		DAIRY COMMISSION AMENDMENTS
		2020 GENERAL SESSION
		STATE OF UTAH
		Chief Sponsor: Casey Snider
		Senate Sponsor: Scott D. Sandall
L	ONG TITI	LE
G	eneral Des	scription:
	This	bill modifies provisions related to the Dairy Commission.
H	ighlighted	Provisions:
	This	bill:
	•	modifies provisions related to membership on the Dairy Commission;
	•	addresses the Dairy Commission's powers, duties, and functions, including selection
of	f an adminis	strator;
	•	addresses collection of certain assessments if not paid on time;
	•	clarifies how money may be withdrawn from accounts of the commission; and
	•	makes technical and conforming amendments.
Μ	loney App	ropriated in this Bill:
	None	
0	ther Speci	al Clauses:
	Ĥ → [None] <u>This bill provides a special effective date.</u> ←Ĥ
U	tah Code S	Sections Affected:
A	MENDS:	
	4-22-	103, as renumbered and amended by Laws of Utah 2017, Chapter 345
	4-22-	106, as renumbered and amended by Laws of Utah 2017, Chapter 345
	4-22-	201, as renumbered and amended by Laws of Utah 2017, Chapter 345
	4-22-	202 , as renumbered and amended by Laws of Utah 2017, Chapter 345

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	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 4-22-103 is amended to read:
	4-22-103. Utah Dairy Commission created.
2	(1) There is created an independent state agency known as the Utah Dairy Commission
5	(2) [The] Subject to Subsection (5), the Utah Dairy Commission consists of [13] 11
ŀ	members as follows:
,	[(a) the commissioner of agriculture and food, or the commissioner's representative;]
)	[(b) the dean of the College of Agriculture at Utah State University, or the dean's
7	representative;]
3	[(c) the president of the Utah Dairy Women's Association or the president of the Utah
)	Dairy Women's Association's representative;]
)	[(d) a member from District 1, northern Cache County, which member shall have a
	Cornish, Lewiston, Richmond/Cove, or Trenton mailing address;]
2	[(e) a member from District 2, central Cache County and Rich County, which member
5	shall have a Newton, Clarkston, Amalga, Smithfield, Benson, Hyde Park, Mendon, or
ļ	Petersboro mailing address;]
5	[(f) a member from District 3, southern Cache County, which member shall have a
)	Logan, Providence, Nibley, Hyrum, Paradise, Wellsville, College Ward, Young Ward, or
7	Millville mailing address;]
3	[(g) a member from District 4, Box Elder County;]
)	[(h) a member from District 5, Weber and Morgan Counties;]
)	[(i) a member from District 6, Salt Lake, Davis, Utah, and Tooele Counties;]
	[(j) a member from District 7, Wasatch, Summit, Duchesne, Uintah, and Daggett
2	Counties;]
5	[(k) a member from District 8, Millard, Beaver, Iron, and Washington Counties;]
ŀ	[(1) a member from District 9, Sanpete, Carbon, Emery, Grand, Juab, and San Juan
5	Counties; and]
)	[(m) a member from District 10, Piute, Wayne, Kane, Garfield, and Sevier Counties.]
7	[(3) The ex officio members listed in Subsections (2)(a) and (b) shall serve without a
3	vote.]

59	(a) nine voting members as follows:
60	(i) two from District 1, which consists of Cache and Rich Counties;
61	(ii) four members from District 2, which consists of Box Elder, Weber, Morgan, Salt
62	Lake, Davis, Utah, and Tooele Counties; and
63	(iii) three members from District 3, which consists of Millard, Beaver, Iron,
64	Washington, Sanpete, Carbon, Emery, Grand, Juab, San Juan, Piute, Wayne, Kane, Garfield,
65	and Sevier Counties; and
66	(b) two nonvoting members as follows:
67	(i) the commissioner or the commissioner's designee; and
68	(ii) the dean of the College of Agriculture at Utah State University, or the dean's
69	designee.
70	[(4)] (3) The voting members listed in [Subsections (2)(d) through (m)] Subsection
71	(2)(a) shall be elected to four-year terms of office as provided in Section 4-22-105.
72	[(5) Members] (4) A voting member shall enter office on July 1 of the year in which
73	[they are] the member is elected. The commission shall stagger the voting members' terms so
74	that no more than three voting members' terms expire in a given year.
75	[(6) The commission, by two-thirds vote, may alter the boundaries comprising the
76	districts established in this section to maintain equitable representation of active milk
77	producers on the commission.]
78	(5) (a) To maintain equitable representation of active milk producers on the
79	commission, the commission may, by a two-thirds vote:
80	(i) alter the boundaries comprising the districts established in Subsection (2)(a); or
81	(ii) increase or decrease the number of voting members in each district without altering
82	the total number of commission members.
83	(b) If the commission increases the number of voting members in a district under this
84	Subsection (5), a new member will be elected as provided in Section 4-22-105.
85	(c) If the commission decreases the number of voting members in a district under this
86	Subsection (5), each member representing the district will continue in office through the end of
87	the member's term and the member whose term expires first will not be replaced or reelected
88	upon expiration of the member's term.
89	(d) If the commission acts under this Subsection (5), it shall report the changes to the

