As Passed by the Senate

127th General Assembly Regular Session 2007-2008

Sub. H. B. No. 217

Representative Reinhard

Cosponsors: Representatives Adams, Aslanides, Evans, Fessler, Latta, McGregor, J., Schlichter, Seitz, Setzer, Stebelton, Webster, Zehringer, Core, Goodwin, Huffman, Hite, Luckie, Domenick, Blessing, Bolon, Book, Brown, Bubp, Chandler, Collier, Combs, Daniels, Dodd, Dyer, Garrison, Gerberry, Goyal, Hagan, R., Harwood, Hughes, Letson, Mallory, Okey, Otterman, Raussen, Schneider, Widener

Senators Schuring, Amstutz, Buehrer, Faber, Grendell, Harris, Kearney, Morano, Mumper, Niehaus, Roberts, Seitz, Fedor, Wilson

ABILL

To amend sections 924.01, 924.02, 924.08, 924.09, and 1 924.99 and to enact sections 924.20 to 924.30 and 2 3717.53 of the Revised Code to establish a grain 3 marketing program, to provide that the Director of 4 Agriculture has exclusive authority to regulate 5 the provision of food nutrition information at 6 food service operations, and to provide incentives for bioproducts innovation in the Ohio polymer 8 9 industry.

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

Section 1. That sections 924.01, 924.02, 924.08, 924.09, and	10
924.99 be amended and sections 924.20, 924.21, 924.22, 924.23,	11
924.24, 924.25, 924.26, 924.27, 924.28, 924.29, 924.30, and	12
3717.53 of the Revised Code be enacted to read as follows:	13

Sec. 924.01. As used in Chapter 924. sections 924.01 to	14
924.16 and 924.51 to 924.55 of the Revised Code:	15
(A) "Agricultural commodity" means any food, fiber, feed,	16
animal, or plant, or group of foods, fibers, feeds, animals, or	17
plants that the director of agriculture determines to be of the	18
same nature, in either a natural or a processed state.	19
"Agricultural commodity" does not include grain as defined in	20
section 924.20 of the Revised Code.	21
(B) "Distributor" means any person who sells, offers for	22
sale, markets, or distributes an agricultural commodity which he	23
that the person has purchased or acquired directly from a	24
producer, or which he that the person markets on behalf of a	25
producer.	26
(C) "Handler" means any person who is in the business of	27
packing, grading, selling, offering for sale, or marketing any	28
agricultural commodity in commercial quantities as defined in a	29
marketing program.	30
(D) "Marketing program" means a program which that is	31
established by order of the director of agriculture pursuant to	32
this chapter, to improve or expand the market for an agricultural	33
commodity.	34
(E) "Operating committee" means a committee established to	35
administer a marketing program for an agricultural commodity.	36
(F) "Person" means any natural person, partnership,	37
corporation, society, association, or fiduciary.	38
(G) "Processor" means any person who is in the business of	39
grading, packaging, packing, canning, freezing, dehydrating,	40
fermenting, distilling, extracting, preserving, grinding,	41
crushing, juicing, or in any other way preserving or changing the	42
form of any agricultural commodity.	43

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(D) Each member of the operating committee, except the	192
director or the director's designee, is entitled to actual and	193
necessary travel and incidental expenses while attending meetings	194
of the committee or while engaged in the performance of official	195
responsibilities as a member of the committee.	196
(E) A member or employee of the operating committee is not	197
civilly liable for any actions taken in good faith as a member or	198
employee, as applicable, of the committee.	199
Sec. 924.24. (A) The grain marketing program operating	200
committee shall do all of the following:	201
(1) Hire personnel and contract for services that are	202
necessary for the operation of the grain marketing program;	203
(2) Promote the sale of grain for the purpose of maintaining	204
and expanding present markets and creating new and larger	205
intrastate, interstate, and foreign markets for grain, and inform	206
the public of the uses and benefits of grain;	207
(3) Establish requirements and procedures for the collection	208
of assessments that the operating committee is required to levy	209
under section 924.26 of the Revised Code, including the method and	210
<pre>frequency of collection;</pre>	211
(4) Establish procedures to be used by a person who wishes to	212
file for a refund of the person's assessment that is levied under	213
section 924.26 of the Revised Code;	214
(5) Perform all acts and exercise all powers incidental to,	215
in connection with, or considered reasonably necessary, proper, or	216
advisable to effectuate the purposes of sections 924.20 to 924.30	217
of the Revised Code.	218
(B) The operating committee may do any or all of the	219
<u>following:</u>	220
(1) Conduct, and contract with others to conduct, research,	221

