



SUPPLEMENT

TO THE

NEW ZEALAND GAZETTE

OF

THURSDAY, DECEMBER 20, 1928.

Published by Authority.

WELLINGTON, FRIDAY, DECEMBER 21, 1928.

*Declaring Notes of certain Banks to be a Legal Tender for a Further Period.*

[L.S.] CHARLES FERGUSSON, Governor-General.

A PROCLAMATION.

WHEREAS by section two of the Banking Amendment Act, 1914, it is enacted that the Governor-General in Council may from time to time by Proclamation declare that the notes payable on demand by any bank therein named and then issued or thereafter to be issued or reissued within New Zealand under any lawful authority in that behalf shall during the period limited by the Proclamation be everywhere within New Zealand a good and legal tender of money to the amount therein expressed to be payable:

And whereas by successive Proclamations published in the *New Zealand Gazette* it was declared that the notes payable on demand by any of the banks named or described in the Schedule hereto and then issued or thereafter to be issued or reissued within New Zealand under any lawful authority in that behalf should, for the periods therein set forth, be everywhere within New Zealand a good and legal tender of money to the amount therein expressed to be payable:

And whereas occasion for the further exercise of such power in respect of the aforesaid banks has now arisen:

And whereas the Governor-General in Council is satisfied, in pursuance of clause seven of the regulations made under section forty-four of the Finance Act, 1916, on the twenty-first day of August, one thousand nine hundred and sixteen, and published in the *Gazette* of the same date, that in respect of each of the said banks the total amount of the notes issued or reissued in New Zealand by that bank and now in circulation is within the limit of the note-issue of that bank as determined by the said regulations of the twenty-first day of August, one thousand nine hundred and sixteen:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities conferred upon him by section two of the Banking Amendment Act, 1914, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the notes payable on demand by any of the banks named or described in the Schedule hereto and now issued or hereafter to be issued or reissued within New Zealand under any lawful authority in that behalf shall on and after the date of the gazetting of this Proclamation, until and including the tenth day of January, one thousand nine hundred and thirty-two, be everywhere within New Zealand a good and legal tender of money to the amount therein expressed to be payable.

#### SCHEDULE.

The Bank of New Zealand.  
 The National Bank of New Zealand (Limited).  
 The Union Bank of Australia (Limited).  
 The Bank of Australasia.  
 The Bank of New South Wales.  
 The Commercial Bank of Australia (Limited).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of December, 1928.

JOSEPH WARD,  
 Minister of Finance.

Issued in Executive Council.

F. D. THOMSON,  
 Clerk of the Executive Council.

GOD SAVE THE KING!

*Amending Regulations under the Dairy Industry Act, 1908, as to the Manufacture and Export of Dairy-produce.— (Notice No. Ag. 2768.)*

CHARLES FERGUSSON, Governor-General.

#### ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of December, 1928.

Present :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Dairy Industry Act, 1908 (hereinafter referred to as "the said Act"), and of all other powers and authorities in that behalf enabling, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the regulations (hereinafter referred to as "the principal regulations") under the said Act made by Order in Council on the fifteenth day of November, one thousand nine hundred and twenty-six, and published in the *Gazette* on the twenty-fifth day of the same month at page 3281, to the extent and in the manner hereinafter provided, and doth hereby declare that this Order in Council shall come into force on the date of the publication thereof in the *Gazette*.

#### REGULATIONS.

1. THESE regulations may be cited as "The Dairy-produce General Regulations Amendment No. 1," and shall be read together with and be deemed to form part of the principal regulations.

2. Subclause 2 of clause 1 of the principal regulations is hereby amended by deleting therefrom the definition of "factory" and adding thereto the following definitions:—

"Standardized milk cheese-factory" means a manufacturing dairy used or intended to be used for the manufacture of "factory-cheese, fat 50 per cent. or over," from pure milk with cream added, or from pure milk, or from a mixture of pure milk and skimmed milk.

