As Introduced

125th General Assembly Regular Session 2003-2004

H. B. No. 421

Representatives Schlichter, McGregor, Fessler, Gibbs, Collier, Aslanides, Wolpert, Seaver, Reinhard

A BILL

5	To amend sections 926.16, 926.17, 926.18, 926.19, and	1
	926.32 of the Revised Code to revise the statutes	2
	governing the Agricultural Commodity Depositors	3
	Fund.	4

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

Section 1.	That sections	926.16,	926.17, 9	926.18,	926.19,	and 5	;
926.32 of the R	evised Code be	amended	to read a	as follo	ws:	6	5

Sec. 926.16. (A) There is hereby created in the state 7 treasury the agricultural commodity depositors fund. The state 8 shall not be held liable for any claims presented against the fund 9 under section 926.18 of the Revised Code. The fund shall consist 10 of a per-bushel fee remitted by licensed handlers under this 11 section, any sums that the director of agriculture may collect by 12 any legal action on behalf of the fund, and any property or 13 securities acquired through the use of moneys in the fund. All 14 investment earnings of the fund shall be credited to the fund. The 15 moneys collected under this section and deposited in the fund 16 shall be used exclusively to indemnify depositors as provided in 17 section 926.18 of the Revised Code and for no other purpose to pay 18 the examination and administrative costs of this chapter as 19 provided in division (E) of this section.

(B) All licensed handlers shall remit the fee determined by 21 the director in accordance with section 926.17 of the Revised Code 2.2 on: 23 (1) All agricultural commodities delivered to them for 24 storage under a bailment agreement or for sale, exchange, or 25 negotiation or solicitation of sale by depositors who produced 26 them or caused them to be produced; 27 (2) All agricultural commodities delivered to them for 28 storage under a bailment agreement, regardless of who produced the 29 commodities, if a receipt is to be issued for the commodities; 30 (3) All agricultural commodities that are being stored by 31 licensed handlers who own them solely, jointly, or in common with 32 others and who are issuing a receipt for them in accordance with 33 section 926.25 of the Revised Code. The maximum number of bushels 34 on which a licensed handler shall be required to pay the fee under 35 division (B)(3) of this section between the first day of July and 36 the thirtieth day of June of any marketing year shall be the 37 greatest number of bushels of all commodities for which receipts 38 are outstanding at any one time during that period. 39

(4) All agricultural commodities that are not involved in a 40 transaction described in division (B)(1), (2), or (3) of this 41 section and the monetary proceeds of which are controlled by a 42 handler who is not involved in the production of the commodities 43 and who serves as an intermediary between the producer and a 44 handler receiving the commodities. In such a situation, the 45 handler responsible for paying the producer shall remit the fee. 46

(C) All licensed handlers shall account for and remit moneys 47 under division (B) of this section to the director in such manner 48 and using such forms as the director shall prescribe by rule. 49

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(D) All	disbursements from the fund shall be paid by the	50
treasurer of	state pursuant to vouchers authorized by the	51
director.		52

(E) All interest earned by the fees collected under this 53 section shall be credited to the fund and, at At the request of 54 the director of agriculture and to the extent necessary to pay the 55 examination and administrative costs of this chapter as provided 56 in section 926.19 of the Revised Code, may be transferred by, the 57 director of budget and management shall transfer not more than 58 five hundred thousand dollars per fiscal year from the 59 agricultural commodity depositors fund to the commodity handler 60 regulatory program fund created in that section 926.19 of the 61 Revised Code to pay the examination and administrative costs of 62 this chapter. 63

Sec. 926.17. (A) The director of agriculture shall annually 64 review the debits of and credits to the agricultural commodity 65 depositors fund created in section 926.16 of the Revised Code and 66 shall make any adjustments in the fee required under that section 67 that are necessary to maintain the fund within the limits 68 established under this section. Not later than the first day of 69 March of each year, the director shall determine the proposed 70 amount of the fee based on the expected volume of agricultural 71 commodities on which the fee is to be collected and that are 72 likely to be handled under this chapter. He The director shall 73 make any changes in the previous year's fee in accordance with 74 Chapter 119. of the Revised Code. The fee shall become effective 75 on the following first day of June. It shall in no case exceed 76 one-half of one cent per bushel on all agricultural commodities on 77 which the fee is to be paid. 78

