As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 131

Representative Pelanda

A BILL

To amend sections 901.23, 921.12, 941.01, 941.03,	1
941.04, 941.06, 941.07, 941.09, 941.10, 941.11,	2
941.14, 943.02, 943.14, 1327.46, 1327.48,	3
1327.50, 1327.501, 1327.61, 1327.99, and 4707.02	4
and to enact section 1327.502 of the Revised	5
Code to include diseases of concern within the	6
scope of the Animal Diseases Law, and to make	7
changes to the laws governing weights and	8
measures, livestock dealers, and auctioneers,	9
the membership of the Farmland Preservation	10
Advisory Board, and the pesticide licensing	11
renewal process.	12

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

Section 1. That sections 901.23, 921.12, 941.01, 941.03,	13
941.04, 941.06, 941.07, 941.09, 941.10, 941.11, 941.14, 943.02,	14
943.14, 1327.46, 1327.48, 1327.50, 1327.501, 1327.61, 1327.99,	15
and 4707.02 be amended and section 1327.502 of the Revised Code	16
be enacted to read as follows:	17

Sec. 901.23. (A) There is hereby created the farmland 18
preservation advisory board consisting of twelve voting members 19

appointed by the director of agriculture as follows:	20
(1) One member who is a county commissioner or a	21
representative of a statewide organization that represents	22
county commissioners;	23
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(2) One member who is a township trustee or a	24
representative of a statewide organization that represents	25
township trustees;	26
(3) One representative of the <u>an</u> Ohio state university;	27
(4) One representative of a nonprofit organization	28
dedicated to the preservation of farmland;	29
(5) One representative each of development, environmental,	30
planning, and soil and water conservation interests;	31
(6) One farmer from each of the state's four quadrants.	32
Terms of office shall be staggered and shall be for three	33
years, with each term ending on the same day of the same month	34
as did the term that it succeeds. Each member shall hold office	35
from the date of appointment until the end of the term for which	36
the member was appointed, except that the term of any member who	37
is a county commissioner or township trustee shall end when the	38
member ceases to serve as a county commissioner or township	39
trustee.	40
Members may be reappointed. Vacancies shall be filled in	41
the manner provided for original appointments. Any member	42
appointed to fill a vacancy occurring prior to the expiration	43
date of the term for which the member was appointed shall serve	44
for the remainder of that term. A member shall continue to serve	45
subsequent to the expiration date of the member's term until the	46

member's successor takes office or until a period of sixty days

employment.

has elapsed, whichever occurs first. Members shall serve at the 48 pleasure of the director. 49 The executive director of the office of farmland 50 preservation in the department of agriculture or another 51 employee of the department who is designated by the director 52 shall serve as the nonvoting chairperson of the board. The 53 54 director annually shall designate one member of the board to serve as its vice-chairperson. The board may adopt bylaws 55 governing its operation and shall meet at a time when the 56 director, or the director's designee, considers it appropriate 57 in order for the board to provide advice as required under 58 division (B) of this section. 59 (B) The board shall provide advice to the director 60 regarding all of the following: 61 (1) The design and implementation of an agricultural 62 63 easement purchase program; (2) The selection of applications that will be awarded 64 matching grants under division (D) of section 901.22 of the 65 Revised Code for the purchase of agricultural easements; 66 (3) The design and implementation of any other statewide 67 farmland protection measures that the director considers 68 69 appropriate. 70 (C) Serving as a member of the board does not constitute holding a public office or position of employment under the laws 71 72 of this state and does not constitute grounds for removal of

(D) A board member shall be reimbursed for actual and75necessary expenses incurred in the discharge of duties as a76

public officers or employees from their offices or positions of

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board member.	77
Sec. 921.12. (A) The director of agriculture shall require	78
each applicant for a license under section 921.06 or 921.11 of	79
the Revised Code to be examined on the applicant's knowledge and	80
competency in each of the following:	81
(1) This chapter and rules adopted under it;	82
(2) The proper use, handling, and application of	83
pesticides and, if the applicant is applying for a license under	84
section 921.06 of the Revised Code, in the conducting of	85
diagnostic inspections in the pesticide-use categories for which	86
the applicant has applied.	87
(B) Each application for renewal of a license provided for	88
in section 921.06 of the Revised Code shall be filed prior to	89
the deadline established by rule. If filed after the deadline, a	90
penalty of fifty per cent shall be assessed and added to the	91
original fee and shall be paid by the applicant before the	92
renewal license is issued. However, if a license issued under	93
section 921.06 or 921.11 of the Revised Code is not renewed	94
within one year of <u>hundred eighty days after</u>the date of	95
expiration, the licensee shall be required to take another	96
examination on this chapter and rules adopted under it and on	97
the proper use, handling, and application of pesticides and, if	98
applicable, the proper conducting of diagnostic inspections in	99
the pesticide-use categories for which the licensee has been	100
licensed.	101

(C) A person who fails to pass an examination under
division (A) or (B) of this section is not entitled to an
adjudication under Chapter 119. of the Revised Code for that
failure.

(D) The holder of a commercial applicator license may
renew the license within one year of hundred eighty days after
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the date of expiration without re-examination unless the
director determines that a new examination is necessary to
insure that the holder continues to meet the requirements of
changing technology and to assure a continuing level of
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competence and ability to use pesticides safely and properly.

