



VICTORIA GOVERNMENT GAZETTE.

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No. 261]

WEDNESDAY, MARCH 12.

[1952

Country Fire Authority Acts.
VARIATION OF SUMMER PERIOD IN RESPECT OF
SPECIFIED PARTS OF THE COUNTRY AREA OF
VICTORIA.

PROCLAMATION

By His Excellency the Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by sub-section (2) of section four of the *Country Fire Authority Act 1944* it is enacted that the Governor in Council, after consultation by the Chief Secretary of Victoria with the Minister of Forests, may from time to time by Proclamation published in the *Government Gazette* proclaim any period as the summer period in respect of the country area of Victoria or any specified part or parts thereof and, without affecting the generality of the foregoing, may proclaim different summer periods in respect of different parts of the said country area:

And whereas by the said sub-section it is further enacted that any Proclamation so published shall remain in force until revoked, amended, or varied by a subsequent Proclamation so published:

And whereas by Proclamations issued on the 14th November, 1951, and the 4th and 18th December, 1951, and published in the *Government Gazette* of the 14th November, 1951, and the 5th and 19th December, 1951, respectively, different summer periods expiring on the 31st day of March, 1952, were proclaimed in respect of the different parts of the country area of Victoria, including the parts of the said country area specified in the Schedule hereto:

And whereas it is deemed expedient that the aforesaid Proclamation should be varied in the manner hereinafter described:

And whereas the Chief Secretary and the Minister of Forests have consulted accordingly:

Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Country Fire Authority Acts, do by this my Proclamation vary the aforesaid Proclamations by proclaiming that the summer period in respect of the parts of the country area of Victoria which are specified in the Schedule hereto shall end on the 15th day of March, 1952.

SCHEDULE.

Those portions of the Sixth Fire Control Region comprised by the municipal districts of the Shires of Heytesbury and Otway;

those portions of the Seventeenth Fire Control Region comprised by the municipal districts of the City of Horsham and the Shires of Dimboola, Dunmunkle, Kaniva, Lowan, Warracknabeal, and Wimmera;

the Eighteenth Fire Control Region comprising the municipal districts of the City of Mildura and the Shires of Birchip, Karkaroc, Mildura, Walpeup, and Wycheproof;

and the Twentieth Fire Control Region comprising the municipal districts of the Borough of Swan Hill and the Shires of Cohuna, Kerang, and Swan Hill.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of March, in the year of our Lord One thousand nine hundred and fifty-two, and in the first year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

E. F. HERRING.

By His Excellency's Command,
TREVOR HARVEY,
for Chief Secretary.

GOD SAVE THE QUEEN!

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency the Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

IN pursuance of the provisions contained in Part III. of the *Public Service Act 1946*, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:-

Public Holiday:—

THURSDAY, THE 3RD DAY OF APRIL, 1952, throughout the Shire of Beechworth.

Public Half-Holiday from the Hour of Twelve o'clock noon:—

WEDNESDAY, THE 12TH DAY OF MARCH, 1952, throughout the Town of Portland.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of March, in the year of our Lord One thousand nine hundred and fifty-two, and in the first year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

E. F. HERRING.

By His Excellency's Command,
TREVOR HARVEY,
for Chief Secretary.

GOD SAVE THE QUEEN!





VICTORIA GOVERNMENT GAZETTE.

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No. 262]

THURSDAY, MARCH 13.

[1952

Prices Regulation Acts.

PRICES REGULATION ORDER No. 369.

IMPORTED IRON AND STEEL.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Application.

1. This Order shall not apply to galvanized iron, plain or corrugated.

Citation.

2. This Order may be cited as Prices Regulation Order No. 369.

Revocation.

3. Prices Regulation Order No. 166 is hereby revoked.

Definitions.

4. In this Order, unless the contrary intention appears—

“Imported” means manufactured outside the Commonwealth of Australia.

