

parties thereof, shall have been filed with and approved by the Commission as hereinafter provided. Whenever such copy shall have been filed with the Commission, the Commission shall give notice to all licensees or applicants as milk dealers in the market affected thereby, excepting those shown by such copy to be parties to such agreement, which notice shall specify a time, not less than ten days after the date thereof, and a place at which objections to any terms and conditions of such agreement shall be heard by the Commission. If, after hearing, the Commission finds that the proportion of the normal milk consumption of the market covered by such agreement is not less than sixty-five per centum thereof, and that such agreement is approved in writing by not fewer than ten per centum of the distributors in number and representing not less than sixty-five per cent. of the volume of milk in the area affected, the Commission may approve, modify or reject such agreement.

Any such agreement approved by the Commission as offered or as modified by it, shall become effective.

(c) For any advisory board appointed pursuant to sub-paragraph (f) of Section 3 of this Article, or for any two or more advisory boards appointed pursuant to said paragraph, acting jointly, in any market in which no agreement authorized by and approved pursuant to paragraph (a) and/or (b) of this section is in force, to propose for such market uniform schedules of prices for milk in such market, and rules and regulations governing the method of determining the proportion of the lacteal secretion of the entire herd of a producer which shall be accepted and paid for pursuant to such prices, or establishing other reasonable trade practices affecting the relations between milk dealers and/or between producers and distributors in such market. The action of such advisory board or boards shall be submitted to the Commission in the form of written recommendations. Upon receipt of any such written recommendations, the Commission shall give notice as prescribed in paragraph (a) and/or (b) of this section to all applicants or licensees or permit holders in the market affected thereby, and afford a hearing as provided in said paragraphs. Upon such hearing, the Commission may approve or modify such recommendations, and thereupon such schedule of prices and rules and regulations as so approved or modified shall become effective.

When adopted or approved by the Commission, pursuant to this section, any price to be paid or charged, and any rule or regulation mentioned in this section, shall apply to all milk dealers affected thereby doing business in the market or marketing area to which the same relates, whether parties to any agreement whereby the same shall have been fixed or adopted, or not and to all producers supplying milk to such dealers.

1935, ch. 310, sec. 15.

15. All moneys received by the Commission shall be paid into the State Treasury in a manner prescribed by the Board of Public Works to the credit of a special fund therein to be known as the "Milk Marketing Fund". Said fund shall be subject to withdrawal by the Commission on vouchers