### 107TH CONGRESS 1ST SESSION H.R. 1827

To reauthorize the consent of Congress to the Northeast Interstate Dairy Compact and to grant the consent of Congress to the Southern Dairy Compact, a Pacific Northwest Dairy Compact, and an Intermountain Dairy Compact.

### IN THE HOUSE OF REPRESENTATIVES

#### May 14, 2001

Mr. HUTCHINSON for himself, Mr. SHERWOOD, Mr. ETHERIDGE, Mr. McGov-ERN, Mr. ADERHOLT, Mr. CALLAHAN, Mr. HILLIARD, Mr. RILEY, Mr. BACHUS, Mr. EVERETT, Mr. CRAMER, Mr. BERRY, Mr. ROSS, Mr. SNY-DER, Mr. MALONEY of Connecticut, Ms. DELAURO, Mr. LARSON of Connecticut, Mrs. JOHNSON of Connecticut, Mr. SIMMONS, Mr. CASTLE, Mrs. THURMAN, Ms. BROWN of Florida, Mr. FOLEY, Mr. BOYD, Mr. LEWIS of Georgia, Mr. ISAKSON, Mr. DEAL of Georgia, Mr. BISHOP, Mr. KING-STON, Mr. CHAMBLISS, Mr. COLLINS, Ms. MCKINNEY, Mr. NORWOOD, Mr. Rogers of Kentucky, Mr. WHITFIELD, Mr. FLETCHER, Mr. LEWIS of Kentucky, Mr. LUCAS of Kentucky, Mr. BAKER, Mr. VITTER, Mr. MCCRERY, Mr. COOKSEY, Mr. JEFFERSON, Mr. JOHN, Mr. TAUZIN, Mr. OLVER, Mr. NEAL of Massachusetts, Mr. CAPUANO, Mr. WYNN, Mr. BARTLETT of Maryland, Mr. HOYER, Mr. GILCHREST, Mr. CUMMINGS, Mr. Ehrlich, Mrs. Morella, Mr. Cardin, Mr. Baldacci, Mr. Allen, Mr. Akin, Mrs. Emerson, Mr. Hulshof, Mr. Graves, Mr. Blunt, Ms. MCCARTHY of Missiouri, Mr. SKELTON, Mr. TAYLOR of Mississippi, Mr. PICKERING, Mr. WICKER, Mr. SHOWS, Mr. THOMPSON of Mississippi, Mr. MCINTYRE, Mr. PRICE of North Carolina, Mr. BALLENGER, Mrs. MYRICK, Mr. HAYES, Mr. BURR of North Carolina, Mr. WATT of North Carolina, Mr. COBLE, Mrs. CLAYTON, Mr. TAYLOR of North Carolina, Mrs. Jones of North Carolina, Mr. Bass, Mr. Andrews, Mr. Fer-GUSON, Mr. FRELINGHUYSEN, Mrs. ROUKEMA, Mr. SAXTON, Mr. HOLT, Mr. LoBiondo, Mr. Ackerman, Mr. Fossella, Mr. Engel, Mr. GRUCCI, Mrs. KELLY, Mr. KING, Mr. LAFALCE, Mrs. LOWEY, Mrs. MCCARTHY of New York, Mr. MCNULTY, Mr. MEEKS of New York, Mr. NADLER, Mr. RANGEL, Mr. REYNOLDS, Ms. SLAUGHTER, Mr. TOWNS, Mr. GILMAN, Mr. QUINN, Mr. WALSH, Mr. BOEHLERT, Mr. HOUGHTON, Mr. McHugh, Mr. Sweeney, Mr. Crowley, Mr. Hinchey, Mr. WEINER, Mr. ISRAEL, Mr. LATOURETTE, Mr. WATKINS, Mr. CARSON of Oklahoma, Mr. GREENWOOD, Mr. WELDON of Pennsylvania, Mr. PITTS, Mr. ENGLISH, Mr. PETERSON of Pennsylvania, Ms. HART, Mr. MASCARA,

Mr. KANJORSKI, Mr. DOYLE, Mr. HOEFFEL, Mr. HOLDEN, Mr. PLATTS, Mr. GEKAS, Mr. BRADY of Pennsylvania, Mr. BORSKI, Mr. FATTAH, Mr. KENNEDY of Rhode Island, Mr. LANGEVIN, Mr. CLYBURN, Mr. SPENCE, Mr. SPRATT, Mr. GRAHAM, Mr. JENKINS, Mr. FORD, Mr. HILLEARY, Mr. WAMP, Mr. TANNER, Mr. TURNER, Ms. JACKSON-LEE of Texas, Mr. LAMPSON, Mr. SANDLIN, Mr. BENTSEN, Mr. BOUCHER, Mr. GOODE, Mr. WOLF, Mr. SCOTT, Mr. SANDERS, Mr. RAHALL, Mr. MOLLOHAN, Mrs. CAPITO, and Mr. FROST) introduced the following bill; which was referred to the Committee on the Judiciary

### A BILL

- To reauthorize the consent of Congress to the Northeast Interstate Dairy Compact and to grant the consent of Congress to the Southern Dairy Compact, a Pacific Northwest Dairy Compact, and an Intermountain Dairy Compact.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Dairy Consumers and5 Producers Protection Act of 2001".

