## As Reported by the Senate Agriculture Committee

**132nd General Assembly** 

Regular Session 2017-2018

Sub. H. B. No. 480

**Representative Hill** 

Cosponsors: Representatives Scherer, Seitz, Anielski, Dever, Green, Hambley, Koehler, Miller, Perales, Rezabek, Riedel, Rogers, Schaffer, Wiggam, Wilkin, Speaker Smith

Senators Hackett, Beagle

# A BILL

Τ	o amend sections 2329.152, 2329.17, 2329.211,	1
	2329.28, 2329.52, 4707.01, 4707.023, 4707.15,	2
	4707.20, and 4707.22 of the Revised Code to	3
	establish requirements governing multi-parcel	4
	auctions and to amend Ohio's foreclosure	5
	procedures.	6

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

Section 1. That sections 2329.152, 2329.17, 2329.211,	7
2329.28, 2329.52, 4707.01, 4707.023, 4707.15, 4707.20, and	8
4707.22 of the Revised Code be amended to read as follows:	9
Sec. 2329.152. (A) In every action demanding the judicial	10
or execution sale of real estate, the county sheriff shall sell	11
the real estate at a public auction, unless the judgment	12
creditor files a motion with the court for an order authorizing	13
a specified private selling officer to sell the real estate at a	14
public auction. If the court authorizes a private selling	15
officer to sell the real estate, the judgment creditor may seek	16

to have the property sold by the private selling officer 17 authorized by the court or by the county sheriff. If the 18 judgment creditor elects to have the property sold by the 19 private selling officer authorized by the court, the judgment 20 creditor shall file with the clerk of the court a praecipe 21 requesting the issuance of an order of appraisal to the sheriff 22 and an order of sale to the private selling officer authorized 23 by the court. Upon the filing of that praecipe, the clerk of the 24 court shall immediately issue both of the following: 25

(1) An order of appraisal to the sheriff, who shall obtain 26 27 an appraisal of the real estate in conformity with sections 2329.17 and 2329.18 of the Revised Code; 28

(2) An order of sale to the private selling officer, who, 29 after the return or determination of the appraisal, shall advertise and sell the real estate in conformity with applicable 31 provisions of sections 2329.01 to 2329.61 of the Revised Code.

(B) (1) As used in this division:

(a) "Business day" means a calendar day that is not a Saturday or Sunday or a legal holiday as defined in section 1.14 of the Revised Code.

(b) "Remote bid" means a bid submitted in writing via 37 facsimile, electronic mail, or overnight delivery or courier. 38

(2) If the sale of the real estate is conducted at a 39 physical location and not online, then each judgment creditor 40 and lienholder who was a party to the action may submit a remote 41 bid to the sheriff or the private selling officer. Each sheriff 42 and private selling officer shall establish and maintain a 43 facsimile number or an electronic mail address for use by 44 judgment creditors and lienholders in submitting remote bids. 45

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Each remote bid shall be of a fixed maximum amount and shall be 46 delivered to the sheriff or private selling officer on or before 47 four-thirty p.m. on the business day immediately preceding the 48 date of the sale. 49

(3) Before the sale, the sheriff or the private selling 50 officer shall confirm receipt of the remote bid by sending 51 notice of such receipt via facsimile or electronic mail to the 52 judgment creditor or lienholder who submitted the remote bid. 53 During the sale, the sheriff or the private selling officer 54 shall place the remote bid on behalf of the judgment creditor or 55 lienholder who submitted the remote bid. After the sale, the 56 sheriff or the private selling officer shall provide notice of 57 the results of the sale not later than the close of business on 58 the day of the sale to all judgment creditors and lienholders 59 who submitted remote bids. Such notice shall be sent via 60 facsimile or electronic mail to the judgment creditor or 61 lienholder or by posting the results of the sale on a public web 62 site. 63

(4) If a sheriff or private selling officer fails to place a remote bid on behalf of a judgment creditor or lienholder to the prejudice of the judgment creditor or lienholder, then, upon the filing of a motion to vacate the sale within ten business days after the sale date, the sale shall be vacated.

