

Milk Supply Agreement

Agreement number MMC – Kiewa 003

Farmer details		Processor details
Farmer's Name: ACN/ABN (if applicable Address: Email:	le):	Processor's Name: Mountain Milk Co-operative ACN/ABN (if applicable): 49298071945 Address: 1285 Gundowring Rd, Gundowring , 3691 Email: admin@mountainmilkcoop.com.au
Phone:		Phone: 0418308414
1. Agreement	as required by the Competition and a Code. The Farmer and Processor must alway Code. For the term of this Agreement, the quantity, quality and specifications swith, this Agreement. This Agreement is comprised of these the Code and which collectively form. In accordance with section 22(b) of the entire agreement between the particular understandings, communications, and. This agreement implements the requirements the requirements.	he Code, this Agreement (including its Schedule and Annexures) contains the es in relation to their subject matter and supersedes all previous agreements, and representations on the subject matter. Lired terms of the Dairy Code and to the extent that there is any inconsistency at and the Dairy Code, then the Dairy Code prevails. Topy of a record, of this Agreement for at least six years following the end of the
2. Term of Agreement	the Code, unless terminated earlier by parties are members of co-operative the Code] 2. If the Term of this Agreement under by 12 months by giving written notice must give written notice under this cof the Term, as required by section 3 3. If the Term of this Agreement under (a) the Processor shall in writing and intention to renew, extend or extend the Processor informs the 30 days notify the Processor of	clause 2.1 is 3 years or less: I least 30 days prior to the end of the Term, notify the Farmer of the Processor's nd the Term; and e Farmer of an intention to extend or renew the Term the Farmer shall within their intention to agree to or reject the proposal; and date stipulated in clause 2.1 as the end of the Term unless the Processor and
3. Quantity of milk	that: (a) there will be no maximum am Agreement, in accordance wit (b) the minimum price payable fo for milk supplied more than the [agreed amount]. milk which is up to 10% more or 10% production.	roduced by the Farmer during the Term. If this option applies, the parties agree ount of milk that the Farmer must supply to the Processor under this h section 31 of the Code; and r a specified amount of milk during the term must not be greater than the price nat amount, in accordance with section 32 of the Code (Tier Pricing). If this option applies, the Processor agrees to accept, and pay for, a quantity of 6 less than the agreed amount specified in recognition of the exigencies of with the Processor having first right of refusal to purchase milk from the Farmer exprice stipulated in clause 6. This Agreement is an exclusive supply contract



[If this Agreement is for an exclusive supply section 12(5)(b) of the Code requires that the Processor also publish a non-exclusive Agreement that it would enter into in the same circumstances.]

4. Quality and sampling standards

- I. The Processor must publish quality specifications in Annexure 1 in accordance with section 25(a) of the Code. Unless otherwise agreed in writing, the quality of milk provided by a Farmer must comply with those quality specifications. , If the parties agree in writing on updated quality specifications during the Term, this Agreement is amended accordingly with effect from the date of that agreement.
- 2. The Processor will undertake the sampling procedures and volume accuracy assurances in Annexure 1 in relation to milk supplied by the Farmer, in accordance with section 25(b) of the Code.

5. Supply of milk

1. These terms apply in the following circumstances:

First supply date: 1/07/21

Collection address:

4.

- a. The Dairy acknowledges that, as a member of Mountain Milk Co-operative(MMC) it is bound by the MMC Constitution.
- b. MMC has entered into milk supply agreements with
 - i. Noumi Pty Ltd.
- MMC may enter into milk supply agreements with additional secondary processors on the approval of the MMC Board.
- d. In order to meet MMC's obligations the Dairy will supply milk to these secondary processors on behalf of MMC, as set out in this agreement.
- Unless otherwise agreed in writing, the Processor is responsible for arranging the collection of the milk at the Processor's cost.
- 3. The Farmer will supply milk, and the Processor will collect milk, at the following times:

Last supply date: 30/06/24

Days f	or supply: □ Mon □ Tue	□ Wed □ Thu □ Fri □ Sat	□ Sun □ ALL	
Hours	s for supply: after	and before	on the agreed days.	
subcla	nuse 5.3, the Processor will	·	sor collects milk at the days and times stated in as practicable after the Processor tests the milk, vs:	with
(a)	sampling tests taken and	test results in relation to milk	collected;	
(b)	quality of milk collected;			
(c)	quantity of milk collected	l; and		
(d)	Milk Supply Agreement N	lumber under which milk is co	llected.	

