## As Reported by the House Finance and Appropriations Committee

# 127th General Assembly Regular Session 2007-2008

H. B. No. 48

### **Representative Gibbs**

Cosponsors: Representatives Fessler, Seitz, McGregor, J., Setzer, Brown, Collier, Wagner, Wagoner, Combs, Aslanides, Bacon, Bolon, Chandler, Driehaus, Evans, Flowers, Hagan, R., Hite, Schlichter

#### **ABILL**

To amend sections 4707.02, 4707.20, 4707.21, and 1 4707.26 of the Revised Code to exempt certain tax 2 exempt organizations and schools that sell at 3 auction items donated to them from license and 4 contract requirements for such an auction, to 5 require those organizations and schools to 6 maintain records of the auction for two years, and to preclude claims against the Auction Recovery 8 Fund for any loss associated with those types of 9 auctions. 10

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

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Section 1. That sections 4707.02, 4707.20, 4707.21, and	11
4707.26 of the Revised Code be amended to read as follows:	12
Sec. 4707.02. No person shall act as an auction firm,	13
auctioneer, apprentice auctioneer, or special auctioneer within	14
this state without a license issued by the department of	15
agriculture. No auction shall be conducted in this state except by	16

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an auctioneer licensed by the department.	17
The department shall not issue or renew a license if the	18
applicant or licensee has been convicted of a felony or crime	19
involving fraud or theft in this or another state at any time	20
during the ten years immediately preceding application or renewal.	21
This section does not apply to any of the following:	22
(A) Sales at auction that either are required by law to be at	23
auction, other than sales pursuant to a judicial order or decree,	24
or that are conducted by or under the direction of a public	25
authority;	26
(B) The owner of any real or personal property desiring to	27
sell the property at auction, provided that the property was not	28
acquired for the purpose of resale;	29
(C) An auction mediation company;	30
(D) An auction that is conducted in a course of study for	31
auctioneers that is approved by the state auctioneers commission	32
created under section 4707.03 of the Revised Code for purposes of	33
student training and is supervised by a licensed auctioneer;	34
(E) $(1)$ An auction that is sponsored by a nonprofit or	35
charitable organization that is registered in this state under	36
Chapter 1702. or Chapter 1716. of the Revised Code, respectively,	37
if the auction only involves the property of the members of the	38
organization and the auction is part of a fair that is organized	39
by an agricultural society under Chapter 1711. of the Revised Code	40
or by the Ohio expositions commission under Chapter 991. of the	41
Revised Code at which an auctioneer who is licensed under this	42
chapter physically conducts the auction;	43
(2) Sales at an auction sponsored by a charitable, religious,	44
or civic organization that is tax exempt under subsection	45
501(c)(3) of the Internal Revenue Code, or by a public school,	46

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chartered nonpublic school, or community school, if the auction is
conducted by a licensed auctioneer, no person is compensated for
organizing, arranging, or conducting the auction, and all the
items sold at the auction are donated

- (F) A person licensed as a livestock dealer under Chapter 943. of the Revised Code who exclusively sells livestock and uses an auctioneer who is licensed under this chapter to conduct the auction;
- (G) A person licensed as a motor vehicle auction owner under Chapter 4517. of the Revised Code who exclusively sells motor vehicles and who uses an auctioneer who is licensed under this chapter to conduct the auction;
- (H) A person who sells real or personal property by means of the internet.

Sec. 4707.20. (A) No Except when conducting an auction under 61 division (E)(2) of section 4707.02 of the Revised Code, no person 62 shall act as an auction firm, auctioneer, or special auctioneer 63 until the person has first entered into a written contract or 64 agreement in duplicate with the owner or consignee of any property 65 to be sold, containing the terms and conditions upon which the 66 licensee receives or accepts the property for sale at auction. The 67 contracts or agreements shall, for a period of two years, be kept 68 on file in the office of every person so licensed. No apprentice 69 auctioneer shall be authorized to enter into such a contract or 70 agreement without the written consent of the apprentice 71 auctioneer's sponsoring auctioneer, and all contracts or 72 agreements shall be made in the name of and on behalf of the 73 sponsoring auctioneer. In addition, an apprentice auctioneer shall 74 not enter into an auction contract for the sale of real property 75 in the name of the sponsoring auctioneer regardless of whether the 76 apprentice auctioneer is licensed as a real estate broker or 77