### 6 SEC. 2. NORTHEAST INTERSTATE DAIRY COMPACT.

- 7 Section 147 of the Agricultural Market Transition
  8 Act (7 U.S.C. 7256) is amended—
- 9 (1) in the matter preceding paragraph (1), by
  10 striking "States" and all that follows through
  11 "Vermont" and inserting "States of Connecticut,
  12 Delaware, Maine, Maryland, Massachusetts, New

1	Hampshire, New Jersey, New York, Pennsylvania,
2	Rhode Island, and Vermont";
3	(2) by striking paragraphs (1), (3), and (7);
4	(3) in paragraph (2), by striking "Class III-A"
5	and inserting "Class IV";
6	(4) by striking paragraph (4) and inserting the
7	following:
8	"(4) Additional state.—Ohio is the only ad-
9	ditional State that may join the Northeast Interstate
10	Dairy Compact.";
11	(5) in paragraph (5), by striking "the projected
12	rate of increase" and all that follows through "Sec-
13	retary" and inserting "the operation of the Compact
14	price regulation during the fiscal year, as determined
15	by the Secretary (in consultation with the Commis-
16	sion) using notice and comment procedures provided
17	in section 553 of title 5, United States Code"; and
18	(6) by redesignating paragraphs (2), (4), (5),
19	and $(6)$ as paragraphs $(1)$ , $(2)$ , $(3)$ , and $(4)$ , respec-
20	tively.
21	SEC. 3. SOUTHERN DAIRY COMPACT.
22	(a) IN GENERAL.—Congress consents to the South-
23	ern Dairy Compact entered into among the States of Ala-
24	bama, Arkansas, Georgia, Kansas, Kentucky, Louisiana,
25	

25 Mississippi, Missouri, North Carolina, Oklahoma, South

Carolina, Tennessee, Virginia, and West Virginia, subject
 to the following conditions:

3 (1) LIMITATION OF MANUFACTURING PRICE 4 **REGULATION.**—The Southern Dairy Compact Com-5 mission may not regulate Class II, Class III, or 6 Class IV milk used for manufacturing purposes or 7 any other milk, other than Class I, or fluid milk, as 8 defined by a Federal milk marketing order issued 9 under section 8c of the Agricultural Adjustment Act 10 (7 U.S.C. 608c), reenacted with amendments by the 11 Agricultural Marketing Act of 1937 (referred to in 12 this section as a "Federal milk marketing order") 13 unless Congress has first consented to and approved 14 such authority by a law enacted after the date of en-15 actment of this joint resolution.

16 (2) ADDITIONAL STATES.—Florida, Nebraska,
17 and Texas are the only additional States that may
18 join the Southern Dairy Compact, individually or
19 otherwise.

20 (3) COMPENSATION OF COMMODITY CREDIT
21 CORPORATION.—Before the end of each fiscal year
22 in which a Compact price regulation is in effect, the
23 Southern Dairy Compact Commission shall com24 pensate the Commodity Credit Corporation for the
25 cost of any purchases of milk and milk products by

the Corporation that result from the operation of the
 Compact price regulation during the fiscal year, as
 determined by the Secretary (in consultation with
 the Commission) using notice and comment proce dures provided in section 553 of title 5, United
 States Code.

7 (4)Milk MARKETING ORDER ADMINIS-8 TRATOR.—At the request of the Southern Dairy 9 Compact Commission, the Administrator of the applicable Federal milk marketing order shall provide 10 11 technical assistance to the Compact Commission and 12 be compensated for that assistance.

13 (b) COMPACT.—The Southern Dairy Compact is sub-14 stantially as follows:

# 15 "ARTICLE I. STATEMENT OF 16 PURPOSE, FINDINGS AND 17 DECLARATION OF POLICY

### $18\,$ "§1. Statement of purpose, findings and declaration

### 19 of policy

20 "The purpose of this compact is to recognize the 21 interstate character of the southern dairy industry and the 22 prerogative of the states under the United States Con-23 stitution to form an interstate commission for the south-24 ern region. The mission of the commission is to take such 25 steps as are necessary to assure the continued viability of 1 dairy farming in the south, and to assure consumers of2 an adequate, local supply of pure and wholesome milk.

3 "The participating states find and declare that the 4 dairy industry is an essential agricultural activity of the 5 south. Dairy farms, and associated suppliers, marketers, 6 processors and retailers are an integral component of the 7 region's economy. Their ability to provide a stable, local 8 supply of pure, wholesome milk is a matter of great impor-9 tance to the health and welfare of the region.

10 "The participating states further find that dairy 11 farms are essential and they are an integral part of the 12 region's rural communities. The farms preserve land for 13 agricultural purposes and provide needed economic stimuli 14 for rural communities.

15 "In establishing their constitutional regulatory au-16 thority over the region's fluid milk market by this com-17 pact, the participating states declare their purpose that 18 this compact neither displace the federal order system nor 19 encourage the merging of federal orders. Specific provi-20 sions of the compact itself set forth this basic principle.

21 "Designed as a flexible mechanism able to adjust to 22 changes in a regulated marketplace, the compact also con-23 tains a contingency provision should the federal order sys-24 tem be discontinued. In that event, the interstate commis-25 sion is authorized to regulate the marketplace in replacement of the order system. This contingent authority does
 not anticipate such a change, however, and should not be
 so construed. It is only provided should developments in
 the market other than establishment of this compact re sult in discontinuance of the order system.

6 "By entering into this compact, the participating 7 states affirm that their ability to regulate the price which 8 southern dairy farmers receive for their product is essen-9 tial to the public interest. Assurance of a fair and equi-10 table price for dairy farmers ensures their ability to pro-11 vide milk to the market and the vitality of the southern 12 dairy industry, with all the associated benefits.

"Recent, dramatic price fluctuations, with a pro-13 nounced downward trend, threaten the viability and sta-14 15 bility of the southern dairy region. Historically, individual state regulatory action had been an effective emergency 16 17 remedy available to farmers confronting a distressed market. The federal order system, implemented by the Agri-18 19 cultural Marketing Agreement Act of 1937, establishes 20only minimum prices paid to producers for raw milk, with-21 out preempting the power of states to regulate milk prices 22 above the minimum levels so established.

