## As Reported by the Senate Agriculture Committee

# 124th General Assembly Regular Session 2001-2002

Sub. S. B. No. 262

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### **SENATORS Mumper, White, Carnes, Harris**

#### ABILL

Го	amend sections 4707.05, 4707.07, 4707.072, 4707.09,	1
	and 4707.19, to enact new section 4707.11 and	2
	sections 4707.25 to 4707.30, and to repeal section	3
	4707.11 of the Revised Code and to amend Section 17	4
	of Am. Sub. H.B. 94 of the 124th General Assembly	5
	as amended by Am. Sub. H.B. 3 of the 124th General	6
	Assembly to create the Auction Recovery Fund, to	7
	establish criteria and procedures for using it to	8
	reimburse persons who obtained a court judgment	9
	against an auctioneer who violated the Auctioneers	10
	Law and has not paid the judgment, to delay the	11
	effective date of specified provisions until July	12
	1, 2003, and to make an appropriation.	13

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

department of agriculture pursuant to this chapter shall be paid

Section 1. That sections 4707.05, 4707.07, 4707.072, 4707.09,	14
and 4707.19 be amended and new section 4707.11 and sections	15
4707.25, 4707.26, 4707.27, 4707.28, 4707.29, and 4707.30 of the	16
Revised Code be enacted to read as follows:	17
Sec. 4707.05. All Except as otherwise provided in section	18
4707.25 of the Revised Code, all fees and charges collected by the	19

#### Sub. S. B. No. 262 Page 2 As Reported by the Senate Agriculture Committee into the state treasury to the credit of the auctioneers fund, 21 which is hereby created. All expenses incurred by the department 2.2 in administering this chapter shall be paid out of the fund. The 23 total expenses incurred by the department in the administration of 24 this chapter shall not exceed the total fees, charges, fines, and 25 penalties imposed under sections 4707.08, 4707.10, and 4707.99 of 26 the Revised Code and paid to the treasurer of state. The 27 department may conduct education programs for the enlightenment 28 and benefit of all auctioneers who have paid fees pursuant to 29 sections 4707.08 and 4707.10 of the Revised Code. 30 Out of the moneys credited pursuant to this section, the fund 31 shall be assessed a proportionate share of the administrative 32 costs of the department in accordance with procedures prescribed 33 by the director of agriculture and approved by the director of 34 budget and management. The assessment shall be paid from the 35 auctioneers fund to the division of administration fund. 36 At the end of each fiscal year, if the balance of the fund is 37 greater than three hundred thousand dollars, the director of 38 agriculture shall request the director of budget and management 39 to, and the director of budget and management shall, transfer 40 twenty-five per cent of the balance to the auction recovery fund 41 created in section 4707.25 of the Revised Code. 42 Sec. 4707.07. (A) The department of agriculture may grant 43 auctioneers' licenses to those persons deemed qualified by the 44 department. Each person who applies for an auctioneer's license 45 shall furnish to the department, on forms provided by the 46 department, satisfactory proof that the applicant: 47

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(1) Has a good reputation;

(2) Is of trustworthy character;

(3) Has attained the age of at least eighteen years;

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(4) Has done one of the following:	51
(a) Met the apprenticeship requirements set forth in section	52
4707.09 of the Revised Code;	53
(b) Met the requirements of section 4707.12 of the Revised	54
Code.	55
(5) Has a general knowledge of the following:	56
(a) The requirements of the Revised Code relative to	57
auctioneers;	58
(b) The auction profession;	59
(c) The principles involved in conducting an auction.	60
(6) Has satisfied the financial responsibility requirements	61
established under section 4707.11 of the Revised Code if	62
applicable.	63
(B) Auctioneers who served apprenticeships and who hold	64
licenses issued before May 1, 1991, and who seek renewal of their	65
licenses, are not subject to the additional apprenticeship	66
requirements imposed by section 4707.08 of the Revised Code.	67
(C) The department may issue an auctioneer's license to a	68
partnership, association, or corporation if all the partners,	69
members, or officers thereof who are authorized to perform the	70
functions of an auctioneer as agents of the applicant are	71
themselves licensed as auctioneers under this chapter.	72
An application for an auctioneer's license filed by a	73
partnership or association shall contain a listing of the names of	74
all of the licensed partners, members, or other persons who are	75
authorized to perform the functions of an auctioneer as agents of	76
the applicant. An application filed by a corporation shall contain	77
the names of its president and of each of its licensed officers	78
and any other person who is authorized to perform the functions of	79
an auctioneer as an agent of the applicant.	80

