NOTICE OF PROPOSED RULEMAKING
INCLUDING STATEMENT OF NEED & FISCAL IMPACT

CHAPTER 437
DEPARTMENT OF CONSUMER AND BUSINESS SERVICES
OREGON OCCUPATIONAL SAFETY AND HEALTH DIVISION

FILING CAPTION: Adjustments to COVID-19 Workplace Requirements for Employer-Provided Labor Housing

LAST DAY AND TIME TO OFFER COMMENT TO AGENCY: 08/12/2022 5:00 PM

The Agency requests public comment on whether other options should be considered for achieving the rule's substantive goals while reducing negative economic impact of the rule on business.

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Filed By:
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Rules Coordinator

HEARING(S)
Auxiliary aids for persons with disabilities are available upon advance request. Notify the contact listed above.

DATE: 07/26/2022
TIME: 3:00 PM - 5:00 PM
OFFICER: Greig Lowell
ADDRESS: Oregon OSHA Virtual Hearing
350 Winter Street NE
Salem, OR 97301-3882
SPECIAL INSTRUCTIONS:
Please find registration information under Need for the Rule.

DATE: 07/26/2022
TIME: 6:00 PM - 8:00 PM
OFFICER: Greig Lowell
ADDRESS: Oregon OSHA Virtual Hearing
350 Winter Street NE
Salem, OR 97301-3882
SPECIAL INSTRUCTIONS:
Please find registration information under Need for the Rule.

NEED FOR THE RULE(S)
Please register for Adjustments to COVID-19 Workplace Requirements for Employer-Provided Labor Housing on July 26, 2022 3:00 PM PST at:
https://www.zoomgov.com/j/1612743600
Please register for Adjustments to COVID-19 Workplace Requirements for Employer-Provided Labor Housing (Spanish interpretation available) on July 26, 2022 6:00 PM PST at:
https://www.zoom.gov/j/1608021272

If Oregon OSHA does not pursue these amendments to Rules Addressing the COVID-19 Workplace Requirements for Employer-Provided Labor Housing, this rule will not align with Governor Brown’s and Oregon Health Authority's revised COVID-19 guidance. If Oregon OSHA does not make these changes, businesses and organizations will see conflicting guidance between agencies and the executive branch, which could cause confusion given the current status of the COVID-19 pandemic. Additionally, leaving the capacity restrictions in place would limit the number of occupants in the housing and potentially contribute to existing worker shortages. By amending the rules to align with Oregon Health Authority and Governor Brown, Oregon OSHA will prevent conflicting guidance and stakeholder confusion on which rules must be currently followed.

DOCUMENTS RELIED UPON, AND WHERE THEY ARE AVAILABLE


Oregon Health Authority – Public health order rescinding general indoor masking requirements: https://sharedsystems.dhs.state.or.us/DHForms/Served/le4141.pdf

Oregon Health Authority – COVID-19 Isolation Guidance for the General Population: https://sharedsystems.dhs.state.or.us/DHForms/Served/le2351T.pdf

Oregon Health Authority – Public Health Recommendations: Wearing Masks, Face Coverings and Face Shields and Physically Dist https://sharedsystems.dhs.state.or.us/DHForms/Served/le2288k_r.pdf


Oregon Health Authority press release – OHA ‘RISE’ plan launches state’s pandemic resilience phase: https://content.govdelivery.com/accounts/ORDHS/bulletins/30e79a2

STATEMENT IDENTIFYING HOW ADOPTION OF RULE(S) WILL AFFECT RACIAL EQUITY IN THIS STATE

COVID-19 poses a threat to workers across many industries, yet agricultural labor housing comes with different dynamics due to density requirements and that the occupants typically share facilities across all occupants. Oregon's agricultural workforce is largely made up of migrant laborers from Mexico and Central America, with growing numbers from east Asia and Africa. Although these workers represent a smaller percentage of Oregonians overall, they make up the majority of agricultural housing occupants in the state, putting them at disproportionate risk to bear the effects of COVID-19 exposure. This proposed rule provides protections in agricultural labor housing by ensuring such housing occupants can utilize facial coverings and air purifiers, along with a plan in place to assist occupants with the ability to recover in the event they are sick from COVID-19.