“Landed Cost” means, in relation to the sale by any person of any goods imported from a source outside the Commonwealth of Australia and purchased from other than a retail trader in the country of export, the aggregate of—

- (i) the purchase price paid or payable after deduction of trade discount but before deduction of cash discount;
- (ii) inland carriage charges;
- (iii) outside package charges;
- (iv) overseas office or forwarding agent's commission not in excess of 3½ per centum of the gross invoice price of the goods after deduction of trade discount but before deduction of cash discount;
- (v) bill of lading and shipping charges;
- (vi) insurance and freight paid (but not in excess of current sea freight rates);
- (vii) exchange and bank fees not in excess of mail steamer sight draft rates, and in the case of bank fees three-eighths of one per cent.;
- (viii) duty and primage paid;

- (ix) wharfage and stacking charges paid;
- (x) harbor dues and Stevedoring Industry Commission levy paid;
- (xi) Customs entry and Customs agent's charges paid (but not including any charges for costing or any percentage surcharge on cost); and
- (xii) cartage actually incurred in transporting goods from wharf to store or from wharf to bond only (but not in excess of current standard Master Carriers' rates).

Maximum Prices.

5. I fix and declare the maximum price at which imported iron and steel may be sold by the importer to be—

- (i) Where landed cost is under £75 per ton—
 - Sales *ex* Wharf—Landed cost plus 12½ per centum of landed cost or £8 per ton (whichever sum is the lesser);
 - Sales *ex* Store—Landed cost plus 15 per centum of landed cost or £10 per ton (whichever sum is the lesser).
- (ii) Where landed cost is £75 or over per ton—
 - Sales *ex* Wharf—Landed cost plus 10 per centum of landed cost or £8 per ton (whichever sum is the lesser);
 - Sales *ex* Store—Landed cost plus 12½ per centum of landed cost or £10 per ton (whichever sum is the lesser).

Application for Maximum Prices.

6. Any person who purchases for resale any imported iron or steel for which a maximum price is not fixed by or under the provisions of this Order shall not sell that imported iron or steel unless and until that person has made a written request to the Commissioner to fix the maximum price at which that imported iron or steel may be sold, and the Commissioner has fixed the maximum price accordingly.

Fixation of Maximum Prices by Notice.

7. (1) Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which imported iron and steel specified in a notice given in pursuance of this sub-clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

(2) All notices in writing given in pursuance of any Prices Regulation Order issued prior to this Order which operate to fix a maximum price for the sale by any person of any imported iron and steel lower than the maximum price fixed by the provisions of this Order, and which are in force at the commencement of this Order, shall be deemed to have been given under this Order.

Delivery of Invoices.

8. Every person who sells imported iron and steel shall deliver with those goods an invoice or docket specifying the following particulars:—

- (i) Name of seller;
- (ii) address of seller;
- (iii) date of sale;
- (iv) name of purchaser;
- (v) address of purchaser;
- (vi) quantity of imported iron or steel sold;
- (vii) full description of goods sold;
- (viii) price at which those goods are sold.

Dated this 29th day of February, 1952.

J. F. WALDRON,
Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 370.

SECOND-HAND GALVANIZED CORRUGATED IRON.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 370.

Revocation.

2. Prices Regulation Order No. 159 is hereby revoked.

Definition.

3. In this Order, unless the contrary intention appears—
“Second-hand” means not new, having previously been used.

Maximum Prices.

4. I fix and declare the maximum price at which second-hand galvanized corrugated iron of the description specified in the Schedule to this Order may be sold to be the price specified therein.

Fixation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which second-hand galvanized corrugated iron specified in a notice given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Prices Commissioner by notice in writing to that person.

Exhibition of Maximum Prices.

6. Every person who sells or offers to sell second-hand galvanized corrugated iron, and every person who acts as agent for any such person, shall exhibit and keep exhibited in a prominent position in his place of business, or if he has more than one place of business in each of his places of business and in such a manner as to be easily legible to persons contemplating making any purchase or conducting any business at his place or places of business, a notice setting forth the maximum prices fixed by or under the provisions of this Order for the sale of such second-hand galvanized corrugated iron.

THE SCHEDULE.

