As Passed by the Senate

131st General Assembly Regular Session

2015-2016

Sub. S. B. No. 331

Senator Peterson

Cosponsors: Senators Eklund, Seitz

A BILL

То	amend sections 956.01, 956.03, 956.04, 956.12,	1
	956.13, 956.14, 956.15, and 956.18 and to enact	2
	sections 956.051, 956.181, 956.19, 956.20,	3
	956.21, 956.22, 956.23, and 956.99 of the	4
	Revised Code, and to amend Section 211.10 of Am.	5
	Sub. H.B. 64 of the 131st General Assembly to	6
	regulate the sale of dogs from pet stores and	7
	dog retailers, to require the Director of	8
	Agriculture to license pet stores, to revise the	9
	civil penalties applicable to dog breeders and	10
	other specified entities, and to make an	11
	appropriation.	12

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 956.01, 956.03, 956.04, 956.12,	13
956.13, 956.14, 956.15, and 956.18 be amended and sections	14
956.051, 956.181, 956.19, 956.20, 956.21, 956.22, 956.23, and	15
956.99 of the Revised Code be enacted to read as follows:	16
Sec. 956.01. As used in this chapter:	17
(A) "Accredited veterinarian" means a veterinarian	18

accredited by the United States department of agriculture.	19
"Adult dog" means a dog that is twelve months of age or	20
older.	21
(B)—"Animal rescue for dogs" means an individual or	22
organization recognized by the director of agriculture that	23
keeps, houses, and maintains dogs and that is dedicated to the	24
welfare, health, safety, and protection of dogs, provided that	25
the individual or organization does not operate for profit, does	26
not sell dogs for a profit, does not breed dogs, and does not	27
purchase more than nine dogs in any given calendar year unless	28
the dogs are purchased from a dog warden appointed under Chapter	29
955. of the Revised Code, a humane society, or another animal	30
rescue for dogs. "Animal rescue for dogs" includes an individual	31
or organization that offers spayed or neutered dogs for adoption	32
and charges reasonable adoption fees to cover the costs of the	33
individual or organization, including, but not limited to, costs	34
related to spaying or neutering dogs.	35
(C)—"Animal shelter for dogs" means a facility that keeps,	36
houses, and maintains dogs such as a dog pound operated by a	37
municipal corporation, or by a county under Chapter 955. of the	38
Revised Code, or that is operated by a humane society, animal	39
welfare society, society for the prevention of cruelty to	40
animals, or other nonprofit organization that is devoted to the	41
welfare, protection, and humane treatment of dogs and other	42
animals.	43
(D)—"Boarding kennel" means an establishment operating for	44
profit that keeps, houses, and maintains dogs solely for the	45
purpose of providing shelter, care, and feeding of the dogs in	46

return for a fee or other consideration.

(E)—"Breeding dog" means an unneutered, unspayed dog that	48
is primarily harbored or housed on property that is the dog's	49
primary residence.	50
(F)—"High volume breeder" means an establishment that	51
keeps, houses, and maintains adult breeding dogs that produce at	52
least nine litters of puppies in any given calendar year and, in	53
return for a fee or other consideration, sells sixty or more	54
adult dogs or puppies per calendar year.	55
(G)—"Humane society" means an organization that is	56
organized under section 1717.05 of the Revised Code.	57
(H)—"Dog retailer" means a person who buys, sells, or	58
offers to sell dogs at wholesale for resale to another or who	59
sells or gives one or more dogs to a pet store annually. "Dog	60
retailer" does not include an animal rescue for dogs, an animal	61
shelter for dogs, a humane society, a medical kennel for dogs, a	62
research kennel for dogs, a pet store, or a veterinarian.	63
(I) "Environmental division of the Franklin county	64
municipal court" means the environmental division of the	65
Franklin county municipal court created in section 1901.011 of	66
the Revised Code.	67
$\frac{1}{2}$ "Medical kennel for dogs" means a facility that is	68
maintained by a veterinarian and operated primarily for the	69
treatment of sick or injured dogs.	70
(K)—"Pet store" means a—an individual retail store that to	71
which both of the following apply: the store sells dogs to the	72
public; and with regard to the sale of a dog from the store, the	73
sales person, the buyer of a dog, and the dog for sale are	74
physically present during the sales transaction so that the	75
buyer may personally observe the dog and help ensure its health	76