(C) (1) A judgment creditor that obtains a court order
authorizing a specified private selling officer to sell the real
estate at a public auction pursuant to division (A) of this
section may instruct the private selling officer to postpone the
sale of the real estate one or more times, provided, however
that all rescheduled sale dates shall be within one hundred
rescheduled sale date. Upon receiving this

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instruction, the private selling officer shall postpone the sale 76 77 of the real estate by announcing that the sale is postponed. If the sale is at a physical location, this announcement shall be 78 made at the sale and shall include the date, time, and place of 79 the rescheduled sale of the real estate. If the sale is online, 80 this announcement shall be made on the auction web site and 81 shall include the date of the rescheduled sale of real estate. 82 Each such announcement shall be deemed to meet the notice 83 requirement in section 2329.26 of the Revised Code. 84

(2) If the judgment creditor does not wish to postpone the 85 sale of the real estate, the judgment creditor may instruct the 86 private selling officer to cancel the sale of the real estate. 87 Upon receiving this instruction, the private selling officer 88 shall cancel the sale of the real estate by announcing that the 89 sale is canceled. If the sale is at a physical location, this 90 announcement shall be made at the sale. If the sale is online, 91 this announcement shall be made on the auction web site and 92 shall remain posted there until at least the end of the seven-93 day seven-calendar-day bidding period described in division (E) 94 (1) (a) of section 2329.152 of the Revised Code. 95

(3) If the sale of the real estate is postponed or
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canceled as described in divisions (C) (1) and (2) of this
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section, all bids made on the real estate prior to the
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postponement or cancellation of the sale shall be void.
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(D) (1) If the judgment creditor obtains a court order tohave the real estate sold by a private selling officer, then:

(a) The cost of the appraisal required by section 2329.17102of the Revised Code shall be taxed as costs in the case.103

(b) The cost of the advertisement required by section 104

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2329.26 of the Revised Code shall be taxed as costs in the case. 105 (c) The fee charged by the private selling officer and all 106 costs incurred by the private selling officer other than the 107 costs described in divisions (D)(1)(a) and (b) of this section 108 shall be taxed as costs in the case up to an amount equal to one 109 and one-half per cent of the sale price of the real estate. To 110 the extent the fees and costs described in division (D)(1)(c) of 111 this section exceed one and one-half per cent of the sale price 112 of the real estate, they shall not be included in the amount 113 necessary to redeem real estate under section 2329.33 of the 114 Revised Code or in the calculation of any deficiency judgment 115 under section 2329.08 of the Revised Code but rather shall be 116 paid by the buyer of the property, the judgment creditor, or 117 from the judgment creditor's portion of the proceeds of the 118 sale. 119

(2) The private selling officer shall file with the court 120 that issued the order of sale an itemized report of all 121 appraisal, publication, marketing, and other expenses of a sale 122 conducted under this section and all fees charged by the private 123 selling officer for marketing the real estate or conducting the 124 sale of the real estate, including the fee charged by the title 125 agent or title insurance company for administrative services, if 126 applicable, and title, escrow, and closing services. 127

(E) (1) The private selling officer who conducts a sale128under this section may do any of the following:129

(a) Market the real estate and conduct the public auction
of the real estate online or at any physical location in the
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county in which the real estate is situated. If the auction
occurs online, the auction shall be open for bidding for a
minimum of seven <u>calendar days, counted by excluding the day the</u>

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auction is first open for bidding and, notwithstanding section