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(D) A licensee may do business under more than one registered	81					
name if the names have been approved by the department. The						
department may reject the application of any person seeking						
licensure under this chapter if the name or names to be used by						
the applicant are likely to mislead the public, or if the name or	85					
names do not distinguish the applicant from the name or names of	86					
any existing person licensed under this chapter. If an applicant	87					
applies to the department to do business under more than two	88					
names, the department may charge a fee of ten dollars for the	89					
third name and each additional name.	90					
Sec. 4707.072. The department of agriculture may grant	91					
one-auction licenses to any nonresident person deemed qualified by	92					
the department. Any person who applies for a one-auction license	93					
shall attest, on forms provided by the department, and furnish to	94					
the department, satisfactory proof that the license applicant or	95					
any auctioneer affiliated with the applicant meets the following	96					
requirements:	97					
(A) Has a good reputation;	98					
(B) Is of trustworthy character;	99					
(C) Has attained the age of at least eighteen years;	100					
(D) Has a general knowledge of the requirements of the	101					
Revised Code relative to auctioneers, the auction profession, and	102					
the principles involved in conducting an auction;	103					
(E) Has two years of professional auctioneering experience	104					
immediately preceding the date of application and the experience	105					
includes the personal conduct by the applicant of at least twelve	106					
auction sales in any state, or has met the requirements of section	107					
4707.12 of the Revised Code;	108					
(F) Has paid a fee of one hundred dollars, which shall be	109					
credited to the auctioneers fund;	110					

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(G) Has provided proof of the bond financial responsibility	111
as required under section 4707.11 of the Revised Code.	112
Sec. 4707.09. The department of agriculture may grant	113
apprentice auctioneers' licenses to those persons deemed qualified	114
by the department. Every applicant for an apprentice auctioneer's	115
license $\frac{must}{must}$ pass an examination relating to the skills,	116
knowledge, and statutes and regulations rules governing	117
auctioneers. Every applicant for an apprentice auctioneer's	118
license shall furnish to the department, on forms provided by the	119
department, satisfactory proof that the applicant:	120
(A) Has a good reputation;	121
(B) Is of trustworthy character;	122
(C) Has attained the age of at least eighteen years;	123
(D) Has obtained a written promise of a licensed auctioneer	124
to sponsor the applicant during the applicant's apprenticeship:	125
(E) Has satisfied the financial responsibility requirements	126
established under section 4707.11 of the Revised Code if	127
applicable.	128
Before an apprentice may take the auctioneer's license	129
examination, the apprentice shall serve an apprenticeship of at	130
least twelve months, successfully complete a course of study in	131
auctioneering at an institution that is approved every three years	132
by the state auctioneers commission, and conduct, as a bid caller,	133
at least twelve auction sales under the direct supervision of the	134
sponsoring licensed auctioneer, which sales shall be certified by	135
the licensed auctioneer on the apprentice's application for an	136
auctioneer's license.	137
If an auctioneer intends to terminate sponsorship of an	138
apprentice auctioneer, the sponsoring auctioneer shall notify the	139
apprentice auctioneer of the sponsoring auctioneer's intention by	140

Sec. 4707.11. (A) Except as provided in division (B) of this169section, each application for a license issued under this chapter170shall be accompanied by proof of financial responsibility in the171

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supervision of the former sponsor.

4707.07 of the Revised Code on or after July 1, 2003, provided	203
that the apprentice auctioneer's license is not suspended under	204
section 4707.15 or 4707.30 of the Revised Code, and, if necessary,	205
continues to be renewed under section 4707.10 of the Revised Code,	206
prior to the issuance of the auctioneer's license to the	207
applicant.	208
<u>appricane:</u>	

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Sec. 4707.19. The department director of agriculture may make adopt reasonable rules necessary for the implementation of the provisions of this chapter pursuant to in accordance with Chapter 119. of the Revised Code. In addition, the director shall adopt rules in accordance with Chapter 119. of the Revised Code that establish the portion of license fees collected under this chapter that are to be deposited into the auction recovery fund under section 4707.25 of the Revised Code. The department of agriculture may hear testimony in matters relating to the duties imposed on it, and any person authorized by the director of agriculture may administer oaths. The department may require other proof of the honesty, truthfulness, and good reputation of any person named in the application for an auctioneer's, apprentice auctioneer's, or special auctioneer's license before admitting the applicant to an examination or issuing a license.

