

Pukekohe Bobby Calf Pool Committee—

James Craig,
William Potter,
Alfred Irwin,
Ken Adams,
Ross Kilgour, and
Ronald McQuoid.

Rodney Bobby Calf Pool Committee—

Desmond Robert Campbell,
Francis Alfred Vivian Davie-Martin,
Albert Edward Gibbs,
Leslie Raymond Hatfull,
Ronald Yorke Sheerin,
William Mervyn Sanderson, and
John Robert Wilson.

Ruawai Bobby Calf Pool Committee—

Rex Neil Preston,
Cavell David Westlake,
Herbert Donald Keane,
Ivor John Rex Bellamy,
Colin McCullough,
Patrick James McCarthy, and
John Archibald Crosbie.

Customs Notice—Exchange Rates

NOTICE is hereby given, pursuant to the Customs Act 1966, that the following exchange rates to the New Zealand dollar relate to imported goods shipped from the country of export on and after 1 February 1979.

Australia	0.92 Dollar
Austria	14.31 Schilling
Bangladesh	16.05 Taka
Belgium	30.92 B. Franc
Brazil	22.01 Cruzeiro
Burma	7.07 Kyat
Canada	1.25 Dollar
China	1.67 Renminbi or Yuan
Denmark	5.45 Krone
Egypt	0.40 E. Pound
Fiji	0.87 F. Dollar
Finland	4.22 Markka
France	4.48 Franc
French Polynesia	81.45 FP Franc
Greece	37.38 Drachma
Hong Kong	5.04 H.K. Dollar
India	8.57 Rupee
Israel	20.03 I. Pound
Italy	877.22 Lira
Jamaica	1.78 J. Dollar
Japan	203.03 Yen
Malaysia	2.28 M. Dollar (Ringgit)
Mexico	24.18 Peso
Netherlands	2.11 Guilder or Florin
Norway	5.29 Krona
Pakistan	10.38 Rupee
Philippines	7.67 Peso
Portugal	48.65 Escudo
Singapore	2.26 S. Dollar
South Africa	0.91 Rand
Spain	72.80 Peseta
Sri Lanka	15.72 Rupee
Sweden	4.56 Krona
Switzerland	1.74 Franc
Tonga	0.91 Pa'anga
United Kingdom	0.53 Pound
U.S.A.	1.06 Dollar
West Germany	1.95 Mark
Western Samoa	0.75 Tala

Dated at Wellington this 26th day of January 1979.

J. A. KEAN, Comptroller of Customs.

The Milk Delivery Allowances Notice 1978

PURSUANT to the Milk Act 1967, the Milk Prices Authority hereby gives the following notice:

NOTICE

1. (i) This notice may be cited as the Milk Delivery Allowances Notice 1978.

(ii) This notice is given after consultation with the Minister of Agriculture and Fisheries.

2. In this notice, unless the context otherwise requires:

- “The Act” means the Milk Act 1967;
- “Milk” has the same meaning as in the Act; but does not include cream or goats’ milk;
- “Milk district” means a milk district constituted and declared as a milk district under the Act;
- “Shop dairy” means any shop where milk is sold for consumption or use off the premises, and where the milk so sold is sold in the form in which it was received into the shop;
- “Standard rates” means the standard rates of margins and allowances payable in respect of the delivery of town milk specified in the Schedule hereto.

3. This notice applies to all milk sold for human consumption in any milk district.

4. The standard rates specified in the Schedule hereto are hereby fixed, with effect from and including the 1st day of November 1978.

5. The Milk Delivery Allowances Notice 1976 is hereby revoked*.

SCHEDULE

STANDARD RATES OF MARGINS AND ALLOWANCES PAYABLE IN RESPECT OF THE DELIVERY OF TOWN MILK

	Margin or Allowance at the Rate of
1. Delivery to shop dairies for resale in any quantity	4.62 cents per litre
2. Delivery to commercial users or consumers in quantities of:	
(a) Less than 12 litres per delivery	9.30 cents per litre
(b) 12 litres and over per delivery	4.62 cents per litre
3. In addition, where the average total daily delivery under paragraph 2 (a) above in the month in question is not less than 250 litres	\$3 per day

Dated at Wellington this 19th day of December 1978.

R. C. BRADSHAW, Chairman, Milk Prices Authority.

*New Zealand Gazette, 8 April 1976, p. 764
New Zealand Gazette, 8 December 1976, p. 2780
New Zealand Gazette, 9 June 1977, p. 1618
New Zealand Gazette, 9 March 1978, p. 478

FIRE SERVICE ACT 1975

CONTRIBUTIONS BY INSURANCE COMPANIES AND RETURNS OF PREMIUM INCOME

1. In terms of section 51 of the above Act, it is hereby notified that the returns required by that section, showing the total gross amount of premiums received by or due to insurance companies during the year ended 31 December 1978 shall be sent to the New Zealand Fire Service Commission on or before 28 February 1979.

2. The attention of all persons, companies and associations, being owners of property in respect of which premiums are paid to a fund or to an insurance company not carrying on business in New Zealand, is drawn to subsections (2), (3), (4) and (5) of section 51 of the Act. The effect of these provisions is as follows:

- (a) Every broker, agent or person who arranges a contract of fire or motor comprehensive insurance (or reinsurance) over property in New Zealand with or on behalf of a company not operating in New Zealand is required to send in a return of premium income.
- (b) Where an owner of property within any Fire District in New Zealand makes a payment in respect of that property to a fund for insurance purposes, the person in possession of the fund is deemed to be an insurance company and is required to send in a return of amounts paid into the fund.
- (c) Where the owner of property within any Fire District in New Zealand insures that property against fire with a company not operating in New Zealand, that owner shall be liable for payment of the contribution in respect of the premiums paid, whether paid within or beyond New Zealand, and is required to send in a return giving details of premiums paid.

3. All returns, which are to be certified by the auditor of the company concerned, are to be sent to the Secretary, New