prior to taking custody. "Pet store" does not include an animal	77
rescue for dogs, an animal shelter for dogs, a humane society, a	78
medical kennel for dogs, or a research kennel for dogs.	79
(L)—"Puppy" means a dog that is under twelve months of	80
age.	81
(M)—"Research kennel for dogs" means a facility housing	82
dogs that is maintained exclusively for research purposes.	83
(N) "Veterinarian" means <u>either</u> a veterinarian licensed <u>in</u>	84
this state under Chapter 4741. of the Revised Code or a	85
veterinarian licensed out of this state by an applicable state	86
entity.	87
Sec. 956.03. (A) The director of agriculture shall adopt	88
rules in accordance with Chapter 119. of the Revised Code	89
establishing all of the following:	90
(A) (1) Requirements and procedures governing high volume	91
breeders, including the licensing and inspection of and record	92
keeping by high volume breeders, in addition to the requirements	93
and procedures established in this chapter;	94
(B) (2) Requirements and procedures for conducting	95
background investigations of each applicant for a license issued	96
under section 956.04 of the Revised Code in order to determine	97
if the applicant has been convicted of or pleaded guilty to any	98
of the violations specified in division (A)(2) of section 956.15	99
of the Revised Code;	100
(C) (3) Requirements and procedures governing dog	101
retailers, including the licensing of and record keeping by dog	102
retailers, in addition to the requirements and procedures	103
established in this chapter;	104

$\frac{(D)}{(4)}$ The form of applications for licenses issued under	105
this chapter and the information that is required to be	106
submitted in the applications and the form for registering as an	107
animal rescue for dogs under this chapter and the information	108
that is required to be provided with a registration, including	109
the name and address of each foster home that an animal rescue	110
for dogs utilizes;	111
$\frac{E}{S}$ A requirement that each high volume breeder submit	112
to the director, with an application for a high volume breeder	113
license, evidence of insurance or, in the alternative, evidence	114
of a surety bond payable to the state to ensure compliance with	115
this chapter and rules adopted under it. The face value of the	116
insurance coverage or bond shall be in the following amounts:	117
(1)—(a) Five thousand dollars for high volume breeders	118
keeping, housing, and maintaining not more than twenty-five	119
adult dogs;	120
(2)—(b) Ten thousand dollars for high volume breeders	121
keeping, housing, and maintaining at least twenty-six adult	122
dogs, but not more than fifty adult dogs;	123
(3) (c) Fifty thousand dollars for high volume breeders	124
keeping, housing, and maintaining more than fifty adult dogs.	125
The rules shall require that the insurance be payable to	126
the state or that the surety bond be subject to redemption by	127
the state, as applicable, upon a suspension or revocation of a	128
high volume breeder license for the purpose of paying for the	129
maintenance and care of dogs that are seized or otherwise	130
impounded from the high volume breeder in accordance with this	131
chapter.	132

(F) (1) (6) (a) For high volume breeders, standards of care

established in that section, and procedures for making records	159
of the inspections;	160
$\frac{(H)(1)-(8)(a)}{(8)(a)}$ A requirement that an in-state retailer of a	161
puppy or adult dog provide to the purchaser the complete name,	162
address, and telephone number of all high volume breeders, dog	163
retailers, and private owners that kept, housed, or maintained	164
the puppy or adult dog prior to its coming into the possession	165
of the retailer or proof that the puppy or adult dog was	166
acquired through an animal rescue for dogs, animal shelter for	167
dogs, or humane society, or a valid health certificate from the	168
state of origin pertaining to the puppy or adult dog;	169
(2) (b) A requirement that an out-of-state retailer of a	170
puppy or adult dog that is conducting business in this state	171
provide to the purchaser a valid health certificate from the	172
state of origin pertaining to the puppy or adult dog and the	173
complete name, address, and telephone number of all breeders,	174
retailers, and private owners that kept, housed, or maintained	175
the puppy or adult dog prior to its coming into the possession	176
of the retailer or proof that the puppy or adult dog was	177
acquired through an animal rescue for dogs, animal shelter for	178
dogs, or humane society in this state or another state.	179
$\frac{(I)}{(9)}$ A requirement that a high volume breeder or a dog	180
retailer who advertises the sale of a puppy or adult dog include	181
with the advertisement the vendor number assigned by the tax	182
commissioner to the high volume breeder or to the dog retailer	183
if the sale of the puppy or dog is subject to the tax levied	184
under Chapter 5739. of the Revised Code;	185
$\frac{(J)}{(10)}$ A requirement that a licensed high volume breeder	186
and a licensed dog retailer comply with Chapter 5739. of the	187
Revised Code. The rules shall authorize the director to suspend	188