1.14 of the Revised Code, including all subsequent days. 136 (b) Hire a title insurance agent licensed under Chapter 137 3953. of the Revised Code or title insurance company authorized 138 to do business under that chapter to assist the private selling 139 officer in performing administrative services; 140 (c) Execute to the purchaser, or to the purchaser's legal 141 representatives, a deed of conveyance of the real estate sold; 142 (d) Record on behalf of the purchaser the deed conveying 143 title to the real estate sold, notwithstanding that the deed may 144 not actually have been delivered to the purchaser prior to its 145 recording. 146 (2) By placing a bid at a sale conducted pursuant to this 147 section, a purchaser appoints the private selling officer who 148 conducts the sale as agent of the purchaser for the sole purpose 149 of accepting delivery of the deed. 150 (3) The private selling officer who conducts the sale 1.51 shall hire a title insurance agent licensed under Chapter 3953. 152 of the Revised Code or title insurance company authorized to do 153 business under that chapter to perform title, escrow, and 154 closing services related to the sale of the real estate. 155 (F) The fee charged by the title agent or title insurance 156 company for services provided under divisions (E) (1) (b) and (3) 157 of this section shall be taxed as costs in the case provided 158 they are reasonable. Fees less than or equal to five hundred 159 dollars are presumed to be reasonable. Fees exceeding five 160 hundred dollars shall be paid only if authorized by a court 161 order. 162

Sec. 2329.17. (A) When execution is levied upon lands and 163

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tenements, the sheriff shall call an inquest of three164disinterested freeholders, who are residents of, and real165property owners in, the county where the lands taken in166execution are situated, who shall appraise the property so167levied upon, upon actual view.168

(B) If the property to be appraised is residential
property, the freeholders selected by the sheriff shall return
to the sheriff an estimate of the value of the property in money
within twenty-one calendar days of the issuance of the order of
appraisal by the clerk of the court. If-

If the court has ordered or the clerk of the court has 174 issued an order for a private selling officer to advertise and 175 sell the appraised property, the freeholders selected by the 176 sheriff shall also deliver a copy of their appraisal to the 177 private selling officer contemporaneously with their delivery of 178 their appraisal to the sheriff. Upon receipt of the freeholders' 179 appraisal, the sheriff shall deliver a written statement of the 180 appraisal's costs to the clerk of courts. 181

(C) If the freeholders selected by the sheriff under
division (B) of this section do not deliver their appraisal
within twenty-one calendar days of the issuance of the order of
appraisal by the clerk of the court as required by division (B)
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of this section, then all of the following shall occur:

(1) The cost of the appraisal by the freeholders shall notbe payable to the freeholders or taxed as costs in the case.

(2) The appraised value of the property shall be the most
recent appraised value of the property as shown on the records
of the county auditor, unless, for good cause shown, the court
authorizes a separate appraisal of the property.

(3) The advertisement and sale of the property shall 193 proceed immediately in accordance with the order of 194 advertisement and sale issued by the clerk of the court. 195 If a separate appraisal of the property is obtained, the 196 cost of the appraisal shall be included as an expense of the 197 sale pursuant to division (D) of section 2329.152 of the Revised 198 Code. 199 200 (D) If the property to be appraised is commercial property, the freeholders selected by the sheriff shall return 201 to the sheriff an estimate of the value of the property in money 202 in accordance with the timing or other requirements, if any, 203 that may be established for the sale. 204 (E) The municipal corporation or township in which the 205 real property is situated may inspect prior to the judicial sale 206 any structures located on lands subject to a writ of execution. 207 Sec. 2329.211. (A)(1) In every action demanding the 208 judicial or execution sale of residential property, if the 209 judgment creditor is the purchaser at the sale, the purchaser 210 shall not be required to make a sale deposit. All other 211 212 purchasers shall make a sale deposit as follows: (a) If the appraised value of the residential property is 213 less than or equal to ten thousand dollars, the deposit shall be 214 two thousand dollars. 215 (b) If the appraised value of the residential property is 216 greater than ten thousand dollars but less than or equal to two 217 hundred thousand dollars, the deposit shall be five thousand 218 dollars. 219

(c) If the appraised value of the residential property isgreater than two hundred thousand dollars, the deposit shall be221

ten thousand dollars.