sec. 4707.25. (A) The auction recovery fund is hereby created in the state treasury. The fund shall be administered by the director of agriculture. The treasurer of state shall credit all of the following to the fund: any moneys transferred to it from the auctioneers fund created under section 4707.05 of the Revised Code; except as otherwise provided in this section, a portion, in an amount specified in rules adopted under section 4707.19 of the Revised Code, of license fees collected under this chapter; any assessments levied under this section; repayments made to the auction recovery fund under section 4707.30 of the Revised Code by

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4707.06 of the Revised Code as holding a valid license issued	266	
under this chapter. All assessments that are collected shall be		
credited to the fund.	268	
(C) The director shall collect from the fund a service fee in	269	
an amount equal to the interest rate specified in division (A) of	270	
section 1343.03 of the Revised Code multiplied by the annual	271	
interest earned on the assets of the fund to defray the expenses	272	
incurred by the department of agriculture in the administration of	273	
the fund.	274	
Sec. 4707.26. A person who obtains a final judgment in a	275	
court of competent jurisdiction against a person licensed under	276	
this chapter, on the grounds of conduct by the licensee that is	277	
described in section 4707.15 of the Revised Code or that otherwise	278	
violates this chapter or rules adopted under it and that is	279	
associated with an act or transaction that only a licensee	280	
lawfully may perform, may file a verified application in a court	281	
of common pleas for an order directing payment from the auction	282	
recovery fund. The application may seek payment in an amount that	283	
is equal to the portion of the judgment that remains unpaid.	284	
The application shall specify the nature of the act or	285	
transaction on which the underlying judgment was based, the	286	
activities of the applicant in pursuit of remedies available under	287	
the law for the collection of judgments, and the actual and direct	288	
losses sustained by the applicant. The applicant shall attach to	289	
the application a copy of each pleading and order in the	290	
underlying court action. In addition, the application shall	291	
include proof of the applicant's actual and direct loss in the	292	
form of a receipt received from the licensee on the day of the	293	
sale or consignment on which the underlying judgment was based.	294	
The receipt shall state the item that was sold or consigned, the	295	
price of the item, the estimated value of the item, and the names	296	

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of the consignee and purchaser of the item.	297	
Whenever possible, the court shall require all applicants and	298	
prospective applicants whose claims to the fund arose from an	299	
underlying judgment against the same licensee to be joined in one	300	
action under this section so that the rights of all applicants may	301	
be equitably adjudicated and settled.	302	
Sec. 4707.27. A person who applies to a court of common pleas	303	
for an order directing payment from the auction recovery fund	304	
shall file notice of the application with the director of	305	
agriculture. The director may defend any such action on behalf of	306	
the fund and shall have recourse to all appropriate means of	307	
defense and review, including examination of witnesses,	308	
verification of actual and direct losses, and challenges to the	309	
underlying judgment obtained from a court of competent	310	
jurisdiction to determine whether the underlying judgment is based	311	
on activity that only a person holding a valid license issued	312	
under this chapter is authorized to perform. The director may move	313	
the court of common pleas at any time to dismiss the application	314	
when it appears that there are no triable issues and the	315	
application is without merit, provided that the director shall	316	
give written notice to the applicant not fewer than ten days	317	
before the motion is made. The motion may be supported by	318	
affidavit of any person having knowledge of the facts and may be	319	
made on the basis that the application, including the underlying	320	
judgment referred to in it, does not form the basis for a	321	
meritorious recovery claim. Subject to court approval, the	322	
director may compromise a claim based on the application of the	323	
aggrieved party. The director shall not be bound by any prior	324	
compromise or stipulation of the licensee who is the judgment		
debtor.	326	
If a final judgment that could be the basis for an	327	