FISCAL AND ECONOMIC IMPACT:

See the impacts to the general public under the Cost of Compliance.
COST OF COMPLIANCE:

(1) Identify any state agencies, units of local government, and members of the public likely to be economically affected by the rule(s). (2) Effect on Small Businesses: (a) Estimate the number and type of small businesses subject to the rule(s); (b) Describe the expected reporting, recordkeeping and administrative activities and cost required to comply with the rule(s); (c) Estimate the cost of professional services, equipment supplies, labor and increased administration required to comply with the rule(s).

1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)):
This rule affects the agricultural community, as well all other labor housing operators that are not related to agriculture based on OAR 437-002-0142 Temporary Labor Camps. This rule out of Division 2 applies to General Industry, Construction, and Forest Activities and it requires employers to follow the Division 4 requirements (with a few specific exceptions) as they relate to labor camps.

2. Cost of compliance effect on small business (ORS 183.336):

a. Estimate the number of small businesses and types of business and industries with small businesses subject to the rule:
As of 2022, there are approximately 407 registered operators of employer-provided labor housing with Oregon OSHA.

More broadly, according to the U.S. Small Business Association economic profile for Oregon in 2021, there are approximately 1,354 "small businesses," (firms with 500 or fewer employees) engaged in “Agriculture, Forestry, Fishing and Hunting.” Industry in Oregon. However, it is likely that only a small percentage the 1,354 identified firms will have labor housing occupants; therefore, that number is expected to be an overestimation of the number of "small businesses” impacted by this particular employer-provided labor housing rulemaking.

In the proposed amendments, the agency recognizes that the elimination of facial covering requirements and physical distancing measures will have a positive fiscal impact on the cost of compliance for operators of employer-provided labor housing.

b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services:
The proposed amendments will not increase reporting, recordkeeping or other administrative activity costs for compliance.

c. Equipment, supplies, labor and increased administration required for compliance:
The proposed amendments will not increase equipment, supplies, labor or increased administration costs for compliance.

DESCRIBE HOW SMALL BUSINESSES WERE INVOLVED IN THE DEVELOPMENT OF THESE RULE(S):
Small businesses and others were involved in the development of this rule insofar as their representatives were represented on the Infectious Disease Rules Advisory Committee (RAC) for General Workplaces and on the Agriculture Labor Housing Committee RAC. They would also have had the opportunity to provide public comment during the rulemaking process for the COVID-19 Labor Housing rule adopted December 21, 2021, as well as prior versions of the rule.

Additionally, small businesses provided input on this rule insofar as their representatives were represented on the
Oregon OSHA Partnership Committee, and other Oregon OSHA stakeholder groups. These groups continue to help inform the agency’s overall COVID-19 policy response.

Administrative Rule Advisory Committee consulted?

Yes, Oregon OSHA has continued engagement with the Infectious Disease Rulemaking Advisory Committee (RAC) for general workplaces in relation to the agency’s overall COVID-19 policy response. Oregon OSHA has publicly committed to regular discussions with the Oregon OSHA Partnership Committee, the Oregon Health Authority, the Infectious Disease Rulemaking Advisory Committee, and other stakeholders to determine when all or additional parts of the COVID-19 rules can be appropriately repealed. In accordance, RAC meetings have occurred throughout the pandemic, and Oregon OSHA specifically consulted them for feedback on June 13, 2022 prior to proposing these amendments and requested for feedback to be provided by June 17, 2022. Oregon OSHA has consulted stakeholders for feedback on how to modify rules as the COVID-19 public health emergency has evolved. Comments were accepted during meetings and through emails throughout the stakeholder engagement process. This feedback has informed the proposed amendments to OAR 437-004-1115: COVID-19 Workplace Requirements for Employer-Provided Labor Housing.

WAS AN ADMINISTRATIVE RULE ADVISORY COMMITTEE CONSULTED? YES

HOUSING IMPACT STATEMENT:
FOR ESTIMATING THE EFFECT OF A PROPOSED RULE OR ORDINANCE ON THE COST OF DEVELOPING A TYPICAL 1,200 SQ FT DETACHED SINGLE FAMILY DWELLING ON A 6,000 SQ FT PARCEL OF LAND. (ORS 183.534) FOR ADMINISTRATIVE RULES

Description of proposed change:
See attached Notice of Proposed Rulemaking Hearing and Statement of Need and Fiscal Impact.

Description of the need for, and objectives of the rule:
See attached Notice of Proposed Rulemaking Hearing and Statement of Need and Fiscal Impact.

List of rules adopted or amended:
AMEND: OAR 437-004-1115

Materials and labor costs increase or savings:
None.

Estimated administrative construction or other costs increase or savings:
None.