Description.	Maximum Price Per Sheet.	
	s.	d.
Sheets, 5 feet long, 26 gauge, 3-inch corrugations	3	11
Sheets, 6 feet long, 26 gauge, 3-inch corrugations	4	8
Sheets, 7 feet long, 26 gauge, 3-inch corrugations	5	5
Sheets, 8 feet long, 26 gauge, 3-inch corrugations	6	3
Sheets, 9 feet long, 26 gauge, 3-inch corrugations	7	1
Sheets, 10 feet long, 26 gauge, 3-inch corrugations	8	0
Sheets, 11 feet long, 26 gauge, 3-inch corrugations	8	9
Sheets, 12 feet long, 26 gauge, 3-inch corrugations	9	8
Sheets, 5 feet long, 24 gauge, 3-inch corrugations	5	5
Sheets, 6 feet long, 24 gauge, 3-inch corrugations	6	6
Sheets, 7 feet long, 24 gauge, 3-inch corrugations	7	7
Sheets, 8 feet long, 24 gauge, 3-inch corrugations	8	9
Sheets, 9 feet long, 24 gauge, 3-inch corrugations	10	0
Sheets, 10 feet long, 24 gauge, 3-inch corrugations	11	2
Sheets, 11 feet long, 24 gauge, 3-inch corrugations	12	4
Sheets, 12 feet long, 24 gauge, 3-inch corrugations	13	5

Dated this 29th day of February, 1952.

J. F. WALDRON,
Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 371.

CLOTHING, GARMENTS, APPAREL, AND DRAPERY.—SALES BY RETAIL.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 371.

Amendment.

2. Prices Regulation Order No. 236, as amended by Prices Regulation Orders Nos. 258, 270, 281, 292, and 298, is further amended by deleting the First Schedule thereto and inserting in its stead the following:—

THE FIRST SCHEDULE.

Description of Goods. Column 1.	Maximum Retail Margins.	
	Where Purchased from a Wholesaler Within the Commonwealth of Australia. Column 2.	Where Purchased from a Source Outside the Commonwealth of Australia or from a Manufacturer. Column 3.
1. Men's, youths', and boys' clothing, garments and apparel of all kinds and descriptions, including bathing costumes and trunks and handkerchiefs, but not the following items elsewhere included:— (a) Felt hats; (b) Socks and stockings; (c) Ties and scarves; (d) Gloves and mittens; (e) Knitted wear..	%	%
2. Men's and boys' felt hats	30	35
3. Men's and boys' ties and scarves	40	40
4. Men's and boys' knitted wear, including socks and stockings	40	45
5. Women's, maids', girls', infants', and babies' clothing, garments, and apparel of all kinds and descriptions, including bathing costumes and handkerchiefs, but not the following items elsewhere included:— (a) Neckwear, including ties and scarves; (b) Hosiery, socks, stockings, sockettes, and footlets of all descriptions; (c) Gloves and mittens; (d) Knitted wear of all descriptions	32½	32½
6. Women's, maids', and girls' neckwear, including ties and scarves	35	40
7. Women's, maids', and girls' stockings containing silk, rayon, or nylon yarns	40	45
8. Women's, maids', girls', and infants' knitted wear of all descriptions, including socks, sockettes, footlets, and stockings which are not specified in item 7 ..	32½	32½
9. Gloves and mittens	35	35
10. Men's and boys' braces and suspenders of all types and descriptions	35	40
11. Terry towels, terry bath mats, and all other face and bath towels and face cloths other than huckaback towels	35	40
12. All makes and descriptions of the following articles:— Nursery squares, huckaback towels, glass cloths, tea towels, sheets, pillowslips and mattress covers, mosquito nets, sweat rags, honeycomb cloths, and sponge cloths	27½	30
13. All makes and descriptions of the following articles:— Table cloths, serviettes, bungalow cloths, bed spreads, quilts, counterpanes, cushions and cushion covers, and curtains	30	30
14. Blankets, bunny rugs, travelling rugs, and bush rugs, other than manufactured wholly from cotton ..	32½	32½
15. Blankets, bunny rugs, travelling rugs, and bush rugs manufactured wholly from cotton	25	30
16. Hand-knitting yarns	27½	30
17. Linen, flax, hemp, and ramie threads	25	25
18. Threads and twists of cotton, artificial silk or silk ..	35	40
	25	30