or revoke a license for failure to comply with that chapter. The	189
director shall work in conjunction with the tax commissioner for	190
the purposes of rules adopted under this division.	191
(K) (11) Requirements and procedures governing pet stores,	192
including requirements and procedures governing the initial	193
licensing of pet stores and the renewal of pet store licenses;	194
(12) The application form for a license issued under	195
division (A) of section 956.21 of the Revised Code and the	196
information that is required to be submitted in the application;	197
(13) Requirements governing permanent implanted	198
identification microchips for dogs to be sold at a pet store and	199
by a dog retailer;	200
(14) Any other requirements and procedures that are	201
determined by the director to be necessary for the	202
administration and enforcement of this chapter and rules adopted	203
under it. However, rules adopted under this division shall not	204
establish additional requirements and procedures governing	205
animal rescues for dogs other than those adopted under division	206
$\frac{(D)}{(A)(4)}$ of this section.	207
(B) The director of agriculture may adopt rules in	208
accordance with Chapter 119. of the Revised Code establishing	209
disease testing protocols and vaccination requirements for dogs	210
to be sold at a pet store.	211
Sec. 956.04. (A) (1) No person shall operate a high volume	212
breeder in this state without a high volume breeder license	213
issued by the director of agriculture in accordance with this	214
section and rules adopted under section 956.03 of the Revised	215
Code.	216
(2) The director shall not issue a license under this	217

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section unless the director determines that the applicant will	218
operate or will continue to operate the high volume breeder in	219
accordance with this chapter and rules adopted under it.	220
(B) In determining whether an establishment is a high	221
volume breeder requiring a license under this chapter, the	222
director shall determine if, in any given year, the	223
establishment is a high volume breeder as defined in section	224
956.01 of the Revised Code. All facilities that are located at	225
an individual postal address shall be licensed as one high	226
volume breeder. Not more than one license shall be issued under	227
this section for any given postal address.	228
(C) A person who is proposing to operate a new high volume	229
breeder shall submit an application for a license to the	230
director at least ninety days before commencing operation of the	231
high volume breeder. The application shall be submitted in the	232
form and with the information required by rules adopted under	233
section 956.03 of the Revised Code and shall include with it at	234
least all of the following:	235
(1) An affidavit signed under oath or solemn affirmation	236
of the number of adult dogs that are kept, housed, and	237
maintained by the applicant at the location that is the subject	238
of the application;	239
(2) An estimate of the number of puppies to be kept,	240
housed, and maintained and of the number of litters of puppies	241
or total number of puppies to be produced during the term of the	242
license;	243
(3) Photographic evidence documenting the facilities where	244

dogs will be kept, housed, and maintained by the applicant. The

director may conduct an inspection of the facilities that are

the subject of an application in addition to reviewing	247
photographic evidence submitted by an applicant for a license.	248
(4) A signed release permitting the performance of a	249
background investigation regarding the applicant in accordance	250
with rules adopted under section 956.03 of the Revised Code;	251
(5) Proof that the applicant has established a veterinary-	252
client-patient relationship as described in section 4741.04 of	253
the Revised Code.	254
(D) During the month of December, but before the first day	255
of January of the next year, a person who is proposing to	256
continue the operation of a high volume breeder shall obtain a	257
license for the high volume breeder from the director for the	258
following year. The person shall apply for the license in the	259
same manner as for an initial license, except that the person	260
does not need to include with the application the photographic	261
evidence required under division (C)(3) of this section.	262
(E) The owner or operator of a high volume breeder that is	263
in operation on the effective date of this section March 13,	264
$\underline{2013,}$ shall submit to the director an application for a high	265
volume breeder license not later than three months after—the—	266
effective date of this section March 13, 2013. The director	267
shall issue or deny the application for a license within ninety	268
days after the receipt of the completed application.	269
(F) A person who has received a license under this	270
section, upon sale or other disposition of the high volume	271
breeder, may have the license transferred to another person with	272
the consent of the director, provided that the transferee	273
otherwise qualifies to be licensed as a high volume breeder	274
under this chapter and rules adopted under it and does not have	275

a certified unpaid debt to the state.	276
(G) An applicant for a license issued under this section	277
shall demonstrate that the high volume breeder that is the	278
subject of the application complies with standards established	279
in rules adopted under section 956.03 of the Revised Code.	280
Sec. 956.051. (A) No dog retailer shall negligently sell,	281
deliver, barter, auction, broker, give away, or transfer a live	282
dog to a pet store in this state unless the dog was obtained	283
<pre>from one of the following sources:</pre>	284
(1) An animal rescue for dogs;	285
(2) An animal shelter for dogs;	286
(3) A humane society;	287
(4) A qualified breeder as defined in section 956.19 of	288
the Revised Code.	289
(B) No dog retailer shall negligently sell, deliver,	290
barter, auction, broker, give away, or transfer to a pet store	291
in this state any of the following:	292
(1) A dog that is less than eight weeks old;	293
(2) A dog without a certificate of veterinarian inspection	294
signed by an accredited veterinarian;	295
(3) A dog that does not have a permanent implanted	296
identification microchip that is approved for use by the	297
director of agriculture under rules adopted under section 956.03	298
of the Revised Code;	299
(4) A dog to a person who is younger than eighteen years	300
of age as verified by valid photo identification;	301
(5) A dog acquired from a qualified breeder as defined in	302