"Whole milk cheese-factory" means a manufacturing dairy used or intended to be used for the manufacture of "full cream" cheese from pure milk.

3. Paragraph (b) of clause 3 of the principal regulations is hereby amended by deleting after the word "A," and before the word "or," the word "factory," and substituting the following words in lieu thereof: "whole milk cheese-factory or a standardized milk cheese-factory."

4. Clause 4 of the principal regulations is hereby amended by adding thereto the following paragraph:—

"To use a manufacturing dairy registered as a whole milk cheese-factory during any period when cheese is being manufactured for any purpose for which a manufacturing dairy may be used other than for the manufacture of full cream cheese from whole milk including the use of whole milk starter, if any; or to receive any skimmed or partly skimmed milk at such manufacturing dairy: Provided that if the same premises are registered as a creamery, cream received from any supplying dairy may be manufactured into creamery butter, and if such premises are registered as a whey-butter factory the cream from the whey separated at such whole milk cheese-factory may be manufactured into whey butter."

5. Clause 6 of the principal regulations is hereby amended by inserting after the letter "(b)," and before the letter "(d)," the letters "(bb)."

6. Subclause (1) of clause 7 of the principal regulations is hereby amended by deleting from paragraph (b) thereof the word "factory" and substituting the following words in lieu thereof: "whole milk cheese-factory," and by adding to the said subclause the following additional paragraph: "(bb) standardized milk cheese-factory."

7. Subclause (2) of clause 8 of the principal regulations is hereby amended by deleting after the word "A," and before the word "unless," the word "factory," and substituting the following words in lieu thereof: "whole milk cheese-factory or standardized milk cheese-factory."

8. Subclause (4) of clause 11 of the principal regulations is hereby amended by adding thereto the following proviso:—

"Provided that the certificate of registration issued pursuant to the principal regulations shall with respect to any manufacturing dairy registered as a factory thereunder, enure as if it were a certificate with respect to the registration of a whole milk cheese-factory."

9. Paragraph (c) of clause 13 of the principal regulations is hereby amended by deleting therefrom after the word "been," and before the word "convicted," the words "at least thrice."

10. Clause 14 of the principal regulations is hereby amended by adding the following as subclause (2) thereof: "Every

firm, agent, or person about to erect a new or used milking-machine for use on a dairy farm supplying milk or cream to a manufacturing dairy, or any owner or occupier of a supplying dairy about to erect a milking-machine or about to re-erect a milking-machine he has previously used shall notify either the Director or an officer of the Dairy Division of the district. No person shall erect a used milking-machine until such has been inspected and passed by an officer of the Dairy Division."

11. Subclause 4 of clause 16 of the principal regulations is hereby amended by adding thereto, the following paragraph:—

(e) "No milk or cream for use in the manufacture of food for human consumption shall be brought into direct contact with any bucket, can, chute, pipe, vat, cooler, pasteurizer, or other such appliance made of copper, brass, steel, or iron, unless such appliance is properly coated with tin or other approved covering."

12. Clause 18 of the principal regulations is hereby amended by adding to subclause (1) thereof the following proviso:—

"Provided that during the months of June, July, and August in each year in the North Island, and June, July, August, and September in each year in the South Island, there shall be only two grades known as 'first' grade and 'second' grade, respectively, and the definition for first-grade cream during such respective periods shall be cream of a quality above second grade as defined in clause 25."

And by adding to the said clause the following subclause:—

"(5) The owner of every such creamery shall, with respect to each lot of cream graded or caused to be graded by him, record at the time of grading on a docket (in duplicate) the grade as assigned by the grader and the duplicate copy of this docket or its original, initialled by the grader, and indicating the weight of cream so graded, shall be forwarded or delivered to the cream supplier. The owner shall retain either the original or the copy of such docket."