(B)(1) If, at the end of any fiscal year, the assets of the 79 fund exceed one half of the sum of all claims approved during the 80 preceding four years or four balance exceeds ten million dollars, 81 whichever is greater, less any encumbered balances or pending or 82 unsettled claims, the fee required under division (B) of section 83 926.16 of the Revised Code shall be waived until the director τ 84 with the consent of the commodity advisory commission created in 85 section 926.32 of the Revised Code, reinstates the fee to maintain 86 the liquidity of the fund as provided in division (B)(2) of this 87 section. The 88

(2) If, at any time, the director may establish the limits of 89 the assets to be maintained in determines that the fund in 90 accordance with this division balance, less any encumbered 91 balances or pending or unsettled claims, is less than eight 92 million dollars, the director may reinstate the fee required under 93 division (B) of section 926.16 of the Revised Code. If the 94 director reinstates the fee, the director shall notify all 95 licensed handlers by certified mail, return receipt requested, to 96 begin collecting the fee not later than ninety days after being 97 notified. 98

Sec. 926.18. (A) When a depositor has made a demand for 99 settlement of an obligation concerning an agricultural commodity 100 on which a fee was required to be remitted under section 926.16 of 101 the Revised Code and the licensed handler is experiencing failure, 102 as "failure" is defined in section 926.021 of the Revised Code-, 103 and has failed to honor the demand, the depositor, after providing 104 the director of agriculture or the director's authorized 105 representative with evidence of the depositor's demand and the 106 dishonoring of that demand, may file a claim with the director not 107 later than six months after dishonor of the demand for 108 indemnification of the depositor's damages, from the agricultural 109 commodity depositors fund, to be measured as follows: 110

(1) The commodity advisory commission created in section 111

926.32 of the Revised Code shall establish the dollar value of the 112 loss incurred by a depositor holding a receipt or a ticket for 113 agricultural commodities on which a fee was required and that the 114 depositor delivered to the handler under a delayed price 115 agreement, bailment agreement, or feed agreement, or that the 116 depositor delivered to the handler before delivery was due under a 117 contract or other agreement between the depositor and handler. The 118 value shall be based on the fair market price being paid to 119 producers by handlers for the commodities on the date on which the 120 director received notice that the receipt or ticket was dishonored 121 by the handler. All depositors filing claims under this division 122 shall be bound by the value determined by the commission. 123

(2) The dollar value of the loss incurred by a depositor who 124 has sold or delivered for sale, exchange, or solicitation or 125 negotiation for sale agricultural commodities on which a fee was 126 required and who is a creditor of the handler for all or a part of 127 the value of the commodities shall be based on the amount stated 128 on the obligation on the date of the sale. 129

(B) The agricultural commodity depositors fund shall be
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liable to a depositor for any moneys <u>that are owed to the</u>
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<u>depositor for commodities deposited with a licensed handler</u>
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<u>pursuant to a transaction for which the handler must remit a fee</u>
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<u>under division (B) of section 926.16 of the Revised Code and that</u>
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are not recovered through other legal and equitable remedies as
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follows:

(1) For (a) The liability of the fund shall equal one hundred
 per cent of the depositor's loss as determined under division
 (A)(1) of this section if any of the following applies:
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(i) The commodities were stored with a licensed the handler140under a bailment agreement for one hundred per cent of the141depositor's loss as determined under division (A)(1) of this142section;143

(2) For commodities deposited with a licensed handler under	144
an agreement other than a bailment agreement for.	145
(ii) Payment for the commodities was tendered by the handler	146
and subsequently dishonored, such as payment by a check for which	147
there were insufficient funds or by a check that was written on an	148
account that was frozen by the financial institution.	149
(iii) The commodities were priced at the time of delivery to	150
the handler, the delivery occurred not more than thirty days prior	151
to the director's suspension of the handler's license under	152
division (E), (G), or (H) of section 926.10 of the Revised Code,	153
and the handler failed to pay for the commodities on or before the	154
date on which the suspension occurred.	155
(iv) The commodities were priced at the time of delivery to	156
the handler, the delivery occurred not more than ninety days prior	157
to the director's suspension of the handler's license under	158
division (E), (G), or (H) of section 926.10 of the Revised Code,	159
the commodities were subject to a written agreement for deferred	160
payment by the handler not later than ninety days following the	161
date of delivery, and the handler failed to pay for the	162
commodities on or before the payment date established in the	163
written agreement.	164
(b) If the deposit of commodities that were the subject of	165
the depositor's loss involves circumstances other than those	166
described in division (B)(1)(a) of this section, the liability of	167
the fund shall equal one hundred per cent of the first ten	168
thousand dollars of the depositor's loss and eighty per cent of	169
the remaining dollar value of that loss as determined under	170
divisions $(A)(1)$ and (2) of this section. The	171
(2) The aggregate amount recovered by a depositor under all	172
remedies shall not exceed one hundred per cent of the value of the	173

depositor's loss. If the moneys recovered by a depositor under all 174

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remedies exceed one hundred per cent of the value of the 175 depositor's loss, the depositor shall reimburse the fund in the 176 amount that exceeds the value of that loss. 177

