

Why Update the Ordinance?

1. Standardize all collection systems, including bear boxes, curbside service, and self-hauling.
2. Apply to both mandatory and non-mandatory areas.
3. Apply to areas under different franchise waste haulers.
4. Add Recycling language.
5. Remove of the South Lake Tahoe Basin Waste Management Authority to speed up approvals of equipment.
6. Consolidate enforcement and administration under Code Enforcement (9.02) standards.

Objectives:

1. Change the definition from “garbage can enclosures” to “bear-proof waste and recycling storage” to broadly cover compliant systems. Define systems.
2. Remove South Lake Tahoe Basin Waste Management Authority sections.
3. Require bear-proof waste and recycling storage on all new builds, remodels, VHRs, and sites with bear access problems.
4. Keep the option open for self-hauling and inside the dwelling storage, but with hauler compliant receptacles.
5. Create enforcement under 9.02 reference, which can compel people to get proper bear containers with violations.
6. Avoid mandating bear-proof waste and recycling containers by a certain date and provide flexibility to residents and haulers on which systems work best.

Changes:

- Title - Simplify title
- 8.76.020 – Expand scope to waste and recycling
- 8.76.030 – Update language
- 8.76.050 – Add definition of “Bear-proof waste and recycling storage” which defines both “bear-proof containers” and “bear boxes” as compliant systems.
- 8.76.050 – Change definition of bear boxes to remove SLTWMA authority on approval and give approval to the County with the County listing approved models and options.
- 8.76.050 – Remove director as this isn’t needed anymore
- 8.76.050 – Remove SLTWMA
- 8.76.060.B – Update terminology and add “enforcement officials”
- 8.76.060.C-D – Specify handling requirements for new systems

- 8.76.060.E – Keep exemption, but require that cans stored inside are compatible with hauler’s pickup programs.
- 8.76.060.F – Add requirements for non-mandatory services areas, as well as being subject to regular waste disposal and requiring a bear box for bear access problems.
- 8.76.060.F – Removed HOA and other exemptions from non-mandatory areas.
- 8.76.070.A-C – Update VHR language
- 8.76.070.A-C – Update specific requirements for VHRs, including capacity.
- 8.76.080 – Update language
- 8.76.090 – Update language
- 8.76.100 – Updated requirements for bear boxes, including hauler compatible cans.
- 8.76.110 – Broadly removed most enforcement as under 9.02. Users can waive fines by installing a bear box or using a hauler issued bear-proof container.

CHAPTER 8.76. BEAR-PROOF ~~GARBAGE CAN~~ WASTE AND RECYCLING STORAGE REQUIREMENTS¹

Sec. 8.76.010. Title.

This Chapter shall be known as the "Bear-Proof ~~Garbage Can~~ Waste and Recycling Storage Requirements Ordinance."

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.020. Purpose.

The purpose of this Chapter is to establish requirements for the proper storage of residential and commercial ~~garbage~~ waste and recycling in a defined portion of the unincorporated area of the Lake Tahoe Basin and supersede any less restrictive requirements set forth in Chapter 8.42—Solid Waste Management.

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.030. Findings.

The Board of Supervisors of the County finds that:

- A. The installation and use of bear-proof ~~garbage can enclosures~~ waste and recycling storage reduces animal access to garbage and reduces the likelihood of unintended interaction between humans and wildlife, and specifically bears, thereby increasing the risks to public health, safety, and welfare of residents and visitors.
- B. The installation and use of bear-proof ~~garbage can enclosures~~ waste and recycling storage helps to protect local wildlife from becoming dependent upon human sources of food.
- C. The installation and use of bear-proof ~~garbage can enclosures~~ waste and recycling storage reduces the likelihood of property damage due to wildlife foraging for human garbage.

(Ord. No. 5083, § 1, 5-8-2018)

¹Editor's note(s)—Ord. No. 5083, § 1, adopted May 8, 2018, amended Ch. 8.76 in its entirety to read as herein set out. Former Ch. 8.76, §§ 8.76.010—8.76.050, pertained to bear-resistant garbage can enclosures, and derived from Code 1997, §§ 8.76.010—8.76.050; Ord. No. 4600, adopted June 11, 2002; Ord. No. 4629, adopted May 13, 2003; and Ord. No. 5051, § 2, adopted Apr. 18, 2017.

