving scenic beauty, addressing and mitigating climate change, ensuring open space, and supporting recreation.\(^{225}\) Detroit should similarly model its language so that the ordinance promotes agriculture, food production, and environmental stewardship. In addition, the zoning

\(^{220}\) Detroit Zoning, supra note 210.
\(^{221}\) Id. at § 61-12-77.
\(^{222}\) Id. at § 61-12-77, 61-7-4.
\(^{223}\) Madison Code, supra note 144.
\(^{224}\) Id.
\(^{225}\) Id.
ordinance should be amended to include a new article addressing the following proposed agricultural uses.

1. Household Garden Accessory Use

The zoning ordinance should be amended to include household gardens as an accessory use in all zones. This use should be defined as the growing of food crops through cultivation of fruits, vegetables, plants, flowers, or herbs for personal and household use only. Household garden agriculture should be allowed in backyards and side yards as well as in containers. The land must be dedicated to some other principal use. A vacant lot qualifying as a household garden accessory use must be owned or leased by the person wishing to cultivate it and adjacent to other property also owned or leased and occupied by that person. A special use permit should only be required for rooftop gardens and vertical gardens.

In certain instances where the structures comply or are brought into compliance with the building code requirements, rooftop\(^\text{226}\) and vertical gardening\(^\text{227}\) should be permitted. However, rooftop gardens and vertical gardening should require a permit from the Buildings and Safety Engineering Department.\(^\text{228}\) In addition, certain structures, such as sheds,

\(^{226}\) “In the simplest terms, a green roof is plants on top of a roof. Also known as a rooftop garden, a green roof typically consists of the following components: an insulation layer, a waterproof membrane to protect the building from leaks, a root barrier to prevent roots from penetrating the waterproof membrane; a drainage layer, usually made of lightweight gravel, clay, or plastic; a geotextile or filter mat that allows water to soak through but prevents erosion of fine soil particles; a growing medium; plants; and, sometimes, a wind blanket.” Brian Gilligan, Growing Grass and Reducing Noise: City of Chicago’s Green Roof Program, O’HARE NOISE COMPATIBILITY COMM’N 4 (Mar. 2, 2005), http://www.techtransfer.berkeley.edu/aviation05downloads/Gilligan.pdf.


\(^{228}\) Permits are necessary because prior to designing and constructing a rooftop garden it must first be determined if the roof can support the additional weight of soil and plants. Chicago’s Green Rooftops: A Guide to Rooftop Gardening, CITY OF CHICAGO DEPT’ OF ENVIRONMENT 11-13, http://www.cityofchicago.org/content/dam/city/depts/doe/general/GreenBldsRoofsHomes /GuidetoRooftopGardening_v2.pdf (last visited Feb 5, 2011). A licensed structural engineer or architect should be hired to conduct a structural analysis. Id.
small greenhouses and hoophouses,\textsuperscript{229} should be permitted so long as they also meet building code requirements. (See Appendix A).

2. Community and Market Gardens

In addition to recognizing and allowing household gardens, the ordinance should be amended to protect existing community gardens and promote new community gardens. In Detroit there are between 113-263 existing community gardens.\textsuperscript{230} In total, the Detroit Agriculture Network estimates that there are approximately 900 urban gardens in the city.\textsuperscript{231} This amendment is necessary to create policy to protect these gardens while promoting strategic development of future gardens. Unlike household gardens, community and market gardens will allow selling of products grown on-site and will require a special use permit in certain enumerated districts. However, the primary goal of community gardens, as in the case of household gardens, is to cultivate food for personal consumption by supplementing other sources of food. (See Appendix B).

3. Special Use Permit for Farm Animals, Chickens, and Bees

Raising and keeping of farm animals, chickens, and bees should be restricted in all zones in the city except as specifically provided for in the Urban Farming Special Development District and under a special use permit. Accordingly, property owners who wish to keep farm animals, chickens, or bees on property not zoned for urban farming, as described below, must apply for a special use permit. (See Appendices C - E).

\textsuperscript{229} See Slyvia Rector, \textit{Hoophouse Ventures Prove Crops can Thrive Year-Round in Michigan}, \textit{Detroit Free Press}, Apr. 8, 2010, available at http://www.freep.com/article/201004080300/FEATURES01/4080397 (stating that hoophouses help to extend the growing season, sometimes even allowing a grower to plant and harvest food year-round. They can be simple structures and are generally unheated).