(C) The director, with the approval of the commodity advisory 178 commission, shall determine the validity of all claims presented 179 against the fund. A claim filed under this section for losses on 180 agricultural commodities other than commodities stored under a 181 bailment agreement shall not be valid unless the depositor has 182 made a demand for settlement of the obligation within twelve 183 months after the commodities are priced. Any depositor whose claim 184 has been refused by the director and the commission may appeal the 185 refusal either to the court of common pleas of Franklin county or 186 the court of common pleas of the county in which the depositor 187 resides. 188

The director shall provide for payment from the fund to any depositor whose claim has been found to be valid.

(D) If at any time the fund does not contain sufficient
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assets to pay valid claims, the director shall hold those claims
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for payment until the fund again contains sufficient assets.
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Claims against the fund shall be paid in the order in which they
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are presented and found to be valid.

(E) If a depositor files an action for legal or equitable
remedies in a state or federal court having jurisdiction in those
matters that includes a claim against agricultural commodities
upon which the depositor may file a claim against the fund at a
later date, the depositor also shall file with the director a copy
of the action filed with the court.

In the event of payment of a loss under this section, the 202 director shall be subrogated to the extent of the amount of any 203 payments to all rights, powers, privileges, and remedies of the 204 depositor against any person regarding the loss. 205

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The depositor shall render all necessary assistance to aid 206 the director in securing the rights granted in this section. No 207 action or claim initiated by the depositor and pending at the time 208 of payment from the fund may be compromised or settled without the 209 consent of the director. 210

(F) If, prior to June 20, 1994, a lawsuit, adversary 211 proceeding, or other legal proceeding is brought against a 212 depositor to recover money or payments from funds to which a 213 depositor has a right of indemnification under this section, and 214 the depositor retains legal counsel resulting in a cost or expense 215 to the depositor, upon the rendering of a judgment or other 216 resolution of the lawsuit, adversary proceeding, or other legal 217 proceeding, the director, in the director's discretion and with 218 the approval of the commodity advisory commission, may authorize 219 indemnification from the fund for attorney's fees paid by the 220 depositor. Any claim made by a depositor for the payment of 221 attorney's fees under this division shall be made in the same 222 manner as a claim under division (A) of this section. 223

Attorney's fees payable under this division shall be limited 224 to the actual hourly fee charged or one hundred dollars per hour, 225 whichever is less, and to a total maximum amount of three hundred 226 dollars. 227

Sec. 926.19. (A) There is hereby created in the state 228 treasury the commodity handler regulatory program fund. The moneys 229 in the fund shall be used to pay the examination and 230 administrative costs of this chapter and shall consist of: 231

(1) All revenues collected by the director of agriculture
from distribution of the receipt forms under division (B) of
section 926.20 of the Revised Code and such other forms and
registration books as the director may require by rule for the
administration of this chapter;

(2) The application and examination fees collected under	237
division (B) of section 926.05 of the Revised Code;	238
(3) The agricultural commodity tester certificate fees	239
collected under division (B) of section 926.30 of the Revised	240
Code;	241
(4) Interest income Any moneys transferred from the	242
agricultural commodity depositors fund under section 926.16 of the	243
Revised Code;	244

(5) All fines, penalties, and costs, except court costs, that 245 are collected under section 926.99 of the Revised Code in 246 consequence of a violation of this chapter; 247

(6) All sums collected by the director of agriculture under a 248 contract described in section 926.36 of the Revised Code. 249

(B) The examination and administrative costs of this chapter 250 shall be computed by the director not later than the thirty-first 251 252 day of December of each even-numbered year to cover the biennium that begins on the following first day of July. The commodity 253 advisory commission created in section 926.32 of the Revised Code 254 shall approve, and may amend, the examination and administrative 255 costs. The commission's decision shall be binding on the director. 256 The commission also at any time may approve for presentation to 257 the controlling board a request to increase or decrease the 258 appropriation authority for the biennial examination and 259 administrative costs if it determines that an increase or decrease 260 in the cost is necessary to carry out the purpose of this chapter. 261