Commented [TE1]: Remove the term "Garbage Can" and replace with "Waste and Recycling Storage". This changes the scope to focus on practices, as well as different collection systems.

"Refuse" and "Waste" don't capture recycling. "Can" and "Receptacle" are too specific for collection containers.

Commented [TE2]: Add "recycling" to this section

Sec. 8.76.040. Applicability.

This Chapter shall apply in the unincorporated portions of the County that lie within the boundaries of the Silver Fork, Tahoe Truckee Unified, and Lake Tahoe Unified School Districts, as amended from time to time and as identified on the County Office of Education or Tahoe Truckee Unified School District websites.

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.050. Definitions.

For purposes of this Chapter, the following words and phrases are defined as follows, except where the context clearly indicates a different meaning:

~~Bear-proof waste and recycling storage means an approved container, receptacle, enclosure, or storage system designed, constructed, and maintained to prevent bears and other wildlife from gaining access to municipal solid waste, recyclable materials, or organic waste. Such storage must meet or exceed standards approved by the the County and its contractors.~~

Commented [TE3]: Definition added as a "catch all" for all approved systems. Systems prevent bear access and are approved by the County its contractors (STR and TTSD)

~~Bear-proof garbage can enclosure or Bear box means a secured enclosure, made of metal, with a secured door or doors in front of the enclosure, or equivalent, and a design that has been determined by the County and its contractors by the South Lake Tahoe Basin Waste Management Authority to be sturdy, weather resistant, and constructed so the contents of the garbage can enclosure bear box are inaccessible to bears and other wildlife when kept closed and locked. A list of approved bear-proof garbage can enclosures bear boxes shall be online on the County's website, available to the public at the Lake Tahoe office of the Environmental Management Department and the County Planning and Building Department. An approved bear-proof garbage can enclosure bear box does not include dumpsters, construction tools, or materials storage boxes, or similar metal boxes, that are not identified on the South Lake Tahoe Basin Waste Management Authority by the County and its contractors approved list of bear boxes, bear-proof garbage can enclosures, unless specifically approved for a particular address in writing by the franchised waste hauler. Unless specifically approved, construction tools or materials storage boxes, or similar metal boxes, shall not be serviced by the franchised waste hauler.~~

Commented [TE4]: Narrowed the focus of this definition to "bear boxes"

Commented [TE5]: The SLTBWMA does not meet frequently enough to approve bear box designs. Approval authority changed to the County and its contractors.

~~Bear-resistant proof container means a hauler-issued, heavy duty plastic or metal waste and recycling storage container with a design that has been determined by the County and its contractors to be sturdy, weather resistant, and constructed so the contents of the waste and recycling storage container are inaccessible to bears and other wildlife when kept closed and locked, means a metal or heavy-duty plastic garbage can that is constructed so as to be normally inaccessible to bears if the lid is kept closed and sealed. An approved bear-resistant container does not include construction tools or materials storage boxes, or similar metal boxes, unless specifically approved for a particular address in writing by the franchised waste hauler. Unless specifically approved, construction tools or materials storage boxes, or similar metal boxes, shall not be serviced by the franchised waste hauler.~~

Commented [TE6]: This exemption made no sense. Only approved bear boxes are allowed

Commented [TE7]: The SLTBWMA does not meet frequently enough to approve bear box designs. Approval authority changed to the County and its contractors.

Commercial or commercial property means property used for conducting business thereon, including, but not limited to, retail sales, services, wholesale operations, manufacturing and industrial operations, school facilities (both public and private), other institutions, and governmental agencies, but excluding businesses conducted upon residential property (as defined herein).

~~*Director means the Community Development Services, Environmental Management Department Director, or his/her authorized designee or successor.*~~

Existing residential property means a residential property lawfully occupied as of the date the ordinance from which this Chapter is derived was adopted, provided that the property is not used as a vacation home rental.

Commented [TE8]: Definition changed to match hauler-issued containers under STR and TTSD

Existing vacation home rental means a vacation home rental lawfully permitted as of the date the ordinance from which this Chapter is derived was adopted.