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90	Natural Resources, Agriculture, and Environment Interim Committee.
91	[(7) Each] (6) A member shall be:
92	(a) a citizen of the United States;
93	(b) [26] <u>21</u> years of age or older;
94	(c) an active milk producer with five consecutive years <u>of</u> experience in milk
95	production within this state immediately preceding election; and
96	(d) a resident of Utah and the district represented.
97	Section 2. Section 4-22-106 is amended to read:
98	4-22-106. Commission powers, duties, and functions.
99	The commission has and shall exercise the following functions, powers, and duties:
100	(1) to [employ and fix the salary of a full-time administrator, not a member of the
101	commission,] use one of the following means to administer the policies adopted, and perform
102	the duties assigned, by the commission:
103	(a) employ and fix the compensation of one or more individuals who are not members
104	of the commission; or
105	(b) retain and fix the compensation of an entity, including an entity engaged in
106	activities similar to the commission;
107	(2) to conduct a campaign of research, nutritional education, and publicity, showing the
108	value of milk, cream, and dairy products;
109	(3) to encourage local, national, and international use of Utah dairy products and
110	by-products, through [advertising] marketing or otherwise;
111	(4) to investigate and participate in studies of problems peculiar to producers in Utah
112	and to take [all] the actions consistent with this chapter in an effort to promote, protect, and
113	stabilize the state dairy industry;
114	(5) to sue and be sued, prosecute actions in the name of the state for the collection of
115	the assessment imposed by Section 4-22-201, enter into contracts, and incur indebtedness in
116	furtherance of the commission's business activities;
117	(6) to cooperate with any local, state, or national organization engaged in activities
118	similar to those of the commission;
119	(7) to accept grants, donations, or gifts for use consistent with this chapter; and
120	(8) to do [all] other things necessary for the efficient and effective management and

121	operation of the commission's business.
122	Section 3. Section 4-22-201 is amended to read:
123	4-22-201. Assessment imposed on sale of milk or cream produced, sold, or
124	contracted for sale in state Time of assessment Collection by dealer or
125	producer-handler Penalty for delinquent payment or collection Statement to be given
126	to producer.
127	(1) An assessment of 10 cents is imposed upon each 100 pounds of milk or cream
128	produced and sold, or contracted for sale, through commercial channels in this state.
129	(2) The assessment shall be:
130	(a) based upon daily or monthly settlements; and
131	(b) due at a time set by the commission, which may not be later than the last day of the
132	month next succeeding the month of sale.
133	(3) (a) The assessment shall be:
134	(i) assessed against the producer at the time the milk or milk fat is delivered for sale;
135	(ii) deducted from the sales price; and
136	(iii) collected by the dealer or producer-handler.
137	(b) The proceeds of the assessment shall be paid directly to the commission who shall
138	issue a receipt to the dealer or producer-handler.
139	(c) If a dealer or producer-handler fails to remit the proceeds of the assessment or
140	deduct the assessment on time[,]:
141	(i) a penalty equal to 10% of the amount due [shall] is to be added to the assessment[-];
142	and
143	(ii) the commission may bring an action against the dealer or producer-handler for:
144	(A) injunctive relief compelling payment of the assessment and penalty;
145	(B) damages, including interest at the statutory prejudgment rate from the date the
146	payment was due;
147	(C) costs of collection, including reasonable attorney fees, whether incurred in
148	litigation or otherwise; and
149	(D) other relief to which the commission may be entitled at law or in equity.
150	(4) (a) At the time of payment of the assessment, the dealer or producer-handler shall
151	deliver a statement to the producer calculating the assessment.

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152	(b) The commission may require other relevant information to be included in the
153	statement.
154	(5) If the mandatory assessment required by the Dairy and Tobacco Adjustment Act of
155	1983, Pub. L. No. 98-180, 97 Stat. 1128 (1150.152), is abolished, a producer who objects to
156	payment of the assessment imposed under this section may, by January 31, submit a written
157	request to the commission for a refund of the amount of the assessment the producer paid
158	during the previous year.
159	Section 4. Section 4-22-202 is amended to read:
160	4-22-202. Revenue from assessment used to promote dairy industry Deposit of
161	money Annual audit of books, records, and accounts Annual financial report to
162	producers.
163	(1) The revenue derived from the assessment imposed by Section 4-22-201 shall be
164	used exclusively for the:
165	(a) administration of this chapter; and
166	(b) promotion of the state's dairy industry.
167	(2) The commission may deposit the proceeds of the assessment in one or more
168	accounts in one or more banks approved by the state as depositories.
169	[(2)] (3) (a) [A] The commission shall keep a voucher, receipt, or other written record
170	for each withdrawal from the [Utah Dairy Commission Fund shall be kept by the] commission
171	accounts.
172	(b) [No funds shall] Money may not be withdrawn from the [fund] commission
173	accounts except:
174	(i) upon order of the commission[-]; or
175	(ii) pursuant to a procedure adopted by the commission if the withdrawal is
176	subsequently ratified by the commission.
177	[(3) The commission may deposit the proceeds of the assessment in one or more
178	accounts in one or more banks approved by the state as depositories.]
179	(4) The books, records, and accounts of the commission's activities are public records.
180	(5) (a) The accounts of the commission shall be audited once annually by a licensed
181	accountant selected by the commission and approved by the state auditor.
182	(b) The results of the audit shall be submitted to the:

- 183 (i) commissioner;
- 184 (ii) commission; and
- 185 (iii) Division of Finance.
- 186 (c) [It is the responsibility of the] The commission [to] shall send annually a financial
- 187 report to each producer.
- 187a $\hat{H} \rightarrow$ Section 5. Effective date.
- 187b If approved by two-thirds of all the members elected to each house, this bill takes effect upon
- 187c approval by the governor, or the day following the constitutional time limit of Utah
- 187d <u>Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,</u>
- 187e <u>the date of veto override.</u> $\leftarrow \hat{H}$