(2) The timing of the deposit and other payment 223 requirements shall be established by the court or the person 224 conducting the sale and included in the advertisement of the 225 sale. If the purchaser fails to meet the timing or other 226 requirements of the deposit, the sale shall be invalid and the 227 residential property may be brought to sale on the provisional 228 second sale date, if any, described in division (B) of section 229 2329.52 of the Revised Code, and included in the notice required 230 by division (A)(1)(a)(i) of section 2329.26 of the Revised Code. 231

(3) If the sale is held online, the deposit may be made by a financial transaction device as defined in section 301.28 of the Revised Code.

(B) In every action demanding the judicial or execution sale of commercial property, the purchaser at the sale shall make a deposit pursuant to the requirements, if any, established for the sale.

Sec. 2329.28. The (A) Except as provided in division (B) of this section, the levying officer shall indorse on the writ of execution the officer's proceedings thereon, and the clerk of the court of common pleas, upon the return thereof, immediately shall record all such indorsements at length, in the execution docket, or other docket provided for that purpose. <u>Electronic</u> <u>indorsements shall be deemed valid.</u> That record shall be a part of the record of the court of common pleas.

(B) A private selling officer who has complied with247division (D) (2) of section 2329.152 of the Revised Code shall be248exempt from division (A) of this section.249

Sec. 2329.52. (A) Except as otherwise provided in division

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(B) of this section, when premises are ordered to be sold, if 251 said premises, or a part thereof, remain unsold for want of 252 bidders after having been once appraised, advertised, and 253 offered for sale, the court from which the order of sale issued 254 may, on motion of the plaintiff or defendant and from time to 255 time until said premises are disposed of, order a new 256 257 appraisement and sale or direct the amount for which said premises, or a part thereof, may be sold. 258

The court may order that the premises be sold as follows: One third cash in hand, one third in nine months from the day of sale, and the remaining one third in eighteen months from the day of sale, the deferred payments to draw interest at six per cent and be secured by a mortgage on the premises.

(B) (1) When a residential property is ordered to be sold 264 pursuant to a residential mortgage loan foreclosure action, and 265 the sale will be held at a physical location and not online, and 266 if the property remains unsold after the first auction, then a 267 second auction shall be held and the property shall be sold to 268 the highest bidder without regard to the minimum bid requirement 269 in section 2329.20 of the Revised Code, but subject to section 270 2329.21 of the Revised Code relating to costs, allowances, and 271 real estate taxes. This second auction shall be held not earlier 272 than seven days and not later than thirty days after the first 273 auction. A residential property that remains unsold after two 274 auctions may be subsequently offered for sale without regard to 275 the minimum bid requirement in section 2329.20 of the Revised 276 Code, but subject to section 2329.21 of the Revised Code 277 relating to costs, allowances, and real estate taxes, or 278 disposed of in any other manner pursuant to this chapter or any 279 other provision of the Revised Code. 280

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(2) For purposes of division (B)(1) of this section, the	281
first day an online auction is open for bidding shall be	282
considered the date of the auction.	283
Sec. 4707.01. As used in this chapter:	284
(A) "Auction" means a method of sale of real or personal	285
property, goods, or chattels, at a predetermined date and time,	286
by means of a verbal exchange, regular mail, telecommunications,	287
the internet, an electronic transmission, or a physical gesture	288
between an auctioneer or apprentice auctioneer and members of	289
the audience or prospective purchasers, the exchanges and	290
gestures consisting of a series of invitations for offers made	291
by the auctioneer and offers by members of the audience or	292
prospective purchasers, with the right to acceptance of offers	293
with the auctioneer or apprentice auctioneer. "Auction" includes	294
a sale of real or personal property, goods, or chattels in which	295
there has been a solicitation or invitation by advertisement to	296
the public for an advance in bidding using sealed bidding,	297
provided that the bids are opened and there is a call for an	298
advancement of the bids.	299
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(B) "Auctioneer" means any person who engages, or who by
advertising or otherwise holds the person out as being able to
and engage, in the calling for, recognition of, and the acceptance
of, offers for the purchase of real or personal property, goods,
or chattels at auction either directly or through the use of
other licensed auctioneers or apprentice auctioneers.