4. Urban Farming Special Development District

The city should amend the zoning ordinance to include an Urban Farming Special Development District for larger farming operations as a planned development zone. Adopting the approach utilized in Madison, Wisconsin is recommended. (See Appendix F).

VIII. CONCLUSION

The City of Detroit can no longer afford to maintain the vast amounts of vacant land that it owns. The maintenance of this land is sapping the city of valuable financial resources. At the same time, Detroit is faced with a void of nutrition combined with high rates of crime and vandalism spurred on by thousands of vacant lots and buildings. Urban agriculture is not a panacea of all of Detroit’s problems, but it does address many of the city’s problems through a single comprehensive program that can easily be incorporated into the city’s master plan and zoning ordinances. Although there are certain barriers to the adoption of urban agriculture, the benefits of urban agriculture far outweigh its shortcomings. Where farming takes hold, Detroit will no longer need to spend money to secure, clean, and maintain vacant property because these properties will be returned to a productive, sustainable use. Additionally, quality of life for residents will improve. Farming, whether through small-scale gardens or large urban farms, can enhance the aesthetics of the city, create jobs, and improve food safety, quality, and access. Urban agriculture is not only a practical economic development model for a struggling Detroit, but it is also a creative and sustainable method to restore Detroit’s vacant land to a viable use.

IX. APPENDICES

All appendices assume the Michigan Right to Farm Act can be amended to exclude agriculture within the City of Detroit.

Appendix A
Household Garden—Accessory Use

(a) Purpose. To protect existing and establish new household gardens as important personal and household resources that meets the needs for personal and household production, promote personal and household health, personal and household education, leisure and recreation, environmental enhancement,
provide for green space, and encourage economic development opportunities.

(b) Definition. Household garden agriculture is the growing of food crops through cultivation of fruits, vegetables, plants, flowers, or herbs for personal and household use only and must be conducted on land that is dedicated to some other principal use. A vacant lot may also qualify as a household garden if it is owned/leased by the person wishing to cultivate it and is adjacent to property also owned/leased and occupied by that person.

(c) Activities Permitted. Household garden activities include, but are not limited to, the following accessory uses: backyard gardens, container gardens, residential greenhouses and hoophouses, herb gardens, vegetable gardens, and other activities. Household agricultural uses shall be grown and maintained free from odors outside of growth area. The site shall be designed and maintained so that water and fertilizer will not drain onto adjacent property or into the city’s waste water system.

(d) No Permit Required. No permit from the Buildings and Safety Engineering Department is required prior to installing a household garden with the exception of rooftop gardens and vertical gardens:

(1) Definition Rooftop Garden. A roof area covered wholly or in part with plants and landscaping materials in accordance with a plan approved by the building department.

(2) Definition Vertical Farming. Self-sufficient garden systems attached to the exterior of a building or structure in accordance with a plan approved by the building department. The plants root in a structural support that is fastened to the wall itself. The plants receive water and nutrients from within the vertical support instead of from the ground.

(3) To obtain a permit, you will need drawings that document the design. If your home is a freestanding single-family house, you may draw the plans yourself. If your building has more than one dwelling unit, or if the building is commercial or industrial, the
plans must be prepared by an architect licensed in the state of Michigan. The Zoning Board will review the plan.

(4) Drawings must include:

(A) Drawings of existing roof conditions, including dimensions of all structures on the roof.

(B) Structural framing drawings.

(C) Weight capacity of the existing roof. This includes calculations of snow load, snowdrift load if your roof abuts a taller part of the building, and the weight of plant material, both wet and dry.

(D) Drawings of the proposed garden. This includes all plant, soil and subsoil layers, irrigation and drainage, a landscape diagram of where plants will be and their growing heights, and any changes being made to the roof, such as raising exhaust stacks or adding guardrails.

(e) Activities Prohibited. The term “accessory use” shall not be construed to include the raising of animals, chickens, or the keeping of bees, except as permitted elsewhere in the Detroit Zoning Ordinance.

(f) Compatibility. Household garden agriculture is compatible with all land use designations shown on the Zoning Ordinance Map and shall be a permitted accessory use in these zones so long as the use enhances the principle use of the property.