(E) The director shall determine when holder of a private 113 applicator license may renew the license within one hundred 114 eighty days after the date of expiration without re-examination 115 for unless the renewal of licenses for private applicators 116 director determines that a new examination is required necessary 117 to insure that private applicators continue the holder continues 118 to meet the requirements of changing technology and to assure a 119 continuing level of competence and ability to use pesticides 120 safely and properly. 121

(F) Instead of requiring a commercial applicator or 122 private applicator to complete re-examination successfully under 123 division (D) or (E) of this section, the director may require, 124 in accordance with criteria established by rule, the commercial 125 applicator or private applicator to participate in training 126 programs that are designed to foster knowledge of new technology 127 and to ensure a continuing level of competence and ability to 128 use pesticides safely and properly. The director or the 129 director's representative may provide the training or may 130 authorize a third party to do so. In order for such 131 authorization to occur, the third party and its training program 132 shall comply with standards and requirements established by 133 rule. 134

Sec. 941.01. As used in this chapter:

(A) "Dangerously contagious or infectious disease" means
any disease, including any foreign animal disease, or vector,
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that the director of agriculture, in <u>his the director's</u> sound
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discretion, determines to be of harmful effect on the animal or
poultry industry or the public health and to be capable of
transmission by any means from a carrier animal to a human or to
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(B) "Disease of concern" means any disease, including any
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foreign animal disease, or vector, that the director determines
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may have an adverse impact on the animal or poultry industry or
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to the public health in this state, but that is not a disease
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that is reportable to the United States department of
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agriculture.

(C) "Geographic area" means any county or counties within 149 this state or parts thereof as may be designated by the 150 director. 151

(C) (D) "Animal" means any animal that is a bird, reptile, 152 amphibian, fish, or mammal, other than humans. 153

(D) (E) "Domestic animal" includes livestock; other154animals that through long association with humans have been bred155to a degree resulting in genetic changes affecting the156temperament, color, conformation, or other attributes of the157species to an extent that makes them different from nondomestic158animals of their kind; and other animals as defined by rule by159the director.160

(E) (F)"Foreign animal disease" means a contagious or161infectious disease that is not present in United States domestic162or nondomestic species populations and is listed by the United163States department of agriculture as a "foreign animal disease."164

(F) (G)"Nondomestic animal" means any animal that is not165domestic, including at least nonindigenous animals and animals166usually not in captivity.167

(G) (H)"Poultry" means any domesticated fowl kept in168confinement, except for doves and pigeons, that are bred for the169primary purpose of producing eggs or meat for human consumption.170"Poultry" includes chickens, turkeys, waterfowl, and game birds.171

(H)-(I)"Vector" means a disease carrier, usually from,172but not limited to, the arthropod class, which that transfers an173infectious agent that may transmit a dangerously contagious or174infectious disease from one host to another.175

(I) (J)"Residue" means any poisonous or deleterious176pesticide governed by 40 C.F.R. 180, any poisonous or177deleterious substance governed by 21 C.F.R. 109.6, or any other178substance governed by 21 C.F.R. 556.179

(J) (K)"Seal" means any band or object made of metal,180plastic, or other material placed on a vehicle or other means of181conveyance so that when the vehicle or conveyance is opened, the182band or object is affected, altered, or broken.183

Sec. 941.03. (A) The director of agriculture, under 184 Chapter 119. of the Revised Code, may adopt and enforce rules to 185 carry out this chapter, including designating a disease or 186 vector as a dangerously contagious or infectious disease <u>or as a</u> 187 <u>disease of concern</u>. 188

(B) No person shall fail to comply with the rules adoptedby the director under division (A) of this section.

Sec. 941.04. (A) Whenever the director of agriculture or191his the director's authorized representative reasonably suspects192that any premises or means of conveyance contains an animal that193

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is infected with or has been exposed to a dangerously contagious
or infectious disease or a disease of concern or is adulterated
with a residue, <u>he the director or the director's authorized</u>
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representative shall have free access to those premises or that
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means of conveyance at any reasonable time.

(B) Whenever the director of agriculture or his the 199 director's authorized representative reasonably suspects that 200 any vehicle or means of conveyance traveling into or through the 201 state contains an animal, he the director or the director's 202 authorized representative shall have free access to the vehicle 203 or means of conveyance, including the right to stop such the 204 vehicle or conveyance transporting animals into or through the 205 state. The director or his the director's authorized 206 representative may examine any certificate of veterinary 207 inspection, animal health certificate, waybill, yarding-reciept-208 receipt, sale ticket, or other document required by this chapter 209 or rules adopted under it. The director or his the director's 210 authorized representative also may inspect the vehicle or 211 conveyance for the purposes of verifying the presence or 212 existence of any animal for which a document is required by this 213 chapter or rules adopted under it and verifying lawful 214 possession or ownership of the animal. This division does not 215 216 apply to animals transported intrastate.

Within the parameters of the United States and Ohio217constitutions, any person who operates a vehicle or means of218conveyance upon a roadway in this state is deemed to have219consented to the inspection of the vehicle or conveyance and the220documents as described in this section.221

(C) In the event the owner of the animal or the operatorof the vehicle or conveyance fails to present any document223

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required by this chapter and rules adopted under it, or if the 224 225 documents indicate or the director or his the director's authorized representative reasonably suspects that an animal is 226 infected with or has been exposed to a dangerously contagious or 227 infectious disease or a disease of concern or is adulterated 228 with a residue, the director or his the director's authorized 229 representative shall seal the vehicle or conveyance. A seal 230 shall not be broken or removed from a vehicle or conveyance 231 within this state or any other state except by the director or 232 his the director's authorized representative or by a person 233 holding a similar position in another state, territory, or 234 235 country.

