Amending Regulations under the Dairy Industry Act, 1908, as to the Manufacture and Export of Dairy-produce.— (Notice No. Ag. 2912.)

## BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1930.

## 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"), 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 further amend, to the extent and in the manner hereinafter provided, the Dairy-produce General Regulations made under the said Act by Order in Council on the fifteenth day of November, one thousand nine hundred and twenty-six, and published in the Gazette on the twenth-fifth day of the same month at page 3281 (hereinafter referred to as "the principal regulations"), and the Dairy-produce General Regulations Amendment No. 1 made under the said Act by Order in Council on the twenty-first day of December, one thousand nine hundred and twenty-eight, and published in the Gazette on the same day at page 3650 (hereinafter referred to as "Amendment No. 1"), and doth hereby declare that the regulations hereby made shall come into force on the date of the publication of this Order in Council in the Gazette. TN pursuance and exercise of the powers and authorities

## REGULATIONS.

- 1. THESE regulations may be cited as "The Dairy-produce General Regulations Amendment No. 2," and shall be read together with and be deemed to form part of the principal regulations.
- 2. Clause 13 of the principal regulations, as amended by Amendment No. 1, is hereby further amended by adding thereto the following words: "or
  - "(e) If, in the opinion of the Director, the quality of any dairy-produce manufactured or otherwise produced at such manufacturing dairy is intentionally made inferior to the quality that could be attained, having regard to all relevant circumstances.'
- 3. Clause 14 of the principal regulations, as amended by Amendment No. 1, is hereby further amended by adding thereto the following additional subclause:—
- "(3) No person shall erect in any supplying dairy a milkingmachine or milking-machinery or an engine intended to drive a milking-machine if such machine, machinery, or engine fails to comply with the foregoing requirements set out in this clause, whether in respect of position, design, material, construction, or otherwise, and no person shall contract for the erection in any supplying dairy of a milking-machine or milking-machinery or an engine intended to drive a milking-machine if the terms of contract involve any conflict with the requirements aforesaid."
- 4. The principal regulations are hereby amended by inserting, following clause 14 thereof, the following additional
- "14a. (1) On and after the 1st day of June, 1931, it shall not be lawful for any person to sell any rubber-ware designed, intended, or specially suitable for use in connection with the milking of cows by machinery unless such rubber-ware complies with these regulations.
- "(2) On and after the 1st day of June, 1931, it shall not be lawful for any person to use any rubber-ware in connection with the milking of cows by machinery unless such rubber-ware complies with these regulations.
- "(3) No rubber-ware shall be deemed to comply with the requirements of these regulations unless it bears the manufacturer's name or brand embossed, impressed, or indelibly printed thereon or attached thereto in some other permanent and undetachable manner.
- "(4) On milk-tubing and air-tubing such name or brand shall be borne at distances not greater than 12 in. apart.
- "(5) On claw-tubing and inflation-tubing such name or brand shall be borne at distances not greater than 6 in. apart.
- "(6) On other rubber-ware designed to be cut into pieces for use such name or brand shall be borne at spaces not greater that 6 in. apart in any direction."

- 5. Clause 16 of the principal regulations, as amended by Amendment No. 1, is hereby further amended as follows:—
- (i) By inserting after paragraph (a) of subclause 4 thereof the following additional paragraph:
  - "(aa) All milk or cream intended for delivery to a manufacturing dairy shall, from the time when it is produced or separated to the time when it is manufactured into dairy products in such manufacturing dairy, be at all times protected against the entry of any bird, rodent, or other animal."
- (ii) By inserting, following the words "until the delivery of such," in paragraph (b) of the said subclause, the words milk or.
- (iii) By inserting, following the words "from the time of receipt of such," in paragraph (c) of the said subclause, the words "milk or."
- (iv) By inserting, following the words "custody of any such," in paragraph (d) of the said subclause, the words "milk or."
- 6. Clause 18 of the principal regulations, as amended by Amendment No. 1, is hereby further amended as follows:—
  - (a) By deleting, following the words "Provided that during (a) By deleting, following the words "Provided that during the months of," in the proviso to subclause (1) the reof, the words "June, July, and August in each year in the North Island, and"
    (b) By deleting the words "shall be forwarded," in subclause (5) thereof, and substituting therefor the words "shall on each respective day of grading be forwarded."
- 7. Clause 14 of Amendment No. 1 shall be read as f inserted immediately following clause 30 of the principal regula-
- 8. Clause 14 of Amendment No. 1 is hereby amended as follows:
  - (a) By inserting, following the words "standardized milk cheese-factory," in subclause (7) thereof, the words "or, if in the opinion of the Director the quality of any cheese manufactured in a standardized milk cheese-factory of which such holder is a wo king factory-manager is intentionally made inferior to the quality that could be attained, having regard to all relevant circumstances.
  - (b) By deleting, following the words "any standar-lized milk cheese," in subclause (12) thereof, the words "or modified-milk cheese."
- 9. Subclause (3) of clause 32 of the principal regulations is hereby amended by deleting therefrom the word "modified-milk" wherever that word occurs in the said subclause.
- 10. Clause 44 of the principal regulations is hereby amended by deleting the words "dairy cheese or modified-milk cheese" and substituting the words "or dairy cheese."
- 11. Clause 63 of the principal regulations, as replaced by clause 24 of Amendment No. 1 enacted in substitution therefor, is hereby amended by deleting paragraph (c) of the said
- 12. Clause 68 of the principal regulations is hereby revoked and the following clause substituted therefor:-
- os. In grading full-cream factory cheese or standar lized milk cheese as from the 1st day of August, 1930, the folk wing shall be the maximum points for allotment—viz.: For flavour, 45 points; for body, 20 points; for closeness, 20 points; for colour, 10 points; and for finish, 5 points: total, 100 points."
- 13. Clause 70 of the principal regulations is hereby amended by deleting therefrom the words "modified milk cheese or" wherever those words occur in the said clause.
- 14. Clause 74 of the principal regulations, as amended by Amendment No. 1, is hereby further amended by deleting therefrom, following the words "or in respect of any," the words "modified milk."
- 15. The principal regulations are hereby amended by inserting after clause 75 the following additional clause:-
- "75A. No person shall export or attempt to export, or be concerned in exporting directly or indirectly to the United Kingdom any butter which contains less than one and one half per centum or more than two per centum by weight of common salt (commercial sodium chloride)—provided that, in any case where the owner has submitted to the Director satisfactory evidence of a request from an overseas buyer for any consignment of butter carrying a percentage of salt content outside the aforesaid limits the provisions of this clause shall not apply to the export of any such consignment."
- 16. Clause 78 of the principal regulations, as amended by Amendment No. 1, is hereby further amended by deleting from paragraph (bb) thereof, following the words "standardized milk cheese," the words "and modified-milk cheese."