13. Clause 29 of the principal regulations is hereby revoked and the following clause substituted in lieu thereof:—

"29. Every Cream Grader shall, within seven days after the close of each week or part monthly testing period in which he has graded any cream, forward to the Director or to the officer of the Department of Agriculture appointed by the Director in that behalf, a signed and dated return showing with respect to all cream graded by him during the week or part monthly testing period, the pounds of butterfat contained in such cream graded as finest, first grade, and second grade, respectively, and the percentage which each represents of the total pounds of butterfat in the cream graded at such respective creamery or whey-butter factory during the period to which the return relates. It shall be sufficient compliance with the requirement in regard to the percentages mentioned if the Cream Grader attaches to his return a statement of the said percentages signed by or on behalf of the owner of the creamery or whey-butter factory."

14. (1) No person shall act as a working factory-manager of any standardized milk cheese-factory unless such person is licensed as a dairy-factory manager under these regulations.

(2) No owner of any standardized milk cheese-factory shall employ any person as a working factory-manager thereof, unless such person is licensed as a dairy-factory manager under these regulations.

(3) Every person desiring to be licensed as a dairy-factory manager shall make application in that behalf in writing to the Director.

(4) Such application shall set out the following particulars with relation to the applicant:—

- (a) His full name:
- (b) His postal address:
- (c) Date of birth:
- (d) Name of standardized milk cheese-factory (if any) at which he is or is about to become working-manager.

(5) The Director on being satisfied that the applicant is or is about to become a working factory-manager of such standardized milk cheese-factory, and is of reputable character and is a fit and proper person to act as working-manager, shall issue to him a certificate as required by this clause, and such applicant shall thereupon, and so long as such certificate shall be in force, be deemed to be licensed as a dairy-factory manager under these regulations.

(6) Every such certificate shall be signed by the Director, and shall be in form number 26 in Schedule hereto, and shall remain the property of the Department, and shall be surrendered forthwith to the Director by the holder on written notice in that behalf.

(7) If at any time the Director is satisfied that the holder of any dairy-factory manager's certificate is no longer a fit and proper person to act as working factory-manager in a standardized milk cheese-factory the Director may give him written notice to surrender his certificate. Upon receipt of such notice such certificate shall cease to be in force.

(8) The Director shall cause a register to be kept of the names of all persons to whom dairy-factory manager's certi-

icates have been issued, and that are from time to time in force, and entries shall be made therein of any matter whereby any such certificate ceases to remain in force.

(9) A copy certified by the Director of any entry in the register shall be *prima facie* evidence of such entry and of the facts appearing therein, and a certificate under the hand of the Director of the absence of an entry in the register shall be *prima facie* evidence of the facts stated in such certificate.

(10) Every working factory-manager shall produce on request at any reasonable time his dairy-factory manager's certificate for inspection by an Inspector or by the owner of the manufacturing dairy at which he is working.

(11) Every owner of a standardized milk cheese-factory who engages any person to act as working factory-manager thereof shall forthwith notify to the Director the name of the person so engaged.

(12) Every certificated working factory-manager of a standardized milk cheese-factory shall, with respect to the manufacture of any standardized milk cheese or modified milk cheese keep records of:—(a) The date on which such cheese were manufactured; (b) the number of each vat and the number of cheese from each vat; (c) the percentage of skim milk (other than starter) added to each vat; (d) the percentage of skim milk starter added to each vat; (e) the percentage of the water and the fat content and the percentage of fat in the water free substance of the cheese from each vat prior to the cheese leaving the factory.

15. Clause 32 of the principal regulations is hereby amended by adding thereto the following subclause:—

"(4) No person shall, after the 31st July, 1929, forward to any gazetted grading store, or export, or attempt to export, any cheese that is not rimless cheese: Provided that cheese on which the rim does not exceed  $\frac{3}{8}$  in. in depth shall be considered as rimless."

16. Clause 33 of the principal regulations is hereby amended by adding after the word "it," and before the word "or," the words "or coating it with wax"; and after the word "pack," and before the word "for," the words "or coated with wax."

