" PART 27.—BARLEY	FLOUR. (1)	C= 1/		1	(2)
All towns and villages		••••	•••	31	piastres per oke.
Definition : 'Barley flour' Barley flour and V	shall have Vheat flou	e the same r. r) Order, 194	neaning a 0."	as in the	Defence (Sale of
F.—The Schedule is her (relating to charcoal an G.—The Schedule is 1 part :— "PART 50.—BLASTIN (1)	nd cordwo 1ereby an	od respective nended by th	ely). 🧫		
Type of Blasting Pov	vder	Retail Price		Whole	sale Price.
Blasting powder sold 1	by the	8 shillings	· · ·	·····	ber bag containing
Public Works Depart In this Part of the st the term 'wholes	Schedule-	per oke			tely 36 okes.

of not less than one bag of approximately 36 okes." H.—The Schedule is hereby amended by the addition thereto of the following

TOMATO DAGTER (DAGTEA)

(1)	$\begin{array}{c} \text{ASTE (PASTA).} \\ (2) \end{array}$	T	(3)		
	In respect of sales to retailers.		In respect of sales to consumers.		
Tomato Paste (Pasta)	16 piastres per oke		20 piastres per oke."		

B. J. SURRIDGE,

Controller of Supplies, Competent Authority.

No. 240. THE DEFENCE REGULATIONS, 1940 TO (No. 6) 1942.

ORDER MADE BY THE COMPETENT AUTHORITY UNDER REGULATION 61. In exercise of the powers vested in me by virtue of my appointment by the

1. This Order may be cited as the Defence (Bakery and Bread) Order, 1942.

2. For the purposes of this Order-

"bakery" means any building, room or place used for or connected with preparing, making or baking bread for sale whether by retail or wholesale; "barley flour" means the ground products of the whole barley free from other cereals and any foreign matter and free from added bran ;

"bread" means household bread of any size or shape and includes what are commonly known as koullouria or paximadia, franzola, cakes and biscuits; registered baker" means a person registered as a baker under this Order and shall include any person who had been registered as a baker under the repealed Defence (Bakers) Order, 1940 or the Defence (Registration of Bakers) Orders to (No. 2) 1940, hereby repealed ;

"whole wheat flour" means the ground products of the whole wheat free from other cereals and any foreign matter and free from added bran and without any white flour or flour known as ' semolina ' having been extracted therefrom.

3. No person shall keep or work a bakery unless such person is a registered baker. 4. Any person desiring to be registered under this Order as a registered baker shall complete and deliver to the Commissioner of his district an application specifying the place at which the bakery which he intends to keep or work is situated, and if his application is granted, such person shall be registered as a registered baker and thereupon the Commissioner of the district, shall grant to such person a certificate of registration.

Gazettes : Supplement No. 3: 11.6.1940 19.6.1940 10. 7.40 30. 9.40 6.11.40

Gazette : Supplement

No. 3: 17.7.1940

181

substitution therefor of the following part :-

E.-The Schedule is hereby amended by the deletion therefrom of Part 27 and the

5.-(1) No person-

- (a) shall prepare, make or bake bread for sale whether by retail or wholesale. except at the bakery of a registered baker;
- (b) shall sell or offer for sale or expose for sale any bread, except bread prepared, made or baked from an admixture of imported flour or whole wheat flour and of barley flour, in the proportions specified in sub-clause (2) of this clause.

(2) The admixture referred to in sub-clause (1) of this clause shall contain for every 75 okes of imported flour or whole wheat flour or of both 17 okes of barley flour. 6. No registered baker shall keep, or allow or suffer to be kept, any braninhis bakery.

7. Every registered baker shall keep in his bakery a book in which he shall enter or cause to be entered daily, particulars in respect of the number of loaves of bread prepared or made or baked in his bakery, and the quantity of imported flour or whole wheat flour and barley flour used in the preparation of such loaves.

8. Every registered baker shall permit such person as I, or the Commissioner of the District in which his bakery is situated, may authorize in writing in that behalf, to enter upon his bakery and make-

(a) such enquiries or inspection therein; and

(b) such inspection of any book kept under clause 7 of this Order,

as may be necessary for the purpose of ascertaining whether the provisions of this Order have been or are being complied with.

9. At any time during the continuance of this Order, I may, by notification published in the Gazette, direct that bakeries in any town or village specified in the notification shall be closed on such days as may be specified in such notification or that in such towns or villages as may be specified in such notification no bread shall be prepared, made or baked on such days as may be specified therein. 10. Any bread—

- (a) prepared or made or baked in contravention of any of the provisions of this
- Order or of any notification published under clause 9 of this Order; or (b) sold or offered for sale or exposed for sale in contravention of any of the provisions of this Order or of any notification published under clause 9 of this Order,

may be seized by such person as I, or the Commissioner of the District in which such bread is found, may authorize in writing in that behalf, and may be disposed of in such manner as I, or the said Commissioner, as the case may be, may direct, without prejudice to any proceedings which may be taken for any such contravention.

11. Any person who— (a) acts in contravention of, or fails to comply with any of the provisions of this Order; or

(b) makes in any book kept under clause 7 of this Order anything which is false in any material particular;
is liable to the penalties prescribed in regulation 94 of the Defence Regulations, 1040 to (No. 6).

1940 to (No. 6) 1942.

12. This Order shall come into operation on the 2nd July, 1942, and thereupon the Defence (Registration of Bakers) Orders to (No. 2) 1940 and the Defence (Raisin and Carob Bread) Orders, 1942, shall be repealed without prejudice to anything done or left undone thereunder.

> B. J. SURRIDGE, Controller of Supplies, Competent Authority.

Gazettes: Supplement No. 3: 6.11.1940 9. 4.1942 7. 5.1942

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No. 241. THE DEFENCE REGULATIONS, 1940 TO (No. 6) 1942.

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. 6) 1942, I hereby order as follows :-

1. This Order may be cited as the Defence (Milling of Flour) Order, 1942.

2. In this Order— "barley flour" means the ground products of the whole barley free from other cereals and any foreign matter and free from added bran.

3. No wheat shall be ground at any mill unless the person who takes the wheat to the mill delivers at the same time for grinding a quantity of barley equal in weight to one quarter of the weight of the wheat so delivered.

4. No flour of ground wheat shall be taken or removed by any person from any mill unless such person takes or removes at the same time from such mill the barley flour produced from the barley delivered in accordance with clause 3 of this Order. 5. I may appoint Inspectors and the Commissioner of each district shall, if so required by me, appoint Inspectors, to ascertain whether the provisions of this Order have been or are being complied with and every Inspector so appointed shall have