section 956.19 of the Revised Code unless the dog retailer	303
provides to the person acquiring the dog, at a time prior to the	304
transaction for the acquisition of the dog, a written	305
certification that includes all of the following information:	306
(a) The name of the breeder that bred the dog;	307
(b) The address, if available, of the breeder that bred	308
the dog;	309
(c) The United States department of agriculture license	310
number of the breeder that bred the dog, if applicable, and a	311
copy of the most current United States department of agriculture	312
inspection report for the breeder;	313
(d) The dog's birth date, if known;	314
(e) The date that the pet store took possession of the	315
dog;	316
(f) The breed, gender, color, and any identifying marks of	317
the dog;	318
(g) A document signed by an accredited veterinarian that	319
describes any known disease, illness, or congenital or	320
hereditary condition that adversely affects the health of the	321
dog at the time of examination;	322
(h) A document signed by the dog retailer certifying that	323
all information required to be provided to the person acquiring	324
the dog under this section is accurate. A dog retailer shall	325
keep a copy of the certification for a period of at least two	326
years from the date of the acquisition. The dog retailer shall	327
make the copy of the certification available for inspection or	328
duplication by the department of agriculture.	329
(C) No dog retailer shall recklessly alter or provide	330

false information on a certification provided in accordance with	331
division (B)(5) of this section.	332
(D) This section does not apply to any dog that is being	333
sold, delivered, bartered, auctioned, given away, brokered, or	334
transferred from the premises where the dog was bred and reared.	335
Sec. 956.12. If the director of agriculture or the	336
director's authorized representative determines that a person	337
has violated or is violating this chapter or rules adopted under	338
it, the director may issue and cause to be served by certified	339
mail or personal service a citation of violation and an order a_	340
notice requiring the person to cease the acts or practices that	341
constitute a violation of this chapter or rules adopted under it	342
or requiring the person to take corrective actions to eliminate	343
the conditions that constitute a violation of this chapter and	344
rules adopted under it. The order <u>notice</u> shall state	345
specifically the provision or provisions of this chapter or the	346
rule or rules adopted under this chapter that have been violated	347
and the facts constituting the violation, the actions that the	348
person must take to correct the deficiencies, and the time	349
period within which the person must correct the violations.	350
Sec. 956.13. (A) The director of agriculture may assess a	351
civil penalty against a person violating this chapter sections	352
956.01 to 956.18 of the Revised Code or rules adopted under it	353
if all of the following occur:	354
(1) The person has received an order a notice and been	355
notified of the violation by certified mail or personal service	356
as required in section 956.12 of the Revised Code.	357
(2) After the time period for correcting the violation	358
specified in the order <u>notice</u> has elapsed, the director or the	359

director's authorized representative has inspected the premises	360
where the violation has occurred and determined that the	361
violation has not been corrected, and the director has issued a	362
notice of an adjudication hearing pursuant to division (A)(3) of	363
this section.	364
(3) The director affords the person an opportunity for an	365
adjudication hearing under Chapter 119. of the Revised Code to	366
challenge the director's determination that the person is not in	367
compliance with this chapter or rules adopted under it, the	368
imposition of the civil penalty, or both. A person may waive the	369
opportunity for an adjudication hearing.	370
(B) If the opportunity for an adjudication hearing is	371
waived or if, after an adjudication hearing, the director	372
determines that a violation of this chapter or a rule adopted	373
under it has occurred or is occurring, the director may assess a	374
civil penalty. The civil penalty may be appealed in accordance	375
with section 119.12 of the Revised Code, except that the civil	376
penalty may be appealed only to the environmental division of	377
the Franklin county municipal court.	378
(C)—Civil penalties shall be assessed in the following—	379
amounts:	380
(1) A person who has violated division (A) (1) of section	381
956.04 or division (A)(1) of section 956.05 of the Revised Code	382
shall pay a civil penalty in an amount that is established in	383
rules adopted under section 956.03 of the Revised Code.	384
(2) A person who has violated any other provision of this	385
chapter or rules adopted under it shall pay a civil penalty of	386
one hundred dollars. A person who is assessed a civil penalty	387
under this section is liable for a civil penalty of not more	388