23 "In today's regional dairy marketplace, cooperative,
24 rather than individual state action is needed to more effec25 tively address the market disarray. Under our constitu-

1 tional system, properly authorized states acting coopera2 tively may exercise more power to regulate interstate com3 merce than they may assert individually without such au4 thority. For this reason, the participating states invoke
5 their authority to act in common agreement, with the con6 sent of Congress, under the compact clause of the Con7 stitution.

### 8 "ARTICLE II. DEFINITIONS AND 9 RULES OF CONSTRUCTION

#### 10 "§2. Definitions

"For the purposes of this compact, and of any supplemental or concurring legislation enacted pursuant thereto,
except as may be otherwise required by the context:

"(1) 'Class I milk' means milk disposed of in
fluid form or as a fluid milk product, subject to further definition in accordance with the principles expressed in subdivision (b) of section three.

18 "(2) 'Commission' means the Southern Dairy19 Compact Commission established by this compact.

"(3) 'Commission marketing order' means regulations adopted by the commission pursuant to sections nine and ten of this compact in place of a terminated federal marketing order or state dairy regulation. Such order may apply throughout the region or in any part or parts thereof as defined in the reg-

1	ulations of the commission. Such order may estab-
2	lish minimum prices for any or all classes of milk.
3	"(4) 'Compact' means this interstate compact.
4	"(5) 'Compact over-order price' means a min-
5	imum price required to be paid to producers for
6	Class I milk established by the commission in regu-
7	lations adopted pursuant to sections nine and ten of
8	this compact, which is above the price established in
9	federal marketing orders or by state farm price reg-
10	ulations in the regulated area. Such price may apply
11	throughout the region or in any part or parts there-
12	of as defined in the regulations of the commission.
13	"(6) 'Milk' means the lacteral secretion of cows
14	and includes all skim, butterfat, or other constitu-
15	ents obtained from separation or any other process.
16	The term is used in its broadest sense and may be
17	further defined by the commission for regulatory
18	purposes.
19	"(7) 'Partially regulated plant' means a milk
20	plant not located in a regulated area but having
21	Class I distribution within such area. Commission
22	regulations may exempt plants having such distribu-
23	tion or receipts in amounts less than the limits de-

fined therein.

"(8) 'Participating state' means a state which 1 2 has become a party to this compact by the enact-3 ment of concurring legislation. "(9) 'Pool plant' means any milk plant located 4 5 in a regulated area. 6 "(10) 'Region' means the territorial limits of 7 the states which are parties to this compact. 8 "(11) 'Regulated area' means any area within 9 the region governed by and defined in regulations es-10 tablishing a compact over-order price or commission 11 marketing order. "(12) 'State dairy regulation' means any state 12 13 regulation of dairy prices, and associated assess-14 ments, whether by statute, marketing order or other-

15 wise.

### 16 "§3. Rules of construction

17 "(a) This compact shall not be construed to displace 18 existing federal milk marketing orders or state dairy regu-19 lation in the region but to supplement them. In the event 20 some or all federal orders in the region are discontinued, 21 the compact shall be construed to provide the commission 22 the option to replace them with one or more commission 23 marketing orders pursuant to this compact.

24 "(b) The compact shall be construed liberally in order25 to achieve the purposes and intent enunciated in section

one. It is the intent of this compact to establish a basic 1 2 structure by which the commission may achieve those pur-3 poses through the application, adaptation and develop-4 ment of the regulatory techniques historically associated 5 with milk marketing and to afford the commission broad flexibility to devise regulatory mechanisms to achieve the 6 7 purposes of this compact. In accordance with this intent, 8 the technical terms which are associated with market 9 order regulation and which have acquired commonly un-10 derstood general meanings are not defined herein but the 11 commission may further define the terms used in this com-12 pact and develop additional concepts and define additional terms as it may find appropriate to achieve its purposes. 13

## 14 **"ARTICLE III. COMMISSION** 15 **ESTABLISHED**

### 16 "§4. Commission established

"There is hereby created a commission to administer 17 the compact, composed of delegations from each state in 18 the region. The commission shall be known as the South-19 20ern Dairy Compact Commission. A delegation shall include 21 not less than three nor more than five persons. Each dele-22 gation shall include at least one dairy farmer who is en-23 gaged in the production of milk at the time of appointment 24 or reappointment, and one consumer representative. Dele-25 gation members shall be residents and voters of, and sub-

ject to such confirmation process as is provided for in the 1 2 appointing state. Delegation members shall serve no more 3 than three consecutive terms with no single term of more 4 than four years, and be subject to removal for cause. In 5 all other respects, delegation members shall serve in accordance with the laws of the state represented. The com-6 7 pensation, if any, of the members of a state delegation 8 shall be determined and paid by each state, but their ex-9 penses shall be paid by the commission.

### 10 "§ 5. Voting requirements

11 "All actions taken by the commission, except for the 12 establishment or termination of an over-order price or 13 commission marketing order, and the adoption, amendment or rescission of the commission's by-laws, shall be 14 15 by majority vote of the delegations present. Each state delegation shall be entitled to one vote in the conduct of the 16 17 commission's affairs. Establishment or termination of an 18 over-order price or commission marketing order shall re-19 quire at least a two-thirds vote of the delegations present. 20The establishment of a regulated area which covers all or 21 part of a participating state shall require also the affirma-22 tive vote of that state's delegation. A majority of the dele-23 gations from the participating states shall constitute a 24 quorum for the conduct of the commission's business.

1 "§6. Administration and management

2 "(a) The commission shall elect annually from among 3 the members of the participating state delegations a chairperson, a vice-chairperson, and a treasurer. The commis-4 5 sion shall appoint an executive director and fix his or her duties and compensation. The executive director shall 6 7 serve at the pleasure of the commission, and together with 8 the treasurer, shall be bonded in an amount determined 9 by the commission. The commission may establish through 10 its by-laws an executive committee composed of one member elected by each delegation. 11

12 "(b) The commission shall adopt by-laws for the con-13 duct of its business by a two-thirds vote, and shall have the power by the same vote to amend and rescind these 14 by-laws. The commission shall publish its by-laws in con-15 16 venient form with the appropriate agency or officer in each of the participating states. The by-laws shall provide for 17 18 appropriate notice to the delegations of all commission 19 meetings and hearings and of the business to be trans-20acted at such meetings or hearings. Notice also shall be 21 given to other agencies or officers of participating states 22 as provided by the laws of those states.