(g) Permitted Structures. In conjunction with household garden agriculture, no building or structure shall be permitted on the site. However, sheds for storage of tools may be constructed subject to the requirements of section ______ of the Building Code or greenhouses or hoophouses that consist of buildings made of glass, plastic, or fiberglass in which plants are cultivated may be constructed subject to the requirements of section ______ of the Building Code.

Appendix B

Community and Market Gardens
(a) Purpose. To protect existing and establish new community or market gardens as important community resources that meet the needs for local food production, promote community health, community education, leisure and recreation, environmental enhancement, provide for green space, and encourage economic development opportunities.

(b) Definitions.

(1) Community garden means an area of land managed and maintained by a group of individuals to cultivate fruits, vegetables, plants, flowers, or herbs for personal or group use. One or more people may subdivide community gardens into plots for cultivation. The group may also cultivate it.

(2) Market garden means an area of land managed and maintained by an individual or group of individuals to grow and harvest fruits, vegetables, flowers, or herbs to be sold for profit.

(3) Greenhouse means a building made of glass, plastic, or fiberglass in which plants are cultivated.

(4) Hoophouse means a structure made of PVC piping or other material covered with translucent plastic, constructed in a half-round or hoop shape.

(c) Activities Permitted. Community and market garden activities include:

(1) Growing of fruits, vegetables, plants, flowers, or herbs for personal or group use

(2) Community gardens, which may have occasional sale of items grown on site

(3) Market gardens, which includes sale of crops produced on-site

(d) No Permit Required. No permit is required in enumerated districts in order for citizens to develop and maintain community or market gardens.
(e) Activities Prohibited. Community or market gardens do not include the raising of animals, chickens, or the keeping of bees, except as permitted elsewhere in the Detroit Zoning Ordinance.

(f) Compatibility. Community and market gardens are permitted uses in the following zones: residential, multifamily, mixed-use, and industrial, subject to the following regulations:

1. Environmental Site Assessment. Site users must provide an Environmental Site Assessment to identify any historical source of contamination. The source of contamination must be tested to determine type and level of contamination. Appropriate remediation must be undertaken to ensure that soil is suitable for gardening.

2. Operating Rules. Site users must establish a set of operating rules that address the governing structure of the garden. The rules must also include: hours of operation, maintenance and security requirements, and a garden coordinator to serve as a contact person. The name and telephone number of the contact person shall be kept on file with the city’s Planning and Development Department.

3. Site Design. The site must be designed so that water and fertilizers will not drain onto adjacent property or into the city’s waste water system.

4. Nuisance. No community or market garden may be operated in a way as to be a nuisance to adjacent properties. Sites shall be grown and maintained free from odors outside of growth area.

5. Buildings. Limited to tool sheds, rest-room facilities, composting toilets, and planting preparation houses. Buildings shall be set back from property lines a minimum distance of five feet. No building or other structure shall be greater than twenty-five (25) feet in height. The combined area of all buildings, except hoophouses and greenhouses, shall not exceed fifteen percent (15%) of the garden site.

6. Accessory Structures. Limited to hoophouses and greenhouses intended to extend growing season and constructed in accordance with the city’s Building Code, section ________.
(7) Fences. Fences shall be constructed in compliance with the Zoning Ordinance.

(8) Signs. Signs shall be limited to a business or identification sign as defined in sections of the Zoning Ordinance. Signs shall be constructed in compliance with the height requirements of the Zoning Ordinance.

Appendix C

Restrictions on the Keeping of Farm Animals: Cleveland, Ohio Model

(a) Purpose. The regulations of this section are established to permit the keeping of farm animals in a manner that prevents nuisances to occupants of adjacent properties and prevents conditions that are unsanitary or unsafe.

(b) Definitions. Terms used in this Section shall have the meanings assigned to them in the following definitions.

(1) Farm Animal. “Farm animal” means any domestic species of animal that is kept and raised for use as food or in the production of food or in the operation of a farm and is not a house pet such as a dog, cat or similar animal.

(2) Cage. “Cage” means a structure, not necessarily attached to the ground, with a top and sides and designed to provide shelter and protection for small animals or birds.

(3) Enclosure. “Enclosure” means a set of walls or fences designed to confine animals or birds to a space that is large enough to permit the animals and birds to roam relatively freely in an open yard area.