than five hundred dollars for a first violation, not more than	389
two thousand five hundred dollars for a second violation, and	390
not more than ten thousand dollars for a third or subsequent	391
violation.	392
Each day that a violation continues constitutes a separate	393
violation.	394
(D) Any person assessed a civil penalty under this section	395
shall pay the amount prescribed to the department of	396
agriculture. The department shall remit all money collected	397
under this section to the treasurer of state for deposit in the	398
high volume breeder kennel control license fund created under	399
section 956.18 of the Revised Code.	400
Sec. 956.14. The attorney general, upon the request of the	401
director of agriculture, may bring an action for injunction	402
against a person who has violated or is violating this chapter,	403
rules adopted under it, or an order <u>a notice</u> issued under	404
section 956.12 of the Revised Code. An action for injunction	405
shall be filed in the appropriate court in the county in which	406
the violation is alleged to have occurred. The court shall grant	407
such injunctive relief upon a showing that the person against	408
whom the action is brought has violated or is violating this	409
chapter, rules adopted under it, or an order a notice issued	410
under it. The court shall give precedence to such an action over	411
all other cases.	412
Sec. 956.15. (A) The director of agriculture shall deny an	413
application for a license that is submitted under section 956.04	414
or 956.05 of the Revised Code for either of the following	415
reasons:	416
(1) The applicant for the license has violated any	417

provision of this chapter or a rule adopted under it if the	418
violation materially threatens the health or welfare of a dog.	419
(2) The applicant, in the past twenty years, has been	420
convicted of or pleaded guilty to violating section 959.01,	421
959.02, 959.03, 959.13, 959.131, 959.15, or 959.16 of the	422
Revised Code or an equivalent municipal ordinance, law of	423
another state, or law of the federal government or, in the past	424
twenty years, has been convicted of or pleaded guilty to	425
violating more than once section 2919.25 of the Revised Code or	426
an equivalent municipal ordinance, law of another state, or law-	427
of the federal government.	428
(B) The director may suspend or revoke a license issued	429
under this chapter for violation of any provision of this	430
chapter or a rule adopted or order issued under it if the	431
violation materially threatens the health and welfare of a dog.	432
(C) An application or a license shall not be denied,	433
suspended, or revoked under this section without a written order	434
of the director stating the findings on which the denial,	435
suspension, or revocation is based. A copy of the order shall be	436
sent to the applicant or license holder by certified mail or may	437
be provided to the applicant or license holder by personal	438
service. In addition, the person to whom a denial, suspension,	439
or revocation applies may request an adjudication hearing under	440
Chapter 119. of the Revised Code. The director shall comply with	441
such a request. The determination of the director at an	442
adjudication hearing may be appealed in accordance with section	443
119.12 of the Revised Code, except that the determination may be	444
appealed only to the environmental division of the Franklin	445
county municipal court.	446

Sec. 956.18. (A) All money collected by the director of

agriculture from license fees under section 956.07 and civil	448
penalties assessed under section 956.13 of the Revised Code	449
shall be deposited in the state treasury to the credit of the	450
high volume breeder kennel control license fund, which is hereby	451
created. The fund shall also consist of money appropriated to	452
it.	453
(B) No money may be released from the fund without	454
controlling board approval. The director shall request the	455
controlling board to release money in an amount not to exceed	456
two million five hundred thousand dollars per biennium.	457
$\overline{\text{(C)}}$ The director shall use the money in the fund for the	458
purpose of administering this chapter sections 956.01 to 956.18	459
of the Revised Code and rules adopted under it.	460
Sec. 956.181. (A) All money collected by the director of	461
agriculture from license fees under section 956.21 and civil	462
penalties assessed under section 956.22 of the Revised Code	463
shall be deposited in the state treasury to the credit of the	464
pet store license fund, which is hereby created. The fund shall	465
also consist of money appropriated to it.	466
(B) The director shall use the money in the fund for the	467
purpose of administering sections 956.19 to 956.23 of the	468
Revised Code and rules adopted under it.	469
Sec. 956.19. As used in section 956.20 of the Revised	470
Code, a "qualified breeder" means either of the following:	471
(A) A breeder that keeps, houses, and maintains female	472
adult dogs that is not a high volume breeder as defined in	473
section 956.01 of the Revised Code.	474
(B) A high volume breeder located in or out of this state	475
that meets all of the following requirements:	476