23 "(c) The commission shall file an annual report with
24 the Secretary of Agriculture of the United States, and
25 with each of the participating states by submitting copies
26 to the governor, both houses of the legislature, and the
•HR 1827 IH

head of the state department having responsibilities for
 agriculture.

3 "(d) In addition to the powers and duties elsewhere
4 prescribed in this compact, the commission shall have the
5 power:

6 "(1) To sue and be sued in any state or federal
7 court;

8 "(2) To have a seal and alter the same at pleas-9 ure;

"(3) To acquire, hold, and dispose of real and
personal property by gift, purchase, lease, license, or
other similar manner, for its corporate purposes;

"(4) To borrow money and issue notes, to provide for the rights of the holders thereof and to
pledge the revenue of the commission as security
therefor, subject to the provisions of section eighteen
of this compact;

18 "(5) To appoint such officers, agents, and em19 ployees as it may deem necessary, prescribe their
20 powers, duties and qualifications; and

"(6) To create and abolish such offices, employments and positions as it deems necessary for the
purposes of the compact and provide for the removal, term, tenure, compensation, fringe benefits,
pension, and retirement rights of its officers and em-

ployees. The commission may also retain personal
 services on a contract basis.

### 3 "§7. Rulemaking power

4 "In addition to the power to promulgate a compact 5 over-order price or commission marketing orders as pro-6 vided by this compact, the commission is further empow-7 ered to make and enforce such additional rules and regula-8 tions as it deems necessary to implement any provisions 9 of this compact, or to effectuate in any other respect the 10 purposes of this compact.

### 11 "ARTICLE IV. POWERS OF THE 12 COMMISSION

13 "§8. Powers to promote regulatory uniformity, sim-

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### plicity, and interstate cooperation

15 "The commission is hereby empowered to:

16 "(1) Investigate or provide for investigations or 17 research projects designed to review the existing 18 laws and regulations of the participating states, to 19 consider their administration and costs, to measure 20 their impact on the production and marketing of 21 milk and their effects on the shipment of milk and 22 milk products within the region.

23 "(2) Study and recommend to the participating
24 states joint or cooperative programs for the adminis25 tration of the dairy marketing laws and regulations

and to prepare estimates of cost savings and benefits
 of such programs.

"(3) Encourage the harmonious relationships
between the various elements in the industry for the
solution of their material problems. Conduct
symposia or conferences designed to improve industry relations, or a better understanding of problems.
"(4) Prepare and release periodic reports on ac-

9 tivities and results of the commission's efforts to the10 participating states.

11 "(5) Review the existing marketing system for 12 milk and milk products and recommend changes in 13 the existing structure for assembly and distribution 14 of milk which may assist, improve or promote more 15 efficient assembly and distribution of milk.

"(6) Investigate costs and charges for producing, hauling, handling, processing, distributing,
selling and for all other services performed with respect to milk.

20 "(7) Examine current economic forces affecting
21 producers, probable trends in production and con22 sumption, the level of dairy farm prices in relation
23 to costs, the financial conditions of dairy farmers,
24 and the need for an emergency order to relieve crit25 ical conditions on dairy farms.

### **1 "§ 9. Equitable farm prices**

2 "(a) The powers granted in this section and section ten shall apply only to the establishment of a compact 3 over-order price, so long as federal milk marketing orders 4 5 remain in effect in the region. In the event that any or all such orders are terminated, this article shall authorize 6 7 the commission to establish one or more commission mar-8 keting orders, as herein provided, in the region or parts 9 thereof as defined in the order.

"(b) A compact over-order price established pursuant 10 to this section shall apply only to Class I milk. Such com-11 pact over-order price shall not exceed one dollar and fifty 12 13 cents per gallon at Atlanta, Ga., however, this compact 14 over-order price shall be adjusted upward or downward at 15 other locations in the region to reflect differences in minimum federal order prices. Beginning in nineteen hundred 16 ninety, and using that year as a base, the foregoing one 17 18 dollar fifty cents per gallon maximum shall be adjusted 19 annually by the rate of change in the Consumer Price Index as reported by the Bureau of Labor Statistics of 2021 the United States Department of Labor. For purposes of 22 the pooling and equalization of an over-order price, the value of milk used in other use classifications shall be cal-23 24 culated at the appropriate class price established pursuant to the applicable federal order or state dairy regulation 25 and the value of unregulated milk shall be calculated in 26 •HR 1827 IH

17

relation to the nearest prevailing class price in accordance
 with and subject to such adjustments as the commission
 may prescribe in regulations.

4 "(c) A commission marketing order shall apply to all5 classes and uses of milk.

6 "(d) The commission is hereby empowered to estab-7 lish a compact over-order price for milk to be paid by pool 8 plants and partially regulated plants. The commission is 9 also empowered to establish a compact over-order price to 10 be paid by all other handlers receiving milk from producers located in a regulated area. This price shall be es-11 12 tablished either as a compact over-order price or by one 13 or more commission marketing orders. Whenever such a price has been established by either type of regulation, the 14 15 legal obligation to pay such price shall be determined solely by the terms and purpose of the regulation without re-16 17 gard to the situs of the transfer of title, possession or any 18 other factors not related to the purposes of the regulation 19 and this compact. Producer-handlers as defined in an ap-20 plicable federal market order shall not be subject to a com-21 pact over-order price. The commission shall provide for 22 similar treatment of producer-handlers under commission 23 marketing orders.