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salesperson.	78
(B) On all contracts or agreements between an auction firm,	79
auctioneer, or special auctioneer and the owner or consignee,	80
there shall appear a prominent statement indicating that the	81
auction firm, auctioneer, or special auctioneer is licensed by the	82
department of agriculture, and either that the licensee is bonded	83
in favor of the state or that an aggrieved person may initiate a	84
claim against the auction recovery fund created in section 4707.25	85
of the Revised Code as a result of the licensee's actions,	86
whichever is applicable.	87
(C) The auction firm, auctioneer, or special auctioneer who	88
contracts with the owner is liable for the settlement of all money	89
received, including the payment of all expenses incurred only by	90
the licensee and the distribution of all funds, in connection with	91
an auction.	92
(D) For purposes of this section, a contract or agreement	93
shall specify all of the following:	94
(1) The owner of the property to be sold or the owner's agent	95
or the consignee;	96
(2) The date of the auction or a termination date of the	97
contract or agreement;	98
(3) The location of the auction;	99
(4) The terms and conditions of the auction;	100
(5) All of the fees to be charged by the auctioneer or the	101
auction firm, which shall include commissions, rentals,	102
advertising, and labor;	103
(6) An explanation of the settlement of the auction that	104
includes the disbursement of interest money, if applicable;	105
(7) A statement establishing the responsibility for bad	106
checks, debts, and unpaid auction items;	107

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- (8) A statement indicating whether the auction is a reserve auction or an absolute auction. In addition, the statement shall include the definition of reserve auction or absolute auction from section 4707.01 of the Revised Code, as applicable.
- (9) A statement of the auctioneer's or auction firm's policy 112 regarding absentee bidding; 113
- (10) A brief description of the real or personal property to 114 be sold;
- (11) If the sale is of real or personal property at absolute 116 auction, a statement affirming that the seller of the real or 117 personal property has a bona fide intention to transfer ownership 118 of the property to the highest bidder. 119

Sec. 4707.21. No auction firm, auctioneer, apprentice 120 auctioneer, or special auctioneer shall willfully neglect or 121 refuse to furnish the department of agriculture statistics or 122 other information in the auction firm's, auctioneer's, apprentice 123 auctioneer's, or special auctioneer's possession or under the 124 auction firm's, auctioneer's, apprentice auctioneer's, or special 125 auctioneer's control that the auction firm, auctioneer, apprentice 126 auctioneer, or special auctioneer is authorized to collect; nor 127 shall the auction firm, auctioneer, apprentice auctioneer, or 128 special auctioneer neglect or refuse, for more than thirty days, 129 to answer questions submitted on circulars; nor shall the auction 130 firm, auctioneer, apprentice auctioneer, or special auctioneer 131 knowingly answer any such questions falsely; and nor shall the 132 auction firm, auctioneer, apprentice auctioneer, or special 133 auctioneer refuse to obey subpoenas and give testimony. Licensees, 134 as well as charitable, religious, or civic organizations and 135 schools that sponsor an auction under division (E)(2) of section 136 4707.02 of the Revised Code, shall keep records relative to any 137 auction sale for at least two years from the its date of auction. 138

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These records shall include settlement sheets, written contracts,	139
and copies of any advertising that lists the items for auction, as	140
applicable.	141
Sec. 4707.26. (A)(1) A person who asserts that the person has	142
been aggrieved by the actions of a person licensed under this	143
chapter that resulted in actual and direct losses to the aggrieved	144
person may initiate a claim against the auction recovery fund	145
either under this section or section 4707.261 of the Revised Code.	146
If an aggrieved person who wishes to seek recovery from the	147
auction recovery fund has obtained a final judgment in a court of	148
competent jurisdiction against the licensee, the aggrieved person	149
shall initiate the claim in accordance with section 4707.261 of	150
the Revised Code. If an aggrieved person who wishes to seek	151
recovery from the auction recovery fund has not obtained a final	152
judgment in a court of competent jurisdiction against the	153
licensee, the aggrieved person shall initiate the claim in	154
accordance with this section.	155
(2) An aggrieved person may initiate a claim against the	156
auction recovery fund under this section if all of the following	157
apply:	158
(a) The loss was associated with an act or transaction that	159
only a person licensed under this chapter lawfully may perform.	160
(b) The licensee's actions are described in section 4707.15	161
of the Revised Code or otherwise violate this chapter or rules	162
adopted under it.	163
(c) The licensee is not an auction firm.	164
(d) The loss was not associated with an auction conducted	165
under division (E)(2) of section 4707.02 of the Revised Code.	166
To initiate a claim against the fund, an aggrieved person	167
shall file a verified complaint with the department of agriculture	168

in accordance with section 4707.16 of the Revised Code. The 169 verified complaint shall include an application to the department 170 that requests recovery of the applicant's actual and direct losses 171 and that is made on forms that the department provides. The 172 application for recovery shall specify the nature of the act or 173 transaction on which the applicant's claim is based, the actual 174 and direct losses sustained by the applicant, and any activities 175 that the applicant has pursued as a remedy for the losses. 176