(1) The breeder is licensed by the United States	4.7.7
department of agriculture under 7 U.S.C. 2133 and, if	478
applicable, a state agency.	479
(2) The breeder has not been issued a report of a direct	480
noncompliance violation by the United States department of	481
agriculture under the federal animal welfare act, as defined in	482
section 959.131 of the Revised Code, for a period of three years	483
prior to offering for sale, delivering, bartering, auctioning,	484
brokering, giving away, transferring, or selling a dog.	485
(3) The breeder has not had three or more noncompliance	486
violations documented in any report issued by the United States	487
department of agriculture under the federal animal welfare act,	488
as defined in section 959.131 of the Revised Code, for a period	489
of twelve months prior to offering for sale, delivering,	490
bartering, auctioning, brokering, giving away, transferring, or	491
selling a dog.	492
(4) The breeder has been issued a dog retailer license	493
under section 956.05 of the Revised Code.	494
Sec. 956.20. (A) No owner, manager, or employee of a pet	495
store shall negligently display, offer for sale, deliver,	496
barter, auction, broker, give away, transfer, or sell any live	497
dog from a pet store to a person unless the dog was obtained	498
<pre>from one of the following sources:</pre>	499
(1) An animal rescue for dogs;	500
(2) An animal shelter for dogs;	501
(3) A humane society;	502
(4) A dog retailer, provided that, if the dog retailer	503
originally obtained the dog from a breeder, the breeder is a	504

qualified breeder;	505
(5) A qualified breeder.	506
(B) No owner, manager, or employee of a pet store shall	507
negligently sell, deliver, barter, auction, broker, give away,	508
or transfer any of the following:	509
(1) A dog that is less than eight weeks old;	510
(2) A dog without a certificate of veterinarian inspection	511
signed by an accredited veterinarian;	512
(3) A dog that does not have a permanent implanted	513
identification microchip that is approved for use by the	514
director of agriculture under rules adopted under section 956.03	515
of the Revised Code;	516
(4) A dog to a person who is younger than eighteen years	517
of age as verified by valid photo identification;	518
(5) A dog acquired from a qualified breeder or a dog	519
retailer unless the owner, manager, or employee provides to the	520
person acquiring the dog, at a time prior to the transaction for	521
the acquisition of the dog, a written certification that	522
includes all of the following information:	523
(a) The name of the breeder that bred the dog;	524
(b) The address, if available, of the breeder that bred	525
the dog;	526
(c) The United States department of agriculture license	527
number of the breeder that bred the dog, if applicable, and a	528
copy of the most current United States department of agriculture	529
inspection report for the breeder;	530
(d) The dog's birth date, if known;	531

(e) The date that the pet store took possession of the	532
dog;	533
(f) The breed, gender, color, and any identifying marks of	534
the dog;	535
(g) A document signed by an accredited veterinarian that	536
describes any known disease, illness, or congenital or	537
hereditary condition that adversely affects the health of the	538
<pre>dog at the time of examination;</pre>	539
(h) A document signed by the owner, manager, or employee	540
of the pet store certifying that all information required to be	541
provided to the person acquiring the dog under division (B) (5)	542
of this section is accurate. A pet store shall keep a copy of	543
the certification for a period of at least two years from the	544
date of the acquisition. The owner, manager, or an employee of	545
the pet store shall make the copy of the certification available	546
for inspection or duplication by the department of agriculture.	547
(6) A dog acquired from a qualified breeder or a dog	548
retailer unless all of the following information regarding the	549
dog is available to the general public at the pet store:	550
(a) The name of the breeder that bred the dog;	551
(b) The address, if available, of the breeder that bred	552
the dog;	553
(c) The United States department of agriculture license	554
number of the breeder that bred the dog, if applicable;	555
(d) The dog's birth date, if known;	556
(e) The breed of the dog.	557
(C) No owner, manager, or employee of a pet store shall	558

recklessly alter or provide false information on a certification	559
provided in accordance with division (B)(5) of this section.	560
(D) This section does not apply to any dog that is being	561
sold, delivered, bartered, auctioned, given away, brokered, or	562
transferred from the premises where the dog was bred and reared.	563
Sec. 956.21. (A) The director of agriculture may issue a	564
pet store license to an owner or operator of a pet store when	565
the owner or operator does all of the following:	566
(1) Applies for a license in accordance with this section	567
and rules adopted under it;	568
(2) Affirms in writing that the owner or operator will	569
maintain compliance with the applicable requirements established	570
under section 959.20 of the Revised Code;	571
(3) Submits with the application for a pet store license a	572
fee of five hundred dollars.	573
(B) The director of agriculture may deny, suspend, or_	574
revoke a license issued under this section for a violation of	575
division (A), (B), or (C) of section 956.20 of the Revised Code	576
or rules adopted under this section. The denial, suspension, or	577
revocation of a license is not effective until the licensee is	578
given written notice of the violation, a reasonable amount of	579
time to correct the violation, if possible, and an opportunity	580
for a hearing.	581
The director also may refuse to issue a license under	582
division (B) of this section if the applicant has violated	583
division (A), (B), or (C) of section 956.20 of the Revised Code	584
or the rules adopted under this section during the thirty-six-	585
month period prior to submitting an application for the license.	586