competent jurisdiction against a person licensed under this

chapter on the grounds of conduct that is described in section

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4707.15 of the Revised Code or that otherwise violates this	360
chapter or rules adopted under it and that is associated with an	361
act or transaction that only a licensee lawfully may perform.	
(2) All appeals from the judgment have been exhausted, and	362
the applicant has filed notice with the director in accordance	363
with section 4707.27 of the Revised Code and has otherwise	364
complied with that section.	365
(3) The applicant is not either the spouse of the licensee	366
who is the judgment debtor or the personal representative of the	367
spouse.	368
(4) The applicant has diligently pursued the applicant's	369
remedies against all judgment debtors and all other persons who	370
are liable to the applicant in the underlying auction transaction	371
for which the applicant seeks recovery from the fund.	372
(5) The applicant filed the application not later than six	373
months following the termination of all proceedings, including	374
appeals, in connection with the judgment.	375
(6) If the judgment debtor either provided an irrevocable	376
letter of credit or gave bond in accordance with section 4707.11	377
of the Revised Code, the applicant first sought recovery under the	378
irrevocable letter of credit or the bond before applying for	379
payment from the fund.	380
(B) All of the following are prohibited from receiving	381
payment from the auction recovery fund:	382
(1) A bonding company that was not a party in the underlying	383
auction transaction;	384
(2) A person holding a valid license issued under either this	385
chapter or Chapter 4735. of the Revised Code;	386
(3) A person who, under division (B)(5) of section 4735.12 of	387
the Revised Code, would be ineligible to receive payment from the	388

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real estate recovery fund;	389	
(4) A person who obtained a final judgment that arose from an	390	
act or transaction that only a licensed real estate broker or real	391	
estate salesperson is authorized to perform under Chapter 4735. of	392	
the Revised Code and that did not involve a violation of this	393	
chapter or rules adopted under it.	394	
(C) Punitive damages, attorney's fees, court costs, and	395	
interest on a judgment are not recoverable from the auction	396	
recovery fund.	397	
Sec. 4707.29. The liability of the auction recovery fund	398	
shall not exceed fifty thousand dollars for losses involving	399	
violations committed by any one licensee, except that with respect	400	
to any one licensee who provides either an irrevocable letter of	401	
credit or a bond in order to maintain proof of financial	402	
responsibility under section 4707.11 of the Revised Code, the	403	
liability of the fund shall not exceed twenty-five thousand	404	
dollars for losses involving violations committed by the licensee.	405	
If a licensee's license is reactivated as provided in section	406	
4707.30 of the Revised Code, the liability of the fund for the	407	
licensee shall again be fifty thousand dollars, or twenty-five	408	
thousand dollars if applicable, but only for transactions that	409	
occur subsequent to the time of reactivation.	410	
If fifty thousand dollars, or twenty-five thousand dollars if	411	
applicable, are insufficient to pay the valid claims of all	412	
persons who have applied for payment from the fund with respect to	413	
losses involving violations committed by the same licensee, the	414	
money shall be distributed among the persons in the ratio that	415	
their respective claims bear to the aggregate of valid claims or	416	
in another manner that the court determines to be equitable.		
Distribution of the money shall be among the persons entitled to	418	
share in it without regard to the order of priority in which their	419	

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respective judgments may have been decided or their applications	420
for payment from the fund may have been filed.	421
Sec. 4707.30. (A) As used in this section:	422
(1) "Aggrieved party" means a person who obtains a final	423
judgment in a court of competent jurisdiction against a person	424
licensed under this chapter on the grounds of conduct by the	425
licensee that is described in section 4707.15 of the Revised Code	426
or that otherwise violates this chapter or rules adopted under it	427
and that is associated with an act or transaction that only a	428
licensee lawfully may perform.	429
(2) "Judgment debtor licensee" means a person licensed under	430
this chapter against whom an aggrieved party obtains a final	431
judgment in a court of competent jurisdiction and whose failure to	432
pay all or a portion of the judgment results in a payment to the	433
aggrieved party from the auction recovery fund.	434
(B) If the director of agriculture makes a payment from the	435
auction recovery fund to an aggrieved party and the license of the	436
judgment debtor licensee has not been suspended or revoked under	437
section 4707.15 of the Revised Code, the license automatically is	438
suspended on the date on which the payment is made. The director	439
shall provide the judgment debtor licensee an opportunity for an	440
administrative hearing on the suspension in accordance with	441
Chapter 119. of the Revised Code. The director shall not	442
reactivate the suspended license until the judgment debtor	443
licensee has repaid in full, plus interest per annum at the rate	444
specified in division (A) of section 1343.01 of the Revised Code,	445
the amount paid from the fund to the aggrieved party. A discharge	446
in bankruptcy does not relieve a judgment debtor licensee from the	447
suspension provisions and requirements for reactivation of a	448
license that are established in this section.	449
When, upon the order of a court of common pleas, the director	450