- 5. Test samples are to be collected from a point as close as reasonably practicable to the coupling at the time milk is transferred from vat to Processor's milk truck.
- 6. The Processor will test milk at the Processor's expense.
- 7. The Processor's sample will be tested within ___2__ days of collection of the milk. Any test result exceeding this period may not be relied upon by the Processor to make any assertion regarding quality of the milk received.
- 8. The Processor will inform the Farmer of test results a soon as practicable but, in any instance, not more than ___3_ days after the sample is taken.
- $9. \quad \text{The Processor will inform the Farmer in writing of the test results}.$
- 10. To avoid adverse test results the Farmer and Processor will take all necessary steps to ensure equipment, couplings, hoses, or any other equipment associated with the transfer of milk from the vat are clean, well maintained, and serviceable.
- 11. Supply of the milk occurs when the milk passes through the coupling on the hose of the milk supply truck, or other transport device, attached to the Farmer's farm vat. The Processor becomes the owner of the milk when the hose is decoupled from the truck and the supplied milk is in the truck's tank or other transport device, in accordance with section 30 of the Code.
- 12. Losses arising after transfer of ownership shall be borne by the owner of the milk at that time.
- 13. The Processor will abide by all reasonable requests and directions of the Farmer regarding access to the farm and farm vat.
- 14. The Farmer will make available safe access to the farm and vat to enable the Processor to collect the milk.
- 15. The Processor will take all reasonable measures to ensure milk collected from the vat has had a reasonable time for the milk to be brought to a temperature between 0 and 4 degrees Celsius. Where milk is collected at a higher temperature because of early collection after milking, no action lies against the Farmer by the Processor or purchaser.

6. Price The Processor will pay the Farmer for milk on the following basis: (tick as applicable)



	The Processor will pay the Farmer the minimum price for the milk set out with section 26(a) of the Code. Payment will be made within 45 days of su	
	The Processor will pay the Farmer for the milk in accordance with the school the Schedule, in accordance with section 26(b) of the Code. Payment wacceptance of the milk.	
	The Processor will pay the Farmer for the milk in accordance with the school of the Schedule, in accordance with section 26(c) of the Code. Payment acceptance of the milk.	
	ocessor must include a statement of its justification for each minimum pridance with section 14 of the Code.]	ce set out in the relevant Annexure, in
7. Levies	e any levy applies to the milk: (tick one)	
	The Processor will collect and pay the levy on behalf of the Farmer. The ai the payment to the Farmer.	mount of levy due will be deducted from
	The Farmer will pay the levy.	
8. Loyalties	(Not applicable) If this Agreement is not terminated before the end of the will receive the loyalty payments from the Processor in accordance with the Schedule and this clause 8.	
	cordance with section 35(2) of the Code, the parties agree that any loyalty he Farmer will:	payment must not be made on the basis
	(a) supply milk after the Term;	_
	(b) agree to vary this Agreement to extend the Term under clause 2.2; o(c) enter a new milk supply agreement with the Processor.	
	The parties agree that if this Agreement is terminated before the end of the circumstances involving material breach by the Farmer, that the Farmer payment, calculated on the basis of the proportion of the Term in which the Fermination, in accordance with section 35(3) and (4) of the Code.	will be entitled to a portion of the loyalty
9. Services and fees	(Not applicable) During the Term, the Processor will provide the Farmer so 3.	ervices for the fees identified in Annexure
	Fees must be specified for first year of the Agreement either as a single for that first year or as a schedule of monthly fees for that period, in accordant Agreement is longer than one year, a Processor must specify how fees will accordance with section 29(2) of the Code.] The amount of fees due will be deducted from the payment to the Farmer	nce with section 29(3) of the Code. If the lbe determined after the first year, in
	Every 12 months the Processor will give the Farmer written notice of any f Farmer, which are payable by the Farmer and which the Processor will dec	
	Processor to the Farmer, in accordance with section 29(2)(b) of the Code.	
10. Payment method	rocessor will pay the Farmer for the purchase of the milk in accordance w	
	Account: Account name:	
11. Rejection of milk	in accordance with Section 25(a) and (d) of the Code, the Processor may r following circumstances:	eject milk that the Farmer supplies in the
	a) If the milk does not meet the minimum quality requirements describ) If the Processor reasonably suspects or is aware that the milk has lin accordance with section 25(e) of the Code, the Processor will notify the with clause 17 as soon as practicable following supply, if it intends to reject	peen supplied contrary to Law. Farmer's contact person in accordance ct any milk (Rejection Notice) because of a
	failure to comply with clause 11.1. As soon as practicable following the relates advise the Farmer in writing of the rejection, reasons for the rejection rejection including consequences identified in clause 11.3.	
	n accordance with section 25(d) of the Code, where the Processor rejects he Farmer is responsible for recovery and/or movement and disposal of t	
	espond to the Rejection Notice within 24 hours of its issuance, or fails to business days of the Rejection Notice, the Processor may dispose of the rehe Farmer, at the Farmer's expense. The Processor will provide reasonable	retake possession of the milk within 5 jected milk, or deliver the rejected milk to
	nd/or dispose the rejected milk at the Farmer's expense. Where a Processor or Farmer become aware of:	
	(a) any possible actual or potential defect, contamination, fault, or otl	



