#### THE DEFENCE REGULATIONS, 1940 TO (No. 1) 1943, No. 400.

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 Competent Authority for the purposes of regulation 61 of the Defence Regulations, 1940 to (No. 1) 1943, I hereby order as follows:—

1. This Order may be cited as the Defence (Medical Supplies) Order, 1943.

2. In this Order, unless the context otherwise requires—
"chemist and druggist" means any person registered as such under the provisions of the Pharmacy Laws, 1900 and 1926, and includes any medical practitioner who is practising his profession in any village in which there is no chemist and druggist carrying on business.

"Controller" means the person appointed by the Governor as Controller

of Medical Supplies.
"Deputy Controller" means a Deputy Controller of Medical Supplies appointed as such by the Governor.

"dentist" means any person registered as such under the provisions of the

Dentist Registration Laws, 1926 to 1939.

"importer" means any person who either directly or indirectly imports medical supplies into the Colony:

Provided that in the case of any medical supplies consigned to any person in the Colony for the account of any person abroad, the person to whom the medical supplies are consigned in the Colony shall be deemed to be the importer. "medical practitioner" means any person registered as such under the provisions of the Medical Registration Laws, 1936 to 1943.

"Medical Supplies Control Officer" means a person appointed as such

by the Controller.

'medical supplies" means any drugs, proprietary medicines, chemical products, pharmaceutical preparations, sera and vaccines, and includes surgical instruments, surgical supplies, surgical dressings, hospital appliances, medical appliances, opticals, dental instruments, dental appliances, dental materials, dental supplies, X-Ray films, X-Ray accessories, X-Ray appliances, X-Ray materials and laboratory equipment.

"registered importer" means any person registered under the provisions of this Order as an importer of medical supplies.

"sale and sell" include—

(i) any offer to sell;

(ii) any attempt to sell;

(iii) any arrangement to sell made either directly or indirectly, whether such arrangement is to sell by each or on credit; and references to an "offer to sell" any medical supplies include references to a

notification by a person: (a) of the price proposed by him for the sale of such medical supplies whether made by the publication of a price list, by the furnishing of a quotation

or otherwise howsoever; or

(b) of the price proposed by him for medical supplies which he has sold or agreed to sell in such circumstances that the buyer is liable to pay a reasonable price therefor, whether made by furnishing an account or

otherwise howsoever. "purchase" includes—

(i) any offer to purchase; (ii) any attempt to purchase;

(iii) any arrangement to purchase made either directly or indirectly whether

such arrangement is to purchase by cash or on credit; and references to an "offer to purchase" any medical supplies include references to a notification by a person of the price proposed by him for the purchase of such medical supplies by the furnishing of a quotation or otherwise howsoever.

"village retailer" means any person entitled to sell any medical supplies under the proviso to clause 9 of this Order.

3. No person other than a registered importer shall import any medical supplies Importation into the Colony.

of importers.

- 4.—(1) Any person who wishes to be registered as an importer of medical supplies Registration shall make application to the Controller in writing setting forth his full name and address and stating whether he has imported any medical supplies since the 1st day of January, 1939.
- (2) Upon receipt of an application as in sub-clause (1) of this clause provided the Controller may register the applicant as an importer of medical supplies and issue to him a certificate of registration under his hand or the hand of a Deputy Controller:

of medical supplies.

Short title.

Definitions.

Provided that no person shall be registered as an importer under the provisions of this clause unless he proves to the satisfaction of the Controller that he has actually imported medical supplies since the 1st day of January, 1939.

5.-(1) No person shall deal, sell or have in his possession or under his control any medical supplies without a licence from the Controller or from a Deputy

Provided that nothing in this sub-clause shall apply to any medical supplies in the possession or under the control of any person if such medical supplies are held by such person in normal quantities as provided under clause 18 of this Order.

(2) Any person desiring to obtain a licence under sub-clause (1) of this clause shall apply to the Controller in writing setting forth his full name and address.

