

# (boutumant (buyctit 

# WESTERN AUSTRALIA. 

[Published by Authority at 3.30 p.m.]


No. 32.]
PERTH: THURSDAY, JULY 13.

Wheat Products (Prices Fixation) Act, 1938.

## PROCLAMATION

```
Wfstern Australia, \(\}\) By His Efeellency Sir James Mitchell, To WIT.
James Mitchell,
Lieutenant-Governor. [L.S.] K.C.M.G., Lieutenant-Governor in and over the State of Westerm Australia and its Dependencies in the Commonwealth of Australis.
```

WHEREAS it is enacted by section 15 of the Wheat Products (Prices Fixation) Act, 1938, that the Govcrnor may from time to time, on the recommendation of the Wheat Products Prices Committee as constituted by the said Act, by Proclamation fix minimmm and maximum prices at which substances included in the definition of "flour," wr in the definition of "wheat products,' may be sold in the State, or in any specified part of the State by any person: And whereas by Proclamation dated the 11th day of May, 1939, and published in the Government Gazetre on the 12th day of May, 1939, the Governor fixed prices in relation to bread at which bread may be sold in certain parts of the State other than the Metropolitan Area: And whereas it is now deemed expedient to cancel and revoke the said Proclamation and in lieu thereof by this Proclamation to make other provision in relation to the prices at which bread may be sold in certain parts of the State other than the Metropolitan Area: Now, therefore $I$, the said Lientenant-Governor, acting with the advice and consent of the Executive Council and in accordance with the recommendation of the Wheat Products Prices Committee aforesaid, and in exercise of the power in that belalf conferred npon me by the said Act, do hereby cancel and revoke the Proclamation aforesaid dated the 11th day of May, 1939, and published in the Governmert Gazette on the 12th day of May, 1939, whereby prices were fixed in relation to bread at which bread may be sold in certain parts of the State other than the Metropolitan Area, and in lien thereof do hereby by this present Proclamation, but subject as hereinafter provided, fix the prices at which bread, being a wheat product within the meaning of the said Act, may be sold by any person in those portions of the State specified hereunder, in accordance with the various prices set forth hereunder in relation to bread,
and the various kinds thereof respectively: Provided that this Proclamation shall not apply in the case of sales of any such bread aforesaid under contract to public charitable institutions or to Government institutions or in the case of sales of any such bread aforesaid in the Metropolitan Area as hereinafter defined:-

1. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsites of Kalgoorlie and Bonlder respectively, and of sales outside the said bomndaries but within an imaginary circle having a radins of eight miles from the principal Post Office at Kalgoorlie as the centre of such circle, as follows:-
(A) White bread, whole-wheatmeal bread, standard wheatneal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938-
(i) Retail:

Cash—61/2d. per loaf.
Booked-7d. per loaf.
(ii) Wholesale-6s. per doz. loaves.
2. The prices fixed for bread are in this paragraph fixed in respect of sales within the bonndaries of those Townsites (other than Kalgoorlie and Boulder and those portions of the State to which paragraph 1 hereof applies and other than Albany, Collie, Mandurah and Ravensthorpe) situated within the South-West Land Division of the State as defined in the Land Act, 19331938, excluding from such South-West Land Division that portion thereof which is heremafter defined as the Metropolitan Area, when in the Townsites in this paragraph first hereinbefore mentioned active bakeries are being conducted as follows:-
(A) White bread, whole-wheatmeal bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938-
(i) Retail:

Cash-6d. per loaf.
Booked-61/2d. per loaf.
(ii) Wholesale-5s. 6d. per dozen loaves.
3. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsites of Albany and Collie respectively:-
(A) White bread, whole-wheatmeal bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meauing of the Bread Act, 1903-1938-
(i) Retail:

Tickets- $51 / 2 d$. per loaf.
Cash-6d. per loaf.
Booked—61/2d. per loaf.
(ii) Wholesale-5s. 6d. per dozen loaves.
4. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsite of Mandurah: -
(A) White bread, whole-wheatmeal bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938-
(i) Retail:

Casl-61/2d, per loaf.
Booked-7d. per loaf.
(ii) Wholesale-6s. per dozen loaves.
5. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsite of Raveusthorpe:-
(A) White bread, whole-wheatmeal bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the mealing of the Bread Act, 1903-1938-
(i) Retail:

Cash-7d. per loaf.
Booked-7 $7 / 2 d$. per loaf.
(ii) Wholesale-6s. 6d. per dozen loaves.
6. (1) Fancy breads are not included in any of the goods specified in paragraphs $1,2,3,4$, and 5 aforesaid.
(2) For the purposes of this paragraph the term "Fancy bread"' includes the following breads known as-

| Vienna | Milk loaves |
| :--- | :--- |
| Maximalt | French sticks |
| Nu-malt | Procera |
| Soya-malt | Peeralia |
| Cremalt | Nu-health |
| Vimomalt | Milk-malt |
| Bermaline | Pineapple lonf |
| Super protein | Wholemeal health |
| Egg loaves | Vitamalt |
| Pro vita |  |

7. The prices for bread as fixed in paragraphs 1, 2, 3,4 , and 5 aforesaid include any charge which may be made for or in respect of any container, band, badge, label, or wrapper in which or with which the bread is sold.
8. For the purposes of this Proclamation-
(a) "Brown bread"' means bread made wholly from wheatmeal or from white flour mixed with wheatmeal, bran, or molasses, or a mixture of any or all thereof. This term shall not include standard wheatmeal bread.
"Dozen", means twelve, notwithstanding any custom, usage, or understanding to the contrary.
"Fancy bread," in addition to the breads mentioned in paragraph 6 hereof, includes any other bread designated as fancy bread by its trade name, the formula for which is registered with the Wheat Products Prices Committee and approved by that Committee as fancy bread:

Provided that all fancy bread when sold shall have attached to it or associated with it a band, badge, label, or ticket on which is stated, in a manner approved by the said Committee, those ingredients used in its manufacture which cause it to be different from ordinary bread sold as No. 1 and No. 2 loaves within the meaning of the Bread Act, 1903-1938, and in letters not less than 24 points high its trade name, and in letters not less than 10 points high the name and address of the baker thereof.
"Metropolitan Area" means that portion of the State comprised in an imaginary circle having a radius of twenty-five miles from the General Post Office at Perth.
"Public charitable institution'" means a public hospital, a public benevolent institution, or a religious organisation, and includes any public organisation which the said Committee is satisfied is established and maintained for the relief of memployed persons:

Provided that, where any religious organisation conducts a college or boarding sclool, the exemption given by this Proclamation in respect of sales to public charitable institutions shall not include sales to such religious organisation of any of the substances hereinbefore specified in relation to the fixation of prices for use in such college or boarding school.
'Standard wheatmeal"' means wheatmeal milled or compounded so as to contain the gristed produce of cleaned and sound wheat mixed with wheatel flour in the proportion of 30 parts of the latter to 70 parts of the former.
"Standard wheatmeal bread"' means bread made from standard wheatmeal without the addition of any other flour.
"Viema bread" means Vienna bread within the meaning of the Bread Act, 19031938.
"White bread" includes any bread other than whole-wheatmeal bread, standard wheatmeal bread, brown bread, fancy bread, or Vienna bread.
"Whole-wheatmeal" means the product made by grinding sound wheat and which contains in their natural proportions all the constituents of the clean grain.
"Whole-wheatmeal bread", means bread made from whole-wheatmeal without the addition of any other meal or flour.
"Wholesale," as applied to sales of bread, means the sale by the baker of not less than one hundred and twenty No. 2 loaves (whether ordinary or Vienna) within the meaning of the Bread Act, 1903-1938, per week to the one purcliaser, and when for resale, means the sale by the purchaser thereof from the baker of not less than thirty of such loaves per week to the one purchaser.
(b) (i) In computing quantities in relation to prices, wholesale two No. 1 ordinary loaves shall be equivalent to one No. 2 ordinary loaf.
(ii) Tiekets or tokens in relation to sale of bread, where permitted by this Proclamation, shall be sold in half dozen lots or in multiples of haif dozens.
(iii) Unless otherwise provided by this Proclamation, the price of two No. 1 ordinary loaves sold to the one purchaser shall be the same as the price fixed for a No. 2 ordinary loaf.
(iv) In respect of the prices fixed in this Proclamation in relation to bread the term "cash" or "cash payment", shall include payment regularly at weekly, fortuightly, or half-monthly payment periods, as well as payment at time of sale or delivery.
9. This Proclamation shall have effect as from and after the date of the publication of this Proclamation in the Government Gazeite.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of July, 1939.