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4707.26, 4707.27, 4707.28, 4707.29, and 4707.30 of the Revised					480	
Code, as amended	l or enacted by this	act,	shall take	ef	fect on July	481
1, 2003.						482
Section 5.	That Section 17 of 2	Am. S	Sub. H.B. 94	of	the 124th	483
General Assembly	, as amended by Am.	Sub.	H.B. 3 of t	he	124th	484
General Assembly	, be amended to read	d as	follows:			485
"Sec. 17. A	GR DEPARTMENT OF AGI	RICUL	JTURE			486
General Revenue	Fund					487
GRF 700-321 Ope	rating Expenses	\$	3,160,884	\$	3,334,073	488
GRF 700-401 Ani	mal Disease Control	\$	4,340,887	\$	4,385,108	489
GRF 700-402 Amu	sement Ride Safety	\$	226,451	\$	230,769	490
GRF 700-403 Dai	ry Division	\$	1,569,097	\$	1,707,877	491
GRF 700-404 Ohi	o Proud	\$	222,856	\$	228,266	492
GRF 700-405 Ani	mal Damage Control	\$	86,780	\$	84,358	493
GRF 700-406 Con	sumer Analytical	\$	889,058	\$	900,001	494
Lab						
GRF 700-407 Foo	d Safety	\$	1,422,998	\$	1,377,956	495
GRF 700-409 Far	mland Preservation	\$	150,000	\$	320,000	496
GRF 700-410 Pla	nt Industry	\$	1,517,969	\$	1,561,620	497
GRF 700-411 Int	ernational Trade	\$	789,620	\$	598,062	498
	Market Development					
	ghts and Measures	\$	991,136		996,634	499
	sy Moth Prevention	\$	633,214	•	634,279	
	centrated Animal	\$	23,275	\$	22,663	501
	ding Facilities					
	isory Committee					
	ltry Inspection	\$	322,256	•	320,960	502
	estock Regulation	\$	1,357,487	\$	1,563,898	503
	gram					
	estock Testing and	\$	229,996	\$	228,438	504
Ins	pections					

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GRF 700-499	Meat Inspection	\$	4,654,566	\$	4,977,168	505
	Program - State Share					
GRF 700-501	County Agricultural	\$	466,842	\$	466,842	506
	Societies					
GRF 700-503	Swine and Cattle	\$	113,160	\$	107,076	507
	Breeder Awards					
TOTAL GRF Ge	neral Revenue Fund	\$	23,168,532	\$	24,046,048	508
Federal Special Revenue Fund Group						509
3J4 700-607	Indirect Cost	\$	1,380,026	\$	1,314,020	510
3R2 700-614	Federal Plant Industry	\$	1,607,887	\$	1,682,330	511
326 700-618	Meat Inspection	\$	4,401,707	\$	4,959,973	512
	Service - Federal					
	Share					
336 700-617	Ohio Farm Loan	\$	181,774	\$	181,774	513
	Revolving Fund					
382 700-601	Cooperative Contracts	\$	1,027,692	\$	1,091,347	514
TOTAL FED Federal Special Revenue						515
Fund Group		\$	8,599,086	\$	9,229,444	516
State Specia	l Revenue Fund Group					517
4C9 700-605	Feed, Fertilizer, and	\$	909,033	\$	975,244	518
	Lime Inspection					
4D2 700-609	Auction Education	\$	30,476	\$	30,476	519
4E4 700-606	Utility Radiological	\$	69,016	\$	73,059	520
	Safety					
4P7 700-610	Food Safety Inspection	\$	559,611	\$	575,797	521
4R0 700-636	Ohio Proud Marketing	\$	125,297	\$	133,614	522
4R2 700-637	Dairy Inspection Fund	\$	1,183,358	\$	1,174,591	523
4T6 700-611	Poultry and Meat	\$	47,294	\$	47,294	524
	Inspection					
4T7 700-613	International Trade	\$	161,991	\$	166,356	525
	and Market Development					
	Rotary					