Land costs increase or savings:
Oregon OSHA does not foresee any effect on land costs.
Other costs increase or savings: Oregon OSHA does not foresee any additional costs.

*Typical-Single story 3 bedrooms, 1 1/2 bathrooms, attached garage (calculated separately) on land with good soil conditions with no unusual geological hazards.

AMEND: 437-004-1115

RULE SUMMARY: Due to reduced COVID-19 cases and hospitalizations, Oregon OSHA is proposing to make substantive changes to OAR 437-004-1115: COVID-19 Workplace Requirements for Employer-Provided Labor Housing to remove provisions no longer appropriate to this stage of the pandemic. These changes are in response to Governor Brown's announcement of updated health guidance on February 28, 2022 and direction from the Oregon Health Authority.

These proposed changes have been in effect as temporary amendments since April 13, 2022 and are set to expire on October 9, 2022. If these rulemaking adjustments are not made, the rule will revert to the stricter requirements in Administrative Order 15-2021 adopted on December 21, 2021.

Major proposed changes include the removal of several sections of the rule, including (3) Ventilation, (5) Physical distancing monitor, (7) Cleaning and sanitation, and (9) Non-employer-provided transportation for labor housing. In addition, the (2) Definitions section is greatly simplified.

The proposed amendments will remove the requirement for the use of the Air Purification Method or the Capacity Reduction Method to calculate the square footage of spaces where people sleep. However, if air purifiers were provided by the owner as part of this provision, occupants must be allowed to continue to use the air purifier at no cost including the maintenance of the equipment. If occupants choose to use their own air purifier, they must be allowed to do so but they are responsible for the maintenance of it.

As was the case before these adjustments, the proposed rule maintains language that an employee who chooses to wear a mask, face shield, or face covering, even when it is not required, must be allowed to do so.

These proposed adjustments represent a significant removal of COVID-19 requirements, and are a major step forward towards the full repeal of the rule. As stated in the rule, Oregon OSHA will repeal the rule when it is no longer necessary to address the COVID-19 pandemic. Because it is not possible to assign a specific time for that decision, Oregon OSHA will consult with the Oregon OSHA Partnership Committee, the Oregon Health Authority, and other stakeholders as circumstances change to determine when all or parts of the rule can be appropriately repealed.

CHANGES TO RULE:

437-004-1115
COVID-19 Workplace Requirements for Employer-Provided Labor Housing
Note: Oregon OSHA's temporary rule addressing COVID-19 in employer-provided labor housing expired on October 24, 2020, 180 days after its adoption. Under the Oregon Administrative Procedures Act, a temporary rule cannot be renewed or extended beyond 180 days. Therefore, Governor Brown issued an Executive Order 20-58 extending the requirements of employer-provided labor housing of the temporary rule. The Executive Order expired on April 30, 2021. In order to extend protections for workers against COVID-19, which remains a significant concern, Oregon OSHA adopted this rule following the normal process for permanent rulemaking. However, the purpose of this rule is to address the COVID-19 pandemic in employer-provided housing in Oregon. Oregon OSHA will repeal the rule when it is no longer necessary to address that pandemic. Because it is not
possible to assign a specific time for that decision, Oregon OSHA will continue to consult with the Oregon OSHA Partnership Committee, the Oregon Health Authority, and other stakeholders as circumstances change to determine when all or parts of the rule can be appropriately repealed. The first of these discussions took place in June 2021, and they will continue every month until the rule has been repealed. In making determinations about when to repeal all or parts of the rule, Oregon OSHA and its stakeholders will consider indicators and other information such as (but not limited to) Executive Orders issued by the Governor, guidance issued by the Oregon Health Authority (OHA) and the Centers for Disease Control, infection rates (including the rate of spread of COVID-19 variants), positivity rates, and vaccination rates, as well as indicators of severity such as hospitalizations and fatalities.

(1) Scope and application.

(a) This rule applies to all employer-provided labor housing and other employer-provided housing, whether such housing is otherwise currently covered by OAR 437-004-1120 "Agricultural Labor Housing and Related Facilities" or by 29 CFR 1910.142 and OAR 437-002-0142 "Labor Camps." To the degree an actual conflict exists between the two rules, this rule takes precedence. To the degree that this rule does not address an issue, or no actual conflict exists, the requirements of the preexisting rule also apply. The requirements of this rule apply to all labor housing sites owned, operated, or allowed to operate on property under the jurisdiction of any state or municipal authority unless such housing is provided by someone other than the employer specifically to respond to a public health emergency. The requirements of this rule supersede those contained in section 3 of OAR 437-001-0744 (COVID-19 Requirements for All Workplaces), specifically as they relate to ventilation, facial coverings, physical distancing measures, and sanitation. All other applicable requirements of OAR 437-001-0744 remain in effect.