(4) Similar Animal. Any farm animal that is similar to other animals listed in a particular category of permitted animals with respect to impacts on nearby properties, including noise, odors, safety hazards or other nuisances.

(c) Permit Required. A special use permit is required for the keeping of animals except as otherwise provided in the zoning ordinance. Additional requirements include:

(1) Application for Permit. Anyone proposing to keep farm animals in the City of Detroit or to expand such use shall apply for approval from the Department of Buildings and Safety Engineering, which shall determine if the application is in compliance with regulations regarding construction and permitted placement of enclosures, fences, cages, coops, stables, and other structures used in the keeping of farm animals and whether the property is occupied by a condemned building.

(2) Building Permits. A Building Permit shall be required for installation of a fence or for construction of a stable or other structure routinely requiring such permit, except that no Building Permit shall be required for cages that are not permanently attached to the ground or to another structure and do not exceed thirty-two (32) square feet in area or eight (8) feet in height. No Building Permit shall be required for a barrier constituting a required enclosure if such barrier is not permanently attached to the ground and does not exceed three (3) feet in height, and no permit shall be required for a “flyway” barrier not exceeding six (6) feet in height and six (6) feet in length.

(d) Animals. The keeping of farm animals and cages and enclosures for the keeping of such animals shall be governed by the following regulations:

(1) In Residential Districts. In Residential Districts, the following regulations shall apply:

(A) Number. No more than one farm animal shall be kept on a parcel of land for each 800 square feet of parcel or lot area. For a standard residential lot of _____ square feet, this regulation would permit no more than a total of ____ such animals.

(B) Setbacks. The cages housing farm animals may not be located in the front yard or side street yard areas and shall not be located within five (5) feet of a side yard line nor within eighteen (18) inches of a rear yard line, except where the rear lot line forms the side lot line or front lot line of an abutting property, in
which case the setback from such rear lot line shall be five (5) feet.

(C) Coops and Cages. All animals shall be provided with a covered, predator-proof cage or other shelter that is properly ventilated, designed to be easily accessed and cleaned, and of sufficient size to permit free movement of the animals exclusive of areas used for storage of materials or vehicles. The total area of cages on a lot shall not be greater than thirty-two (32) square feet for up to six (6) animals. Cages shall not exceed fifteen (15) feet in height.

(2) In Non-Residential Districts. In zoning districts other than Residential Districts, all regulations applicable in Residential Districts shall apply except that the number of such animals shall be limited to one (1) animal for each four hundred (400) square feet of lot area.

(e) Goats, Pigs, Sheep and Similar Animals. The keeping of goats, pigs, sheep and similar farm animals, and stables and enclosures for the keeping of such animals, shall be governed by the following regulations.

(1) In Residential Districts. In Residential Districts, no goats, pigs, sheep, or similar farm animals shall be kept on a parcel of land less than 24,000 square feet in area. For a parcel that is at least 24,000 square feet in area, a maximum of two (2) such animals may be kept on the property, with one (1) additional animal permitted for each additional 2,400 square feet of area. Stables or other enclosures for such animals shall not be permitted in front yards or in side street yards, and shall be set back at least forty (40) feet from any street and from any property other than a property located in an Industrial District, and shall be set back at least one hundred (100) feet from a dwelling on another parcel or from the permitted placement of a dwelling on an adjoining vacant parcel.

(2) In Non-Residential Districts. In zoning districts other than Residential Districts, no goats, pigs, sheep, or similar farm animals shall be kept on a parcel of land less than 14,400 square feet in area. For a parcel that is at least 14,400 square feet in area, a maximum of two (2) such animals may be kept on the property, with one (1) additional animal permitted for each
additional 1,200 square feet of area. Stables or other enclosures for such animals shall be set back at least forty (40) feet from any street and from any property other than a property located in an Industrial District, and shall be set back at least one hundred (100) feet from a dwelling on another parcel or from the permitted placement of a dwelling on an adjoining vacant parcel.

(f) Activities Prohibited. No horses, cows, alpacas, llamas, or similar animals shall be kept on a property except in areas specifically designated for the keeping of such animals.

(g) Sanitation and Nuisances. Farm animals shall be kept only in conditions that limit odors and noise and the attraction of insects and rodents so as not to cause a nuisance to occupants of nearby buildings or properties and not to cause health hazards. Furthermore, farm animals shall not be kept in a manner that is injurious or unhealthful to the animals being kept on the property.

