AN ACT

Relating to small-scale meat animal processing; amending ORS 215.255 and 603.038.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 603.038 is amended to read:

603.038. (1) As used in this section:
(a) “Poultry” means live or dead chickens, turkeys, ducks, geese, guinea fowl or other domesticated birds.
(b) “Rabbit” means a live or dead member of a species in the Leporidae family.

(2) ORS 603.025 and 616.706 do not apply to a person that complies with this subsection:
(a) During the calendar year, the person may slaughter not more than 1,000 poultry or rabbits for use as human food. The person may slaughter and process only poultry or rabbits that have been raised since two weeks of age by the person and that are free from disease. The person may not slaughter, process or sell poultry, poultry products, rabbits or rabbit products except poultry or rabbits described in this subsection and poultry eggs.
(b) The person must slaughter the poultry or rabbits at the business premises of the person in an establishment that meets the requirements in ORS 619.026 and any State Department of Agriculture rules adopted under ORS 619.046. The person may not allow other persons to use the establishment.
(c) The person must comply with any federal limitations or prohibitions on introducing the poultry, poultry products, [produced from the poultry] rabbits or rabbit products into interstate commerce.
(d) A person that claims exemption from ORS 603.025 and 616.706 under this section must maintain slaughtering, sales, sanitation and other records pertaining to the poultry or rabbits as required by the department. The person shall allow the department to inspect the records and the slaughtering establishment upon request and as provided under ORS 576.024 and 619.036.

(3) The exemption described in this section is in addition to any exemption that a person may claim under ORS 603.034 (4) for the slaughtering and processing of poultry or rabbits for personal use.

SECTION 2. ORS 215.255 is amended to read:
215.255. (1) As used in this section:
(a) “Biofuel” has the meaning given that term in ORS 315.141.
(b) “Facility for the processing of farm products” means a facility for:
(A) Processing farm crops, including the production of biofuel, if at least one-quarter of the farm crops come from the farm operation containing the facility; or
(B) Slaughtering, processing or selling poultry, poultry products, rabbits or rabbit products from the farm operation containing the facility and consistent with the licensing exemption for a person under ORS 603.038 (2).

(c) “Processing area” means the floor area of a building dedicated to farm product processing. “Processing area” does not include the floor area designated for preparation, storage or other farm use.

(2) A county may allow a facility for the processing of farm products as a permitted use under ORS 215.213 (1)(u) and ORS 215.283 (1)(r) on land zoned for exclusive farm use, only if the facility:

(a) Uses less than 10,000 square feet for its processing area and complies with all applicable siting standards; or

(b) Notwithstanding any applicable siting standard, uses less than 2,500 square feet for its processing area.

(3) A county may not apply siting standards in a manner that prohibits the siting of a facility for the processing of farm products under subsection (2)(a) of this section.