- (c) any matter which may affect compliance with any law or regulatory health standard, the Processor or Farmer must, as soon as possible, advise the other party of the nature of the defect or issue, details of collections impacted, and actions taken or proposed to diminish the defect's impact.
- 5. The Processor and Farmer must co-operate to diminish any risk to the public from the defect including compliance with laws, assisting each other in investigating the source of the defect and taking such remedial action as necessary to ameliorate the defect's impact. Such steps include assisting government authorities and disseminating information to the public where necessary.

12. Conflicting terms

- The Code requires that transactions between a Processor and Farmer must be conducted pursuant to a Milk Supply Agreement. To the extent of any inconsistency between the terms of this Agreement and the Code, the Code prevails. To the extent of any ambiguity between a term of this Agreement and the Code, the term should be construed in a way that complies with the Code.
- 2. To the extent that there is inconsistency between these terms (clauses 1 to 25) and any terms in the Schedule or the Annexures, these terms shall prevail.

13. Statement for reporting period

The Processor will issue a statement to the Farmer, in accordance with section 25 of the Code:

 \square within 14 days of the end of each month \square v

☐ within 7 days of each Consignment

The statement will specify *dealings* with the milk:

☑ each month ☐ between and including the date of each Consignment

Dealings include the quality and quantity of milk purchased by the Processor, the date(s) of the purchases, price for the milk, where multiple methods are agreed for calculating the milk price, the method applied for calculating the milk price for a particular purchase, any fees or levies deducted from payment and the date the milk was delivered.

14. Variation

- 1. Except as provided under this clause 14, the Processor and Farmer may only agree to vary this Agreement by writing signed by both parties, or by a written notice of offer to vary the Agreement and a written notice of acceptance. Any offer, acceptance or signed variation must state the Milk Supply Agreement Number to which it refers and the date the variation is to take effect.
- 2. The Processor can only unilaterally vary the Milk Supply Agreement:
 - (a) in accordance with section 28(1) of the Code, on the occurrence of *exceptional circumstances*, by reducing the minimum price for milk stipulated in the Milk Supply Agreement (**Step Down**), where:
 - (i) in accordance with section 28(3) of the Code, the *exceptional circumstances* are temporary and involve an extraordinary event (including an emergency or change in market conditions) that:
 - a. occurs outside Australia; and
 - b. has a highly significant effect on supply, demand, or costs in the dairy industry; and
 - c. is not caused by a decision made by the Processor;
 - (ii) where the unilateral variation resulting in the Step Down is unavoidable because of the exceptional circumstances, as required by section 28(4)(b) of the Code;
 - (iii) where, as required by section 28(4)(a) of the Code, either:
 - a. the Processor has taken or will take all reasonable steps to prevent or limit the impact of the exceptional circumstances on the Processor; or
 - b. there are no such steps the Processor can take; and
 - (b) if there is a change in Commonwealth, State or Territory law and then only to the extent necessary to comply with the changed law but without reducing the minimum price under the Milk Supply Agreement, in accordance with section 33(2) of the Code.
- 3. As required by section 28(4)(c) of the Code, a Processor wishing to vary this Agreement under clause 14.2(a) must give the Farmer and the Australian Competition and Consumer Commission 30 days' written notice of the following:
 - (a) The Step-Down; and
 - (b) the date the step-down will take effect (**Step-Down Date**). The Step-Down Date must not be a date earlier than the time the Processor's variation under clause 14.2 occurs, in accordance with section 27 of the Code.
 - (c) the exceptional circumstances giving rise to the variation (see clause 14.2(a)(i) to (iii)); and
 - (d) either the reasonable steps the Processors has taken or will take to prevent the impact of the exceptional circumstances or if the Processor cannot take any steps; and
 - (e) why the minimum price reduction is unavoidable; and
 - (f) the period to which the minimum price reduction applies.
- 4. The Farmer has the right to terminate the Milk Supply Agreement within 21 days of receipt of a notice under clause 14.3, which termination will have effect from the Step-Down Date, in accordance with section 28(5)(a) of the Code.
- 5. The Farmer may rescind any termination under clause 14.4 before the end of the 21-day period referred to in clause 14.4, in accordance with section 28(5)(b) of the Code.
- 6. Any variation under this clause 14, does not allow variation that does not comply with the Code, as required by section 33 (4) of the Code.
- Any variation agreed to by the parties is limited to compliance with the law or the Code. If the variation to the Agreement is inconsistent with a law or the Code, the law or Code will prevail to the extent of the inconsistency.



