

Notification of the Central Committee on the Price of Goods and Services

No. 17, B.E. 2560 (2017)

Regarding Declaration of Cost, Price and Detail as regards Sweetened Condensed Artificial Cream, Condensed Milk, Recombined Milk, and Filled Milk

Whereas the Central Committee on the Price of Goods and Services has repealed the Notification of the Central Committee on the Price of Goods and Services No. 1, B.E. 2559 (2016) regarding Determination of Goods and Services under Control dated 21 January B.E. 2559 (2016), resulting in the end of enforcement of the Notification of the Central Committee on the Price of Goods and Services No. 16, B.E. 2559 (2016) regarding Declaration of Cost, Price and Detail as regards Sweetened Condensed Artificial Cream, Condensed Milk, Recombined Milk, and Filled Milk dated 25 January B.E. 2559 (2016). In the meantime, the Central Committee on the Price of Goods and Services has already reconsidered the exercise of its power regarding the stipulation of the aforesaid measure, it is of the view that the measure requiring a business operator to declare information on the cost, price and detail as regards sweetened condensed artificial cream, condensed milk, recombined milk, and filled milk should be maintained, in order to monitor the price movement in order that the price shall be fair to consumers and there shall be the prevention of taking advantage of opportunity from consumers.

By virtue of Section 9 (2), (3), Section 25 (3), (4), (5) and paragraph one of Section 26 of the Price of Goods and Services Act, B.E. 2542 (1999), the Central Committee on the Price of Goods and Services has therefore issued this Notification, as follows.

Article 1. This Notification shall come into force in all areas of the Kingdom for the period of one year as from the day following the date of its publication.¹

Article 2. The producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of the importer of sweetened condensed artificial cream, condensed milk, recombined milk, or filled milk with the packing quantity not exceeding five hundred grams shall have to declare the name, the trade name, the cost of goods manufacture, the cost of importation into the Kingdom, the cost of distribution, the expense, the distribution price, the purchase price, the discount in distribution, the plan and method of distribution in relation to the payment, the promotion of distribution, the standard, the quality, the size, the weight per unit, the name and quantity of an object which is a part of such goods as

¹ Published in the Government Gazette, Volume 134, Special Part 82 d, Page 87, dated 17th March B.E. 2560 (2017).

DISCLAIMER: THIS TEXT HAS BEEN PROVIDED FOR EDUCATIONAL/ COMPREHENSION PURPOSES AND CONTAINS NO LEGAL AUTHORITY, THE DEPARTMENT OF INTERNAL TRADE SHALL ASSUME NO RESPONSIBILITY FOR ANY LIABILITIES ARISING FROM THE USE AND/ OR REFERENCE OF THIS TEXT. THE ORIGINAL THAI TEXT AS FORMERLY ADOPTED AND PUBLISHED SHALL IN ALL EVENTS REMAIN THE SOLE AUTHORITY HAVING LEGAL FORCE.

appearing on the date of this Notification coming into force, within thirty days as from the date of this Notification coming into force.

The producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of the importer of sweetened condensed artificial cream, condensed milk, recombined milk, or filled milk, who does a business after the date of this Notification coming into force, shall have to declare the information as specified in paragraph one in advance not less than fifteen days prior to the date of the distribution of goods.

In a case where the producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of the importer of sweetened condensed artificial cream, condensed milk, recombined milk, or filled milk has already declared information in accordance with the Notification of the Central Committee on the Price of Goods and Services No. 16, B.E. 2559 (2016) regarding the Declaration of Cost, Price and Detail as regards Sweetened Condensed Artificial Cream, Condensed Milk, Recombined Milk, and Filled Milk dated 25 January B.E. 2559 (2016), this shall be deemed that the declaration under paragraph one of this Notification has already been made.

Article 3. In a case where the producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of an importer has distributed sweetened condensed artificial cream, condensed milk, recombined milk, or filled milk in a manner of being different from the declared list or at a price higher than the declared price under Article 2, the declaration of such change shall be made in advance not less than fifteen days.

In a case where the producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of an importer has already declared the information on the distribution of sweetened condensed artificial cream, condensed milk, recombined milk, or filled milk in a manner of being different from the declared list or at a price higher than the declared price under the Notification of the Central Committee on the Price of Goods and Services No. 16, B.E. 2559 (2016) regarding the Declaration of Cost, Price and Detail as regards Sweetened Condensed Artificial Cream, Condensed Milk, Recombined Milk, and Filled Milk dated 25 January B.E. 2559 (2016), this shall be deemed that the declaration of change in the list or the price under paragraph one has already been made. Nevertheless, the list can be changed, or the price can be adjusted to be higher when the period of fifteen days as from the date of this Notification coming into force has elapsed.

Article 4. The declaration under Article 2 or Article 3 shall be made to the Secretary-General of the Central Committee on the Price of Goods and Services in the form prescribed by the Secretary-General of the Central Committee on the Price of Goods and Services at

the Office of the Central Committee on the Price of Goods and Services, the Department of Internal Trade, Ministry of Commerce.

The declaration under paragraph one shall be made by registered and replied mail, facsimile or electronic data, whereby the date when there is a daily seal affixed at the origin post office shall be deemed as the date of declaration. In a case of the declaration by facsimile, the date when the facsimile is received by a competent official shall be deemed as the date of intention of declaration. In a case of the declaration by electronic data, the date when the electronic data enters into the data system of the Office of the Central Committee on the Price of Goods and Services, the Department of Internal Trade, Ministry of Commerce shall be deemed as the date of declaration.

The declaration by facsimile under paragraph two shall be valid when the producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of an importer into the Kingdom has already submitted the original document to the Secretary-General of the Central Committee on the Price of Goods and Services.

The producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of an importer into the Kingdom, who wishes to declare information via electronic data, shall have to sign in the memorandum of agreement to declare information via electronic data in accordance with the rules and procedures as prescribed by the Secretary-General of the Central Committee on the Price of Goods and Services.

Article 5. When the producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of an importer into the Kingdom has requested the Secretary-General of the Central Committee on the Price of Goods and Services to extend the specified period of time in this Notification; or when the Secretary-General of the Central Committee on the Price of Goods and Services has deemed as appropriate; the Secretary-General of the Central Committee on the Price of Goods and Services may give an order to make an extension of the specified period of time prior to the expiry date of such period. Nevertheless, such extension shall be made only when there is a special circumstance or an unavoidable event; and the producer, the hirer for production, the importer into the Kingdom for distribution, the sole distributor of a producer, the sole distributor of a hirer for production, or the sole distributor of an importer into the Kingdom has requested; or the Secretary-General of the Central Committee on the Price of Goods and Services has given an order prior to the expiry date of such period, except for the case of force majeure.

Given on the 24th Day of January B.E. 2560 (2017)

Apiradi Tantraporn
Minister of Commerce

Chairperson of the Central Committee on the Price of Goods and Services