24 "(e) In determining the price, the commission shall25 consider the balance between production and consumption

of milk and milk products in the regulated area, the costs 1 2 of production including, but not limited to the price of 3 feed, the cost of labor including the reasonable value of 4 the producer's own labor and management, machinery ex-5 pense, and interest expense, the prevailing price for milk outside the regulated area, the purchasing power of the 6 7 public and the price necessary to yield a reasonable return 8 to the producer and distributor.

9 "(f) When establishing a compact over-order price, 10 the commission shall take such other action as is necessary 11 and feasible to help ensure that the over-order price does 12 not cause or compensate producers so as to generate local 13 production of milk in excess of those quantities necessary 14 to assure consumers of an adequate supply for fluid pur-15 poses.

16 "(g) The commission shall whenever possible enter 17 into agreements with state or federal agencies for ex-18 change of information or services for the purpose of reduc-19 ing regulatory burden and cost of administering the com-20 pact. The commission may reimburse other agencies for 21 the reasonable cost of providing these services.

### 22 "§ 10. Optional provisions for pricing order

23 "Regulations establishing a compact over-order price
24 or a commission marketing order may contain, but shall
25 not be limited to any of the following:

"(1) Provisions classifying milk in accordance
 with the form in which or purpose for which it is
 used, or creating a flat pricing program.

4 "(2) With respect to a commission marketing
5 order only, provisions establishing or providing a
6 method for establishing separate minimum prices for
7 each use classification prescribed by the commission,
8 or a single minimum price for milk purchased from
9 producers or associations of producers.

"(3) With respect to an over-order minimum
price, provisions establishing or providing a method
for establishing such minimum price for Class I
milk.

14 "(4) Provisions for establishing either an over-15 order price or a commission marketing order may 16 make use of any reasonable method for establishing 17 such price or prices including flat pricing and for-18 mula pricing. Provision may also be made for loca-19 tion adjustments, zone differentials and for competi-20 tive credits with respect to regulated handlers who 21 market outside the regulated area.

"(5) Provisions for the payment to all producers and associations of producers delivering milk
to all handlers of uniform prices for all milk so delivered, irrespective of the uses made of such milk by

the individual handler to whom it is delivered, or for
 the payment of producers delivering milk to the
 same handler of uniform prices for all milk delivered
 by them.

5 "(A) With respect to regulations estab-6 lishing a compact over-order price, the commis-7 sion may establish one equalization pool within 8 the regulated area for the sole purpose of equal-9 izing returns to producers throughout the regu-10 lated area.

11 "(B) With respect to any commission mar-12 keting order, as defined in section two, subdivi-13 sion three, which replaces one or more termi-14 nated federal orders or state dairy regulations, 15 the marketing area of now separate state or 16 federal orders shall not be merged without the 17 affirmative consent of each state, voting 18 through its delegation, which is partly or wholly 19 included within any such new marketing area. "(6) Provisions requiring persons who bring 20 21 Class I milk into the regulated area to make com-22 pensatory payments with respect to all such milk to 23 the extent necessary to equalize the cost of milk pur-24 chased by handlers subject to a compact over-order 25 price or commission marketing order. No such provi-

1	sions shall discriminate against milk producers out-
2	side the regulated area. The provisions for compen-
3	satory payments may require payment of the dif-
4	ference between the Class I price required to be paid
5	for such milk in the state of production by a federal
6	milk marketing order or state dairy regulation and
7	the Class I price established by the compact over-
8	order price or commission marketing order.
9	"(7) Provisions specially governing the pricing
10	and pooling of milk handled by partially regulated
11	plants.
12	"(8) Provisions requiring that the account of
13	any person regulated under the compact over-order
14	price shall be adjusted for any payments made to or
15	received by such persons with respect to a producer
16	settlement fund of any federal or state milk mar-
17	keting order or other state dairy regulation within
18	the regulated area.
19	"(9) Provision requiring the payment by han-
20	dlers of an assessment to cover the costs of the ad-
21	ministration and enforcement of such order pursu-

ant to Article VII, Section 18(a).

23 "(10) Provisions for reimbursement to partici-24 pants of the Women, Infants and Children Special

Supplemental Food Program of the United States
 Child Nutrition Act of 1966.

"(11) Other provisions and requirements as the
commission may find are necessary or appropriate to
effectuate the purposes of this compact and to provide for the payment of fair and equitable minimum
prices to producers.

### 8 "ARTICLE V. RULEMAKING 9 PROCEDURE

### 10 "§11. Rulemaking procedure

11 "Before promulgation of any regulations establishing 12 a compact over-order price or commission marketing 13 order, including any provision with respect to milk supply under subsection 9(f), or amendment thereof, as provided 14 15 in Article IV, the commission shall conduct an informal rulemaking proceeding to provide interested persons with 16 17 an opportunity to present data and views. Such rule-18 making proceeding shall be governed by section four of 19 the Federal Administrative Procedure Act, as amended (5 20 U.S.C. §553). In addition, the commission shall, to the 21 extent practicable, publish notice of rulemaking pro-22 ceedings in the official register of each participating state. 23 Before the initial adoption of regulations establishing a 24 compact over-order price or a commission marketing order and thereafter before any amendment with regard to 25

prices or assessments, the commission shall hold a public
 hearing. The commission may commence a rulemaking
 proceeding on its own initiative or may in its sole discre tion act upon the petition of any person including indi vidual milk producers, any organization of milk producers
 or handlers, general farm organizations, consumer or pub lic interest groups, and local, state or federal officials.

### 8 "§12. Findings and referendum

9 "(a) In addition to the concise general statement of
10 basis and purpose required by section 4(b) of the Federal
11 Administrative Procedure Act, as amended (5 U.S.C.
12 § 553(c)), the commission shall make findings of fact with
13 respect to:

14 "(1) Whether the public interest will be served
15 by the establishment of minimum milk prices to
16 dairy farmers under Article IV.