THE FIRST SCHEDULE— *continued*

Description of Goods. Column 1.	Maximum Retail Margins.	
	Where Purchased from a Wholesaler Within the Commonwealth of Australia. Column 2.	Where Purchased from a Source Outside the Commonwealth of Australia or from a Manufacturer. Column 3.
	%	%
19. Woven or knitted piece goods of the following descriptions:—Nylon, real silk or containing 25 per centum of real silk, velvet, velveteen, plush, canvas, duck, bed-ticking, alpaca, mohair, imitation camel-hair cloth, astrachan, sealette, fabric imitating fur, oil baize, lame and tinsel, or fabrics containing lame or tinsel, and furnishing fabrics of the following types and descriptions:—Arras cloth, blind Holland and Lancaster, casement cloth and decorator's lining, cottage weaves, cretonne, curtain net and curtain laces, downproof sateen, furnishing brocade, furnishing damask, furnishing linen, furnishing repp, furnishing taffeta, Genoa velvet, glazed chintz, japara, moquette, tapestry and tapestries, velour	35	40
20. Woven or knitted piece goods manufactured or principally manufactured from woollen or worsted yarn which are not specified in item 19	27½	30
21. Woven or knitted piece goods manufactured or principally manufactured from cotton or cotton yarn which are not specified in item 19	32½	35
22. Piece goods not elsewhere specified but including waterproof or rubberized fabrics and plastic piece goods of all kinds and descriptions	32½	35

Dated this 3rd day of March, 1952.

J. F. WALDRON,
Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 372.

READY-MADE GARMENTS.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 372.

Amendment.

2. Prices Regulation Order No. 90, as amended by Prices Regulation Order No. 276, is further amended:—

(a) By deleting Part 3 (as amended) from the Second Schedule thereto and inserting in its stead the following:—

PART 3.—COST OF MANUFACTURING.

(To be kept by Manufacturer, Semi-manufacturer, and Maker-up.)

DIRECT LABOUR—TIME WORKERS AND PROPRIETOR.

Process.	Time in Minutes.	Rate per Hour at Current Award Rates.	Time Multiplied by Rate.	£ s. d.
Cutting			£ s. d.	
Trimming				
Machining				
Table Work				
Steam Pressing				
Hand Pressing				
Cornelli Work				
Finishing				
Examining				

(A) Total direct labour—time workers and proprietor.

DIRECT LABOUR—PIECE AND TASK WORKERS.

Process.	Rate.	Labour Cost.	£ s. d.
Cutting		£ s. d.	
Trimming			
Machining			
Table Work			
Steam Pressing			
Hand Pressing			
Cornelli Work			
Finishing			
Examining			
(B) Total Direct Labour—Piece and task workers			
Total of (A) and (B)			
(C) Allowance for holidays, sick pay, and factory overhead expenses— 22½ per centum of total of (A) and (B)			
Cost of manufacturing, being total of (A), (B), and (C)			

NOTE.—Any time spent by a time worker or proprietor on any process specified above in item (A) of this Part shall be charged at the rate per hour current under the Federal Clothing Trades Award for such process.

Piece and task work rates for the purposes of calculating direct labour costs shall not exceed those determined in accordance with the provisions of the Federal Clothing Trades Award. Where the conditions of that Award have not been complied with in determining such rates, then direct labour costs shall be calculated on the basis of the current award for time workers.

(b) By deleting Part 1 of the Third Schedule thereto and inserting in its stead the following:—

THE THIRD SCHEDULE.—PART 1.

Description of Goods.	Percentage of Ex-factory Cost.					
	Sales by Manufacturer.			Sales by Semi-Manufacturer.		
	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.
1. Men's, youths', and boys' outerwear garments of all descriptions	10	12½	40	6½	10	37½
2. Women's, maids', girls', infants', and babies' outerwear garments, underwear garments, night attire, and beachwear of all descriptions	11	16½	45	7½	13½	42½

Dated this 3rd day of March, 1952.

J. F. WALDRON,
Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 373.

SHIRTS, FLANNELS, UNDERPANTS, AND PYJAMAS.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 373.

Amendment.

2. Prices Regulation Order No. 91, as amended by Prices Regulation Order No. 275, is further amended:—

(a) By deleting Form No. 1 (as amended) from the First Schedule thereto and inserting in its stead the following:—

FORM No. 1.—COST FORM FOR MANUFACTURER.

Description of garment No.
Job identity No.
Date of completion of manufacture
Quantity and sizes:—

Size.	—	—	—	Total.
Quantity				

Details of material used—

1. Type of material used
2. From whom purchased
3. Date purchased
4. Lineal measure of material used, yards inches.
5. Value per lineal yard

£ s. d.