(C) "Apprentice auctioneer" means any individual who is
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sponsored by an auctioneer to deal or engage in any activities
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mentioned in division (A) of this section.
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(D) "Special auctioneer" means any person who currently is

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subject to section 4707.071 of the Revised Code.	310
(E) "Absolute auction" means an auction of real or	311
personal property to which all of the following apply:	312
(1) The property is sold to the highest bidder without	313
reserve.	
(2) The auction does not require a minimum bid.	315
(3) The auction does not require competing bids of any	316
type by the seller or an agent of the seller.	317
(4) The seller of the property cannot withdraw the	318
property from auction after the auction is opened and there is	319
public solicitation or calling for bids.	320
(F) "Reserve auction" means an auction in which the seller	321
or an agent of the seller reserves the right to establish a	322
stated minimum bid, the right to reject or accept any or all	323
bids, or the right to withdraw the real or personal property at	324
any time prior to the completion of the auction by the	325
auctioneer.	326
(G) "Auction mediation company" means a company that	327
provides a forum through the internet for a person to sell the	328
person's real or personal property via the submission of silent	329
bids using a computer or other electronic device.	330
(H) "Public authority" means any board or commission of	331
the state or any officer of such a board or commission, or any	332
political subdivision of the state.	333
(I) "Estate auction" means the auction of real or personal	334
property of a deceased person.	335
(J) "Absentee bidding" means a method by which a potential	336

purchaser authorizes a proxy to place on behalf of the potential337purchaser a written or oral bid to an auctioneer or auction firm338or an agent of an auctioneer or auction firm.339

(K) "Person" means an individual, sole proprietor,340corporation, limited liability company, association, or341partnership.342

(L) "Auction firm" means a person who provides auction 343 services.

(M) "Auction services" means arranging, managing, and
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sponsoring a personal property auction. "Auction services"
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includes the taking and advertising of personal property on
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consignment to be sold at auction by a licensed auctioneer.
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(N) "Consignee" means a person or auction firm that takes
 personal property on consignment to be sold at auction by a
 licensed auctioneer.
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(O) "Firm manager" means the individual designated by an
 auction firm who is responsible for ensuring that the auction
 firm complies with this chapter.
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(P) "Sealed bidding" means a method of submitting a bid in 355
writing by one or more persons following which the bids are 356
opened at an advertised, predetermined time and place, and, 357
after a review of all the bids received, the real or personal 358
property is awarded to the highest and most responsive bidder. 359

(Q) "Multi-parcel auction" means any auction of real or360personal property in which multiple parcels or lots are offered361for sale in various amalgamations, including as individual362parcels or lots, combinations of parcels or lots, and all363parcels or lots as a whole.364

the highest bidder.

Sec. 4707.023. (A) No person licensed under this chapter 365 shall advertise, offer for sale, or sell real or personal 366 property by absolute auction unless all of the following apply: 367 368 (1) One of the following applies: 369 (a) Except for current tax obligations, easements, or restrictions of record of the seller, there are no liens or 370 encumbrances on the property in favor of any other person. 371 (b) Every holder of a lien or encumbrance, by execution of 372 the auction contract or other written agreement provided to the 373 auctioneer, agrees to the absolute auction without regard to the 374 amount of the highest bid or to the identity of the highest 375 bidder. 376 (c) A financially sound person, firm, trust, or estate, by 377 execution of the auction contract or other written agreement 378 provided to the auctioneer, guarantees the complete discharge 379 and satisfaction of all liens and encumbrances, as applicable, 380 immediately after the absolute auction or at the closing without 381 regard to the amount of the highest bid or to the identity of 382

(2) The seller of the real or personal property at the
time of advertising and at the time of the absolute auction has
a bona fide intention to transfer ownership of the property to
the highest bidder regardless of the amount of the highest bid
and without reliance on any agreement that a particular bid or
bid level be attained in order to transfer the property.