8. An agreed variation which is not written in the first instance will be written and transmitted by the Processor to the Farmer within 30 days, as required by section 19(2) of the Code. Where the supply period of the Agreement is 90 days or longer the Processor must make all reasonable efforts to obtain written acknowledgement that the record is a complete and accurate record of the variation from the Farmer, as required by section 19(2)(c) of the Code.

15. Cooling-Off

The Farmer may terminate this Agreement in writing within the cooling-off period being within 14-days of;

- (a) the day this Agreement is entered into if the Agreement is in writing; or
- (b) the day the processor gives the Farmer a written record of this Agreement; in accordance with sections 12(4)(b) and 23 of the Code.

16. Termination

- 1. This Agreement may be terminated with immediate effect by written consent of both parties. Where the parties' consent to termination the Processor must provide a written record to the Farmer within 30 days.
- 2. Either party may terminate this Agreement immediately if:
 - (a) the other party to the Agreement has committed a fundamental or material breach of the Agreement and has not remedied it in 30 days after being requested to do so by written notice; or
 - (b) the other party has committed a material breach which cannot be remedied
- 3. The termination of this Agreement must be in writing with accompanying reasons for the termination as well as the date upon which the termination takes effect, to be provided as soon as practicable after the termination, in accordance with clause 34 of the Code.
- 4. A Farmer may terminate this Agreement by giving _____ days' notice to the Processor if the Farmer intends to exit the dairy industry, in accordance with section 34(1) of the Code.

17. Complaints and Disputes

- L. All disputes are subject to the provisions of the Code relating to disputes.
- Where a dispute arises out of or in connection with performance of this Agreement both parties, acting in good
 faith, will use all reasonable endeavours to bring the issue to the attention of the other party in a timely fashion and
 in any instance not more than 30 days after the event occurs which leads to the dispute.
- 3. Notification will include:
 - (a) nature of the complaint
 - (b) that the aggrieved party wishes to resolve the dispute in accordance with this Agreement
 - (c) desired resolution.
- 4. The party receiving the complaint will in writing notify the other party that they have received the complaint within five days and articulate steps intended to resolve the dispute.
- 5. Any complaints arising under this Agreement must, in the case of the Processor, in the first instance be referred to the Processor's Internal Complaints Handling Officer for resolution under the Processor's complaint handling procedure set out in Annexure 2, in accordance with section 43(1) of the Code.
- 6. Where a notification of a dispute is made to the other party to this Agreement both parties will act, in good faith, to resolve the dispute.
- 7. If after attempting to resolve the dispute, and in any instance not before the elapse of 60 days after notification, the parties are not reconciled, both parties agree to subordinate themselves to a mediation process as articulated in the Code, in accordance with section 43(3) of the Code.
- 8. \square (tick if it applies) Any disputes arising under or in any way resulting from this Agreement which cannot be resolved in mediation under clause 17(7) shall be referred to arbitration conducted in accordance with section 46 of the Code.
- 9. The costs of a mediation and/or arbitration will be borne by each party equally, unless otherwise agreed. If a party seeks legal representation in the mediation/arbitration process, such legal costs will be borne by that party.
- 10. Nothing in this dispute resolution procedure will prevent a party seeking an injunction.

18. Contact details for notices, disputes, variations and rejections

The details of the primary contact people for the Processor and Farmer are:

Farmer's contact name: Processor's contact name: Mountain Milk Co-operative

Telephone: Mobile: 0418308414

Mobile: Email: admin@mountainmilkcoop.com.au
Facsimile: For Processor's Internal Complaints Handling

Officer name: Patten Bridge Mobile: 0418308414

Email: patten@mountainmilkcoop.com.au

These individuals may be contacted, by telephone, mobile, text, facsimile, email, or any other mode of communication contemplated this clause, in the event of a contract notice, variation, dispute or rejection of milk by the Processor or Farmer.

19. Guarantees &

- 1. The Processor guarantees the testing procedure used to test milk samples.
- 2. The Processor guarantees accuracy of volumetric measuring of milk collected.
- 3. The Processor guarantees cleanliness of all equipment upon taking ownership of the milk.



Warranties

- 4. Both the Processor and Farmer warrant that they are possessed of all necessary authorisations, licences, approvals and permits for the conduct of their respective businesses.
- 5. If a party becomes aware of a wilful breach, false or misleading representation in relation to any warranty under this agreement, they will inform the other party.
- 6. Both parties respectively warrant that at the date of signing the agreement each party has the power to lawfully execute the agreement and all necessary actions have been taken to authorise the execution of the agreement.