(3) Any licence issued under sub-clause (1) of this clause may contain such terms

and conditions as the Controller or a Deputy Controller may think fit to impose, (4) No licence shall be issued under sub-clause (1) of this clause except to registered importers, to chemists and druggists, and to village retailers.

Returns by importers.

Possession

or dealings in medical

supplies

licence.

prohibited

save under

6. Every registered importer shall, within three days from the day on which any medical supplies are withdrawn from the Customs, complete and deliver to me a return in the form set forth in the First Schedule hereto, giving the particulars therein set out.

No sale until after the expiration of ten days.

7,—(1) Save under a permit granted by the Controller or by a Deputy Controller or by a Medical Supplies Control Officer, no registered importer shall make use of, sell or otherwise dispose of any medical supplies until after the expiration of ten days from the day on which such medical supplies have been withdrawn from the

(2) A permit issued under the provisions of sub-clause (1) hereof may contain such terms and conditions as may be specified therein.

Importers to sell only to chemists and druggists.

8. No registered importer shall sell or otherwise dispose of any medical supplies except to a chemist and druggist:

Provided that any registered importer may sell—

(a) any of the medical supplies specified in Part I of the Second Schedule hereto or any other medical supplies approved from time to time by me in writing, to any person residing in any village in which there is no chemist and druggist carrying on business, for the purpose of resale by such person of such medical supplies to the public;

(b) any of the medical supplies specified in column (1) of Part II of the Second Schedule hereto to any person or class of persons shown in column (2)

opposite each medical supply;
(c) any medical supplies specified in a special permit issued under my hand or

under the hand of a Deputy Controller, to any person specified in the permit;

(d) any opticals, to the public.

9. Subject to the provisions of paragraph (d) of clause 8 of this Order no person other than a chemist and druggist, shall sell any medical supplies to the public:

Provided that any person, residing in any village in which there is no chemist and druggist carrying on business, may sell to the public any of the medical supplies specified in Part I of the Second Schedule hereto, or any other medical supplies approved from time to time in writing by the Controller, where such medical supplies have been sold to such person under paragraph (a) of the proviso to clause 8 of this Order.

Controller may prohibit sale, etc.

Only chemists and

druggists

to sell to the public.

10. Notwithstanding anything in this Order contained—
(a) the Controller of Medical Supplies or a Deputy Controller may by an order in writing prohibit any registered importer from selling, making use of or in any way disposing of any medical supplies in his possession or under his control save under a permit issued under the hand of the Controller or of a Deputy Controller or a Medical Supplies Control Officer;

(b) no chemist and druggist shall make use of, sell or in any way dispose of any of the medical supplies specified in Part III of the Second Schedule hereto save-

(i) in pursuance of a prescription given by a medical practitioner; or (ii) in pursuance of a permit issued under my hand, the hand of a Deputy Controller or the hand of a Medical Supplies Control Officer

(c) no registered importer or chemist and druggist shall make use of, sell or otherwise dispose of any of the medical supplies specified in Part IV of the Second Schedule hereto save in pursuance of a permit issued under the hand of the Controller or of a Deputy Controller or a Medical Supplies Control Officer;

Books to be kept.

11.—(1) Subject to the provisions of sub-clause (2) every person licensed under the provisions of this Order shall keep the following books and vouchers, that is to say:

"Register Book" in the form set forth in Part I of the Third Schedule hereto, the pages of which shall be bound together and numbered consecutively wherein he shall enter or cause to be entered in ink or indelible pencil the particulars set forth in the said part of the said Schedule-(i) in the case of receipts of medical supplies, as soon as the medical

supplies are received;

(ii) in the case of issues of medical supplies, not later than 15 days after

the last day of each month.

(b) "Sales Record Book" in the form set forth in Part II of the Third Schedule hereto, the pages of which shall be bound together and numbered consecutively wherein he shall enter or cause to be entered in ink or indelible pencil, at the time of sale of any medical supplies, the particulars set forth in the said part of the said Schedule.

