

LEGISLATIVE ACTION

Senate House . Comm: RCS 03/04/2020 The Committee on Appropriations (Albritton) recommended the following: Senate Amendment (with title amendment) Delete lines 50 - 96 and insert: s. 20.052 and members shall be appointed by the commission. Initially, the commission shall appoint two members to a term of 4 years, one member to a term of 3 years, one member to a term of 2 years, and one member to a term of 1 year. Thereafter, members shall be appointed for 4-year terms. The council shall consist of the following members:

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11	(a) One member of the commission.
12	(b) One member recommended by the Florida Citrus Processors
13	Association.
14	(c) One member recommended by the statewide voluntary
15	Florida citrus growers association with the highest membership.
16	(d) Two at-large members, at the discretion of the
17	commission.
18	Section 2. Subsection (3) of section 601.10, Florida
19	Statutes, is amended to read:
20	601.10 Powers of the Department of CitrusThe department
21	shall have and shall exercise such general and specific powers
22	as are delegated to it by this chapter and other statutes of the
23	state, which powers shall include, but are not limited to, the
24	following:
25	(3) (a) To pay, or participate in the payment of, premiums
26	for health, accident, and life insurance for its full-time
27	employees, pursuant to such rules as the department may adopt,
28	in addition to the regular salaries of such full-time employees.
29	(a) The payment of such or similar benefits to its
30	employees in foreign countries, including, but not limited to,
31	social security, retirement, and other similar fringe benefit
32	costs, may be in accordance with laws in effect in the country
33	of employment, except that no benefits will be payable to
34	employees not authorized for other state employees, as provided
35	in the Career Service System.
36	(b) The department may loan department employees to or
37	share department employees with other state and federal
38	agencies, state universities, or the Department of Agriculture
39	and Consumer Services for marketing and promotion orders

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40	authorized under the authority of the Department of Agriculture
41	and Consumer Services or its direct support organizations or for
42	orders adopted under the authority of the United States
43	Secretary of Agriculture. The department may enter into
44	agreements with such entity or entities under such terms and
45	conditions as will benefit the State of Florida, if the agency
46	or entity with which the employee is loaned or shared reimburses
47	the State of Florida for all pay and benefits of the employee,
48	not including a service fee for administration. If the entity
49	directly pays the loaned or shared employee his or her salary
50	and benefits, as applicable, an agreement with the department is
51	not necessary and the employee may work part time with the
52	department under terms and conditions mutually agreed to by the
53	department and the employee. All arrangements made pursuant to
54	this paragraph are subject to prior approval by the department.
55	Except as otherwise provided, loans and agreements must comply
56	with s. 112.24
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59	And the title is amended as follows:
60	Delete line 17
61	and insert:
62	prior approval by the department; requiring the loans
63	and agreements to comply with certain provisions
64	governing the intergovernmental interchange of public
65	employees; deleting provisions