Once the vehicle or conveyance is sealed, its operator 236 shall choose a course of action to be taken under division (D) 237 of section 941.10 of the Revised Code. If the operator fails to 238 choose and the owner of the animal can be contacted, the owner 239 shall make the choice. If the owner cannot be contacted, the 240 director or his the director's authorized representative shall 241 242 make the choice. Any time that the director or his the director's authorized representative determines that a course of 243 action under division (D) of section 941.10 of the Revised Code 244 is inappropriate, he the director or the director's authorized 245 <u>representative</u> may refuse to allow that course of action to be 246 taken or may limit it. The director or his the director's 247 authorized representative shall issue a permit designating and 248 requiring compliance with the course of action chosen under this 249 division. 250

If the director or his the director's authorized251representative reasonably suspects that an animal is stolen or252that the operator of the vehicle or conveyance is not in lawful253possession of the animal, or while waiting for a search warrant254

to be issued under section 941.042 of the Revised Code, <u>he the</u>	255
director or the director's authorized representative may detain	256
or impound the vehicle or conveyance or detain the animal. If	257
the director or his the director's authorized representative	258
determines, during any detention or impoundment, that disposal	259
of the animal is necessary, <u>he the director or the director's</u>	260
authorized representative may provide for its disposal in	261
accordance with section 941.043 of the Revised Code.	262
(D) The director or <u>his</u> the director's authorized	263
representative, in performing <u>his official</u> duties under this	264
section, may call on such law enforcement personnel and	265
government officials as are necessary to assist him provide	266

assistance. The director or his the director's authorized267representative may detain or follow any vehicle or conveyance268until those persons arrive.269

(E) At the direction of the director and in-his the 270
<u>director's</u> discretion, an employee of the animal and plant 271
health inspection service-veterinary services in the United 272
States department of agriculture may be an authorized 273
representative of the director for purposes of this chapter. 274

Sec. 941.06. (A) If any person has reason to suspect the 275 existence of a dangerously contagious or infectious disease, a 276 <u>disease of concern</u>, or a residue, <u>he the person</u> immediately 277 shall give notice of that fact to the director of agriculture or 278 to a licensed veterinarian. 279

(B) If a veterinarian receives notice of the existence or 280
suspected existence of a dangerously contagious or infectious 281
disease, a disease of concern, or a residue as provided in 282
division (A) of this section, <u>he the veterinarian</u> immediately 283
shall communicate that notice to the director. 284

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(C) No person shall sell, attempt to sell, keep with 285 intent to sell, or otherwise transfer to another person an 286 animal that he the person knows, or has reason to know, is 287 infected with or exposed to any dangerously contagious or 288 infectious disease or a disease of concern or is adulterated 289 with a residue, except as otherwise provided in this chapter or 290 rules adopted under it. 291

(D) The offense established under division (C) of this292section is a strict liability offense and section 2901.20 of the293Revised Code does not apply. The designation of this offense as294a strict liability offense shall not be construed to imply that295any other offense, for which there is no specified degree of296culpability, is not a strict liability offense.297

Sec. 941.07. (A) When the director of agriculture is 298 notified by any person of the possibility of the existence of a 299 dangerously contagious or infectious disease, a disease of 300 concern, or a residue, the director immediately shall order an 301 investigation to be made $\frac{1}{r}$ in <u>.</u> In order to conduct an 302 investigation, the director or his the director's designee may 303 quarantine the animal and, if he the director or the director's 304 designee considers it necessary, the geographic area in which 305 the animal was located immediately, so that he director or 306 the director's designee is able to inspect, examine, and test 307 the animal and other animals within the geographic area. 308

(B) Except as otherwise provided in this chapter, if, as 309
the result of the investigation, an animal is found to be 310
infected with or exposed to a dangerously contagious or 311
infectious disease or a disease of concern or adulterated with a 312
residue, the director or his the director's authorized 313
representative may issue quarantine orders, without a prior 314

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hearing, pursuant to this section in order to prevent 315 dangerously contagious or infectious diseases, diseases of 316 <u>concern</u>, or residues from affecting other animals in the state 317 or the public health. No person shall fail to comply with the 318 terms and conditions of the quarantine order. 319 (C) No animal or its means of conveyance shall be brought 320 to or removed from the premises or geographic area disclosed in 321 a quarantine order without written permission from the director 322 or his the director's authorized representative. 323 (D) The director, if possible, shall notify any person 324 owning or having custody of a quarantined animal either in 325 person or by certified mail, return receipt requested. Evidence 326 of the notification of a quarantine order shall be proved by 327 affidavit or by the certified mail return receipt. The director 328 also may post the quarantine order at two conspicuous places on 329 the quarantined premises. 330 (E) A quarantine order shall contain all of the following 331 information: 332 (1) The name and address of the person owning and having 333 custody of the quarantined animal, if known; 334 (2) A description of the quarantined animal; 335 (3) A description of the premises and means of conveyance 336 affected by the quarantine; 337 (4) The reason for the quarantine; 338 (5) The terms and conditions applicable to the quarantine; 339 (6) A notice to the effect that persons adversely affected 340 by the quarantine order may request a hearing to review the 341 order. 342

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(F) A person adversely affected by a quarantine order,
within thirty days after the order is issued, may request in
writing a hearing in accordance with Chapter 119. of the Revised
Code. A request for a hearing does not stay a quarantine order.