20. Indemnities

- To the maximum extent permitted by law the Farmer will not be liable to the Processor should the Farmer fail to
 provide the required volume of milk during the operational period of this Agreement.
- 2. Excepting those warranties imposed by statute and this Agreement, the parties exclude all express or implied warranties or representations regarding the milk supplied.
- 3. The Farmer is not liable to the Processor for any losses of savings or profits incurred by the Processor arising out of the execution of this agreement.
- The Processor indemnifies the Farmer from any unlawful or improper conduct of the Processor or Processor's employees, agents, or representatives.

21. Force Majeure

- L. Neither party is liable for a failure to comply with this Agreement or a failure to perform an obligation under this Agreement, except for the payment of money, because that party is unable to perform that function arising out of:
 - (a) an act of God (including an epidemic);
 - (b) natural disaster;
 - (c) an act of terrorism;
 - (d) the outbreak of war;
 - (e) any such other event of such a magnitude as to render reasonable performance impossible.
- Where possible, the party relying on a force majeure must notify the other party as soon as practicable and in writing of the reliance on the force majeure.

22. Confidentiality

- The parties must keep confidential and must not disclose or make available directly or indirectly to any third party all Confidential Information unless:
 - (a) the disclosure of the Confidential Information is necessary to comply with any laws or the lawful requirements of any public, statutory, governmental, semi-governmental, local governmental or judicial body entity or authority;
 - (b) at the time of the disclosure, the information was in the public domain; or
 - (c) subsequent to the disclosure, the information becomes part of the public domain (other than because of a breach of this clause).
- 2. The parties must not use, disclose, or access the Confidential Information for any reason except as is necessary to perform this Agreement.
- 3. At the end of the Term or upon earlier termination or completion of this Agreement, the Processor must deliver to the Farmer or as it otherwise directs any Confidential Information in the Processor's possession that is capable of being delivered. The Processor must delete, erase, or otherwise destroy any Confidential Information contained in computer memory, magnetic, optical, laser, electronic, or other media in its possession or control which is not capable of delivery to the Farmer or as it directs.
- 4. For the avoidance of doubt, the parties' obligations in sub-clause 22(1) apply to any information disclosed or obtained in dealing with or resolving the complaint or dispute under this Agreement, in accordance with section 54 of the Code
- 5. For the purpose of this clause **Confidential Information** means the terms of this Agreement and (whether or not in material form and whether disclosed before or after the date of this Agreement) any information of whatever kind relating to a party that is disclosed or becomes known to the other party in the course of their discussions and negotiations regarding or in connection with this Agreement and which:
 - (a) is by its nature confidential;
 - (b) is designated by the party disclosing the information as confidential; or
 - (c) the party receiving the information knows or ought reasonably to know is confidential;

but does not include any part of the information that:

- (d) is generally known to the public at the time of disclosure or becomes generally known to the public through no wrongful act on the part of the party receiving the information;
- (e) is in the possession of the party receiving the information at the time of disclosure otherwise than as a result of that party's breach of a legal obligation;
- (f) becomes known to the party receiving the information through disclosure by sources other than the other Party provided that, in so far as is known to that source, it is not prohibited by law or contract from disclosing the information to the party receiving the information;
- (g) is independently developed by the party receiving the information outside the scope of the relationship with the other party; or
- (h) is required to be disclosed by court order, subpoena or other law or legal process.



23. General and other matters

- 1. Without prior and written permission of the other party, neither party will assign this Agreement.
- 2. The parties remain independent of each other. Nothing in this agreement may be read down as creating any form of legal relationship beyond a contractual obligation. This contract does not create a partnership, trust arrangement, joint venture, agency, employment relationship or other relationship that is not contractual in nature.
- 3. If a party chooses not to demand enforcement of a term of this contract the choice cannot be interpreted as a waiver of the term. An aggrieved party may seek damages or specific performance for breach of this contract.
- 4. Subject to compliance with the dispute resolution processes articulated in this contract and the Code, remedies in this Agreement do not exclude remedies available to a party in law or equity.
- 5. Expiry or termination of this Agreement does not limit any rights or obligations a party had prior to the expiry or termination.
- 6. Clauses which are intended to operate beyond the Term may be relied upon by a party beyond the Term.
- 7. Invalidity of a term shall only impact on this Agreement to the extent of the invalidity. Remaining provisions which are capable of execution remain binding on the parties.
- 8. The Processor is liable for any stamp duties arising out of this Agreement.
- 9. The rights and remedies provided in this Agreement are cumulative and not exclusive of any rights and remedies provided by law.
- 10. If any clause or part of any clause is in any way unenforceable, invalid, or illegal, it is to be read down to be enforceable, valid, and legal. If this is not possible, the clause (or where possible, the offending part) is to be severed from this Agreement without affecting the enforceability, validity or legality of the remaining clauses (or parts of those clauses) which will continue in full force and effect.
- 11. The expiration or termination of this Agreement does not affect any right that has accrued to a party before the expiration or termination date.
- 12. Any right or obligation of any party that is expressed to operate or have effect on or after the completion, expiration or termination of this Agreement for any reason, will not merge on the occurrence of that event but will remain in full force and effect.