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4V5 700-615	Animal Industry Lab	\$	626,633	\$	633,097	526
493 700-603	Fruits and Vegetables Inspection Fees	\$	212,764	\$	171,772	527
494 700-612	Agricultural Commodity Marketing Program	\$	166,536	\$	169,867	528
496 700-626	Ohio Grape Industries	\$	1,048,667	\$	1,071,099	529
497 700-627	Commodity Handlers Regulatory Program	\$	566,862	\$	648,616	530
5B8 700-628	Auctioneers	\$	286,769	\$	365,390	531
5Н2 700-608	Metrology Lab	\$	74,674	\$	138,624	532
5L8 700-604	Livestock Management Program	\$	250,000	\$	250,000	533
<u>5U1</u> <u>700-624</u>	Auction Recovery Fund	<u>\$</u>	500,000	<u>\$</u>	<u>0</u>	534
578 700-620	Ride Inspection Fees	\$	634,099	\$	650,774	535
579 700-630	Scale Certification	\$	230,047	\$	230,047	536
652 700-634	Laboratory Services	\$	1,179,560	\$	1,144,766	537
669 700-635	Pesticide Program	\$	2,108,049	\$	2,181,491	538
TOTAL SSR St	ate Special Revenue					539
Fund Group		\$	10,470,236	\$	10,831,974	540
			10,970,236			541
TOTAL ALL BU	JDGET FUND GROUPS	\$	42,238,354	\$	44,107,466	542
			42,738,354			543
ANIMAL	DISEASE CONTROL					544
The funds in appropriation item 700-401, Animal Disease						545
Control, may be used for the detection, prevention, and emergency						546
management of, and the education of the public regarding, Foot and						547
Mouth disease, Mad Cow disease, and West Nile virus.					548	
REIMBURSEMENT TO THE GENERAL REVENUE FUND					549	
(A) On or before June 30, 2003, the Director of Budget and						550
Management shall determine the following:						551
(1) The total amount disbursed from the foregoing						552

(B) If the Director determines under division (A)(2) of this section that there are excess interest earnings, the Director shall, on or before June 30, 2003, transfer them in an amount not to exceed \$60,000 less than the amount of disbursements determined under division (A)(1) of this section from the Clean Ohio Conservation Fund to the General Revenue Fund.

#### THE AUCTION FUND

On October 1, 2001, the Auction Education Fund (Fund 4D2) and the Auction Licensing Fund (Fund 5B8) shall be transferred from the Department of Commerce to the Department of Agriculture. At the request of the Director of Commerce, the Director of Budget and Management may cancel encumbrances in these funds from the Department of Commerce's appropriation item 800-605, Auctioneer Education, and appropriation item 800-628, Auctioneers, and reestablish such encumbrances or parts of encumbrances in fiscal year 2002 for the same purpose and to the same vendor in the Department of Agriculture's appropriation item 700-609, Auction Education, and appropriation item 700-628, Auctioneers. The Director of Budget and Management shall reduce the appropriation balances in fiscal year 2001 by the amount of the encumbrances canceled in the funds. As determined by the Director of Budget and Management, the appropriation authority necessary to reestablish such encumbrances or parts of encumbrances in fiscal year 2002 for the Department of Agriculture is hereby appropriated.

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On July 1, 2001, or as soon thereafter as possible, the	584
Director of Budget and Management shall transfer the cash balance	585
in the License Fees (Fund 4V0) to the Dairy Inspection Fund (Fund	586
4R2). The director shall cancel any existing encumbrances against	587
appropriation item 700-602, License Fees (Fund 4V0), and	588
reestablish them against appropriation item 700-637, Dairy	589
Inspection (Fund 4R2). The amounts of the reestablished	590
encumbrances are appropriated."	591
Section 6. That existing Section 17 of Am. Sub. H.B. 94 of	592
the 124th General Assembly, as amended by Am. Sub. H.B. 3 of the	593
124th General Assembly, is hereby repealed.	594
Section 7. As soon as possible prior to June 30, 2002, the	595
Director of Budget and Management shall make a one-time cash	596
transfer of \$500,000 from Fund 5B8, Auctioneers, to Fund 5U1,	597
Auction Recovery Fund. The Auction Recovery Fund is to be	598
administered by the Department of Agriculture under sections	599
4707.25 to 4707.30 of the Revised Code as enacted by this act.	600
Section 8. Sections 5 to 8 of this act are not subject to the	601
referendum. Therefore, under the Ohio Constitution, Article II,	602
Section 1d and section 1.471 of the Revised Code, Sections 5 to 8	603

of this act go into immediate effect when this act becomes law.

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