Franchised waste hauler means the entity that has a current franchise agreement, approved by the Board of Supervisors, for the collection, transport, and disposal of solid waste in a defined area of the unincorporated portion of the Lake Tahoe Basin.

Multi-family or multi-family property means the parcel and the building(s) on it containing five or more individual residential dwellings. Multi-family properties have shared, centralized collection service for all dwellings and are billed to one address, typically the owner or property manager.

New residential construction means creating a new residential unit or guest quarters.

Remodeled home means a residence with a remodel project with an estimated permit value equal to or greater than \$20,000.00.

Residential or residential property means on, of, or pertaining to property used for residential purposes, irrespective of whether such dwelling units are rental units or owner-occupied, or whether commercial activities are conducted thereon or therefrom, provided that such commercial activities are permitted under applicable zoning regulations and do not consist of the primary use of the property.

~~*South Lake Tahoe Basin Waste Management Authority* means the Joint Powers Authority (JPA) comprised of one elected representative of the Board of Supervisors, City of South Lake Tahoe City Council, and Douglas County, Nevada, Board of County Commissioners.~~

Vacation home rentals as defined in Chapter 5.56—Vacation Home Rentals in the Lake Tahoe Basin, which may be amended from time to time, means one or more dwelling units, including either a single-family home, duplex, or single condominium unit rented for the purpose of overnight lodging for a period of not less than one night and not more than 30 days, other than ongoing month-to-month tenancy granted to the same renter for the same unit.

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.060. Residential ~~Garbage Can Enclosure~~Waste and Recycling Storage.

- A. The owner, lessee, resident, or person exercising physical control of any residential property shall ~~have bear-proof waste and recycling storage in any of~~ install an approved bear-proof garbage can enclosure in either of the following circumstances:
1. Prior to issuance of the building permit or certificate of occupancy for all new residential construction and remodel projects; or
 2. Within 30 days of notification by the ~~enforcement official Environmental Management Department~~ that installation of ~~an approved bear-proof garbage can enclosure waste and recycling storage~~ is required because ~~the site the garbage collection or storage site or bear resistant container~~ has been inspected and determined to be a bear access problem by the ~~enforcement official Environmental Management Department~~ or another agent or organization approved by the County Board of Supervisors; ~~or~~
 3. Prior to issuance of any VHR license.
- B. Notwithstanding the timeframes specified herein, installation of bear-proof ~~garbage can enclosures waste and recycling storage~~ may be delayed with prior written approval from the ~~Director enforcement official~~ finding that such delay is necessary due to Tahoe Regional Planning Agency requirements or frozen ground conditions.
- C. ~~Installed b~~Bear boxes shall; ~~r-proof garbage can enclosures shall~~.

Created: 2025-05-30 16:15:10 [EST]

(Supp. No. 12, Update 5)

1. Not be located within a County-maintained road right-of-way or easement;
2. Be located as near as possible to, and no more than ten feet from, the edge of right-of-way for County-maintained roads;
3. Be consistent with the minimum setback requirements pursuant to Section 130.30.030; and
4. Be located no more than ten feet from the edge of privately maintained roads.

D. Bear-proof containers shall:

1. Handled in accordance with the curbside container guidelines in Sec. 8.42.550.
2. Not tampered with or modified without approval from the County and its contractors.
3. Be hauler-approved designs that are compatible with curbside collection programs.

DE. Unless a notice is sent under Subsection A.2, existing residential properties may continue to use garbage and recycling containers that are stored within the residence, in an enclosed garage, or other structure that is inaccessible to bears, provided that:

1. Residents only remove and set out their garbage and recycling containers for collection by the franchised waste hauler no earlier than 6:00 a.m. on the regularly-scheduled day of collection and return such cans to the house, garage, or structure on the same day of collection.
2. Garbage and recycling containers are approved for use by the hauler and compatible with their collection systems.
3. Existing residential properties may keep outside or set out for collection their trash and recyclables containers on days and times other than those specified herein provided that they use bear-resistant containers that are effective in preventing bears and other animals from accessing the trash and recyclables and the bear-resistant containers are in good repair and otherwise meet all other requirements of this Chapter. If a bear-resistant container used by a resident is ineffective in preventing bear or other animal access to the resident's trash and recyclables, the resident must either install and use a bear-proof garbage can enclosure or keep all trash and recyclables in an enclosed garage or part of the house, or similar structure that is inaccessible to bears.