24. Law and Jurisdiction

This Agreement is governed by the law in force in the state the milk is supplied under clause 5 and the Courts in that State have jurisdiction.



25. Interpretation

- 1. A reference to this Agreement or another document means this Agreement or that other document and any document which varies, supplements, replaces, assigns, or novates this Agreement or that other document.
- 2. A reference to legislation or a legislative provision includes any statutory modification or substitution of that legislation or legislative provision and any subordinate legislation issued under that legislation or legislative provision.
- 3. A reference to a clause, annexure or schedule is a reference to a clause, annexure, or a schedule to or of this Agreement.
- 4. Clause headings are inserted for convenience only and do not form part of this Agreement.
- 5. The annexures and schedules form part of this Agreement.
- 6. A reference to a person includes a natural person, corporation, statutory corporation, partnership, the Crown or any other organisation or legal entity.
- 7. A reference to a natural person includes their personal representatives, successors and permitted assigns.
- 8. A reference to a corporation includes its successors and permitted assigns.
- Related or subsidiary in respect of a corporation has the same meaning given to that term in the Corporations Act.
- 10. A reference to a right or obligation of a party is a reference to a right or obligation of that party under this Agreement.
- 11. An obligation or warranty on the part of 2 or more persons binds them jointly and severally and an obligation or warranty in favour of 2 or more persons benefits them jointly and severally.
- 12. A reference to a breach of warranty includes that warranty not being complete, true, or accurate.

This Agreement is deemed to be accepted by signature of both parties or upon the Processor's receipt of a written notice of acceptance of the Agreement by the Farmer.

Signed on behalf of the Farmer(ABN) by a duly authorised representative:	Signed on behalf of the Processor: Mountain Milk Cooperative (ABN : 49298071945) by a duly authorised representative:		
Signature: Name: Date:	Signature:		
Office use only Payment Terms accepted: Date:/	Farmer details verified by: Entered to systems on:/		



Schedule 1

SUPPLY AGREEMENTS/ SPECIAL CONDITIONS/PRICES AND JUSTIFICATIONS

Item 1.1: Mountain Milk Co-operative Ltd Supply Agreements

- a. Mountain Milk Co-operative (MMC) has entered into a milk supply agreement with Noumi Pty Ltd.
- b. In order to meet MMC's obligations the Dairy will supply milk to Noumi Pty Ltd, on behalf of MMC, as set out in this agreement.
- **c.** Where milk is sold to purchasers other than Noumi Pty Ltd. the terms and conditions of these arrangements will remain the same as for the milk which is sold to Noumi Pty Ltd.

Item 1.2: Special Conditions

- a. **Records**: The Dairy must ensure that proper, complete, up-to-date and accurate records and other data relating to this agreement are kept. Within 5 Business Days of a request by the Purchaser, the Supplier must provide such information, produce copies of, or procure all necessary access for the Purchaser's representatives to inspect and take copies of, all such records and data.
- b. **Audit**: The Purchaser may audit the Dairies' records, other data, premises and facilities for compliance with this agreement. The Dairies will permit the Purchaser, or its representatives, to enter, inspect and take copies of the records, other data, premises and facilities (including, without limitation the equipment and methods used) at any reasonable times and will cooperate with all reasonable requirements of the Purchaser for such purpose.

Item 1.3: Prices and Price Justifications

Prices from 1 Ju	ly 2021 to 30 June 2022		
Price	\$7.20 excluding GST per kg of Milk Solids, excluding GST (less a deduction of \$0.10 per kgMS for the Mountain Milk Coop Operational Levy payable to Mountain Milk Co-operative Ltd).		
	The Purchaser will test the amount of butterfat and protein in the milk in accordance with Part 3 of Schedule 2.		
Minimum Price and justification of Minimum Price	The minimum price applies to milk that complies with the specifications. This price reflects current market conditions and historical market prices paid by the Purchaser.		
	For completeness, where the Supplier supplies milk that does not comply with the Specifications and the 15% Quality Deduction (Band 3) set out in Schedule 2 applies to the milk, the minimum price at which the Purchaser may elect to accept and purchase such milk is \$6.12 per kilogram of Milk Solids. This price represents the 15% maximum discount to the minimum price for milk that complies with the Specifications, which reflects the lower value to the Purchaser's business of milk that does comply with the Bulk Milk Cell Count and Bactoscan Specifications.		
Collection Point	102 Rowe Lane, Dederang Victoria 3691		
	196 Crosthwaite Lane, Kergunyah South Victoria 3691		
	1345 Gundowring Road, Gundowring Victoria 3691		
	1116 Gundowring Road, Gundowring Victoria 3691		
	4198 Kiewa Valley Highway, Dederang Victoria 3691		
	8 Barlow Lane, Bruarong Victoria 3749		