- (B) Upon receipt of a verified complaint and application, the 177 department shall conduct an investigation in accordance with 178 section 4707.16 of the Revised Code. After the investigation, if 179 the department determines that the licensee has engaged in conduct 180 described in section 4707.15 of the Revised Code or otherwise has 181 violated this chapter or rules adopted under it, the department 182 shall propose to take action to suspend or revoke the licensee's 183 license under section 4707.15 of the Revised Code or to initiate a 184 criminal action against the licensee under section 4707.99 of the 185 Revised Code, or both. The department shall issue a letter to the 186 applicant indicating the department's proposed action and the date 187 of any hearing that the department has scheduled regarding the 188 matter. 189
- (C) Upon exhaustion of administrative remedies or criminal 190 proceedings that results in a finding that the licensee has 191 engaged in conduct described in section 4707.15 of the Revised 192 Code or otherwise has violated this chapter or rules adopted under 193 it, the department shall issue a notice in accordance with Chapter 194 119. of the Revised Code via certified mail to the applicant 195 indicating that the applicant may request a hearing for relief 196 from the auction recovery fund. An applicant who seeks recovery 197 from the fund of any actual and direct losses suffered as a result 198 of a licensee's conduct shall submit, not later than thirty days 199 following receipt of the notice, a request for a hearing to the 200

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department.	201
Upon the timely receipt of a request for a hearing, the	202
department shall provide the applicant with the opportunity to	203
appear at an adjudication hearing to offer proof and evidence of	204
the actual and direct losses. Whenever possible, the department	205
shall require all applicants whose claims to the fund arose from	206
an underlying transaction involving the same licensee to be joined	207
in one adjudication under this section so that the rights of all	208
applicants may be equitably adjudicated and settled. On behalf of	209
the fund, the department may defend claims against the fund and	210
shall have recourse to all appropriate means of defense and	211
review, including examination of witnesses, and verification of	212
actual losses.	213
(D) Upon the conclusion of the adjudication hearing, the	214
hearing officer shall issue a report and recommendation in favor	215
of making payment to an applicant from the fund if, during the	216
course of the adjudication hearing, all of the following have been	217
shown:	218
(1) The licensee has engaged in conduct described in section	219
4707.15 of the Revised Code or otherwise has violated this chapter	220
or rules adopted under it.	221
(2) The licensee's conduct or violation is associated with an	222
act that only a person licensed under this chapter lawfully may	223
perform and the act resulted in direct and actual losses to the	224
applicant.	225
(3) The applicant filed a verified complaint and application	226
with the department as required by this section.	227
(4) The applicant is not the spouse of the licensee $\frac{1}{1}$	228
the personal representative of the licensee's spouse.	229
(5) If the licensee either provided an irrevocable letter of	230
credit or gave bond in accordance with section 4707.11 of the	231

As reported by the riouse i mance and Appropriations committee	
recommendation as provided by this section. The director's	263
approval, modification, or disapproval of the hearing officer's	264
recommendation shall have the same effect as if the hearing had	265
been conducted by the director.	266
No recommendation shall be final until approved, modified, or	267
disapproved by the director as indicated by the order entered on	268
the record of proceedings of the department. If the director	269
modifies or disapproves the recommendations of the hearing	270
officer, the director shall include in the record of the	271
proceedings the reasons for the modification or disapproval.	272
After an order is entered on its journal, the department	273
shall make payment, if applicable, to the applicant from the	274
auction recovery fund in accordance with the order and shall	275
provide to the applicant by certified mail, return receipt	276
requested, a copy of the order and a statement of the time and	277
method by which an appeal may be perfected. In addition, the	278
department shall mail a copy of the order to the attorney or other	279
representative of the applicant.	280
(F) An order of the director issued under this section	281
constitutes a final determination of the director for purposes of	282
appeal. An applicant who is denied compensation from the auction	283
recovery fund or who receives an award less than the award	284
requested may appeal the order of the director. Notices of appeal	285
shall be filed in the manner provided in section 119.12 of the	286
Revised Code.	287

Section 2. That existing sections 4707.02, 4707.20, 4707.21,

and 4707.26 of the Revised Code are hereby repealed.

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