(h) Slaughtering of Animals. Animals shall not be slaughtered on site, except as otherwise provided in this ordinance.

Appendix D

Restrictions on the Keeping of Chickens: Cleveland, Ohio Model

(a) Purpose. The regulations of this section are established to permit the keeping of chickens in a manner that prevents nuisances to occupants of adjacent properties and prevents conditions that are unsanitary or unsafe.

(b) Numerical Limit. No more than four hens and one rooster may be kept in any zone, except as otherwise provided in the zoning ordinance.

(c) Permit Required. A special use permit is required for the keeping of chickens except as otherwise provided in the zoning ordinance. Requirements include:

(1) Application for Permit. Anyone proposing to keep chickens in the City of Detroit or to expand such use shall apply for
approval from the Department of Buildings and Safety Engineering, which shall determine if the application is in compliance with regulations regarding construction and permitted placement of enclosures, fences, cages, coops, stables, and other structures used in the keeping of chickens and whether the property is occupied by a condemned building.

(2) Building Permits. A Building Permit shall be required for installation of a fence or for construction of a stable or other structure routinely requiring such permit, except that no Building Permit shall be required for coops that are not permanently attached to the ground or to another structure and do not exceed thirty-two (32) square feet in area or eight (8) feet in height. No Building Permit shall be required for a barrier constituting a required enclosure if such barrier is not permanently attached to the ground and does not exceed three (3) feet in height, and no permit shall be required for a “flyway” barrier not exceeding six (6) feet in height and six (6) feet in length.

(d) Setbacks. The cages or coops housing chickens may not be located in the front yard or side street yard areas and shall not be located within twenty (20) feet of nearest residential property and in other zones shall not be located within five (5) feet of a side yard line or within eighteen (18) inches of a rear yard line, except where the rear lot line forms the side lot line or front lot line of an abutting property, in which case the setback from such rear lot line shall be five (5) feet.

(e) Coops and Cages. All chickens shall be provided with a covered, predator-proof cage or other shelter that is properly ventilated, designed to be easily accessed and cleaned, and of sufficient size to permit free movement of the chickens exclusive of areas used for storage of materials or vehicles. The total area of cages on a lot shall not be greater than thirty-two (32) square feet for up to six (6) chickens. Cages shall not exceed fifteen (15) feet in height.

(f) Chicken or Bird Noise. It shall be unlawful for any person or other party operating or occupying any building or premises to keep or allow to be kept any chicken or bird that makes noise so as to habitually disturb the peace and quiet of any person in the vicinity of the premises.
(g) Sanitation and Nuisances. Chickens shall be kept only in conditions that limit odors and noise and the attraction of insects and rodents so as not to cause a nuisance to occupants of nearby buildings or properties and not to cause health hazards. Furthermore, chickens shall not be kept in a manner that is injurious or unhealthful to the chickens being kept on the property.

(h) Slaughtering of Chickens. Chickens shall not be slaughtered on site, except as otherwise provided in this ordinance.

Appendix E

Restrictions on Keeping Bees: Cleveland, Ohio Model

(a) Purpose. The regulations of this section are established to permit the keeping of bees in a manner that prevents nuisances to occupants of adjacent properties and prevents conditions that are unsanitary or unsafe.

(b) Definition. “Bees” means any life stage of the common honeybee, *Apis Mellifera* L.

(c) Permit Required. A special use permit is required for the keeping of bees except as otherwise provided in the zoning ordinance.

(d) In Residential Districts. In Residential Districts, the following regulations shall apply.

1. Number. No more than one (1) beehive shall be kept for each 2,400 square feet of lot area, and no beehive shall be kept on a lot less than 2,400 square feet in area.

2. Location and Setbacks. No beehive shall be kept closer than five (5) feet to any lot line and ten (10) feet to a dwelling or the permitted placement of a dwelling on another parcel, and no

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234. *Id.* For additional information on proper techniques of beekeeping see *Generally Accepted Agriculture and Management Practices for the Care of Farm Animals*, Mich. Dep’t of Agric. (Jan. 2010), http://www.michigan.gov/documents/MDA_Care_Farm_Animals_GAAMP_129713_7.pdf.
beehive shall be kept in a required front yard or side street yard. The front of any beehive shall face away from the property line of the residential property closest to the beehive.