By His Excellency's Command,
(Sgd.) A. R. G. HAWKE, Minister for Labour.

GOD SAVE THE KING ! ! !

Wheat Products (Prices Fixation) Act, 1938.

## PROCLAMATION

Wistern Australia, ? By His Excellency Sir James Mitchell TO WIT. James Mitchell, Lieutenant-Governor. [L.S.] K.C.M.G., Lientenant-Governor in and over the State of Western Australia and its Dependencies in the Commor
wealth of Australia.
WHEREAS it is enacted by section 15 of the Wheat Prodncts (Prices Fixation) Act, 1938, that the Governor may from time to time, on the recommendation of the Wheat Products Prices Committee as constituted by the said Act, by Proclamation fix minimnm and maximm prices at which substances included in the definition of flome, or in the definition of wheat products, may be sold in the State, or in any specified part of the State, by any person, and that the Governor may from time to time revoke or vary any Proclamation under the said section by a subsequent Proclamation: And whereas the Governor, by a Proclamation dated the 9th day of March, 1939, and published in the Government Gazelte on the 10th day of March, 1939, fixed certain prices in relation to flour, bread, and other substances therein specified at which flour, bread, and the other substance atoresaid might be sold by any person in the varions parts of the State therein specified: And whereas the Governor by a further Proclamation dated the 11 th day of May, 1939, and published in the Government Gazett on the 12 th day of May, 1939, varied the first herein before-mentioned Proclamation in the mamer set fortl in the last hereinbefore-mentioned Proclanation: And whereas it is now demed necessary and expedient to eancel and revoke the two Proclamations aforesaid and in lieu thereof to issne this present Proclamation fixing, in relation to flour, bread, and the other substances here inafter mentioned the prices at which flonr, bread, and the other substances aforesaid may be sold by any person in the rarious portions of the State hereinatter specified: Now, therefore I, the said Lientenant-Gover nor, acting with the advice and consent of the Executive Conncil and in accordance with the recommendation of the Wheat Prodncts Prices Committee atoresaid, and in exercise of the power in this behalf conferred upon me by the said Act, do hereby cancel and revoke the said two Proclamations dated the 9th day of March, 1939, and the 11th day of May, 1939, respectively, and published in the Government Gazette on the 10 th day of March, 1939, and the 12th day of May, 1939, respee tively, and also do by this present Proclamation, but, subject as hereinafter provided, fix the prices at wheh flour, bread, and the other smbstances hereinafter specified, being wheat products within the meaning of the said Act, may be sold by any person in the various portions of the State specified hereunder, in accordance with the various prices set forth herennder in relation to flomr, bread, and the otlier snbstances aforesaid respectively: Provided that this Proclamation shall not apply in the case of sales of flour, bread, and the other substances aforesaid under contract to public charitable institutions or to Government institutions:-