(A) Value of material used

Details of aids to manufacture:—

	Quantity.	Unit Value.
Buttons		
Cottons		
Tags		
Girdles		
Linings		
Interlinings		

£ s. d.

(B) Value of aids to manufacture

Direct labour:—

	Time in Minutes.	Rate per Hour at Current Award Rates for Time Workers.	Rate—Piece or Task Workers.	Total Labour Cost.
Laying				£ s. d.
Cutting				
Machining				
Finishing				
Pressing				

£ s. d.

(C) Total cost of direct labour

(D) Allowance for sick and holiday pay and factory overhead expense—27½ per centum of item (C)

(E) Factory cost for quantity manufactured—total of items (A), (B), (C), and (D)

Factory cost for each garment, being amount of item (E) divided by total number of garments.

NOTE.—Piece and task work rates for the purposes of calculating direct labour costs shall not exceed those determined in accordance with the provisions of the Federal Clothing Trades Award. Where the conditions of that Award have not been complied with in determining such rates, then direct labour cost shall be calculated on the basis of the current award for time workers.

(b) By deleting Form No. 3 (as amended) from the First Schedule thereto and inserting in its stead the following:—

FORM No. 3.—COST FORM FOR MAKER-UP.

Description of garment
 Job identity No.
 Date of completion of manufacture
 Quantity and sizes:—

Size.	—	—	—	Total.
Quantity				

For whom manufactured

Details of aids to manufacture (belonging to maker-up):—

	Quantity.	Unit Value.
Buttons		
Cottons		
Tags		
Girdles		
Linings		
Interlinings		

£ s. d.

(A) Value of aids to manufacture
Direct labour:—

	Time in Minutes.	Rate per Hour at Current Award Rates Time Workers.	Rate—Piece or Task Workers.	Total Labour Cost.
Laying				
Cutting				
Machining				
Finishing				
Pressing				

£ s. d.

- (B) Total cost of direct labour
- (C) Allowance for sick and holiday pay, and factory overhead expense—27½ per centum of Item (B)
- (D) Factory cost for quantity manufactured—total of items (A), (B), and (C)
Factory cost for each garment, being amount of item (D) divided by total number of garments.

NOTE.—Piece and task work rates for the purposes of calculating direct labour costs shall not exceed those determined in accordance with the provisions of the Federal Clothing Trades Award. Where the conditions of that Award have not been complied with in determining such rates, then direct labour cost shall be calculated on the basis of the current award for time workers.

(c) By deleting Part 1 of the Second Schedule thereto and inserting in its stead the following:—

THE SECOND SCHEDULE.—PART 1.

Description.	Percentage of Factory Cost.					
	Sales by Manufacturer.			Sales by Semi-Manufacturer.		
	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.
Specified garments	11½	15	40	7½	12½	37½

Dated this 3rd day of March, 1952.

J. F. WALDRON,
Prices Commissioner.

Prices Regulation Acts.
PRICES REGULATION ORDER No. 374.

ICE CREAM.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 374.

Revocation.

2. Prices Regulation Order No. 312 is hereby revoked.

Definitions.

3. "No. 24 Scoop" means any container of a capacity, when filled level with the brim, of not less than 1¼ fluid oz.

"No. 40 Scoop" means any container of a capacity, when filled level with the brim, of not less than 1 fluid oz., but less than 1¼ fluid oz.

"No. 60 Scoop" means any container of a capacity, when filled level with the brim, of not less than two-thirds of 1 fluid oz., but less than 1 fluid oz.

Maximum Prices.

4. I, fix and declare the maximum price at which ice cream manufactured by the persons specified in the First column of the Schedule to this Order and described in the Second column thereto, may be sold by retail in Victoria to be the price set out in the Third column of the said Schedule.

5. For the purposes of this Order, where any ice cream is sold in a packet, bag, or other inedible container without label, or other indication of the brand or name of manufacturer of that ice cream, the contents shall be deemed not to be any of the brands or the product of any of the manufacturers whose names are set out in the Schedule to this Order.

Variation of Maximum Prices by Notice.

6. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which ice cream specified in a notice given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

Exhibition of Price List.