(3) Fences and Shrubs. A solid fence or dense hedge, known as a “flyway barrier,” at least six (6) feet in height, shall be placed along the side of the beehive that contains the entrance to the hive, and shall be located within five (5) feet of the hive and shall extend at least two (2) feet on either side of the hive. No such flyway barrier shall be required if all beehives are located at least twenty-five (25) feet from all property lines and for beehives that are located on porches or balconies at least ten (10) feet above grade, except if such porch or balcony is located less than five (5) feet from the property line.

(4) Water Supply. A supply of fresh water shall be maintained in a location readily accessible to all bee colonies on the site throughout the day to prevent bees from congregating at neighboring swimming pools or other sources of water on nearby properties.

(e) In Non-Residential Districts. In Zoning districts other than Residential Districts, all regulations applicable in Residential Districts shall apply except that the number of beehives shall be limited to one (1) for each 1,000 square feet of lot area.

(f) Activities Prohibited. No Africanized bees may be kept on property under the regulations of this Section.

Appendix F

Special Development District, Urban Farming: Madison, Wisconsin Model

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235. City of Madison, ZONING CODE: PUBLIC REVIEW DRAFT § 28.0502 (June 15, 2009), available at
[The UA District is a new district designed to recognize and designate urban-scale farming as a zoning district within the city.]

(a) Purpose. The purpose of this district is to ensure that urban garden and farm areas are appropriately located and protected to meet needs for local food production, and to enhance community health, community education, garden-related job training, natural resource protection, preservation of green space, and community enjoyment. Because urban agriculture will typically exist in close proximity to residential and other uses, concern will be given to ensuring compatibility between uses.

(b) Dimensional Standards, Permitted and Conditional Uses. Standards represent minimums unless otherwise noted. Dimensions are in feet unless otherwise noted.

<table>
<thead>
<tr>
<th>Urban Agricultural District</th>
<th>All permitted and conditional uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot area (sq. ft.)</td>
<td>15,000 square feet*</td>
</tr>
<tr>
<td>Lot width</td>
<td>50 feet</td>
</tr>
<tr>
<td>Front yard setback (structures)</td>
<td>15 or the setback of the adjacent district, whichever is greater</td>
</tr>
<tr>
<td>Side yard setback (structures)</td>
<td>6 or the setback of the adjacent district, whichever is greater</td>
</tr>
<tr>
<td>Rear yard setback (structures)</td>
<td>20 or the setback of the adjacent district, whichever is greater</td>
</tr>
<tr>
<td>Maximum height</td>
<td>25 feet</td>
</tr>
<tr>
<td>Maximum lot coverage</td>
<td>15% (excluding greenhouses and hoophouses)</td>
</tr>
<tr>
<td>(buildings and paved areas)</td>
<td></td>
</tr>
</tbody>
</table>

* Lot area of less than 15,000 square feet may be allowed as a conditional use

(c) Management Plan Required for Certain Activities. Urban agricultural operations that involve any of the following activities must prepare a management plan that addresses how the activities will be managed to avoid impacts on surrounding land uses and natural systems. The management plan will be

reviewed as part of the site plan review process or as part of the conditional use process, as specified below.

(1) Animal husbandry (includes keeping of more than four (4) chickens, beekeeping and fish farming);

(2) Off-street parking of more than 10 vehicles;

(3) Processing of food produced on site;

(4) Spreading of manure;

(5) Application of agricultural chemicals, including fertilizers and pesticides;

(6) Use of heavy equipment such as tractors.

(d) Conditional Use Approval for Certain Activities. The following activities as part of an urban agricultural operation require conditional use approval. The management plan required for these activities will address how the activities will be managed.

(1) Animal husbandry;

(2) Spreading of manure;

(3) Spraying of agricultural chemicals, including fertilizers and pesticides;

(4) Use of heavy equipment such as tractors outside of standard operating hours (7:00 A.M. to 10:00 P.M.)

[The intent of the management plan requirement is to establish a threshold between typical urban agriculture activities and more intensive activities that could impact nearby residents and will require a management plan. For examples of further regulations on some accessory uses such as farm stands and farmers markets see Madison Wisconsin, Public Review Draft § 28K.236 For an]
example of regulations for compost bins see Madison, General Ordinances § 7.361.237]