"(2) What level of prices will assure that producers receive a price sufficient to cover their costs
of production and will elicit an adequate supply of
milk for the inhabitants of the regulated area and
for manufacturing purposes.

"(3) Whether the major provisions of the order,
other than those fixing minimum milk prices, are in
the public interest and are reasonably designed to
achieve the purposes of the order.

"(4) Whether the terms of the proposed re gional order or amendment are approved by pro ducers as provided in section thirteen.

### 4 "§ 13. Producer referendum

"(a) For the purpose of ascertaining whether the 5 issuance or amendment of regulations establishing a com-6 pact over-order price or a commission marketing order, 7 8 including any provision with respect to milk supply under 9 subsection 9(f), is approved by producers, the commission 10 shall conduct a referendum among producers. The referendum shall be held in a timely manner, as determined 11 12 by regulation of the commission. The terms and conditions 13 of the proposed order or amendment shall be described by the commission in the ballot used in the conduct of 14 15 the referendum, but the nature, content, or extent of such description shall not be a basis for attacking the legality 16 17 of the order or any action relating thereto.

18 "(b) An order or amendment shall be deemed ap-19 proved by producers if the commission determines that it 20 is approved by at least two-thirds of the voting producers 21 who, during a representative period determined by the 22 commission, have been engaged in the production of milk 23 the price of which would be regulated under the proposed 24 order or amendment.

1 "(c) For purposes of any referendum, the commission 2 shall consider the approval or disapproval by any cooperative association of producers, qualified under the provi-3 sions of the Act of Congress of February 18, 1922, as 4 5 amended, known as the Capper–Volstead Act, bona fide 6 engaged in marketing milk, or in rendering services for 7 or advancing the interests of producers of such com-8 modity, as the approval or disapproval of the producers 9 who are members or stockholders in, or under contract 10 with, such cooperative association of producers, except as 11 provided in subdivision (1) hereof and subject to the provisions of subdivision (2) through (5) hereof. 12

"(1) No cooperative which has been formed to
act as a common marketing agency for both cooperatives and individual producers shall be qualified to
block vote for either.

17 "(2) Any cooperative which is qualified to block 18 vote shall, before submitting its approval or dis-19 approval in any referendum, give prior written notice 20 to each of its members as to whether and how it in-21 tends to cast its vote. The notice shall be given in 22 a timely manner as established, and in the form pre-23 scribed, by the commission. "(3) Any producer may obtain a ballot from the
 commission in order to register approval or dis approval of the proposed order.

"(4) A producer who is a member of a coopera-4 5 tive which has provided notice of its intent to ap-6 prove or not to approve a proposed order, and who 7 obtains a ballot and with such ballot expresses his 8 approval or disapproval of the proposed order, shall 9 notify the commission as to the name of the coopera-10 tive of which he or she is a member, and the com-11 mission shall remove such producer's name from the 12 list certified by such cooperative with its corporate 13 vote.

"(5) In order to insure that all milk producers
are informed regarding the proposed order, the commission shall notify all milk producers that an order
is being considered and that each producer may register his approval or disapproval with the commission either directly or through his or her cooperative. **"§ 14. Termination of over-order price or marketing**

21

### order

"(a) The commission shall terminate any regulations
establishing an over-order price or commission marketing
order issued under this article whenever it finds that such

order or price obstructs or does not tend to effectuate the
 declared policy of this compact.

3 "(b) The commission shall terminate any regulations establishing an over-order price or a commission mar-4 5 keting order issued under this article whenever it finds that such termination is favored by a majority of the pro-6 7 ducers who, during a representative period determined by 8 the commission, have been engaged in the production of 9 milk the price of which is regulated by such order; but such termination shall be effective only if announced on 10 11 or before such date as may be specified in such marketing 12 agreement or order.

"(c) The termination or suspension of any order or
provision thereof, shall not be considered an order within
the meaning of this article and shall require no hearing,
but shall comply with the requirements for informal rulemaking prescribed by section four of the Federal Administrative Procedure Act, as amended (5 U.S.C. § 553).

### 19 **"ARTICLE VI. ENFORCEMENT**

### 20 "§ 15. Records; reports; access to premises

21 "(a) The commission may by rule and regulation pre-22 scribe record keeping and reporting requirements for all 23 regulated persons. For purposes of the administration and 24 enforcement of this compact, the commission is authorized 25 to examine the books and records of any regulated person relating to his or her milk business and for that purpose,
 the commission's properly designated officers, employees,
 or agents shall have full access during normal business
 hours to the premises and records of all regulated persons.

5 "(b) Information furnished to or acquired by the commission officers, employees, or its agents pursuant to 6 this section shall be confidential and not subject to disclo-7 8 sure except to the extent that the commission deems dis-9 closure to be necessary in any administrative or judicial 10 proceeding involving the administration or enforcement of this compact, an over-order price, a compact marketing 11 12 order, or other regulations of the commission. The com-13 mission may promulgate regulations further defining the 14 confidentiality of information pursuant to this section. 15 Nothing in this section shall be deemed to prohibit (i) the issuance of general statements based upon the reports of 16 17 a number of handlers, which do not identify the informa-18 tion furnished by any person, or (ii) the publication by direction of the commission of the name of any person vio-19 20 lating any regulation of the commission, together with a 21 statement of the particular provisions violated by such 22 person.

"(c) No officer, employee, or agent of the commission
shall intentionally disclose information, by inference or
otherwise, which is made confidential pursuant to this sec-

1 tion. Any person violating the provisions of this section
2 shall, upon conviction, be subject to a fine of not more
3 than one thousand dollars or to imprisonment for not
4 more than one year, or to both, and shall be removed from
5 office. The commission shall refer any allegation of a viola6 tion of this section to the appropriate state enforcement
7 authority or United States Attorney.