(3) The auction contract requires that the auction be
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conducted as an absolute auction, specifies that the auction is
and prohibits the seller or anyone acting
on behalf of the seller to bid or participate in the bidding
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process of the auction.	394
(B) Division (A) of this section does not prohibit any of	395
the following:	396
(1) The bidding of a secured party or lien holder, other	397
than the seller, at an absolute auction, provided that the bids	398
are bona fide offers, that the bidding does not constitute bid	399
rigging or a reserve for the seller, and that the bidding is not	400
for the purpose of aiding or assisting or on behalf of the	401
seller or the auctioneer;	402
(2) The bidding by an individual or a party to a	403
dissolution of marriage, partnership, or corporation on real or	404
personal property being sold at auction pursuant to the	405
dissolution;	406
(3) The advertising of real or personal property to be	407
sold by absolute auction and by reserve auction within the same	408
advertisement or for auction on the same date and at the same	409
place, provided that the advertisement is not misleading and	410
clearly identifies the property that is to be sold by absolute	411
auction and the property that is to be sold by reserve auction.	412
(C) A person licensed under this chapter may make a bona	413
fide bid on the licensee's own behalf at an absolute auction and	414
at a reserve auction, provided that the licensee provides full	415
disclosure that the licensee may make a bona fide bid to the	416
seller and at the auction.	417
(D) A seller or a person on behalf of a seller may make a	418
bid if the auction is a reserve auction and the auctioneer	419
provides full disclosure before bidding begins that the seller	420
retains the right to bid. No person licensed under this chapter	421
knowingly shall receive such a bid in the absence of full	422

disclosure. 423 (E) Except in the case of a dissolution as provided in 424 division (B)(2) of this section, a person licensed under this 425 chapter shall not knowingly receive a bid by a seller or a 426 person on the seller's behalf at an absolute auction. 427 (F) A person licensed under this chapter may advertise an 428 absolute auction as a multi-parcel auction if the person 429 licensed complies with this section and section 4707.22 of the 430 431 Revised Code. Sec. 4707.15. The department of agriculture may deny, 432 refuse to renew, suspend, or revoke the license of any auction 433 firm, auctioneer, apprentice auctioneer, or special auctioneer 434 for any of the following causes: 435 (A) Obtaining a license through false or fraudulent 436 437 representation; (B) Making any substantial misrepresentation in an 438 application for a license; 439 (C) A continued course of misrepresentation or for making 440 false promises through agents, advertising, or otherwise; 441

(D) Specifying that an auction is a reserve auction, 442
absolute auction, <u>multi-parcel auction</u>, or estate auction, but 443
not conducting the auction as specified; 444

(E) Failing to account for or remit, within a reasonable
time, any money or property belonging to others that comes into
the licensee's possession, and for commingling funds of others
with the licensee's own, or failing to keep funds of others in
an escrow or trust account, except that in the case of a
transaction involving real estate, such funds shall be

maintained in accordance with division (A)(26) of section	451
4735.18 of the Revised Code;	452
(F) Paying valuable consideration to any person who has	453
violated this chapter;	454
(G) Conviction in a court of competent jurisdiction of	455
this state or any other state of a criminal offense involving	456
fraud, forgery, embezzlement, false pretenses, extortion,	457
conspiracy to defraud, or another similar offense or a felony;	458
(H) Violation of this chapter or rules adopted under it;	459
(I) Failure to furnish voluntarily at the time of	460
execution, copies of all written instruments prepared by the	461
auctioneer or auction firm;	462
(J) Any conduct of a person that is licensed under this	463
chapter that demonstrates bad faith, dishonesty, incompetency,	
or untruthfulness;	
(K) Any other conduct that constitutes improper,	466
fraudulent, or dishonest dealings;	
(L) Failing prior to the sale at public auction to enter	468
into a written contract with the owner or consignee of any	469
property to be sold, containing the terms and conditions upon	
which the licensee received the property for auction;	471
(M) The use of any power of attorney to circumvent this	472
chapter;	473
(N) Failure to display the <u>either of the following:</u>	474
(1) The sign required under section 4707.22 of the Revised	475
Code <del>and a ; or</del>	476
(2) A notice conspicuously at the clerk's desk or on a bid	477