(c) "Daily Issues Book" in the form set forth in Part III of the Third Schedule hereto wherein he shall enter or cause to be entered, at the end of each day the total quantity of medical supplies issued on that day together with such other particulars as may be specified in such part of such Schedule: Provided that in lieu of a Daily Issues Book there may be kept loose leaflets in such form and containing such particulars as may be approved in writing by the Controller or by a Deputy Controller or a Medical Supplies Control Officer.

(d) Vouchers, numbered consecutively and showing the quantity of the medical supplies, the cost price thereof, the date of purchase thereof and the address and signature of the seller for the purpose of verifying any entries relating to the receipt of such medical supplies and made in the

Register Book prescribed in paragraph (i) of this sub-clause.

(2) Village retailers who sell or expose for sale or hold stocks of any medical supplies need keep only the Sales Record Book prescribed in paragraph (b) of sub-clause (1) of this clause or such other Book and in such form as may be approved from time to time by the Controller or by a Deputy Controller or by a Medical Supplies Control Officer.

(3) Every person keeping a Register Book shall on the 30th day of June and the 31st day of December of every year, add all the entries up to date and strike a balance in such book showing the difference between medical supplies received and medical

supplies issued.

12.—(1) Every person selling medical supplies (hereafter in this clause referred Receipts. to as "the seller") shall date, sign and give to the purchaser at the time of the sale of such medical supplies a receipt numbered consecutively and showing the full name and address of the purchaser the name and quantity of the medical supplies sold and the amount of the sale price and containing, in respect of such medical supplies a reference to the page number which appears in the Sales Record Book prescribed in clause 11 (1) (b) of this Order or the number of the prescription under which the medical supplies have been dispensed:

Provided that where the sale is made to a person other than a chemist and druggist and the sale price is eighteen piastres or less, no such receipt need be given except

on demand by the purchaser.

(2) Every seller shall keep in his business premises a carbon copy of every receipt

issued by him and such copies shall be bound together.

13.—(1) Every person who exposes for sale, or holds a stock of any medical Lists. supplies shall exhibit and keep exhibited at a conspicuous place on his premises a list showing the maximum price at which each such medical supply is offered for sale (in this clause referred to as "the list").

(2) The list shall-

(a) be typewritten or legibly written in ink; and

(b) shall bear the date on which it is made; and

(c) shall give a sufficiently detailed description of each medical supply so as to enable a prospective purchaser to identify the medical supplies purchased with the medical supplies described in the list; and

(d) shall be signed at the end thereof by the owner of the medical supplies: Provided that if the list consists of more than one sheet, each sheet shall be signed by such owner and all such sheets shall be bound together and numbered consecu-

(3) Every alteration, cancellation or erasure made in any list shall be initialled in ink by the owner of the medical supplies who shall also record thereon the date on

which such alteration, cancellation or erasure was made.

(4) Notwithstanding anything in this Order contained but without prejudice to the operation of clauses 24 and 25 of this Order, no person shall sell any medical supplies in excess of the maximum price shown in the list exhibited by such person.

(5) The maximum price shown in a list at which each medical supply is offered for sale shall not exceed the maximum price at which such medical supply may otherwise be sold or disposed of under the provisions of this Order.

14. The Controller may appoint inspectors to enquire:—

(a) into the stocks of any medical supplies which are in the possession or under of inspectors. the control of any person or persons;

Appointment

- (b) into the basic value or sale price of any medical supplies to which this Order applies;
- (c) whether the provisions of this Order have been or are being complied with.

Powers of inspectors.

15. Every inspector appointed under the provisions of clause 14 of this Order may

(i) require any person to make a declaration in writing—

(a) of the stock of any medical supplies in his possession or under his

(b) of the basic value or sale price of any medical supplies to which this Order applies;

and thereupon such person shall make a declaration in writing accordingly; (ii) enter upon any premises for carrying out any inspection or search reasonably required in connection with the purpose for which he has been appointed.