1. The prices (botl minimum and maximum) in relation to best bakers' flomr, bran, pollard, flaky bran, and semolina are fixed as follows:-
(A) Best bakers' flom, which expression includies whole-wheatmeal, standard wheatmeal, and every other flour similar in quality to best bakers' flour, but does not include any flour which is of a special quality superior to that of best bakers' flour, the cost of the manufacture whereof is greater than the cost of mannfacture of best bakers' flom, and which is declared by the Wheat Products Prices Committee to be superior to best bakers' flour:-
(i) when sold for delivery in the area served by the railway from South Beacl, Fremantle, to Midland Junction, and by the railway from Perth to Cannington, and delivered on buyers' premises in bags or other containers of approximately 150 lbs. weight- $\mathrm{f} 11 \mathrm{11s}$. od per ton of $2,000 \mathrm{lbs}$.;
(ii) when sold for delivery in the area served by the railways aforesaid and delivered to buyers elsewhere than on buyers' premises in bags of approximately 150 lbs. weight-- 411 11s. 0 d . per ton of $2,000 \mathrm{lbs}$;
(iii) when sold for delivery elsewhere than in the area served by the railways aforesaid and delivered in bags or other containers of approximately 150 lbs . weight delivered to buy ers at mill door or mill siding, or railway siding or ports north of the Port of Fre-mantle-the appropriate price as fixed in the Schedule hereunder;
(iv) wheresoever sold or delivered, when contamed in-
(a) 25 lb . bags-the price fixed under subsulpparagraph (i), (ii), or (iii) hereof, as the case may be, plus $£ 12 \mathrm{~s} .6 \mathrm{~d}$;
(b) double 25 lb . bags-the price fixed muder sub-subparagrapl (i), (ii), or (iii) hereof, as the case may be, plus $x 2$ 10s. 0d.;
(c) in 50 lb . bags-the price fixed mider sub-subparagraph (i), (ii), or (iii) hereof, as the case may be, plus 15s.;
(d) in double 50 lb . bags-the price fixed under sub-subparagraph (i), (ii), or (iii) hereof, as the case may be, plus $£ 110 \mathrm{~s}$. Od.;
(e) in 3 double 50 lb , bags in cornsackthe price fixed under sub-subparagraph (i), (ii), or (iii) hereof, as the case may be, plus $\mathfrak{t 1} 17 \mathrm{~s}$. 6d.;
(f) in 3 single 50 lb . bags in cornsackthe price fixed under sub-subparagraph (i), (ii), or (iii) hereot, as the case may be, plus 21 2s. 6d.;
$(g)$ in double sacks-the price fixed under sub-subparagraph (i), (ii), or (iii) hereof, as the case may be, plus 5 s ;
(i) in 100 lb . bags-the price fixed under sub-subparagraph (i), (ii), or (iii) hereof, as the case may be, plus 7s. 6d.;
(v) the prices fixed in sub-subparagraph (iii) above of this subparagraph (A), inchende delivery to buyers on buyers' premises as well as ex mill or ex mill store, in the case of sales for delivery at Albany, Rockingham, and Spearwood;
(vi) where the flour is sold F.O.B. ship at Fremantle or Geraldton for delivery at any other coas tal port, the prices fixed lereby in respect of such flour by the foregoing provisions of this Proclamation are by this paragraph increased by the smin of 2 s . 6d. above the said prices for such flour as fixed for flom sold and delivered at Fremantle or Geraldton, us the case may be.
(B) Bran and pollard sold in any part of the State(i) when delivered at mill door, at mill siding, or ex mill store- $£ 510 \mathrm{~s}$. Od. per ton of 2,000 lbs.;
(ii) when delivered on rails at railway stationsthe appropriate price per ton of 2,000 lbs. as fixed by the Schedule hereunder.
(C) Semolina-the prices as fixed for best bakers' flour, plus $\mathfrak{x} 1$
(I) Flaky bran-the prices as fixed for bran, phns 10s.
2. 'The prices for best bakers' flour as fixed under subparagraph (A) of paragraph 1 of this Proclamation are so fixed on the basis that the rate of the Commonwealth Flour Tax payable in relation to such flour is the sum of 65 5s. Od. per ton. Therefore, while as and whenever during the continnance in force of this Proclamation the rate of the said Commonvealth Elou Tax is or rises above or is or falls below the said sum of $£ 55 \mathrm{~s} .0 \mathrm{~d}$. per ton, but, subject as hereinafter prorided, the prices fixed as aforesaid for best bahers' flou under subparagraph (A) of paragraph 1 of this Proclamation shall be correspondingly increased or decreased (as the case may require) by an amount equivalent to the anount by which the said rate of the Commonwealth Flour Tax is or has risen above or is or has fallen below the said sum of $£ 55$ s. 0 . per ton as aforesaid, and in every such case subparagraph (A) of paragraph 1 of this Proclanation shall be read and construed subject to this paragraph accordingly:

Provided that the said prices shall not in any event be decreased below the minimun price of $£ 11$ per ton or above the maximum price of $£ 1310 \mathrm{~s}$. 0 d . per ton in contravention of the provisions of subsection (2) of section 15 of the Wheat Products (Prices Fixation) Act, 1938.
3. The minimum prige in relation to flour other than best bakers' flour as hereinbefore defined slatl, in accordance with that part of the State in which it is sold for delivery, be the same as the minimum price fixed for best bakers' flour when sold for delivery in the same place.
4. The prices as fixed for flom delivered ex mill or ex mill store or on buyer's premises are so fixed on the basis of sales of six long tons ( 2,240 lbs.), the prices as fixed for bran or pollard delivered ex mill or ex mill
store are so fixed on the basis of sales of six long tons ( $2,240 \mathrm{lbs}$ ) or of four tons of $2,000 \mathrm{ib}$. each, if the latter be part of a total consignment of six long tons of any mill products, and the prices as fixed for flour, bran, or pollard delivered on rails at railway other than on mill siding are so fixed on the basis of sales of six long tons (2,040 lbs.). Therefore, where in any sale a quantity less than that used as the basis for fixing the price as aforesad is sold and by reason thereof the net profit to the seller will be reduced as a consegnence of the corresponding increase in the expense of cartage from mill to siding, or in the expense of freight from siding to siding in relation to such less quantity charged against the seller, the seller shall charge against the buyer, in addition to the fixed price, a further amount equivalent to such reduction in net profit.

Provided that-
(i) for the purpose of calculating the expense incurced by the seller for freight, the freight deemed to be payable by the seller shat be the freight which would be payahe if the goods had been supplied from the mill nearest to the buyer's raibay station and not from the mill actually delivering the goods, :and
(ii) the term 'the mill nearest to the buyer's railway station', means that mill whose goods cond be landed at, the railway station nearest to the buyer's place of delivery most cheaply after adding to the mill door price the cost of freight from such mill to such miluay station.
5. The prices fixed as aforesaid for flour, bran, pollard, semolina, and faky bran are so fixed upon the basis that such price shatl be payable forthwith on sale. Therefore, where in my sale of any of the mill products aforesad other than flowr, the quantity sold is not less than the quantity mentioned in paragraph 4 hereof as the basis upon which the price of goods sold is fixed, or where in any sale of flour the quantity sold is not less than one ton of $2,000 \mathrm{Hs}$, and the buyer does not pay cash forthwith on sale or within the times respectively fixed in the table heremder, that is to say, within-
(a) seven days, where the phace of delivery is within twenty miles of the mill or store; or
(b) ben days, where the place of delivery is within one hundred miles of the mill or store; or
(c) Courteen days, where the place of delivery is more than one humdred miles from the mill or store;
the selfer shatl charge against the buyer, in addition to the fixed price, :t further price of five shillings per ton: Provided that, where goods sold are shipped for delivery at any port north of Carnarvon, the said additional price of five shillings per ton may only be charged against the buyer as aforesaid when the buyer fails to make payment of the purchase price for the first post:al mail following the receipt by him of the goods.
6. Notwithstanding amything to the contrary contamed elsemhere in this Proctamation, where flour, bran, pollard, semolina, or flaky bran is ordered by a pur chaser and the vendor accepts the order on the basis that the purchase price shall become payable only as and when in accordance with the order the goods are deliverable by the vendor to the purchaser, and snch delivery camot be made or is not to be made until after the expiration of three clear working days from the date of the acceptance of the order by the vendor, then in such case the purchase price payable by the purchaser for the goods shall be that price which is fixed and in operation, whether under this or another Proclamation, at the time of the delivery of the goods, althongh the price fixed for such goods under this Proclamation at the date of the acceptance of the order by the rendor may not have been the same as that fixed and in operation at the time of the delivery of the goods.
7. The prices fixed for bread are fixed in respect of sales within the Metropolitan Area as hereinafter defined, as follows:-
(A) White bread, whole-wheatmeal bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938:-
(i) Retail:

Tickets-5 $\%$ d. per loaf.
Cash-6d. per loaf.
Booked-61/2d. per loaf.
(ii) Wholesale-5s. 6d. per dozen loaves.
(B) Viemna bread sold as No. 1 Viema loaves and No. 2 Vienna loaves within the meaning of the Bread Act, 1903-1938-
(i) Cash-3d. per No. 1 loaf; 6d. per No. 2 loaf.
(ii) Wholes:ale-2s. 6d. per dozen No. 1 loaves; 5s. per dozell No. 2 loaves.
(C) Rolls (white, wheatmeal, or brown) -
(i) Retail-for rolls weighing not more than 2 ozs. 9d. per dozen; for rolls weighing more than 2 ozs. but less than 4 ozs. -1 s. per dozen.
(ii) Wholesale-for rolls weighing not more than 2 ozs.- $-6 \frac{1}{2} d$. per dozen; for rolls weighing more than 2 ozs. but less than 4 ozs. $-81 / 2 d$. per dozen.
8. In respect of sales of the goods specified in paragraph 7 bereof at Rottnest Island, the various prices specified in the said paragraph 7 are increased in each :m every ase by one half-pemy respectively.
9. The prices for bread as fixed under paragraphs 7 and 8 of this Prodamation inclade any charge which may be made for or in respect of my container, band, badge, label, or wrapper in which or with which the hread is sold.
10. (1) Fancy breads are not included in any of the goods specified in paragraph 7 aforesaid.
(2) For the purposes of this paragraph the term "Fancy bread", inclutes the following breads known as-

| Maximalt | Super protein |
| :--- | :--- |
| Nu-malt | Milk loaves |
| Soya malt. | French sticlss |
| Oremalt | Procera |
| Vimomalt | Peeralia |
| Bemaline |  |

11. For the purposes of this Proctamation-
(a) "Metropolitan Area" means that portion of the State comprised in an imaginary circle having a radius of 25 miles from the General Post Office at Perth.
"Brown bread", means bread made wholly from wheatmeal or from white flom mixed with wheatmeal, bran or mol:sses or a mixture of any or all thereof. This term shall not imehde standard wheatmeal bread.
"Dozen'" means twelve, notwithstanding any custom, usage, or understanding to the contrary.
"Funcy bread,'" in addition to the breads mentioned in paragraph 10 hereof, includes any other bread designated as fancy bread by its trade name, the formula for which is registered with the Wheat Products Prices Committee and approved by that Committee as fancy bread:

Provided that all fancy bread when sold shall have attached to it or associated with it a band, badge, label, or ticket on which is stated, in a manner approved by the said Committee, those ingredients used in its mamfacture which cause it to be different: from ordinary bread sold as No. 1 and No. 2 loaves within the meaning of the Bread Act, 1903.1938, and in letters not less than 24 points high, its trade name, and in letters not less than 10 points high, the name and address of the baker thereof.
"Public charitable institution', means a public hospital, a public benevolent institution, or a religious organisation, and includes any public organisation which the said Committee is satisfied is established and maintamed for the relief of memployed persons:
Provided that, where any religious organisation conducts a college or boarding school, the exemption given by this Proclamation in respect of sales to public charitable institntions shall not include sales to such religious organisation of any of the substances hereinbefore specified in relation to the fixation of prices for use in snch college or boarding school.
"Standard wheatmeal" means wheatmeal milled or compounded so as to contain the
gristed produce of cleaned and sound wheat mixed with wheaten flour in the proportion of 30 parts of the latter to 70 parts of the former.
"Standard wheatmeal bread" means bread made from standard wheatmeal without the addition of any other flour.
"Vienna bread", means Vienna bread within the meaniug of the Bread Act, 1903 1938.
"White bread" includes any bread other than whole-wheatmeal bread, standard wheatmeal bread, brown bread, fancy bread, or Viema bread
"Whole-wheatmeal", means the product made by grinding sound wheat and which contains in their natural proportions all the constituents of the clean grain.
"Whole-wheatmeal bread" means breat made from whole-wheatmeal without the addition of any other meal or flour.
"Wholesale," as applied to sales of bread, means the sale by the baker of not less tham one hundred and twenty No. 2 loaves (whether ordinary or Vienna) within the meaning of the Bread Act, 1903-1938, per week to the one purchaser, and when for resale, means the sale by the purchaser thereof from
the baker of not less than thinty of such loaves per week to the one purchaser.
(b) (i) Rolls may be white, wheatmeal, brown, fancy, on Vienna, but include only rolls (other than fancy or Vienna) when sold as 2 oz. and 4 oz. rolls.
(ii) In computing quantities in relation to prices wholesale two No. 1 ordinary loaves shall be equivalent to one No. 2 ordinary loaf and two No. I Viema loaves shall be equivalent to one No. 2 Viema loaf.
(iii) Tickets or tokens in relation to sale of bread shall be sold in half dozen lots or in maltiples of half dozens.
(iv) Unless otherwise provided by this Proclama. tion, the price of two No. 1 ordinary loaves sold to the one purchaser shall be the same as the price fixed for a No. 2 ordinary loaf and the price of two No. 1 Viema loaves sold to the one purchaser shall be the same as the price for a No. 2 Viemna loat.
(v) In respect of the prices fixed in this Proelanation in relation to bread and rolls under: paragraph 7 , the term "cash"' or "cash payment", shall include payment regularly at weekly or fortuightly or half-monthly payment periods as well as payment at time of sale or delivery.
of prices for flour bran, pollard, semolina, and flaky bran sold to buyers in the State elsewhere than in those portions of the State serred by the railway from South Beach, Fremantle, to Midland Junction, and by the railway from Perth to Cannington as referred to iu sub-subparagraph (iii) of subpa:agraph (A) of paragraph 1 of this Proclamation :-



THE SCHEDULE-continued.




THE SCHLDCLE contimed.


THE SCHEDULE-continued.
NORTH-WEST LIST PRICES.

|  | Quantities of less than |
| :---: | :---: |
| Five tons and over. | five tons. |
| F.O.B. | C. \& F. | F.O.B. C. \& F.


|  | $\pm$ s. d. |  | s. d | £ s. |  | s. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Shark Bay | 11136 | 12 | 96 | 11160 | 12 | 12 | 0 |
| Carnarvon | 11136 | 12 | 119 | 11160 | 12 | 14 | 3 |
| Onslow | 11136 | 13 | 30 | 11160 | 13 | 5 | 6 |
| Port Samson <br> (Cossack) | 11136 | 13 | 76 | 11160 | 13 | 10 | 0 |
| Balla Balla | 11136 | 13 | 99 | 11160 | 13 | 12 | 3 |
| Port Hedland | 11136 | 13 | 99 | 11160 | 13 | 12 | 3 |
| Broome | 11136 | I3 | I4 0 | 11160 | 13 | 16 | 6 |
| Derby ... | 11136 | 13 | 186 | 11160 | 14 | I | 0 |
| Wyndham | 11136 | 14 | 53 | 11160 | 14 | 7 |  |
| Darwin | 11136 | 14 | 06 | 11160 | 14 | 3 |  |

These prices cover cost of putting flour aboard.
12. This Proclamation shall have effect as from and after the publication thereof in the Government Gazette.

Given under my hand and the Public Seal of the said State, at Perth, this 13 h day of July, 1939.

By His Excellency's Command,
(Sgd.) A. R. (I. HAWKE, Minister for Labour.

GOD SAVE THE KING:!!