FE. ~~The owner, lessee, resident, or person exercising physical control of any residential property applicable under Sec. 8.76.040. that is not in a mandatory service area Residents that live in defined by Sec. 8.42.200.~~ shall:

1. Remove all waste and recycling in accordance with Sec. 8.42.500.
2. Be subject the requirements of Sec 8.76.060 if a bear access problems occurs under subsection A2.

a development managed by a home owner's association (HOA) or property owner's association (POA) may submit to the Environmental Management Department a request for exemption from this Chapter accompanied by a proposed alternative garbage management plan for preventing animal access to garbage. Said garbage management plan must:

1. Provide for education of property owners regarding proper handling and placement of garbage so as to prevent bear or other animal access;
2. Provide for enforcement by the HOA/POA board against non-compliant property owners; and
3. Be approved by the Director. The Director may rescind approval of the alternative garbage management plan at any time for failure to meet the requirements set forth in the approved plan or if the approved plan does not adequately satisfy the purpose and intent of this Chapter;

Commented [TE9]: This is one of the trickiest sections in the redo. here are tons of these sites on Echo summit that are often family cabins.

I would like them to have bear boxes under 8.76.040 Applicability even in non-mandatory areas, but I understand the issue of forcing them to install county approved versions while not having service. I think just setting a deadline is appropriate to resolve the issue.

Commented [TE10]: Alternative HOA exemptions removed

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.070. Vacation Home Rental Requirements.

- A. All new vacation home rentals of four or less units shall have ~~an~~ approved bear-proof ~~garbage can enclosure~~~~waste and recycling storage installed~~ prior to the issuance of a vacation home rental permit pursuant to the provisions of Chapter 5.56. Vacation home rentals of five or more units may utilize approved bear-proof ~~garbage can enclosures~~~~waste and recycling storage~~ or commercial container(s), as approved by the franchised waste hauler, and as determined appropriate and required for the premises by the Environmental Management Department.
- B. All existing vacation home rental units, at the time of the adoption of the ordinance from which this Chapter is derived, shall have ~~an~~ approved bear-proof ~~garbage can enclosure~~~~waste and recycling storage installed~~ by October 15, 2018, unless delay is otherwise approved pursuant to Subsection 8.76.060.B of this Chapter.
- C. All new and existing vacation home rentals shall meet the following minimum bear-proof ~~garbage can~~~~waste and recycling storage enclosure capacity~~ requirements:
 - 1. Residential units less than 2,500 square feet shall install and maintain a minimum of one ~~bear-proof garbage can enclosure~~~~bear box~~ capable of holding two 32-gallon plastic or metal garbage cans, ~~or one issued bear-proof container from the franchise waste hauler with at least 64-gallon capacity; and~~
 - 2. Residential units 2,500 to 3,500 square feet shall install and maintain a minimum of one or more ~~bear-proof garbage can enclosure(s)~~~~bear boxes~~ capable of holding three 32-gallon plastic or metal garbage cans, ~~or two issued bear-proof containers from the franchise waste hauler with at least 64-gallon capacity; and~~
 - 3. Residential units greater than 3,500 square feet shall install and maintain a minimum of one or more ~~bear-proof garbage can enclosure(s)~~~~bear boxes~~ capable of holding four 32-gallon plastic or metal garbage cans, ~~or three issued bear-proof containers from the franchise waste hauler with at least 64-gallon capacity.~~
- D. Any owner shall ensure that persons renting their home comply with this Chapter and the owner may be subject to the administrative fines of Section 8.76.110 for the failure of persons renting their home to properly utilize ~~the~~ bear-proof ~~garbage can enclosure~~~~waste and recycling storage~~.
- E. Notwithstanding Subsection A of this Section, all vacation home rental units within multi-unit complexes, such as a condominium complex, must meet the requirements of Section 8.76.080. Multi-family requirements, if bear-proof ~~waste and recycling storage~~~~garbage can enclosures~~ are not installed for each unit. These multi-family requirements must be satisfied prior to the issuance of a vacation home rental permit pursuant to the provisions of Chapter 5.56 for new vacation home rentals or by October 15, 2018 for existing vacation home rentals.