(C) Any license issued under this section is valid for a	587
period of one year from the date of issuance. A pet store	588
license must be renewed annually in the manner provided in rules	589
adopted under this section.	590
(D) Money collected by the director of agriculture from	591
each application fee submitted under this section shall be	592
deposited in the state treasury to the credit of the pet store	593
license fund created in section 956.181 of the Revised Code.	594
(E) No owner, operator, or manager of a pet store shall	595
negligently display, offer for sale, deliver, barter, auction,	596
broker, give away, transfer, or sell any live dog from a pet	597
store in this state unless a license has been issued for the pet	598
store by the director of agriculture in accordance with this	599
section and rules adopted under it.	600
Sec. 956.22. (A) The director of agriculture may assess a	601
civil penalty against a person that violates division (A), (B),	602
or (C) of section 956.20 of the Revised Code or division (E) of	603
section 956.21 of the Revised Code if all of the following	604
occur:	605
(1) The person has received a notice and been notified of	606
the violation by certified mail or personal service under	607
section 956.12 of the Revised Code.	608
(2) After the time period for correcting the violation	609
specified in the notice has elapsed, the director or the	610
director's authorized representative has determined that the	611
violation has not been corrected, and the director has issued a	612
notice of an adjudication hearing pursuant to division (A)(3) of	613
this section.	614
(3) The director affords the person an opportunity for an	615

adjudication hearing under Chapter 119. of the Revised Code to	616
challenge the director's determination that the person is not in	617
compliance with this chapter or rules adopted under it, the	618
imposition of the civil penalty, or both. A person may waive the	619
opportunity for an adjudication hearing.	620
(B) If the opportunity for an adjudication hearing is	621
waived or if, after an adjudication hearing, the director	622
determines that a violation of this chapter or a rule adopted	623
under it has occurred or is occurring, the director may assess a	624
civil penalty. The civil penalty may be appealed in accordance	625
with section 119.12 of the Revised Code, except that the civil	626
penalty may be appealed only to the environmental division of	627
the Franklin county municipal court.	628
(C) The person who is assessed a civil penalty under this	629
section is liable for a civil penalty of not more than five	630
hundred dollars for a first violation, not more than two	631
thousand five hundred dollars for a second violation, and not	632
more than ten thousand dollars for a third or subsequent	633
violation.	634
(D) Any person assessed a civil penalty under this section	635
shall pay the amount prescribed to the department of	636
agriculture. The department shall remit all money collected	637
under this section to the treasurer of state for deposit in the	638
pet store license fund created under section 956.181 of the	639
Revised Code.	640
Sec. 956.23. The regulation of pet stores is a matter of	641
general statewide interest that requires statewide regulation.	642
Sections 956.181 to 956.23 of the Revised Code and section	643
956.99 of the Revised Code constitute a comprehensive plan with	644
respect to all aspects of the regulation of pet stores.	645

Accordingly, it is the intent of the general assembly to preempt							
any local ordinance, resolution, or other law adopted to							
regulate the sale, delivery, barter, auction, broker, or						_	648
trans	fer of a	dog to a person from a	ре	et store.			649
	<u>Sec. 956</u>	.99. Whoever violates d	ivi	ision (A), (B),	or	(C) of	650
section 956.051 of the Revised Code, division (A), (B), or (C)							
of se	ction 95	6.20 of the Revised Code	≘,	or division (E)) 0	<u>f_</u>	652
<u>secti</u>	on 956.2	1 of the Revised Code is	S C	guilty of a miso	dem	eanor of	653
the fo	ourth de	gree.					654
	Section	2. That existing section	ns	956.01, 956.03	, 9	956.04,	655
956.1	2, 956.1	3, 956.14, 956.15, and 9	956	.18 of the Rev	ise	d Code	656
are h	ereby re	pealed.					657
	Section	3. That Section 211.10	of	Am. Sub. H.B.	64	of the	658
131st	General	Assembly be amended to	re	ead as follows:			659
Sec. 211.10. AGR DEPARTMENT OF AGRICULTURE							660
Genera	al Reven	ue Fund					661
GRF	700401	Animal Health Programs	\$	3,686,687	\$	3,686,687	662
GRF	700403	Dairy Division	\$	1,163,115	\$	1,163,115	663
GRF	700404	Ohio Proud	\$	50,000	\$	50,000	664
GRF	700406	Consumer Protection	\$	1,287,556	\$	1,287,556	665
		Lab					666
GRF	700407	Food Safety	\$	1,287,556	\$	1,287,556	667
GRF	700409	Farmland Preservation	\$	72,750	\$	72,750	668
GRF	700410	Plant Industry	\$	150,000	\$	150,000	669
GRF	700412	Weights and Measures	\$	600,000	\$	600,000	670