17. Subclause (1) of clause 34 of the principal regulations is hereby amended by deleting therefrom all the words after the word "concrete" and by adding thereto the following: "Copper, brass, steel, or iron piping shall not be used unless properly coated with tin or other approved covering."

18. Clause 37 of the principal regulations is hereby revoked and the following clause substituted in lieu thereof:—

"37. No matter from cheese-presses, whether white whey, washings, butterfat, or other matter, shall be used in the manufacture of whey butter, excepting that the press whey forthcoming during the first hour from the time of placing the curd in the hoops may be saved from the presses for the manufacture of whey butter when—

(1) Each press used in the manufacture of cheese at any period of the season has

(a) Its full complement of cheese hoops properly tinned on both sides; and

(b) A tray of approved material and pattern.

(2) Press cloths, cheese hoops, and tray are thoroughly washed and scalded on both inner and outer surfaces after each day's use, and all parts of the press are kept thoroughly clean."

19. Subclause (1) of clause 42 of the principal regulations is hereby revoked and the following subclause substituted in lieu thereof:—

"42. (1) Before sending or allowing to be sent from his manufacturing dairy any butter or cheese, the owner of the dairy shall cause every package to be clearly and indelibly branded with his brand as registered by the Director, and with respect to such brand the following provisions shall apply:—

(a) The brand shall consist of a die-impression, or of some other kind of approved brand, coloured as hereinafter provided.

(b) Such die-impression or brand shall, according to the class of dairy and the kind of produce, be in such one of the forms 5 to 10 (a) in the Schedule hereto as is applicable: Provided that the form may be varied in such manner as is approved, but so nevertheless that the particulars specified in the form in the Schedule are clearly set out.

(c) The owner of every whole milk cheese-factory or private dairy shall cause each whole milk cheese manufactured therein to be, within twenty-four hours of its first removal from the cheese hoop, clearly and indelibly branded with—

(1) His registered brand by means of a stencil or rubber stamp; and

(2) The vat-number of the cheese followed by the number of the day of the month on which the cheese was manufactured.

- (d) The owner of every standardized milk cheese-factory shall cause each cheese manufactured therein to be, within twenty-four hours of its first removal from the hoops, clearly and indelibly branded with the vat number of the cheese followed by the number of the day of the month on which the cheese was manufactured.
- (e) Before sending or allowing to be sent from his manufacturing dairy any standardized milk cheese the owner of the dairy shall cause each cheese to be clearly and indelibly branded with his registered brand by means of a stencil or rubber stamp.
20. Clause 45 of the principal regulations is hereby amended by inserting after the word "cheese," and before the word "for," the words "or standardized milk factory cheese."
21. Clause 46 of the principal regulations is hereby amended by inserting after the word "cheese," and before the word "graded," the words "or standardized factory cheese."
22. Clause 55 of the principal regulations is hereby amended by inserting after the word "export," and before the word "that," the following words "and for the grading of butter or cheese for consumption within New Zealand."
23. The principal regulations are hereby amended by inserting after clause 60 the following clause:—
- 60A. When forwarding any standardized milk of a grading-store as aforesaid, the owner shall, in addition to the particulars required by clause 60 of the principal regulations, deliver to the grader, not later than the day prior to the arrival of such cheese at such grading-store a statement with respect to one cheese from each vat represented in the consignment, showing the certificated factory-manager's determinations of the percentages of water and fat, and in the dry matter contained in such cheese, together with the relative vat numbers and number of the days of the month of manufacture thereof.
24. Clause 63 of the principal regulations is hereby revised and the following clause substituted in lieu thereof:—
- "63. All cheese graded under these regulations shall be placed in one of the following classes, viz.:—
- (a) Full cream factory cheese, which shall, except as hereinafter provided, include all cheese manufactured by any manufacturing dairy registered as a standardized milk cheese-factory, but shall not include any cheese which has been manufactured from milk from which any milk fat has been removed, or from which any milk solids other than milk fat have been added;
- (b) Standardized milk cheese which shall, except as hereinafter provided, include all cheese manufactured by any manufacturing dairy registered as a standardized milk cheese-factory, and which has been manufactured from milk to which cream has been added, or from whole milk, or from milk from which some milk fat has been removed, but shall not include any cheese which has been manufactured between the first day of August in one year and the last day of February in the following year and which contains less than 50 per centum by weight of milk in the dry matter, or any cheese manufactured during the months of March to July, inclusive, which contains less than 52 per centum by weight of milk in the dry matter.
- (c) Modified milk cheese which shall, except as hereinafter provided, include all cheese manufactured by any manufacturing dairy registered as a standardized milk cheese-factory, and which is not made from whole milk, shall not include any cheese which contains less than 50 per centum by weight of milk in the dry matter.
- (d) Dairy cheese which shall include all cheese manufactured at any manufacturing dairy registered as a standardized milk cheese-factory, or at any private dairy.
25. Clause 68 of the principal regulations is hereby amended by inserting after the word "grading," and before the word "factory," the words "full cream factory or standardized milk."
26. Clause 69 of the principal regulations is hereby amended by inserting after the word "cheese," and before the word "shall," the words "or standardized milk cheese."
27. Subclause (2) of clause 71 of the principal regulations is hereby amended by inserting after the word "cheese," and before the word "shall," the following words "or as to whether the butter is over the legal maximum for water content, or to whether any cheese is below the legal minimum for fat content in the dry matter, for standardized milk cheese, or for export."
- And by adding to the subclause after the word "grade" the words "or tests."
28. Clause 74 of the principal regulations is hereby amended by inserting after the word "butterfat," and before the word "or," the words "or to which any sugar has been added," and inserting after the word "any," and before the word "cheese," the words "modified milk."
29. Paragraph (b) of clause 78 of the principal regulations is hereby amended by inserting after the word "grading,"