(b) These rules apply to any place, or area of land, where there are living areas, manufactured or prefabricated homes or dwellings, or other housing provided by a farmer, farm labor contractor, agricultural employer, or other person in connection with the recruitment of workers of an agricultural employer as defined in OAR 437-004-0001. These rules also apply to any such housing provided by an employer or other person in connection with the employment of workers in any non-agricultural business activity.

(c) These rules apply to any type of labor housing and related facilities together with the tract of land established or to be established, operated or maintained for housing workers with or without families, whether or not rent is paid or collected.

(d) Manufactured dwellings and homes must comply with specifications for construction of sleeping places, unless they comply with ORS 446.155 to 446.185 and OAR 918-500-0020(2), which have the requirements and specifications for sanitation and safety design for manufactured dwellings.

(e) These rules apply to housing given to, rented, leased to, or otherwise provided to employees for use while employed and provided or allowed either by the employer, a representative of the employer, or a housing operator.

(f) These rules, unless otherwise stated, apply to all occupants of the labor housing and facilities.

(g) These rules apply to all labor housing sites owned, operated, or allowed to operate on property under the jurisdiction of any state or municipal authority unless such housing is provided by someone other than the employer specifically to respond to a public health emergency.

(h) Violations relating to the occupants' personal housekeeping practices in facilities that are not common use will not result in citations to the employer.

(i) For the purposes of OAR 437-004-1120, labor contractors as defined in ORS 658.405 are employers.

(j) Charging occupants for required services. Operators must not charge for services required by these rules: OAR 437-004-1120, OAR 437-001-0744, and OAR 437-004-1115. This prohibits pay-per-use toilets, pay-per-use bathing facilities, payment for use of air purifiers, or any other method of paying for individual service requirements.

(k) This rule does not apply to: (A) Hotels or motels that provide similar housing commercially to the public on the same terms as they do to workers. This includes hotels or motels that have been temporarily closed due to the current COVID-19 public health emergency, but that restore their operations on a limited basis to allow employers to house workers in the facility, provided that the following conditions are met.

(i) The hotel or motel facility must be licensed and meet the other requirements in OAR 333, Division 29, Travelers' Accommodation.

(ii) The rooms provided must maintain the configuration typically offered to travelers (while this does not preclude changing the arrangement of beds, it does preclude the addition of bunk beds or other measures to increase the occupancy of the room).

(iii) Room assignment must ensure privacy and separation for families and to unrelated occupants of different genders.

(iv) The occupied rooms must continue to receive regular services for cleaning and for the laundry of linens used by guests.
The rooms must not be modified to include kitchen facilities not already part of the room as previously available to guests. Note: Because such facilities are exempt from this rule, the presence of a preexisting kitchenette or other food preparation facility does not trigger the square footage requirements of the rule.

(B) Accommodations subject to licensing such as manufactured dwelling parks, organizational camps, travelers' accommodations or recreation vehicle parks and open to the general public on the same terms.

(C) Manufactured homes or dwellings being moved regularly from place to place, because of the work, when at parks or camps meant for parking mobile vehicles and open to the general public on the same terms.

(2) Definitions.

(a) Air purifier - means a HEPA-filter equipped device that is designed for and capable of removing aerosols (including airborne droplets and solid particles) from the air through physical or chemical means and that is capable of improving the indoor air quality in areas where such purifiers are properly operated.

(b) High-efficiency particulate air (HEPA) filter - means a filter that is at least 99.97 percent efficient in removing monodisperse particles of 0.3 micrometers (µm) in diameter.

(c) Common area - means building lobbies, reception areas, waiting rooms, restrooms, break rooms, eating areas, smoking areas, locker rooms, bathing areas, transit lounges, conference rooms, or other locations indoors or outdoors that multiple individuals may use or congregate that employers operate or control.

(d) High-touch surface - means equipment or surfaces that are handled frequently throughout the day by multiple individuals. High-touch surfaces can include, but are not limited to, countertops, tabletops, credit card terminals, doorknobs, door handles, digital kiosks, touch-screen enabled devices, light switches, handrails, elevator control panels, and steering wheels in work vehicles.