### 8 "§ 16. Subpoena; hearings and judicial review

9 "(a) The commission is hereby authorized and em-10 powered by its members and its properly designated offi-11 cers to administer oaths and issue subpoenas throughout 12 all signatory states to compel the attendance of witnesses 13 and the giving of testimony and the production of other 14 evidence.

15 "(b) Any handler subject to an order may file a written petition with the commission stating that any such 16 order or any provision of any such order or any obligation 17 imposed in connection therewith is not in accordance with 18 law and praying for a modification thereof or to be ex-19 empted therefrom. He shall thereupon be given an oppor-20 21 tunity for a hearing upon such petition, in accordance with 22 regulations made by the commission. After such hearing, 23 the commission shall make a ruling upon the prayer of 24 such petition which shall be final, if in accordance with 25 law.

1 "(c) The district courts of the United States in any 2 district in which such handler is an inhabitant, or has his 3 principal place of business, are hereby vested with jurisdic-4 tion to review such ruling, provided a complaint for that 5 purpose is filed within thirty days from the date of the 6 entry of such ruling. Service of process in such pro-7 ceedings may be had upon the commission by delivering 8 to it a copy of the complaint. If the court determines that 9 such ruling is not in accordance with law, it shall remand 10 such proceedings to the commission with directions either (1) to make such ruling as the court shall determine to 11 12 be in accordance with law, or (2) to take such further pro-13 ceedings as, in its opinion, the law requires. The pendency of proceedings instituted pursuant to this subdivision shall 14 15 not impede, hinder, or delay the commission from obtaining relief pursuant to section seventeen. Any proceedings 16 brought pursuant to section seventeen, except where 17 brought by way of counterclaim in proceedings instituted 18 pursuant to this section, shall abate whenever a final de-19 20 cree has been rendered in proceedings between the same 21 parties, and covering the same subject matter, instituted 22 pursuant to this section.

#### 23 "§ 17. Enforcement with respect to handlers

24 "(a) Any violation by a handler of the provisions of25 regulations establishing an over-order price or a commis-

1 sion marketing order, or other regulations adopted pursu-2 ant to this compact shall:

3 "(1) Constitute a violation of the laws of each 4 of the signatory states. Such violation shall render 5 the violator subject to a civil penalty in an amount 6 as may be prescribed by the laws of each of the par-7 ticipating states, recoverable in any state or federal 8 court of competent jurisdiction. Each day such viola-9 tion continues shall constitute a separate violation.

"(2) Constitute grounds for the revocation of license or permit to engage in the milk business under
the applicable laws of the participating states.

"(b) With respect to handlers, the commission shall
enforce the provisions of this compact, regulations establishing an over-order price, a commission marketing order
or other regulations adopted hereunder by:

17 "(1) Commencing an action for legal or equi18 table relief brought in the name of the commission
19 of any state or federal court of competent jurisdic20 tion; or

21 "(2) Referral to the state agency for enforce22 ment by judicial or administrative remedy with the
23 agreement of the appropriate state agency of a par24 ticipating state.

"(c) With respect to handlers, the commission may
 bring an action for injunction to enforce the provisions
 of this compact or the order or regulations adopted there under without being compelled to allege or prove that an
 adequate remedy of law does not exist.

### 6 **"ARTICLE VII. FINANCE**

### 7 "§ 18. Finance of start-up and regular costs

"(a) To provide for its start-up costs, the commission 8 9 may borrow money pursuant to its general power under section six, subdivision (d), paragraph four. In order to 10 finance the costs of administration and enforcement of 11 12 this compact, including payback of start-up costs, the 13 commission is hereby empowered to collect an assessment from each handler who purchases milk from producers 14 15 within the region. If imposed, this assessment shall be collected on a monthly basis for up to one year from the date 16 the commission convenes, in an amount not to exceed 17 18 \$.015 per hundredweight of milk purchased from pro-19 ducers during the period of the assessment. The initial as-20sessment may apply to the projected purchases of handlers 21 for the two-month period following the date the commis-22 sion convenes. In addition, if regulations establishing an 23 over-order price or a compact marketing order are adopt-24 ed, they may include an assessment for the specific purpose of their administration. These regulations shall pro-25

vide for establishment of a reserve for the commission's
 ongoing operating expenses.

3 "(b) The commission shall not pledge the credit of 4 any participating state or of the United States. Notes 5 issued by the commission and all other financial obliga-6 tions incurred by it, shall be its sole responsibility and no 7 participating state or the United States shall be liable 8 therefor.

### 9 "§ 19. Audit and accounts

10 "(a) The commission shall keep accurate accounts of all receipts and disbursements, which shall be subject to 11 12 the audit and accounting procedures established under its 13 rules. In addition, all receipts and disbursements of funds handled by the commission shall be audited yearly by a 14 15 qualified public accountant and the report of the audit shall be included in and become part of the annual report 16 17 of the commission.

"(b) The accounts of the commission shall be open
at any reasonable time for inspection by duly constituted
officers of the participating states and by any persons authorized by the commission.

"(c) Nothing contained in this article shall be construed to prevent commission compliance with laws relating to audit or inspection of accounts by or on behalf of
any participating state or of the United States.

# 1**"ARTICLE VIII. ENTRY INTO**2**FORCE; ADDITIONAL MEM-**3**BERS AND WITHDRAWAL**

### 4 "§ 20. Entry into force; additional members

5 "The compact shall enter into force effective when
6 enacted into law by any three states of the group of states
7 composed of Alabama, Arkansas, Florida, Georgia, Ken8 tucky, Louisiana, Maryland, Mississippi, North Carolina,
9 Oklahoma, South Carolina, Tennessee, Texas, Virginia
10 and West Virginia and when the consent of Congress has
11 been obtained.