(G) A quarantine order shall remain in effect until a
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written notice of release is issued by the department of
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agriculture, or until ordered to be removed after a hearing
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under division (F) of this section.

(H) All necessary and proper expenses incurred by the
director in the quarantine of an animal shall be paid by the
state. However, such expenses shall not include the maintenance,
feeding, and quartering of the animal while in quarantine.

(I) A copy of the results of any tests or method of 355
detection for a dangerously contagious or infectious disease or 356
<u>a disease of concern</u>, conducted by a person authorized by the 357
department of agriculture, shall be admitted in any court as 358
prima-facie proof of such those results when such the results 359
are certified by the department or authorized person. 360

Sec. 941.09. (A) The director of agriculture may adopt and 361 enforce rules in accordance with Chapter 119. of the Revised 362 Code governing the identification of an animal tested for, 363 vaccinated against, or infected with a dangerously contagious or 364 infectious disease or a disease of concern or adulterated with a 365 residue and the importation, use, dispensation, and reporting of 366 the use of vaccines for mitigating dangerously contagious or 367 infectious diseases or diseases of concern or other treatments 368 for residues. 369

(B) No person shall remove, alter, or replace anidentification that is required by federal or state law and is371

enforce rules to govern the importation and movement of animals. 374 (B) Whenever the governor upon receipt of information from 375 the director believes that any condition or disease, including a 376 dangerously contagious or infectious disease or a disease of 377 <u>concern</u> present in any other state, territory, or country, may 378 endanger the health of livestock, animals, or persons of this 379 state, <u>he the governor</u> may prohibit or regulate by proclamation, 380 the importation from such that other state, territory, or 381 country, of animals of a kind that could carry that disease or 382 condition into this state. 383 (C) No person shall import, move, sell, or dispose of any 384 animal contrary to a proclamation issued by the governor under 385 division (B) of this section, without first obtaining written 386 permission from the director. 387 (D) When an animal is moved into the state in violation of 388 any applicable federal or state law, the director or his the 389 <u>director's</u> authorized representative, without prior hearing, may 390 take whichever of the following courses of action regarding the 391 animal as he the director or the director's authorized 392 393 representative determines is most appropriate: (1) Quarantine the animal until it is brought into 394 compliance; 395

placed upon an animal by a person authorized by the director.

Sec. 941.10. (A) The director of agriculture may adopt and

(2) Order the animal returned to the point of origin; 396(3) Order the animal moved to slaughter. 397

Sec. 941.11. (A) Except as otherwise provided in this 398 chapter, the director of agriculture, without prior hearing, may 399

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order the destruction of any domestic or nondomestic animal 400 found to be adulterated with residues, infected with or exposed 401 to a dangerously contagious or infectious disease, infected with 402 or exposed to a disease of concern, or determined to endanger 403 the health or well-being of animal populations or public health 404 in the state. If the director determines that seizure and 405 destruction of a nondomestic animal is necessary, he the 406 director shall coordinate the seizure and destruction of that 407 animal with the department of natural resources. 408

(B) (1) No person shall fail to comply with the director's 409
order to destroy an animal found to be infected with or exposed 410
to a dangerously contagious or infectious disease or a disease 411
of concern or adulterated with residues. 412

(2) The offense established under division (B) (1) of this413section is a strict liability offense and section 2901.20 of the414Revised Code does not apply. The designation of this offense as415a strict liability offense shall not be construed to imply that416any other offense, for which there is no specified degree of417culpability, is not a strict liability offense.418

(C) The director, if possible, shall notify any person 419 owning or having custody of an animal ordered destroyed, either 420 in person or by certified mail, return receipt requested, prior 421 to destruction. Evidence of the notification of a destruction 422 order shall be proved by an affidavit or by the certified mail 423 return receipt. 424

(D) A destruction order shall contain all of the following information:

(1) The name and address of the person owning and having427custody of the animal, if known;428

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(2) A description of the animal affected by the order;	429
(3) The reason for the order;	430
(4) A reasonable deadline for compliance with the order;	431
(5) A notice to the effect that any person adversely	432
affected by the destruction order may request a hearing to	433
review the order.	434
(E) A person adversely affected by an order may request in	435
writing, within thirty days after receiving the order, a hearing	436
in accordance with Chapter 119. of the Revised Code.	437
Sec. 941.14. (A) The owner shall burn the body of an	438
animal that has didd of or been destroyed because of a	130

animal that has died of, or been destroyed because of, a 439 dangerously infectious or contagious disease, bury it not less 440 than four feet under the surface of the ground, dissolve it by 441 alkaline hydrolysis, remove it in a watertight tank to a 442 rendering establishment, or otherwise dispose of it in 443 accordance with section 953.26 or 1511.022 of the Revised Code 444 within twenty-four hours after knowledge thereof or after notice 445 in writing from the department of agriculture. 446

(B) The owner of premises that contain a dead animal shall 447 burn the body of the animal, bury it not less than four feet 448 beneath the surface of the ground, dissolve it by alkaline 449 hydrolysis, remove it in a watertight tank to a rendering 450 establishment, or otherwise dispose of it in accordance with 451 section 953.26 or 1511.022 of the Revised Code within a 452 reasonable time after knowledge thereof or after notice in 453 writing from the department or from the township trustees of the 454 township in which the owner's premises are located. 455