(e) Household - means a group of persons who lived in the same residence prior to arriving at the employer-provided housing. Households may have unrelated individuals or families living together or may be a family unit.

(f) Shared equipment - means devices or tools that are used by multiple employees or other individuals including, but not limited to, computers, phones, and work vehicles.

(3) Ventilation. Ensure that existing ventilation systems are optimized in accordance with subsection OAR 437-001-0744(3)(g). Additionally, employers must increase air circulation and ventilation by opening windows and doors in labor housing when doing so is safe for the occupants in regards to weather conditions (hot or cold), pesticide application, and other potential hazards. Fans should be used indoors only when windows or doors are open to the outdoors in order to circulate indoor and outdoor air. Do not open windows and doors if doing so poses a safety risk to employees.

Note: The use of portable ventilation units or air purifying devices equipped with HEPA filters is required when used in conjunction with "Air Purification Method" of Table 4, to provide additional air flow in housing.

(4) Masks, face Coverings, and face shields. Oregon OSHA no longer requires employers to ensure that individuals in the labor housing wear a mask, face covering, or face shield as source control.

(a) If an employee chooses to wear a mask, face shield, or face covering even when not required, the employer must allow them to do so.

(b) When an employee chooses to wear a filtering facepiece respirator to protect against COVID-19, the employer must allow that use and follow the "voluntary use" provisions of the Respiratory Protection Standard (OAR 437-004-1041 or 29 CFR 1910.134).

(5) Physical distancing monitor. Oregon OSHA no longer requires operators to identify individuals to be responsible as a physical distancing monitor.

(6) Special housing capacity measures. Labor housing facilities must implement measures as required by this rule for property under their control. Operators and owners of employer-provided labor housing must select either the "Air Purification Method", or the "Additional Capacity Reduction Method", described below.

(a) Air Purification Method.

(A) Operators must ensure at least six-foot distancing from center point of a single-occupant bed.

(B) Sleeping rooms.

(i) Individuals in each sleeping room using double bunk beds where all occupants in the room are part of the same household or are related must have at least 40 square feet of floor space per occupant. 

(ii) Use of both beds in a double bunk bed must not be allowed for individuals who are neither related nor part of the same household. In each sleeping room where one or more persons are neither related nor part of the same household as one or more other occupants, all occupants must be provided at least 20 square feet of floor space per occupant.

(iii) Operators must provide air purifiers for each room where people sleep, whether in dedicated sleeping rooms or in rooms where occupants cook, sleep, and live. Air purifiers must meet the following requirements:

1. Must have a CADR (clean air delivery rate) sufficient enough to provide four air changes per hour (ACH), and

2. Must not produce ozone either as a byproduct or as the primary method of cleaning the air.
(b) Additional Capacity Reduction Method:
(A) Beds and cots must be spaced at least six feet apart between frames in all directions, and arranged so that occupants in the beds alternate from head to toe.
(B) Sleeping rooms:
(i) Individuals in each sleeping room not using double bunk beds where all occupants in the room are members of the same household or are related must be provided at least 50 square feet of floor space per occupant; or
(ii) Individuals in each sleeping room using double bunk beds where all occupants in the room are members of the same household or are related must be provided at least 40 square feet of floor space per occupant; or
(iii) Use of both beds in a double bunk bed must not be allowed for individuals who are neither related nor part of the same household. In each sleeping room where one or more persons are neither related to nor part of the same household as one or more of their roommates, the provisions of (4)(a) and (4)(b) are not applicable.
Note: Oregon OSHA no longer requires the air purification method or the reduced capacity method to be followed in employer-provided housing. Therefore, all occupants must be provided at least 100 square feet of floor space per occupant.

Table 1—Summary of Housing Requirements

(7) Cleaning and Sanitation. Labor housing facilities must regularly clean or sanitize all common areas, shared equipment, and high-touch surfaces as defined by this rule. All common areas and facilities must be kept clean and well maintained in the described manner.

(a) Bathing facilities. All common use bathing, hand washing, and laundry facilities must be clean, sanitary and operational. Clean and maintain the provisions in OAR 437-004-1120(15) for sleeping properly. Sanitize all high-contact surfaces in common-use facilities, including (but not limited to) door handles, controls, and adjustable shower heads daily. If housing occupants are assigned this task, it must be treated as a work assignment rather than a voluntary action.