and before the word "cheese," the words "full cream," and by adding to the said clause 78 the following clause:—

(bb) "The fee for grading standardized milk cheese and modified milk cheese shall be 2-65d. per standard crate, subject as hereinafter provided"; and by deleting from subparagraph (1) of paragraph (c) of the said clause 78, after the word "creamery," and before the words "whey butter," the word "factory," and substituting the following words in lieu thereof, "whole milk cheese-factory, standardized milk cheese-factory."

(1) of clause 81 of the principal regulations is hereby amended by deleting after the word "of," and before the words "butter or cheese," and substituting the words "dairy-produce" in lieu thereof.

Clause 82 of the principal regulations is hereby amended following as subclause (2) thereof:—

The owner, upon weighing any milk delivered to a grading dairy shall, where the weight is an exact number of pounds, record the weight accordingly, and where the weight is not an exact number of pounds, record it at the next lower weight below the exact weight."

Clause 83 of the principal regulations is hereby amended by inserting after form 10, and before form 11, the following form:—

[Form 10A (Reg. 42).

Form No 5678



ACTUAL SIZE OF BRAND, 8 in. by 8 in.

And by adding to the Schedule the following form:—

[Form 26.

NEW ZEALAND DEPARTMENT OF AGRICULTURE.

THIS is to certify that \_\_\_\_\_ is at this date qualified to standardize milk for the manufacture of standardized milk cheese at manufacturing dairies in conformity with the Dairy-produce General Regulations.

Director of the Dairy Division.

Date:

NOTE.—This certificate remains the property of the Department, and must be surrendered on demand. It must also be produced on request at any reasonable time for an inspection by an Inspector or by the owner of the manufacturing dairy at which the holder standardizes milk.

F. D. THOMSON,  
Clerk of the Executive Council.

Auckland Savings-bank.—Notice to Depositors.

IN compliance with section 23 of the Savings-bank Act, 1908, notice is hereby given that the rate of interest on deposits will be reduced from 4½ per cent. to 4¼ per cent. as from the 1st day of April, 1929.

By order of the Board of Trustees—  
CLEM. BARTLEY, Manager.