(C) The director of agriculture may adopt rules in456accordance with Chapter 119. of the Revised Code establishing457

requirements and procedures governing the disposal of the body 458 of an animal that has died of, or been destroyed because of, a 459 disease of concern. 460 (D) Notwithstanding division (A) or (B) of this section or 461 rules adopted under division (C) of this section, the director 462 of agriculture, in written notice sent to the owner of a dead 463 animal, may require the owner to employ a specific method of 464 disposition of the body, including burning, burying, rendering, 465 composting, or alkaline hydrolysis, when that method does not 466 conflict with any law or rule governing the disposal of 467 infectious wastes and, in the director's judgment, is necessary 468 for purposes of animal disease control. No person shall fail to 469 employ the method of disposition required under this division. 470 (D) (E) The director, in written notice sent to the owner 471 of a dead animal, may prohibit the owner from transporting the 472 body of the dead animal on any street or highway if that 473 prohibition does not conflict with any law or rule governing the 474 transportation of infectious wastes and, in the director's 475 judgment, is necessary for purposes of animal disease control. 476 No person shall fail to comply with a prohibition issued under 477 this division. 478 (E) (F) As used in this section, "infectious wastes" has 479

the same meaning as in section 3734.01 of the Revised Code, and480"street" or "highway" has the same meaning as in section 4511.01481of the Revised Code.482

Sec. 943.02. (A) No person shall act as a small dealer,483dealer, or broker without first being licensed. No person shall484be an employee of more than one small dealer, dealer, or broker.485Except as provided in division (B) of this section, no person486holding a license as a small dealer, dealer, or broker shall be487

an employee. No employee shall act for any small dealer, dealer, 488 or broker unless the small dealer, dealer, or broker is 489 licensed, and has designated the employee to act in the small 490 dealer's, dealer's, or broker's behalf and has notified the 491 department of agriculture in the application for license or has 492 given official notice in writing of the appointment of the 493 employee. The small dealer, dealer, or broker shall be 494 accountable and responsible for all contracts pertaining to the 495 purchase, exchange, or sale of livestock made by the employee. 496 The small dealer, dealer, or broker who terminates the services 497 of an employee shall notify the department in writing of the 498 employee's termination. No person who is a licensed small 499 dealer, dealer, or broker shall have livestock exempted pursuant 500 to divisions (B)(1) to (6) of section 943.01 of the Revised 501 Code. 502

(B) (1) No person who has been convicted of or pleaded503guilty to a violation of this chapter or rules adopted under it504shall act as an owner, supervisor, employee, contractor,505volunteer, or agent of a person licensed under this chapter506unless specifically authorized to do so by the director of507agriculture.508

(2) The offense established under division (B) (1) of this509section is a strict liability offense and section 2901.20 of the510Revised Code does not apply. The designation of this offense as511a strict liability offense shall not be construed to imply that512any other offense, for which there is no specified degree of513culpability, is not a strict liability offense.514

(B) (C) A small dealer, dealer, or broker may be an515employee of other small dealers, dealers, or brokers only when516the small dealer, dealer, or broker so employed is a soliciting517

agent for a video auction.

(C) (D) The director of agriculture shall define by rule 519 "soliciting agent" and "video auction" for the purposes of this 520 section. 521

Sec. 943.14. (A) The department of agriculture or any of 522 its authorized agents may inspect the records of any licensee or 523 employee at any time to determine the origin and destination of 524 any livestock handled by the licensee and to determine if 525 sections 943.01 to 943.18 of the Revised Code, or the rules 526 adopted thereunder, have been violated. 527

(B) A small dealer, dealer, or broker, employee, or person described in division (B)(4) of section 943.01 of the Revised Code, who acquires or disposes of an animal by any means, shall make a record of the name and address of the person from whom the animal was acquired and to whom disposed. The record also shall show the individual identification of each animal at the time of acquisition or disposal. These records shall be maintained for a period of sixty months or longer from the date of acquisition or disposal.

(C) The individual identification in division (B) of this 537 section shall be in a manner or form approved by the department. 538

(D) A person who is a soliciting agent for a video auction 539 pursuant to division $\frac{(B)-(C)}{(C)}$ of section 943.02 of the Revised 540 Code shall maintain records in a manner or form approved by the 541 department. 542

Sec. 1327.46. As used in sections 1327.46 to 1327.61 of 543 the Revised Code: 544

(A) "Weights and measures" means all weights and measures 545 of every kind, instruments and devices for weighing and 546

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measuring, and any appliances and accessories associated with 547 any such instruments and devices, except that "weights and 548 measures" shall not be construed to include meters for the 549 measurement of electricity, gas, whether natural or 550 manufactured, or water when the same are operated in a public 551 utility system. Such electricity, gas, and water meters, and 552 appliances or accessories associated therewith, are specifically 553 excluded from the purview of the weights and measures laws. 554

(B) "Intrastate commerce" means all commerce or trade that 555 is begun, carried on, and completed wholly within the limits of 556 this state, and "introduced into intrastate commerce" defines 557 the time and place in which the first sale and delivery of a 558 commodity is made within the state, the delivery being made 559 either directly to the purchaser or to a common carrier for 560 shipment to the purchaser. 561

(C) "Package" means any commodity put up or packaged in
 any manner in advance of sale in units suitable for either
 wholesale or retail sale.
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(D) "Consumer package" means a package that is customarily produced or distributed for sale through a retail sales agency for consumption by an individual or use by an individual.