Prices and Collec	ction Points from 1 July 2022 to 30 June 2024		
Price	\$7.40 excluding GST per kg of Milk Solids, excluding GST (less a deduction of \$0.10 per kg MS for the Mountain Milk Coop Operational Levy payable to Mountain Milk Co-operative Ltd).		
	The Purchaser will test the amount of butterfat and protein in the milk in accordance with Part 3 of Schedule 2.		
Minimum Price and justification of Minimum Price	Minimum price of \$7.40 excluding GST per kg of Milk Solids where the Supplier supplies milk that complies with the Specifications. This price reflects current market conditions and historical market prices paid by the Purchaser.		
	For completeness, where the Supplier supplies milk that does not comply with the Specifications and the 15% Quality Deduction (Band 3) set out in Part 5 of Schedule 2 applies to the milk, the minimum price at which the Purchaser may elect to accept and purchase such milk is \$6.29 per kilogram of Milk Solids. This price represents the 15% maximum discount to the minimum price for milk that complies with the Specifications, which reflects the lower value to the Purchaser's business of milk that does comply with the Bulk Milk Cell Count and Bactoscan Specifications.		
	For the avoidance of doubt, any contractual discounts and/or offsetting of levies and fees including those set out in clauses shall not reduce the price below the Minimum price.		
Collection Point	102 Rowe Lane, Dederang Victoria 3691		
	196 Crosthwaite Lane, Kergunyah South Victoria 3691		
	1345 Gundowring Road, Gundowring Victoria 3691		
	1116 Gundowring Road, Gundowring Victoria 3691		
	4198 Kiewa Valley Highway, Dederang Victoria 3691		
	8 Barlow Lane, Bruarong Victoria 3749		



Schedule 2

VOLUMES, FORECASTS, MILK SAMPLING AND TESTING, MILK SPECIFICATIONS, QUALITY DEDUCTIONS, PRICES AND COLLECTION POINT

Item 2.1: Volumes and Forecasts

Volumes and Fo	Volumes and Forecasts		
Volume	The Purchaser must purchase all the Supplier's milk during the Milk Supply Term on the terms of this Agreement. The Volume will be measured in accordance with clause 6.3.		
Forecast	The Supplier will provide the Purchaser with a twelve (12) month forecast of its milk production volumes and percentage fat and protein of its milk at the commencement of the Milk Supply Term. Thereafter, the Supplier must provide a revised rolling forecast: (a) every 6 months or more frequently at the Purchaser's request; and		
	(b) when the Supplier delivers, or expects to deliver, milk volumes, or percentage fat and protein of its milk that varies by greater than 10% from the Supplier's prior forecast.		

Item 2.2: Milk Sampling Procedures

Milk Sampling P	Milk Sampling Procedures		
Milk Sampling Procedures	At the time of Collection of the Supplier's milk at the Collection Point, the Purchaser (or its representative) will arrange for milk samples (Individual Supplier Milk Samples) to be taken for the purposes of milk testing.		
	Milk samples for testing will be collected using methods that are commonly accepted in the dairy industry and are approved in advance by the Purchaser including without limitation drip sampling and/or dip sampling. The samples mustbe representative of the milk being supplied. Samples must be transferred into an ice slurry until delivery to the Delivery Point.		

Item 2.3: Milk testing methods

Milk Testing Me	thods
Butterfat and	The Purchaser will test each of the Supplier's Individual Supplier Milk Samples at:
protein	(a) a NATA accredited facility; or
	(b) the Delivery Point or the Purchaser's site with the Supplier's prior consent, which must not be unreasonably withheld.
Bulk Milk Cell	The Purchaser will test each of Supplier's Individual Supplier Milk Samples at
Count	(a) a NATA accredited facility; or
	(b) the Delivery Point or Purchaser's site with the Supplier's prior consent, which must not be unreasonably withheld.



