

7. No charge to be made for credit—It shall be a condition of any sale of milk on credit that the price of that milk (calculated in accordance with this notice or pursuant to authority under section 25 (5) of the Act) shall not at any time be increased by any charge (whether called interest, a booking fee, or by any other name) that would not have been made had the milk been sold for cash.

8. Revocations—The following notices are hereby revoked:

(a) The Milk Prices Notice 1980*.

(b) The Milk Prices Notice 1985 (No. 2)†.

*Gazette, 24 January 1980, No. 5, page 165.

†Gazette, 22 August 1985, No. 155, page 3632.

SCHEDULES

FIRST SCHEDULE

RATES FOR CALCULATION OF PRICES AT WHICH MILK IN BOTTLES OR LOOSE MAY BE SOLD TO CONSUMERS AND COMMERCIAL USERS

Less than 600 ml	23c per 300 ml
Not less than 600 ml but less than 12 litres	45c per 600 ml
Not less than 12 litres but less than 96 litres	71.70c per litre
96 litres or more	68.40c per litre

SECOND SCHEDULE

RATE FOR CALCULATION OF PRICE AT WHICH MILK IN BOTTLES OR LOOSE MAY BE SOLD TO SHOP-DAIRY OCCUPIERS OR VENDORS

65.02c per litre

Dated at Wellington this 22nd day of September 1986.

COLIN MOYLE, Minister of Agriculture.

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Cream Price Notice 1986 (No. 3888)

PURSUANT to section 25 of the Milk Act 1967, the Minister of Agriculture hereby gives the following notice.

NOTICE

1. Title and commencement—(1) This notice may be cited as the Cream Price Notice 1986.

(2) This notice shall come into force on the 1st day of October 1986.

2. Interpretation—(1) In this notice, unless the context otherwise requires—

“The Act” means the Milk Act 1967;

“Commercial-user sale”, in relation to any cream means any sale of that cream (other than a shop-dairy sale) to any person for resale, for human consumption on premises occupied by him (whether in the form in which it was sold to him or not, and whether separately or in combination with any other substance);

“Consumer sale”, in relation to any cream, means any sale of that cream for human consumption (other than a shop-dairy sale) for purposes other than resale.

“Cream” has the same meaning as in the Food Regulations 1984;

“Shop-dairy occupier” means a person who is the occupier of a shop from which he sells cream in the form in which it was sold to him, for human use or consumption off the premises of that shop;

“Shop-dairy sale” in relation to any cream, means the sale of that cream to a shop-dairy occupier;

“Vendor” means a milk vendor within the meaning of the Act.

(2) All prices referred to in the notice are inclusive of Goods and Services Tax levied under the Goods and Services Tax Act 1985.

3. Price for which cream may be sold to consumers and commercial users—Subject to section 25 (5) of the Act and to clause 6 of this notice, the price at which any quantity of cream may be supplied in any day (irrespective of the number of deliveries and sales) may be sold—

(a) In a consumer sale; or

(b) In a commercial-user sale;

shall be the price calculated at the rate specified in the second column of clause 3 of the Schedule to this notice opposite the reference to that quantity in the first column of that Schedule.

4. Price at which cream may be sold to vendors and shop-dairy occupier—Subject to section 25 (5) of the Act and clause 6 of this notice the price at which cream may be supplied in any one day (irrespective of the number of sales and deliveries) may be sold—

(a) In a shop-dairy sale shall be the price calculated at the rate specified in the second column of clause 2 to the Schedule to this notice; and

(b) To a vendor shall be the price calculated at the rate specified in the second column of clause 1 of the Schedule to this notice opposite the reference to the circumstances of the subsequent resale of that cream to the first column of that clause of the Schedule.

5. Delivery—It shall be a condition of:

(a) Every shop-dairy sale; and

(b) Every consumer sale and every commercial-user sale;

that the price fixed under clause 3 and clause 4 of this notice and pursuant to section 25 (5) of the Act shall include the cost of the delivery concerned to the premises of the purchaser.

6. Rounding off—(1) If the price computed in accordance with this notice is not an exact number of cents, the price may be computed to the next upward cent.

(2) Where an account is rendered to any purchaser for cream sold during any period comprising more than one day, the total sum shall be computed with respect to the total quantity of cream purchased for the period at the appropriate price fixed in the Schedule hereto, and where the total sum so computed is not an exact number of cents it may be computed to the next upward cent.

7. No charge to be made for credit—Where cream to which this notice applies is sold on credit no charge (whether called interest, a booking fee or by any other name) which would not be made if such cream were sold for cash shall be made at any time.

8. Revocation—The Cream Price Notice 1985* is hereby revoked.

*Gazette, 25 February 1985, No. 32, page 685.

SCHEDULE

PRICE AT WHICH CREAM IN BOTTLES MAY BE SOLD

	Cents per Litre
1. When sold to a vendor:	
(a) For resale to a commercial user or consumer in a quantity of not less than 2.4 litres	234.87
(b) For resale to a commercial user or consumer in a quantity of 2.4 litres or more	230.52
(c) For resale to any shop-dairy occupier in any quantity	216.69
2. When sold to a shop-dairy occupier in any quantity	235.17
3. When sold to a commercial user or consumer by a vendor:	
(a) In a quantity of less than 2.4 litres	83.00 cents per 300 ml
(b) In a quantity of 2.4 litres or more	249.00 cents per litre

Dated at Wellington this 22nd day of September 1986.

COLIN MOYLE, Minister of Agriculture.

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The Traffic (Waitemata City - Lincoln/Te Atatu Wards and Rodney County) Notice No. 1, 1986

PURSUANT to the Transport Act 1962, a delegation from the Minister of Transport, and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

NOTICE

THIS notice may be cited as the Traffic (Waitemata City - Lincoln/Te Atatu Wards and Rodney County) Notice No. 1, 1986.

The roads specified in the First Schedule are excluded from the limitation as to speed imposed by section 52 of the Transport Act 1962.

The roads specified in the Second Schedule are declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976.

The Traffic (Waitemata City - Lincoln/Te Atatu Wards) Notice No. 3, 1984, signed the 12th day of December 1984†, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is revoked.