### 12 "§ 21. Withdrawal from compact

13 "Any participating state may withdraw from this 14 compact by enacting a statute repealing the same, but no 15 such withdrawal shall take effect until one year after notice in writing of the withdrawal is given to the commis-16 sion and the governors of all other participating states. 17 No withdrawal shall affect any liability already incurred 18 by or chargeable to a participating state prior to the time 19 of such withdrawal. 20

### 21 "§ 22. Severability

"If any part or provision of this compact is adjudged invalid by any court, such judgment shall be confined in its operation to the part or provision directly involved in the controversy in which such judgment shall have been rendered and shall not affect or impair the validity of the
 remainder of this compact. In the event Congress consents
 to this compact subject to conditions, said conditions shall
 not impair the validity of this compact when said condi tions are accepted by three or more compacting states. A
 compacting state may accept the conditions of Congress
 by implementation of this compact.".

### 8 SEC. 4. PACIFIC NORTHWEST DAIRY COMPACT.

9 Congress consents to a Pacific Northwest Dairy Com10 pact proposed for the States of California, Oregon, and
11 Washington, subject to the following conditions:

12 (1) TEXT.—The text of the Pacific Northwest
13 Dairy Compact shall be identical to the text of the
14 Southern Dairy Compact, except as follows:

15 (A) References to "south", "southern",
16 and "Southern" shall be changed to "Pacific
17 Northwest".

(B) In section 9(b), the reference to "Atlanta, Georgia" shall be changed to "Seattle,
Washington".

21 (C) In section 20, the reference to "any
22 three" and all that follows shall be changed to
23 "California, Oregon, and Washington.".

24 (2) LIMITATION OF MANUFACTURING PRICE
25 REGULATION.—The Dairy Compact Commission es-

1	tablished to administer the Pacific Northwest Dairy
2	Compact (referred to in this section as the "Com-
3	mission") may not regulate Class II, Class III, or
4	Class IV milk used for manufacturing purposes or
5	any other milk, other than Class I, or fluid milk, as
6	defined by a Federal milk marketing order issued
7	under section 8c of the Agricultural Adjustment Act
8	(7 U.S.C. 608c), reenacted with amendments by the
9	Agricultural Marketing Act of 1937 (referred to in
10	this section as a "Federal milk marketing order").
11	(3) Effective date.—Congressional consent
12	under this section takes effect on the date (not later
13	than 3 year after the date of enactment of this Act)
14	on which the Pacific Northwest Dairy Compact is
15	entered into by the second of the 3 States specified
16	in the matter preceding paragraph (1).
17	(4) Compensation of commodity credit
18	CORPORATION.—Before the end of each fiscal year
19	in which a price regulation is in effect under the Pa-
20	cific Northwest Dairy Compact, the Commission
21	shall compensate the Commodity Credit Corporation
22	for the cost of any purchases of milk and milk prod-
23	ucts by the Corporation that result from the oper-
24	ation of the Compact price regulation during the fis-
25	cal year, as determined by the Secretary (in con-

sultation with the Commission) using notice and
 comment procedures provided in section 553 of title
 5, United States Code.

4 (5) MILK MARKETING ORDER ADMINIS5 TRATOR.—At the request of the Commission, the
6 Administrator of the applicable Federal milk mar7 keting order shall provide technical assistance to the
8 Commission and be compensated for that assistance.

### 9 SEC. 5. INTERMOUNTAIN DAIRY COMPACT.

Congress consents to an Intermountain Dairy Compact proposed for the States of Colorado, Nevada, and
Utah, subject to the following conditions:

13 (1) TEXT.—The text of the Intermountain
14 Dairy Compact shall be identical to the text of the
15 Southern Dairy Compact, except as follows:

16 (A) In section 1, the references to "south17 ern" and "south" shall be changed to "Inter18 mountain" and "Intermountain region", respec19 tively.

20 (B) References to "Southern" shall be21 changed to "Intermountain ".

(C) In section 9(b), the reference to "Atlanta, Georgia" shall be changed to "Salt Lake
City, Utah".

(D) In section 20, the reference to "any
 three" and all that follows shall be changed to
 "Colorado, Nevada, and Utah.".

4 (2) LIMITATION OF MANUFACTURING PRICE 5 **REGULATION.**—The Dairy Compact Commission es-6 tablished to administer the Intermountain Dairy 7 Compact (referred to in this section as the "Com-8 mission") may not regulate Class II, Class III, or 9 Class IV milk used for manufacturing purposes or 10 any other milk, other than Class I, or fluid milk, as 11 defined by a Federal milk marketing order issued 12 under section 8c of the Agricultural Adjustment Act 13 (7 U.S.C. 608c), reenacted with amendments by the 14 Agricultural Marketing Act of 1937 (referred to in 15 this section as a "Federal milk marketing order").

16 (3) EFFECTIVE DATE.—Congressional consent
17 under this section takes effect on the date (not later
18 than 3 year after the date of enactment of this Act)
19 on which the Intermountain Dairy Compact is en20 tered into by the second of the 3 States specified in
21 the matter preceding paragraph (1).

(4) COMPENSATION OF COMMODITY CREDIT
CORPORATION.—Before the end of each fiscal year
in which a price regulation is in effect under the
Intermountain Dairy Compact, the Commission shall

39

compensate the Commodity Credit Corporation for 1 2 the cost of any purchases of milk and milk products 3 by the Corporation that result from the operation of 4 the Compact price regulation during the fiscal year, 5 as determined by the Secretary (in consultation with 6 the Commission) using notice and comment proce-7 dures provided in section 553 of title 5, United States Code. 8

9 (5) MILK MARKETING ORDER ADMINIS-10 TRATOR.—At the request of the Commission, the 11 Administrator of the applicable Federal milk mar-12 keting order shall provide technical assistance to the 13 Commission and be compensated for that assistance.

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