(b) Hand washing facilities. In common use facilities, do not use a single common towel. If you provide paper towels, there must be a container for their disposal. Sanitize all high-contact surfaces in common-use facilities, including (but not limited to) door handles, controls and paper towel dispensers daily. If housing occupants are assigned this task, it must be treated as a work assignment rather than a voluntary action.

(c) Toilet facilities.
(A) Provide at least one toilet for every 15 occupants or fraction thereof for each gender in the labor housing. Toilets must be clean and sanitary. When equipped, exhaust fans are to be left on continuously.
(B) Clean and sanitize common use toilet facilities at least daily or more often when needed to maintain sanitation.
(C) When in use, service portable and chemical toilets at least weekly or often enough to keep them from becoming a health hazard. Clean portable toilets, chemical toilets and privies at least daily. Sanitize such common use facilities daily. If housing occupants are assigned this task, it must be treated as a work assignment rather than a voluntary action.

(d) Mattresses or pads. Mattresses and pads that are used uncovered, or treated with an effective insecticide before each season's occupancy and whenever the pad is assigned to a new user. When covers are provided, clean them before each season's occupancy and whenever the cover is assigned to a new user.

(e) Sanitize the facilities and equipment before each occupancy. Ensure that high-touch areas in common use areas are sanitized at least daily. If housing occupants are assigned this task, it must be treated as a work assignment rather than a voluntary action.

(f) Air purifiers. For air purifiers provided by the owner or operator, allow occupants to continue to use them and maintain the equipment at no cost.

(g) Nothing would prohibit workers from sanitizing these areas more frequently than would otherwise be required if the worker chooses to do so.

(g) Cleaning supplies.
(A) Housing operators must provide adequate cleaning materials at no cost, allowing occupants to clean and sanitize their living areas regularly. Occupants should be encouraged to clean their personal living areas as much as possible, including bed or bunk frames, and storage facilities, such as wall cabinets or shelves.
(B) Operators should avoid entering rooms where occupants cook, live, and sleep.

Note: Where there is an actual conflict, the requirements above take precedence over those contained in OAR 437-004-1120. When no actual conflict exists, the requirements in OAR 437-004-1120 remain in effect to use them at no cost.

(85) COVID-19 response plan.
(a) In order to identify individuals known or suspected to be infected with COVID-19, all housing providers
covered by this rule must take the following steps:

(A) Suspect COVID-19 cases should be encouraged to seek advice by telephone or similar mobile devices from a healthcare provider to determine whether further in-person medical evaluation is needed;

(B) Suspect COVID-19 cases must be isolated with sleeping, eating, and bathroom accommodations that are separate from non-isolating occupants. COVID-19 infected individuals must be isolated from others, have adequate hygiene facilities, and be taken care of by only one person in the household. If such isolation is not possible, the employer must follow the Oregon Health Authority recommendations for isolation and Quarantine Guidance; and

(C) If able, occupants known or suspected to be infected with COVID-19 must clean and disinfect their own sleeping, eating, or bathroom accommodations after each use.

(b) Confirmed COVID-19 infected persons must be isolated and only housed with other confirmed cases. Isolated persons must have separate bathroom, cooking and eating facilities separate from people who have not been diagnosed with COVID-19. Sick people should be isolated from others, have adequate hygiene facilities, and be taken care of by only one person in the household. If such isolation is not possible, follow guidance provided by the Oregon Health Authority or the local public health authority to make appropriate arrangements.

(A) If able, occupants confirmed to have COVID-19 must clean and disinfect their own sleeping, eating, or bathroom accommodations after each use.

(B) The operator must ensure that food and water is provided and monitor the safety of occupants in isolation at the operator’s facility or ensure that these services are provided if isolated at another facility.

(c) Occupants who are not suspected or confirmed to have COVID-19 should not use any bed, bathroom, or common area previously used by an individual suspected or confirmed to have COVID-19 until it is thoroughly cleaned following the Oregon Health Authority or Local Health Authority’s guidance provided to the operator for cleaning and sanitation after a suspected or confirmed case.

(d) Instruct occupants that if they are sick or have COVID-19 symptoms, they must alert their housing operator as soon as possible.

(9) Non-employer provided transportation for labor housing. Oregon OSHA no longer requires employers to implement the transportation measures previously listed in OAR 437-001-0744 subsection (3)(b). These specific provisions are no longer in effect.

Statutory/Other Authority: ORS 654.025(2), 654.035, 656.726(4)
Statutes/Other Implemented: 654.001 through 654.295