

The Agri-Food Act, 20014
[section 12]

THE MILK MARKETING PLAN REGULATIONS – PRODUCER MILK POOLS

Order No. 53/25. The SASKATCHEWAN MILK MARKETING BOARD, pursuant to the provisions of *The Milk Marketing Plan Regulations* and *The Agri-Food Act, 20014*, hereby determines and orders as follows:

- 1** The Board shall assign the proceeds it receives from licensed processors, as determined in accordance with the Milk Pricing Order into a producer Milk Pool (Pool).
- 2** The Board shall make payments from the Pool to the licensed producers at least twice monthly or at more frequent intervals as may be approved by the Board, net of any applicable deductions, additions, or pooling transfers.
- 3** The allocation of the proceeds in the Pool among the licensed producers shall be based on the volume and content of the milk delivered to the Board by each licensed producer. For the purpose of this Order, “content” means the amount of butterfat, protein, and other solid components in milk.
- 4** The Board shall provide each licensed producer with a statement of the content of milk from all official samples tested.
- 5** Where the content of milk from a licensed producer is unavailable for the testing period, the content of the milk shall be deemed to be the result of the last official sample tested.
- 6** In the event that a licensed transporter cannot travel to a licensed producer’s yard and a licensed producer’s milk cannot be picked up within a period of two consecutive days of the last pick-up due to inclement weather, road conditions, or other circumstances beyond the control of the Board, the licensed transporter, or the licensed producer, such licensed producer shall, nonetheless, be entitled to an allocation from the Pool for any milk that would have normally been picked up. The licensed producer’s allocation shall be based on the licensed producer’s submitted dipstick and temperature reading for the day of the missed pick-up.
- 7** If a licensed producer’s milk cannot be picked up for a reason within the control of the licensed producer for a period longer than two consecutive days, having regard to the obligation of a licensed producer to have capacity to hold and cool milk produced in two consecutive days at peak production, as provided in the Milk Production and Facility Standards Order, the licensed producer shall not be entitled to have an allocation from the Pool for the milk produced during the two-day period or any period in excess of the two-day period. A producer shall not be compensated for milk rejected or discarded because it was co-mingled with milk older than two days.
- 8** The Board may withhold milk price add-ons from the pool for the purpose of funding Board activities and programs.

9 A failure of the Board to carry out a provision of this Order, in whole or in part, because of an act of God, adverse weather, fire, strike, lock-out, invasion or order of civil or military authority, shall not be deemed to a contravention of this Order.

10 Order No. 27/16 is hereby wholly revoked.

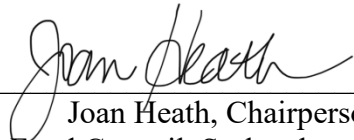
11 This Order will remain in effect for a period no longer than ten years from the date this Order is approved by the Agri-Food Council.

Order No. 53/25 is made pursuant to section 5 and clause 7(1)(dd) of *The Milk Marketing Plan Regulations* and shall be effective June 3, 2025. By order of the Saskatchewan Milk Marketing Board.



Gordon Ell, Chairperson
Saskatchewan Milk Marketing Board

Pursuant to section 5 and clause 7(1)(dd) of *The Milk Marketing Plan Regulations* and section 12 of *The Agri-Food Act, 2004*, the above Order No. 53/25 of the Saskatchewan Milk Marketing Board is approved this 3 day of June, 2025.



Joan Heath, Chairperson
Agri-Food Council, Saskatchewan