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.080. Multi-Family Residential Requirements.

- A. Multi-family residential complexes shall use either: (1) a dumpster provided or approved by the franchised waste hauler; or ~~(2) an appropriate number of bear-proof containers; or~~ (3) an approved ~~bear box~~~~bear-proof garbage can enclosure~~, unless an alternative container is specifically approved for a particular address in writing by the franchised waste hauler. Unless specifically approved, construction tools or materials storage boxes, or similar metal boxes, shall not be allowed or serviced by the franchised waste hauler.

Commented [TE11]: Mostly language here

Commented [TE12]: Adding options for curbside service. The levels are higher for curbside service due to problems with overfilled cans and missed pickup potential.

64 (bb) or 64-96 (curbside)
96 (bb) or 128-192 (curbside)
128 (bb) or 195-288 (curbside)

-
- B. All multi-family unit complexes using dumpsters ~~or bins~~ shall have metal bear-resistant lids with locking bars; provided, however, plastic lids may be allowed at the discretion of the franchised waste hauler, but shall be replaced with metal lids if the plastic lids are not capable of keeping bears and other wildlife out of the dumpsters or bins when the lids are closed.
 - C. Multi-family unit complex customers shall use a combination lock or other bear-resistant locking mechanism to secure the locking bar on the dumpsters and bins.
 - D. Dumpsters and bins shall be locked at dusk and may be unlocked no earlier than sunrise or 5:00 a.m. on the day of collection. Customers shall unlock the dumpsters or bins prior to collection on the day of collection.
 - E. Lids must remain closed during the day except when refuse is being added or removed from the container.
- (Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.090. Commercial Requirements.

- A. A commercial premise shall use either: (1) a dumpster provided or approved by the franchised waste hauler; or ~~(2) an appropriate number of bear-proof containers; or (3) an approved bear-proof garbage can enclosure~~ **bear box** unless an alternative container is specifically approved for a particular address in writing by the franchised waste hauler. Unless specifically approved, construction tools or materials storage boxes, or similar metal boxes, shall not be allowed or serviced by the franchised waste hauler.
 - B. All commercial dumpsters ~~or bins~~ shall have metal bear-resistant lids with locking bars; provided, however, plastic lids may be allowed at the discretion of the franchised waste hauler, but shall be replaced with metal lids if the plastic lids are not capable of keeping bears and other wildlife out of the dumpsters or bins when the lids are closed.
 - C. Commercial customers shall use a combination lock or other bear-resistant locking mechanism to secure the locking bar on any dumpsters and bins.
 - D. Dumpsters and bins shall be locked at dusk or the close of business, whichever comes first, and may be unlocked no earlier than sunrise or 5:00 a.m. on the day of collection. Customers shall unlock the dumpsters and bins prior to collection on the day of collection.
 - E. Lids must remain closed during the day except when refuse is being added or removed from the container.
- (Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.100. Use and Maintenance of ~~Bear-Proof Garbage Can Enclosures~~ **Bear Boxes**

- A. The owner, lessee, resident, or person exercising physical control of any private property shall at all times maintain and use an approved ~~bear-proof garbage can enclosure~~ **Bear Boxes** for the collection, storage, and disposal of garbage when required to do so by this Chapter, ~~unless using alternative Bear-Proof Waste and Recycling Storage systems, or exempt.~~
- B. Each ~~bear-proof garbage can enclosure~~ **bear box** and surrounding area shall be maintained in a manner to minimize odor and nuisance.
- C. All ~~garbage waste~~ must be placed in ~~approved, hauler-compatible~~ plastic or metal cans inside the ~~bear-proof garbage can enclosure~~ **bear box**. Bagged or loose garbage may not be placed inside the ~~bear-proof garbage can enclosure~~ **bear box** unless also stored in a plastic or metal garbage can.

- D. ~~Bear proof garbage can enclosure doors~~Bear box doors, or equivalent, shall not be opened except when necessary to place garbage cans inside or to remove the garbage cans from the ~~bear proof garbage can enclosure-bear box~~.
- E. The ~~bear proof garbage can enclosure~~bear box shall not be overloaded to the extent the enclosure cannot be securely closed.