		- 3 -				
GRF	700424	Livestock Testing and	\$	92,493	\$ 92,493	674
		Inspections				675
GRF	700426	Dangerous and	\$	800,000	\$ 800,000	676
		Restricted Animals				677
GRF	700427	High Volume Breeder	\$	350,000	\$ 350,000	678
		Kennel Control			1,364,700	679
GRF	700428	Soil and Water	\$	1,807,700	\$ 3,619,000	680
		Division				681
GRF	700499	Meat Inspection	\$	4,425,097	\$ 4,425,097	682
		Program - State Share				683
GRF	700501	County Agricultural	\$	391,415	\$ 391,415	684
		Societies				685
GRF	700509	Soil and Water	\$	0	\$ 3,250,000	686
		District Support				687
TOTAL	GRF Gene	ral Revenue Fund	\$	17,865,418	\$ 22,926,718	688
					23,941,418	689
Dedicated Purpose Fund Group						690
4900	700651	License Plates -	\$	7,000	\$ 7,000	691
		Sustainable Agricultur	е			692
4940	700612	Agricultural Commodity	\$	213,000	\$ 213,000	693

		Marketing Program			694
		Marketing Program			694
4960	700626	Ohio Grape Industries	\$ 970,000	\$ 970,000	695
4970	700627	Grain Warehouse	\$ 332,672	\$ 332,672	696
		Program			697
4C90	700605	Commercial Feed and	\$ 1,760,000	\$ 1,760,000	698
		Seed			699
4D20	700609	Auction Education	\$ 35,000	\$ 35,000	700
4E40	700606	Utility Radiological	\$ 125,000	\$ 125,000	701
		Safety			702
4P70	700610	Food Safety Inspection	\$ 957 , 328	\$ 957,328	703
4R00	700636	Ohio Proud Marketing	\$ 35,500	\$ 35,500	704
4R20	700637	Dairy Industry	\$ 1,658,247	\$ 1,658,247	705
		Inspection			706
4T60	700611	Poultry and Meat	\$ 120,000	\$ 120,000	707
		Inspection			708
5780	700620	Ride Inspection	\$ 1,215,142	\$ 1,215,142	709
5880	700633	Brand Registration	\$ 5,000	\$ 5,000	710
5B80	700629	Auctioneers	\$ 340,000	\$ 340,000	711
5BV0	700660	Heidelberg Water	\$ 125,000	\$ 250,000	712
		Quality Lab			713
5BV0	700661	Soil and Water	\$ 4,000,000	\$ 8,000,000	714
		Districts			715

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Sub. S. B. No. 331

\$ 64,424,204

\$ 73,871,604

759

TOTAL ALL BUDGET FUND GROUPS

<u>74,886,304</u>	760
DANGEROUS AND RESTRICTED WILD ANIMALS	761
The foregoing appropriation item 700426, Dangerous and	762
Restricted Animals, shall be used to administer the Dangerous	763
and Restricted Wild Animal Permitting Program.	764
COUNTY AGRICULTURAL SOCIETIES	765
The foregoing appropriation item 700501, County	766
Agricultural Societies, shall be used to reimburse county and	767
independent agricultural societies for expenses related to	768
Junior Fair activities.	769
SUPPORT FOR SOIL AND WATER DISTRICTS IN THE WESTERN LAKE	770
ERIE BASIN	771
Of the foregoing appropriation item 700509, Soil and Water	772
District Support, \$350,000 in fiscal year 2017 shall be used by	773
the Department of Agriculture for a program to support soil and	774
water conservation districts in the Western Lake Erie Basin to	775
comply with provisions of Sub. S.B. 1 of the 131st General	776
Assembly. The Department shall approve a soil and water	777
district's application for funding under the program if the	778
application demonstrates that funding will be used for, but not	779
limited to, providing technical assistance, developing	780
applicable nutrient or manure management plans, hiring and	781
training of soil and water conservation district staff on best	782
conservation practices, or other activities the Director	783
determines is appropriate to assist farmers in the Western Lake	784
Erie Basin in complying with the provisions of Sub. S.B. 1 of	785
the 131st General Assembly.	786
SOIL AND WATER DISTRICTS	787