card that clearly states the terms and conditions of the auction 478 and, if applicable, an explanation of the multi-parcel auction 479 process; 480 (O) Failure to notify the department of any conviction of 481 a felony or crime involving fraud within fifteen days of 482 conviction: 483 (P) Aiding an unlicensed person in the performance of 484 services or acts that require a license under this chapter; 485 (Q) The suspension or revocation of a license to engage in 486 auctioneering or other disciplinary action by the licensing 487 authority of another state; 488 (R) The refusal or disapproval by the licensing authority 489 of another state of an application for a license to engage in 490 auctioneering; 491 (S) Failure of a licensee to notify the department of 492 agriculture within fifteen days of a disciplinary action against 493 the licensee by another state's applicable governing authority; 494 (T) Engaging in auctioneering or providing auction 495 services without a license or during the suspension of a 496 license; 497 (U) Attempting to cheat or cheating on an auctioneer 498 examination or aiding another to cheat on an examination. 499 500 Sec. 4707.20. (A) Except when conducting an auction under division (B)(5)(b) of section 4707.02 of the Revised Code, no 501 person shall act as an auction firm, auctioneer, or special 502 auctioneer until the person has first entered into a written 503 contract or agreement in duplicate with the owner or consignee 504 of any property to be sold, containing the terms and conditions 505

upon which the licensee receives or accepts the property for 506 sale at auction. The contracts or agreements shall, for a period 507 of two years, be kept on file in the office of every person so 508 licensed. No apprentice auctioneer shall be authorized to enter 509 into such a contract or agreement without the written consent of 510 the apprentice auctioneer's sponsoring auctioneer, and all 511 contracts or agreements shall be made in the name of and on 512 behalf of the sponsoring auctioneer. In addition, an apprentice 513 auctioneer shall not enter into an auction contract for the sale 514 of real property in the name of the sponsoring auctioneer 515 regardless of whether the apprentice auctioneer is licensed as a 516 real estate broker or salesperson. 517

(B) On all contracts or agreements between an auction 518 firm, auctioneer, or special auctioneer and the owner or 519 consignee, there shall appear a prominent statement indicating 520 that the auction firm, auctioneer, or special auctioneer is 521 licensed by the department of agriculture, and either that the 522 licensee is bonded in favor of the state or that an aggrieved 523 person may initiate a claim against the auction recovery fund 524 created in section 4707.25 of the Revised Code as a result of 525 the licensee's actions, whichever is applicable. 526

(C) The auction firm, auctioneer, or special auctioneer
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who contracts with the owner is liable for the settlement of all
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money received, including the payment of all expenses incurred
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only by the licensee and the distribution of all funds, in
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connection with an auction.

(D) For purposes of this section, a contract or agreement shall specify all of the following:

(1) The owner of the property to be sold or the owner's 534agent or the consignee; 535

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(2) The date of the auction or a termination date of the 536 contract or agreement; 537 (3) The location of the auction; 538 (4) The terms and conditions of the auction; 539 (5) All of the fees to be charged by the auctioneer or the 540 auction firm, which shall include commissions, rentals, 541 542 advertising, and labor; (6) An explanation of the settlement of the auction that 543 includes the disbursement of interest money, if applicable; 544 (7) A statement establishing the responsibility for bad 545 checks, debts, and unpaid auction items; 546 (8) A statement indicating whether the auction is a 547 reserve auction or an absolute auction. In addition, the 548 statement shall include the definition of reserve auction or 549 absolute auction from section 4707.01 of the Revised Code, as 550 applicable. 551 (9) A statement of the auctioneer's or auction firm's 552 policy regarding absentee bidding; 553 (10) A brief description of the real or personal property 554 to be sold; 555 556 (11) If the sale is of real or personal property at absolute auction, a statement affirming that the seller of the 557 real or personal property has a bona fide intention to transfer 558 ownership of the property to the highest bidder. 559 (12) If the sale is a multi-parcel auction, a statement 560 between the owner or owners of the real or personal property and 561 the auctioneer, auction firm, or special auctioneer attesting 562