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to ensure all of the following:	252
(1) The grain marketing program is self-supporting.	253
(2) The operating committee keeps all records that are	254
required for agencies of the state.	255
(3) The program's operations comply with all of the	256
<pre>following:</pre>	257
(a) The provisions of the program;	258
(b) Rules;	259
(c) Sections 924.20 to 924.30 of the Revised Code.	260
(4) Administrative activities of the committee are	261
coordinated with those of the department of agriculture.	262
(B) Not later than ninety days after the effective date of	263
this section, the director shall adopt rules in accordance with	264
Chapter 119. of the Revised Code that are necessary to carry out	265
the purposes of sections 924.20 to 924.30 of the Revised Code. The	266
rules shall include all of the following:	267
(1) Deadlines and nomination procedures for the placement of	268
persons on the ballot for election to the grain marketing program	269
<pre>operating committee;</pre>	270
(2) The terms of office of members of the operating	271
committee, including the staggering of terms for the initial	272
members;	273
(3) Insofar as possible, requirements providing for the	274
equitable distribution of members on the operating committee by	275
geographic and production areas of the state.	276
Sec. 924.26. (A) The grain marketing program operating	277
committee shall levy on producers and, as provided in division (B)	278
of this section, handlers the following assessments, as	279
applicable:	280

(1) One-half of one per cent of the per-bushel price of wheat	281
at the first point of sale;	282
(2) One-half of one per cent of the per-bushel price of	283
barley at the first point of sale;	284
(3) One-half of one per cent of the per-bushel price of rye	285
at the first point of sale;	286
(4) One-half of one per cent of the per-bushel price of oats	287
at the first point of sale.	288
(B) The director may require a handler to withhold	289
assessments from any amounts that the handler owes to producers	290
and to remit them to the director. A handler who pays for a	291
producer an assessment that is levied under this section may	292
deduct the amount of the assessment from any money that the	293
handler owes to the producer.	294
(C) The operating committee shall deposit all money collected	295
under this section with a bank or savings and loan association as	296
defined in sections 1101.01 and 1151.01 of the Revised Code. All	297
money so collected and deposited shall be used only for defraying	298
the costs of administration of the marketing program and for	299
carrying out sections 924.20 to 924.30 of the Revised Code. The	300
operating committee shall not use any assessments that it levies	301
for any political or legislative purpose or for preferential	302
treatment of one person to the detriment of any other person	303
affected by the grain marketing program.	304
(D) The operating committee shall refund to a producer the	305
assessments that it collects from the producer not later than	306
thirty days after receipt of a valid application by the producer	307
for a refund, provided that the producer complies with the	308
procedures for a refund established by the committee under section	309
924.24 of the Revised Code.	310
An application for a refund shall be made on a form provided	311

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Sec. 924.30. (A) No person shall knowingly fail or refuse to	341
withhold or remit an assessment levied under section 924.26 of the	342
Revised Code.	343
(B) Before instituting an enforcement action for a violation	344
of this section, the director of agriculture shall give the	345
alleged violator an opportunity to present the alleged violator's	346
views to the director as to why the action should not be	347
instituted.	348
Sec. 924.99. Whoever violates division (A) of section 924.16	349
or of section 924.30 of the Revised Code is guilty of a	350
misdemeanor of the fourth degree.	351
Sec. 3717.53. (A) As used in this section:	352
(1) "Food nutrition information" includes the caloric, fat,	353
carbohydrate, cholesterol, fiber, sugar, potassium, protein,	354
vitamin, mineral, and sodium content of food.	355
(2) "Political subdivision" and "local legislation" have the	356
same meanings as in section 905.501 of the Revised Code.	357
(B) The director of agriculture has sole and exclusive	358
authority in this state to regulate the provision of food	359
nutrition information at food service operations. The director may	360
adopt rules for that purpose in accordance with Chapter 119. of	361
the Revised Code, including rules that establish a schedule of	362
civil penalties for violations of this section and rules adopted	363
under it. Subject to the approval of the joint committee on agency	364
rule review, portions of the rules may be adopted by referencing	365
all or any part of any federal regulations pertaining to the	366
provision of food nutrition information.	367
The regulation of the provision of food nutrition information	368
at food service operations is a matter of general statewide	369

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interest that requires statewide regulation, and rules adopted	370
under this section constitute a comprehensive plan with respect to	371
all aspects of the regulation of the provision of food nutrition	372
information at food service operations in this state. Rules	373
adopted under this section shall be applied uniformly throughout	374
this state.	375
(C) No political subdivision shall enact, adopt, or continue	376
in effect local legislation relating to the provision of food	377
nutrition information at food service operations.	378
Section 2. That existing sections 924.01, 924.02, 924.08,	379
924.09, and 924.99 of the Revised Code are hereby repealed.	380
Section 3. In fiscal year 2009, up to \$200,000 from a	381
non-General Revenue Fund source to be determined by the Director	382
of Development, shall be used for the Ohio BioProducts Innovation	383
Center to conduct a material flow study, which shall examine	384
biobased resources in Ohio and the flow of materials through the	385
chain of harvesting, refining, and production of a commercialized	386
product; and up to \$350,000 from a non-General Revenue Fund source	387
to be determined by the Director of Development shall be used for	388
the Ohio BioProducts Innovation Center to conduct a	389
techno-economic analysis to determine the economic feasibility of	390
using bioderived chemicals over petroleum-derived or other types	391
of chemicals in the polymer industry.	392
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Section 4. The sections of law contained in Sections 3 and 4	394
of this act, and the items of which they are composed, are not	395
subject to the referendum. Therefore, under Ohio Constitution,	396
Article II, Section 1d and section 1.471 of the Revised Code, the	397
sections of law contained in Sections 3 and 4 of this act and the	398

items of which they are composed go into immediate effect when

this act becomes law.

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