7. Every person who sells or has for sale by retail any goods, the maximum price of which is fixed by or under the provisions of this Order, shall exhibit in a prominent position in his place of business or, if he has more than one place of business, in each of his places of business, in the form of a price list and in such a manner as to be easily legible to persons contemplating making any purchase or conducting any business at his place or places of business, particulars of the maximum prices fixed by or under the provisions of this Order for the sale by him of those goods.

THE SCHEDULE.

Column 1. Manufacturer.	Column 2. Description.	Column 3. Maximum Price.
		<i>s. d.</i>
		each.
Swallow and Ariel (Ice Cream) Pty.-Ltd., Port Melbourne	Ice Cream Bricks (quart size) ..	3 11
	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Dixies or Buckets (large)	0 9
	Ice Cream Dixies or Buckets (small)	0 5½
	Ice Cream Vanilla Slices ..	0 5½
	Ice Cream Chocolate Slices ..	0 7½
Peters Ice Cream (Vic.) Ltd., Richmond	Ice Cream Bricks (quart size) ..	3 11
	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Buckets ..	0 5½
	Ice Cream Kleen-Kups ..	0 9
	Ice Cream Kreem-B-Tweens ..	0 5½
	Ice Cream Chocolate Bars ..	0 6
J. P. Sennitt and Son Pty. Ltd., South Melbourne	Ice Cream Bricks (quart size) ..	3 11
	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Dixies (large) ..	0 9
	Ice Cream Dixies (small) ..	0 5½
	Ice Cream Polar Pies ..	0 7½
	Ice Cream Slices ..	0 5½
Toppa Ice Cream Ltd., North Melbourne	Ice Cream Bricks (quart size) ..	3 11
	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Dixies (large) ..	0 9
	Ice Cream Dixies (small) ..	0 5½
	Ice Cream Wafers ..	0 5½
	Ice Cream Chocolate Coated ..	0 7½
United Modern Creameries Pty. Ltd., Richmond	Ice Cream Bricks (pint size) ..	2 0
	Ice Cream Silvertops ..	0 4½
	Ice Cream Bumper Bars ..	0 7½
Favaloro Bros. Pty. Ltd., Bendigo	Ice Cream Bricks (quart size) ..	3 11
	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Dixies ..	0 5½
	Ice Cream Chocolate Coated ..	0 7½
Sims Ice Cream, Swan Hill	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Dixies (large) ..	0 9
	Ice Cream Dixies (small) ..	0 5½
	Ice Cream Chocolate Coated ..	0 7½

THE SCHEDULE—continued.

Column 1. Manufacturer.	Column 2. Description.	Column 3. Maximum Price.
		<i>s. d.</i>
		each.
Regal Cream Products, Colac Polar Products, Geelong	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Dixies ..	0 5½
	Ice Cream Slices ..	0 5½
	Ice Cream Chocolate Coated ..	0 7½
Mildura Ice Works, Mildura ..	Ice Cream Bricks (quart size) ..	3 11
	Ice Cream Bricks (pint size) ..	2 4½
	Ice Cream Wafers ..	0 5½
	Ice Cream Dixies (large) ..	0 9
	Ice Cream Dixies (small) ..	0 5½
	Ice Cream Chocolate Coated ..	0 7½
All Other Manufacturers ..	Ice Cream Bricks (quart size) ..	3 6
	Ice Cream Bricks (pint size) ..	2 3
	Ice Cream Dixies (large) ..	0 8
	Ice Cream Dixies (small) ..	0 5
	Ice Cream Wafers or Slices ..	0 5
	Ice Cream Chocolate Coated ..	0 6
All Manufacturers ..	Ice Cream served in cones (Vanilla), including one serve from scoop size 24 or larger	0 4
	Ice Cream served in cones (Fruit flavoured), including one serve from scoop size 24 or larger	0 4½
	Ice Cream served in cones (Vanilla), including two serves from scoop size 24 or larger	0 8
	Ice Cream served in cones (Fruit flavoured), including two serves from scoop size 24 or larger	0 9
	Ice Cream served in cones (all flavours), including one serve from scoop size 40 or smaller	0 2

Dated this 6th day of March, 1952.

J. F. WALDRON,
Prices Commissioner.