Bactoscan (Colony Forming Units)	The Purchaser will test 3 of Supplier's Individual Supplier Milk Samples per month, without prior notice to the Supplier, at a NATA accredited facility.		
Antibiotic & Inhibitory Substances	The Purchaser will test all tanker loads of milk at the Delivery Point using a rapid screen and/or broad spectrum test prior to unloading the milk. The Purchaser (or its representative) will take a sample from the sample port on the trailer.		
	If a tanker of milk tests positive, then the Purchaser will test the:		
	Supplier's Individual Supplier Milk Samples; and		
	 individual supplier milk samples of each supplier who contributed milk to the tanker, 		
	using a rapid screen and/or broad spectrum tests, to determine whether the Supplier's (or another supplier's) milk is the source of the tanker's positive test result.		
	The Purchaser may also conduct random tests on the Supplier's Individual Supplier Milk Samples, without prior notice to the Supplier, using a broad spectrum test at a NATA accredited facility.		
Quaternary Ammonium Compounds (QAC) & nonylphenol ethoxylates (NPE)	The Purchaser may test the Supplier's Individual Supplier Milk Samples, without prior notice to the Supplier, at a NATA accredited facility.		
Other Foreign Contaminants	The Purchaser (or its representative) will visually and by smell assess the Supplier's milk at Collection.		
Temperature	The Purchaser (or its representative) will test the temperature of the Supplier's milk via an in-line thermometer at Collection.		
	If the Supplier's milk is Collected within 2 hours and 20 minutes after milking or if Supplier's milk is >5°C but < 25°C, then the Purchaser (or its representative) will conduct a risk assessment (acting reasonably) using the Early Milk Collection Index (EMCI) model. The Purchaser's risk assessment is binding on the Supplier. The EMCI model was developed by the University of Tasmania and has been validated and has been accepted by domestic and export food safety regulators.		
Thermodurics	The Purchaser will test 3 of Supplier's Individual Supplier Milk Samples per month, without prior notice to the Supplier, at a NATA accredited facility.		
рН	The Purchaser (or its representative) may test each of Supplier's Individual Supplier Milk Samples using a calibrated pH meter with a temperature correction probe.		



Item 2.4 : Milk Specifications

Milk Specification	ns
Bulk Milk Cell Count	Weighted average test results of each of Supplier's Individual Supplier Milk Samples per month is $\leq 200,000$ cells per ml. For the purpose of calculating the weighted average test results, a maximum of 3 test results per month of Supplier's Individual Supplier Milk Samples that are in the range of $> 200,000$ and $\leq 250,000$ will not be included in the calculation.
Bactoscan (Colony Forming Units)	Weighted average test results of 3 of Supplier's Individual Supplier Milk Samples per month is <20,000 colony forming units per ml.
Antibiotic & Inhibitory Substances	Not detected.
Quaternary Ammonium Compounds (QAC) & nonylphenol ethoxylates (NPE)	Not detected.
Other Foreign Contaminants	Not detected.
Temperature	If the Supplier's milk is Collected after 2 hours and 20 minutes after the end of milking: ≤5°C. If the Supplier's milk is >5°C but < 25°C: If the Supplier's milk passes the Purchaser's risk assessment (in the Purchaser's absolute discretion yet acting reasonably) using the EMCI model. For the avoidance of doubt, the Supplier's milk must not be≥25°C.
Thermodurics	Advisory specification only. Target is average test results of 3 of Supplier's Individual Supplier Milk Samples per month is ≤2,000 colony forming units per ml.
рН	Between 6.65 and 6.8.
Quality Assurance	Compliance with the Purchaser's quality assurance program referred to in clause 11.1.



Item 2.5: Quality Deductions

	Bulk Milk Cell Count test results		Bactosan (Colony Forming Units) test results
3% Quality Deduction (Band 2)	Weighted average test results of each of Supplier's Individual Supplier Milk Samples per month is 200,001 – 300,000 cells per ml	AND/OR	Average test results of at least 3 of Supplier's Individual Supplier Milk Samples per month is 20,000 – 50,000
15% Quality Deduction (Band 3)	Weighted average test results of each of Supplier's Individual Supplier Milk Samples per month is 300,001 – 400,000 cells per ml		Average test results of at least 3 of Supplier's Individual Supplier Milk Samples per month is 50,001 – 100,000

Note: For the avoidance of doubt, the above Quality Deductions are not cumulative.

Schedule 3: Processor's Complaints Handling Process (Refer clause 17)

- 1. This agreement cannot cater for every possible set of circumstances that may arise between the parties. The parties agree to consider each difference or dispute on its merits.
- 2. The parties agree to stay in regular communication with each other, and confer with each other about issues that a reasonable person would consider to affect this agreement.
- 3. In the event that the parties disagree on any part of this agreement, and the disagreement cannot be resolved by virtue of clauses 12-13 the parties agree to resolve the disagreement as follows:
 - a. In the first instance, seeking the assistance of the professionals that were involved in developing this deed to the value of \$1000 provided by each party (\$2,000 in total);
 - b. Next, seeking the assistance of a mediator to the value of \$5,000 provided by each party (\$10,000 in total);
 - c. Next, appointing an arbitrator to the value of \$10,000 provided by each party (\$20,000 in total).

The parties agree that they will only commence litigation in the event that the suite of options in clause 14 have been exhausted and the disagreement has not been resolved.