(E) "Weight" as used in connection with any commodity 568means net weight. 569

(F) "Correct" as used in connection with weights and
measures means conformity with all applicable requirements of
sections 1327.46 to 1327.61 of the Revised Code and rules
adopted pursuant to those sections.

(G) "<u>Primary Reference</u> standards" means the physical 574 standards of the state that serve as the legal reference from 575

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which all other standards and weights and measures are derived.	576
(H) " Secondary <u>Working</u> standards" means the physical	577
standards that are traceable to the primary reference standards	578
through comparisons, using acceptable laboratory procedures, and	579
used in the enforcement of weights and measures laws and rules.	580
(I) "Sale from bulk" means the sale of commodities when	581
the quantity is determined at the time of sale.	582
(J) "Net weight" means the weight of a commodity,	583
excluding any materials, substances, or items not considered to	584
be a part of the commodity. Materials, substances, or items not	585
considered to be part of the commodity include, but are not	586
limited to, containers, conveyances, bags, wrappers, packaging	587
materials, labels, individual piece coverings, decorative	588
accompaniments, and coupons.	589
(K) "Random weight package" means a package that is one of	590
a lot, shipment, or delivery of packages of the same commodity	591
with no fixed pattern of weights.	592
(L) "Sold" includes keeping, offering, or exposing for	593
sale.	594
(M) "Commercially used weighing and measuring device"	595
means a device described in the national institute of standards	596
and technology handbook 44 or its supplements and revisions and	597
any other weighing and measuring device designated by rules	598
adopted under division (C) of section 1327.50 of the Revised	599
Code. "Commercially used weighing and measuring device"	600
includes, but is not limited to, a livestock scale, vehicle	601
scale, railway scale, vehicle tank meter, bulk rack meter, and	602
LPG meter.	603
(N) "Livestock scale" means a scale equipped with stock	604

racks and gates that is adapted to weighing livestock standing	605
on the scale platform.	606
(O) "Vehicle scale" means a scale that is adapted to	607
weighing highway, farm, or other large industrial vehicles other	608
than railroad cars.	609
(P) "Railway scale" means a rail scale that is designed to	610
weigh railroad cars.	611
(Q) "Vehicle tank meter" means a vehicle mounted device	612
that is designed for the measurement and delivery of liquid	613
products from a tank.	614
(R) "Bulk rack meter" means a wholesale device, usually	615
mounted on a rack, that is designed for the measurement and	616
delivery of liquid products.	617
(S) "LPG meter" means a system, including a mechanism or	618
machine of the meter type, that is designed to measure and	619
deliver liquefied petroleum gas in the liquid state by a	620
definite quantity whether installed in a permanent location or	621
mounted on a vehicle.	622
(T) "Service person" means an individual who installs,	623
services, repairs, reconditions, or places into service a	624
commercially used weighing and measuring device for any type of	625
compensation.	626
Sec. 1327.48. Weights and measures that are traceable to	627
the United States prototype standards supplied by the federal	628
government, or approved as being satisfactory by the national	629
institute of standards and technology, shall be the state	630
primary <u>reference</u> standards of weights and measures, and shall	631
be maintained in such calibration as is prescribed by the	632
national institute of standards and technology. All secondary-	633

working standards may be prescribed by the director of 634 agriculture and shall be verified upon their initial receipt, 635 and as often as found necessary by the director. 636 Sec. 1327.50. The director of agriculture shall: 637 (A) Maintain traceability of the state standards to those 638 of the national institute of standards and technology-639 international system of units; 640 (B) Enforce sections 1327.46 to 1327.61 of the Revised 641 Code; 642 (C) Issue reasonable rules for the uniform enforcement of 643 sections 1327.46 to 1327.61 of the Revised Code, which rules 644 shall have the force and effect of law; 645 (D) Establish standards of weight, measure, or count, 646 reasonable standards of fill, and standards for the voluntary 647 presentation of cost per unit information for any package; 648 (E) Grant any exemptions from sections 1327.46 to 1327.61 649 of the Revised Code, or any rules adopted under those sections, 650 when appropriate to the maintenance of good commercial practices 651 in the state; 652 (F) Conduct investigations to ensure compliance with 653 sections 1327.46 to 1327.61 of the Revised Code; 654 (G) Delegate to appropriate personnel any of these 655 responsibilities for the proper administration of the director's 656 office; 657 (H) Test as often as is prescribed by rule the standards 658 of weight and measure used by any municipal corporation or 659 county within the state, and approve the same when found to be 660 correct; 661

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(J) Inspect and test to ascertain if they are correct, 663 weights and measures commercially used either: 664 (1) In determining the weight, measure, or count of 665 commodities or things sold on the basis of weight, measure, or 666 count; 667 (2) In computing the basic charge or payment for goods or 668 services rendered on the basis of weight, measure, or count. 669 (K) Test all weights and measures used in checking the 670 receipt or disbursement of supplies in every institution, for 671 the maintenance of which funds are appropriated by the general 672 assembly; 673 (L) Approve for use, and may mark, such weights and 674 measures as the director finds to be correct, and shall reject 675 and mark as rejected such weights and measures as the director 676 finds to be incorrect. Weights and measures that have been 677 rejected may be seized if not corrected within the time 678 specified or if used or disposed of in a manner not specifically 679 authorized, and may be condemned and seized if found to be 680 incorrect and not capable of being made correct. 681 (M) Weigh, measure, or inspect packaged commodities that 682 are sold or in the process of delivery to determine whether they 683 contain the amounts represented and whether they are sold in 684 accordance with sections 1327.46 to 1327.61 of the Revised Code 685 or rules adopted under those sections. In carrying out this 686 section, the director shall employ recognized sampling 687 procedures, such as those designated in the national institute 688 of standards and technology handbook 133 "checking the net 689 contents of packaged goods." 690