#### that the type of auction will be a multi-parcel auction.

Sec. 4707.22. (A) Any person licensed under this chapter 564 who advertises, by linear advertisements or otherwise, to hold 565 or conduct an auction shall indicate in the advertisement the 566 licensee's name or the name registered with the department of 567 agriculture and that the licensee is an auctioneer or apprentice 568 auctioneer. Any apprentice auctioneer who advertises, as 569 provided in this section, also shall indicate in the 570 apprentice's advertisement the name of the auctioneer under whom 571 the apprentice is licensed. The name of the auctioneer shall be 572 displayed in equal prominence with the name of the apprentice 573 auctioneer in the advertisement. Any such licensee who 574 advertises in a manner other than as provided in this section is 575 guilty of violating division (C) of section 4707.15 of the 576 Revised Code. 577

(B) An auction firm licensed under this chapter that 578 advertises, by linear advertisements or otherwise, to solicit or 579 receive consignments or to provide auction services shall 580 indicate in the advertisement the name of the auction firm. In 581 addition, an advertisement of an auction of consignments or an 582 583 advertisement by an auction firm of an auction for which the auction firm will provide auction services shall comply with 584 divisions (A) and (D) of this section. 585

(C) If an auction to be advertised is an absolute auction, all advertisements for the auction shall unequivocally state that the auction is an absolute auction.

(D) If an advertisement for an auction contains the words 589
"estate auction," or words to that effect, the person licensed 590
under this chapter who advertises shall do both of the 591
following: 592

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administrator, or court appointed designee of the estate 594 property; 595 (2) List prominently in the advertisement the county in 596 which the estate is located and the probate court case number of 597 the estate. 598 (E) All persons licensed under this chapter that conduct 599 or are involved in an auction jointly are responsible for the 600 posting of a sign at the auction. The sign shall contain all of 601 602 the following: 603 (1) The name of all licensed persons involved in the auction; 604 (2) A statement that the persons are licensed by the 605 department of agriculture; 606 (3) The address of the department of agriculture. 607 The sign shall be posted at the main entrance of the 608 auction, at the place of registration for the auction, or by the 609 cashier for the auction. The sign shall be of a size not smaller 610 than eight and one-half inches by eleven inches. The letters and 611 numbers on the sign shall be of adequate size to be readily seen 612 by an individual with normal vision when viewing it. 613 (F) An advertisement for the sale of real property at 614 auction shall contain the name of the licensed auctioneer who is 615 entering into the auction contract and the name of the real 616 estate broker licensed under Chapter 4735. of the Revised Code 617 who is involved in the sale. Compliance with this section shall 618 not require a real estate broker licensed under Chapter 4735. of 619 the Revised Code to obtain a license under section 4707.073 of 620 the Revised Code. 621

(1) Enter into an agreement directly with the executor,

(G) If an auction to be advertised is a multi-parcel	622
auction, all advertisements for the auction, excluding road	623
signs, shall state that the auction will be offered in various	624
amalgamations, including as individual parcels or lots,	625
combinations of parcels or lots, and all parcels or lots as a	626
whole.	627
Section 2. That existing sections 2329.152, 2329.17,	628

2329.211, 2329.28, 2329.52, 4707.01, 4707.023, 4707.15, 4707.20, 629 and 4707.22 of the Revised Code are hereby repealed. 630

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