

No. 88. THE DEFENCE REGULATIONS, 1940 TO (No. 1) 1941.

ORDER MADE BY THE COMPETENT AUTHORITY UNDER REGULATION 61.

In exercise of the powers vested in me by virtue of my appointment by the Governor as the Competent Authority for the purposes of regulation 61 of the Defence Regulations, 1940 to (No. 1) 1941, I hereby order as follows:—

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1. This Order may be cited as the Defence (Regulation of Sale Prices) (Imported Articles) Amendment Order, 1941, and shall be read as one with the Defence (Regulation of Sale Prices) (Imported Articles) Order, 1941, (hereinafter referred to as "the principal Order"), and the principal Order and this Order may together be cited as the Defence (Regulation of Sale Prices) (Imported Articles) Orders, 1941.

2. Clause 5 of the principal Order is hereby amended as follows:—

- (a) by inserting the following after the figure "5." :— "(1)";
- (b) by the deletion in the proviso of the words "Provided always that" and the substitution thereof of the words "Provided that, subject to the provisions of sub-clause (2) hereof,";
- (c) by the addition thereto of the following sub-clauses:—

"(2)—(a) If the purchaser is a hawker and has purchased an imported article from a person who, not being a hawker, has purchased such article within the Colony for the purpose of resale, such hawker when operating in any place in the Colony not being less than three miles from any municipal limits may, when selling such article to the general public, add to the total value of such article a percentage of profit not exceeding ten per centum of such total value, notwithstanding that the person from whom such hawker has purchased such article has included in the sale price the full percentage of profit permitted to be added under the provisions of this clause.

(b) If the purchaser is a retailer in a village and has purchased an imported article from a person who has purchased such article within the Colony for the purpose of resale, such retailer may, when selling such article in his village to a member of the general public (not being a person who sells such articles by retail), add to the total value of such article a percentage of profit not exceeding ten per centum of such total value, notwithstanding that the person from whom such retailer purchased such article has included in the sale price the full percentage of profit permitted to be added under the provisions of this clause.

(3) In this clause—

'village' means any place in the Colony other than a place within the limits of the municipal corporation of the towns of Nicosia, Limassol, Famagusta, Larnaca, Paphos and Kyrenia or within three miles therefrom."

3. Clause 7 of the principal Order is hereby amended by the addition thereto of the following sub-clause, the first part thereof being numbered as sub-clause (1):—

"(2) The provisions of the proviso to clause 5 (1) and of clause 5 (2) shall apply *mutatis mutandis* to this clause as they apply to clause 5:

Provided that in lieu of ten per centum, the profit which may be added shall in no case exceed the percentage of profit shown in column 3 of the Schedule hereto opposite the name of each of the imported articles specified in column 1 of the said Schedule."

R. N. HENRY,
Acting Registrar of Co-operative Societies,
Food Controller,
Competent Authority.
(M.P. 264/39/2.)