(I) Inspect and test weights and measures that are sold;

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(N) Prescribe by rule the appropriate term or unit of
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weight or measure to be used, whenever the director determines
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in the case of a specific commodity that an existing practice of
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declaring the quantity by weight, measure, numerical count, or
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combination thereof, does not facilitate value comparisons by
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consumers, or offers an opportunity for consumer confusion;

(0) Allow reasonable variations from the stated quantity
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of contents, which shall include those caused by unavoidable
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deviations in good manufacturing practice and by loss or gain of
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moisture during the course of good distribution practice, only
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after the commodity has entered intrastate commerce;
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(P) Provide for the weights and measures training of
inspector personnel and establish minimum training requirements,
which shall be met by all inspector personnel, whether county,
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municipal, or state;

(Q) Prescribe the methods of tests and inspections to be
employed in the enforcement of sections 1327.46 to 1327.61 of
the Revised Code. The director may prescribe the official test
and inspection forms to be used.

(R) Provide by rule for voluntary registration with the
director of private service persons who are employed by
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commercially used weighing and measuring device servicing
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agencies, and personnel;
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(S) In conjunction with the national institute of
standards and technology, operate a type evaluation program for
certification of weighing and measuring devices as part of the
national type evaluation program. The director shall establish a
schedule of fees for services rendered by the department of
agriculture for type evaluation services. The director may

require any weighing or measuring instrument or device to be 720 traceable to a national type evaluation program certificate of 721 conformance prior to use for commercial or law enforcement 722 purposes. 723

(T) Verify advertised prices, price representations, and724point-of-sale systems, as necessary, to determine both the725accuracy of prices and computations and the correct use of the726equipment and the accuracy of prices printed or recalled from a727database if a system utilizes scanning or coding in lieu of728manual entry. In order to implement this division, the director729shall do all of the following:730

(1) Employ recognized procedures such as those designated731in the national institute of standards and technology handbook732130, uniform laws and regulations, "examination procedures for733price verification";734

(2) Adopt rules establishing requirements governing the735accuracy of advertised prices and point-of-sale systems and736establishing requirements and procedures for the enforcement of737this division;738

(3) Conduct necessary inspections.

Sec. 1327.501. (A) No person shall operate in this state a 740 commercially used weighing and measuring device that provides 741 the final quantity and final or cost of a final transaction and 742 for which a fee is established in division (G) of this section 743 unless the operator of the device obtains a permit issued by the 744 director of agriculture or the director's designee. 745

(B) An application for a permit shall be submitted to the
director on a form that the director prescribes and provides.
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The applicant shall include with the application any information
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that is specified on the application form as well as the 749 application fee established in this section. 750 (C) Upon receipt of a completed application and the 751 required fee from an applicant, the director or the director's 752 designee shall issue or deny the permit to operate the 753 commercially used weighing and measuring device that was the 754 subject of the application. 755 (D) A permit issued under this section expires on the 756 thirtieth day of June of the year following its issuance and may 757 be renewed annually on or before the first day of July of that 758 year upon payment of a permit renewal fee established in this 759 section. 760 (E) If a permit renewal fee is more than sixty days past 761 due, the director may assess a late penalty in an amount 762 established under this section. 763 (F) The director shall do both of the following: 764 (1) Establish procedures and requirements governing the 765 issuance or denial of permits under this section; 766 (2) Establish late penalties to be assessed for the late 767 payment of a permit renewal fee and fees for the replacement of 768 769 lost or destroyed permits. (G) An applicant for a permit to operate under this 770 section shall pay an application fee in the following applicable 771 772 amount: (1) Seventy-five dollars for a livestock scale; 773 (2) Seventy-five dollars for a vehicle scale; 774 (3) Seventy-five dollars for a railway scale; 775

authority;

(4) Seventy-five dollars for a vehicle tank meter;	776
(5) Seventy-five dollars for a bulk rack meter;	777
(6) Seventy-five dollars for a an LPG meter.	778
A person who is issued a permit under this section and who	779
seeks to renew that permit shall pay an annual permit renewal	780
fee. The amount of a permit renewal fee shall be equal to the	781
application fee for that permit established in this division.	782
(H) All money collected through the payment of fees and	783
the imposition of penalties under this section shall be credited	784
to the metrology and scale certification and device permitting	785
fund created in section 1327.511 of the Revised Code.	786
Sec. 1327.502. A service person who is employed by a	787
commercially used weighing and measuring device servicing agency	788
shall register with the director of agriculture in accordance	789
with rules adopted under section 1327.50 of the Revised Code.	790
Sec. 1327.61. No person shall do any of the following:	791
(A) Use or have in possession for use in commerce any	792
incorrect weight or measure;	793
(B) Wrap, package, label, or advertise any product or	794
service contrary to this chapter, or any rules adopted under it,	795
or sell, offer, hold, or expose for sale any service or product	796
wrapped, packaged, labeled, or offered for sale contrary to this	797
chapter or any rules adopted under it, or misrepresent the	798
quantity or price or service contrary to this chapter, or any	799
rules adopted under it;	800
(C) Remove any tag, seal, or mark from any weight or	801
measure without specific written authorization from the proper	802

