

**1959/83**

**THE SHAREMILKING AGREEMENTS ORDER 1951,  
AMENDMENT NO. 1**

—  
COBHAM, Governor-General

**ORDER IN COUNCIL**

At the Government Buildings at Wellington this 13th day of May 1959

Present:

THE RIGHT HON. W. NASH PRESIDING IN COUNCIL

PURSUANT to the Sharemilking Agreements Act 1937, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

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**ORDER**

1. (1) This order may be cited as the Sharemilking Agreements Order 1951, Amendment No. 1, and shall be read together with and deemed part of the Sharemilking Agreements Order 1951\* (hereinafter referred to as the principal order).

(2) This order shall come into force on the 1st day of June 1959.

2. The Schedule to the principal order is hereby amended by adding to clause 16 of Part I, and also to clause 17 of Part II, the following words:

“Where cows are artificially inseminated, it shall be the responsibility of the farm owner to arrange for the supply of and payment for semen and the services of a trained technician. The sharemilker will be responsible for ensuring that the cows to be inseminated are herded to the area requested by the technician and will be responsible for making such other arrangements as are necessary for the efficient carrying out of the artificial insemination of the cows in the herd.”

3. The Schedule to the principal order is hereby further amended by omitting from clauses 25 and 42 of Part I, and from clauses 26 and 42 of Part II, the words “New Zealand Workers’ Industrial Union of Workers” wherever they appear, and substituting in each case the words “New Zealand Sharemilkers’ Association (Inc.)”.

\*S.R. 1951/221

4. The Schedule to the principal order is hereby further amended by revoking paragraph (d) of clause 30 of Part I, and paragraph (d) of clause 30 of Part II, and substituting in each case the following paragraph:

“(d) In the event of the farm owner not paying money due within 14 days of the dates as set out in this Schedule he shall pay to the sharemilker an additional 5 per cent on the portion proved to be due but unpaid. Likewise any money becoming due by the sharemilker to the farm owner and proved to be due but unpaid within 14 days shall bear a penalty of 5 per cent.”

5. The Schedule to the principal order is hereby further amended by adding to Part I, and also to Part II, the following new clauses:

“48. Where the irrigation of pastures is practised, the sharemilker shall be responsible for the shifting of any irrigation plant and equipment as required at no extra cost to the owner.

“49. Where the farm owner and sharemilker agree to spread lime or fertiliser by bulk spreader or by air, the sharemilker’s liability shall be limited to the cost of spreading.”

T. J. SHERRARD,  
Clerk of the Executive Council.

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#### EXPLANATORY NOTE

*This note is not part of the order, but is intended to indicate its general effect.*

This order amends the principal order by including new terms and conditions and varying existing ones, in accordance with agreement reached between the New Zealand Sharemilker Employers’ Association (Inc.) and the New Zealand Sharemilkers’ Association (Inc.). The main amendments deal with the responsibilities of the parties for the shifting of irrigation equipment, for the cost of spreading lime or fertiliser, and for the cost of artificial insemination.

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Issued under the authority of the Regulations Act 1936.

Date of notification in *Gazette*: 14 May 1959.

These regulations are administered in the Department of Labour.