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.110. Administration and Enforcement.

- A. ~~A.~~—Violation of any requirement of this Chapter, including but not limited to the failure ~~to use bear-proof waste and recycling storage~~to install a bear proof garbage can enclosure, the improper use of ~~such storage~~such enclosure, or the improper storage of garbage, shall be subject to ~~a progressive warning and penalty structure implemented~~ code enforcement in section 9.02 and enforced by the Enforcement Official as defined by Sec. 9.02.030, ~~Environmental Management Department~~. ~~The intent of the enforcement program is to secure compliance with these regulations and deter future violations, but is not intended to be punitive.~~||#
- B. The Enforcement Official may, in addition to other authorized procedures set forth in this chapter, take action to abate any nuisance in accordance with the procedures found in Chapter 9.02 of this Code. The costs of any such abatement undertaken by the County shall be borne jointly and severally by the property owner and the person creating, causing, committing, allowing, or maintaining the nuisance and shall be collectable in accordance with the provisions of Chapter 9.02 of this Code.
- C. For a violation based on the failure to have bear-proof waste and recycling storage, as appropriate and required for the premises, fines shall be waived if, within 90 calendar days of the date on the notice of the violation, the owner, resident, person, or business provides documented proof that an approved bear-proof waste and recycling storage system (including bear boxes or hauler-approved bear-proof containers) as appropriate and required for the premises, has been installed or is in use.
- B. ~~Progressive enforcement will be based on a rolling two year period. Specifically, for a given infraction of these regulations, the enforcement measure will be based on the number of past violations by the same person or business within the past two years, as follows:~~
 - 1. ~~First offense: the owner, resident, person, or business will receive a written warning notifying them of these requirements and explaining that future infractions will lead to monetary penalties.~~
 - 2. ~~Second offense: the owner, resident, person, or business will receive a written notice of these requirements and a monetary penalty not to exceed \$200.00 per violation.~~
 - 3. ~~Third offense: the owner, resident, person, or business will receive a written notice of these requirements and a monetary penalty not to exceed \$400.00 per violation.~~
 - 4. ~~Subsequent offenses: the maximum penalty will increase by \$200.00 per violation for each subsequent offense.~~
- C. Any person receiving a notice or monetary penalty shall be informed of the South Lake Tahoe Basin Waste Management Authority interest free loan program, if available and in effect, to have a bear proof garbage can enclosure installed on their premises.
- D. ~~Any notice under this Chapter may be sent by regular mail to the property address associated with the violation or the mailing address for that property.~~
- E. ~~For a violation based on the failure to have installed an approved bear proof garbage can enclosure or franchised hauler approved commercial container, as appropriate and required for the premises, the fine~~

Commented [TE13]: Added for the clause about the free program that may or may not exist

Commented [TE14]: Users can build a bear box or get qualified curbside service

Commented [TE15]: Program ended

~~shall be waived if, within 90 calendar days of the date on the notice of violation, the owner, resident, person, or business requests a waiver in writing and provides sufficient documentation showing that an approved bear proof garbage can enclosure or franchised hauler approved commercial container, as appropriate and required for the premises, has been installed.~~

~~F. Any unpaid fines may be collected pursuant to the procedures and remedies in Chapter 9.02.~~

(Ord. No. 5083, § 1, 5-8-2018)

Sec. 8.76.120. Appeal.

~~A. Any person or business receiving any notice under this Chapter or monetary penalty who contests the notice or monetary penalty, shall have the right to an informal administrative review by the Director on the appropriateness or amount of the notice or monetary penalty. The request for an administrative review must be submitted in writing within 30 calendar days from the date of the notice or imposition of monetary penalty. The Director shall provide a written decision responsive to the administrative review request within 30 calendar days of receipt of the written request for administrative review.~~

~~B. Any resident or business wishing to formally appeal an informal administrative review decision or determination made by the Director under this Chapter may do so within 30 calendar days of the Director's decision in accordance with the provisions set forth in Chapter 9.02 of this Code.~~

(Ord. No. 5083, § 1, 5-8-2018)

Commented [TE16]: Using 9.02