(D) <u>Recklessly install for use, repair, service, or place</u>	804
into service a commercially used weighing and measuring device	805
unless the installation, repair, service, or placement is	806
performed by one of the following:	807
(1) A department of agriculture division of weights and	808
measures inspector;	809
(2) A service person registered with the department;	810
(3) A county or municipal weights and measures inspector.	811
(E) Hinder or obstruct any weights and measures official	812
in the performance of <u>his</u> official duties;	813
(E) <u>(F)</u> Sell or offer for use in commerce any incorrect	814
weight or measure.	815
Sec. 1327.99. Whoever violates section 1327.501 or 1327.54	816
or division (A), (B), (C), or (D) <u>,</u> <u>or (E)</u> of section 1327.61 of	817
the Revised Code or a rule adopted under sections 1327.46 to	818
1327.61 of the Revised Code is guilty of a misdemeanor of the	819
second degree on a first offense; on each subsequent offense	820
within seven years after the first offense, such <u>the</u> person is	821
guilty of a misdemeanor of the first degree.	822
Sec. 4707.02. (A) No person shall act as an auction firm,	823
auctioneer, apprentice auctioneer, or special auctioneer within	824
this state without a license issued by the department of	825
agriculture. No auction shall be conducted in this state except	826
by an auctioneer licensed by the department.	827
The department shall not issue or renew a license if the	828
applicant or licensee has been convicted of a felony or crime	829
involving fraud or theft in this or another state at any time	830

during the ten years immediately preceding application or

renewal.

(B) Division (A) of this section does not apply to any of 833 the following: 834 (1) Sales at auction that either are required by law to be 835 at auction, other than sales pursuant to a judicial order or 836 decree, or are conducted by or under the direction of a public 837 838 authority; (2) The owner of any real or personal property desiring to 839 sell the property at auction, provided that the property was not 840 acquired for the purpose of resale; 841 (3) An auction mediation company; 842 (4) An auction that is conducted in a course of study for 843 auctioneers that is approved by the state auctioneers commission 844 created under section 4707.03 of the Revised Code for purposes 845 of student training and is supervised by a licensed auctioneer; 846 (5) (a) An auction that is sponsored by a nonprofit or 847 charitable organization that is registered in this state under 848 Chapter 1702. or Chapter 1716. of the Revised Code, 849 respectively, if the auction only involves the property of the 850 members of the organization and the auction is part of a fair 851 that is organized by an agricultural society under Chapter 1711. 852 of the Revised Code or by the Ohio expositions commission under 853 Chapter 991. of the Revised Code at which an auctioneer who is 854 licensed under this chapter physically conducts the auction; or 855 (b) Sales at an auction sponsored by a charitable, 856 religious, or civic organization that is tax exempt under 857 subsection 501(c)(3) of the Internal Revenue Code, or by a 858 public school, chartered nonpublic school, or community school, 859

if no person in the business of organizing, arranging, or

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conducting an auction for compensation and no consignor of861consigned items sold at the auction, except such organization or862school, receives compensation from the proceeds of the auction.863As used in division (B) (5) (b) of this section, "compensation"864means money, a thing of value other than participation in a865charitable event, or a financial benefit.866

(6) A person licensed as a livestock dealer under Chapter
943. of the Revised Code who exclusively sells livestock and
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uses an auctioneer who is licensed under this chapter to conduct
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the auction;

(7) A person licensed as a motor vehicle auction owner
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under Chapter 4517. of the Revised Code who exclusively sells
motor vehicles to a person licensed under Chapter 4517. of the
Revised Code and who uses an auctioneer who is licensed under
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this chapter to conduct the auction;

(8) A person who sells <u>Sales of</u> real or personal property
 <u>conducted</u> by means of the internet, provided that they are not
 <u>conducted</u> in conjunction with a live auction;
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(9) A bid calling contest that is approved by the
commission and that is conducted for the purposes of the
advancement or promotion of the auction profession in this
state, provided that no compensation is paid to the sponsor of
or participants in the contest other than a prize or award for
winning the contest;

(10) An auction at which the champion of a national or
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 international bid calling contest appears, provided that both of
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 the following apply:
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(a) The champion is not paid a commission. 888

(b) The auction is conducted under the direct supervision

of an auctioneer licensed under this chapter in order to ensure that the champion complies with this chapter and rules adopted under it.

(C) (1) No person shall advertise or hold oneself out as an
 auction firm, auctioneer, apprentice auctioneer, or special
 auctioneer without a license issued by the department of
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 agriculture.

(2) Division (C) (1) of this section does not apply to an
individual who is the subject of an advertisement regarding an
auction conducted under division (B) (5) (b) of this section.

Section 2. That existing sections 901.23, 921.12, 941.01,900941.03, 941.04, 941.06, 941.07, 941.09, 941.10, 941.11, 941.14,901943.02, 943.14, 1327.46, 1327.48, 1327.50, 1327.501, 1327.61,9021327.99, and 4707.02 of the Revised Code are hereby repealed.903

Section 3. The member who is serving on the Farmland 904 Preservation Advisory Board on the effective date of this 905 section who was appointed under division (A)(3) of section 906 901.23 of the Revised Code as that section existed prior to its 907 amendment by this act shall continue serving on the Board until 908 the end of the term for which the member was appointed. The 909 Director of Agriculture then shall appoint a member of the Board 910 under division (A)(3) of that section as amended by this act. 911

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