(C) If at any time the moneys deposited in the fund, 262 including interest income moneys transferred from the agricultural 263 commodity depositors fund under section 926.16 of the Revised 264 Code, are not sufficient to pay the examination and administrative 265 costs of this chapter, the director shall request an appropriation 266 from the general revenue fund to pay those costs. 267

Sec. 926.32. (A) There is hereby created the commodity 268 advisory commission consisting of seven members to be appointed by 269 the director of agriculture. Not later than January 1, 1983, the 270 director shall make appointments to the commission. Of the initial 271 appointments, three shall be for terms ending January 1, 1984, two 272 shall be for terms ending January 1, 1985, and two shall be for 273 terms ending January 1, 1986. Thereafter, terms of office shall be 274 for three years, each term ending on the same day of the same 275 month of the year as did the term that it succeeds. Each member 276 shall hold office from the date of appointment until the end of 277 the term for which the member was appointed. Any member appointed 278 to fill a vacancy occurring prior to the expiration of the term 279 for which the member's predecessor was appointed shall hold office 280 for the remainder of the term. Any member shall continue in office 281 subsequent to the expiration date of the member's term until the 282 member's successor takes office or until a period of sixty days 283 has elapsed, whichever occurs first. 284

(B) The commission shall at all times be composed of three 285 farmers who are engaged primarily in the production of 286 agricultural commodities, one licensed handler who is the manager 287 of a farmers cooperative, one licensed handler who is the owner 288 and operator of a warehouse located in a rural area, one licensed 289 handler representing a warehouse located at a major agricultural 290 commodity transportation center, and one banker who is an officer 291 of a rural bank. The director shall designate annually one member 292 of the commission to serve as its chairperson and, after notice 293 and public hearing, may remove any member only for neglect of duty 294 or malfeasance in office. 295

(C) A vacancy on the commission shall not impair the right of 296
 the other members to exercise all of the commission's powers. Two 297
 farmer members and two handler members shall constitute a quorum 298

for the conduct of business of the commission.

(D) The commission shall meet at least three times annually 300 at times that the commission shall set by rule and may meet at 301 other times that the chairperson or a majority of the commission 302 members considers appropriate+, provided, that no meeting shall be 303 held on the call of the chairperson unless at least seven days' 304 written notice is first given to all members of the commission. 305

(E) Each member shall be reimbursed for the member's actual
 and necessary expenses incurred in the discharge of duties as a
 commission member.
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(F) The commission may adopt, amend, or rescind rules or 309procedures governing the conduct of its internal affairs. 310

(G) The commission may request from the director, and the
director shall provide, meeting space, assistance, services, and
data to enable it to carry out its functions.

(H) All costs of the commission, including all of the
expenses of its members and consultants authorized in this
section, shall be paid from the commodity handler regulatory
program fund created in section 926.19 of the Revised Code
pursuant to itemized vouchers approved by the chairperson of the
commission and the director.

(I) The director shall designate an official or employee of 320 the department of agriculture to act as the executive secretary of 321 the commission. The director also may request the attendance at 322 meetings of the commission consultants with expertise in 323 agricultural law, marketing, statistics, or any other subject to 324 advise and consult with the commission on matters on the agenda of 325 any regular or special meeting of the commission. The expenses 326 incurred by consultants attending those meetings shall be 327 reimbursed according to division (H) of this section. The 328 executive secretary shall keep or cause to be kept a permanent 329

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journal of all meetings, proceedings, findings, determinations, 330 and recommendations of the commission, including an itemized 331 statement of the expenses allowed to each member of the commission 332 and consultants under this section. The journal shall be a public 333 record. 334 (J) In addition to the authority granted in division (F) of 335 section 926.05, division (B) of section 926.17, divisions (A) and 336 (C) of section 926.18, and division (B) of section 926.19 of the 337 Revised Code, the commission shall advise and counsel the director 338 on all matters relating to: 339 (1) The administration of this chapter; 340 (2) The development of rules authorized by section 926.02 of 341 the Revised Code; 342 (3) Any other matters that the commission and the director 343 consider appropriate in carrying out this chapter. 344 Section 2. That existing sections 926.16, 926.17, 926.18, 345 926.19, and 926.32 of the Revised Code are hereby repealed. 346