Persons to permitentry

16. Every person shall permit any inspector appointed under the provisions of clause 14 of this Order to enter upon his premises for carrying out any inspection of inspectors. or search reasonably required in connection with the purpose for which he has been appointed.

Questions by inspectors and production of documents.

- 17. At any inspection or search of premises made under the provisions of clause 15 of this Order the owner or person in charge of the premises at the time. shall-
  - (a) answer truly all questions put to him by the inspector carrying out such inspection or search; and
  - (b) produce for inspection to such inspector all books and documents and voucher in his possession or under his control.

Normal quantity only to be possessed.

- 18.—(1) Save under the authority of a permit under my hand, or the hand of a Deputy Controller no person shall have in his possession or under his control a quantity of any medical supplies which exceeds the normal quantity.
- (2) In this clause the expression "normal quantity" means such quantity as would be required for use or consumption in the household of that person during a period of sixty days immediately following the date upon which he acquired same or such longer period as ought fairly to be allowed by reason of the nature of the medical supplies or in view of the existence of any special circumstances.
- (3) Nothing in this clause shall apply to any person licensed under the provisions of this Order in respect of any medical supplies held by him in connection with his business

Holding up stocks.

- 19.—(1) No person licensed under the provisions of this Order who has in his possession or under his control in the course of his business any medical supplies shall, when asked by any other person (hereafter in this clause referred to as "the buyer") to sell any such medical supplies or whether he has any such medical supplies :-
  - (a) refuse to sell such medical supplies or deny that he has such medical supplies or use any words or give any other indication calculated to lead the buyer to suppose that he has not got such medical supplies or will not or cannot sell them; or
  - (b) offer to sell such medical supplies subject to a condition requiring the buying of any other articles (whether imported or not) or the making of any payment in respect of any service or subject to any other condition, except a condition that the buyer shall pay the price thereof.
- (2) It shall be a defence for a person charged with a contravention of sub-clause (1) of this clause to prove to the satisfaction of the Court-

(a) that the buyer was not ready and willing to pay the price of the medical supplies forthwith;

(b) that the sale of the medical supplies having regard to the quantity thereof which he was requested to sell would involve a breach of some obligation lawfully binding on him.

Reasonable stock to be kept on premises.

20. Except under the authority of a permit under the hand of the Controller or of a Deputy Controller every person who carries on business in respect of any medical supplies who has in his possession or under his control in any part of the Colony any such medical supplies, shall keep on his premises in which he usually carries on business a reasonable stock of such medical supplies to meet the reasonable demands of the public or of prospective purchasers.

Sale by auction prohibited.

21. Except under the authority of a permit under the hand of the Controller or of a Deputy Controller no person shall sell any medical supplies by auction.

Fraction of ten paras.

22. Whenever the price for the whole quantity of a medical supply involves the payment of a fraction of ten paras, there may be charged and paid therefor a sum of ten paras.

23. No person shall in the course of any business transfer, agree to transfer or Barter of offer to transfer to another person the property in any medical supplies, whether medical with or without any further consideration, for a consideration which consists of or supplies includes the transfer by that other person of the property in other articles whether prohibited.

24. Subject to any definitions, conditions, exceptions, limitations and modifications as are set out in Part I of the Fourth Schedule hereto, no person shall sell medical med any of the medical supplies set out in column (1) of the said part of the said schedule supplies at a price exceeding :-

set out in

(a) in the case of any person registered only as an importer, the price specified Part I of in column (2) of the said part of the said schedule relating to such medical

the Fourth Schedule.

(b) in the case of any person, other than a person registered only as an importer, entitled to sell medical supplies under the provisions of this Order, the price specified in column (3) of the said part of the said schedule relating to such medical supplies.

25.—(1) The price of any medical supplies set out in column (1) of Part II of Prices of the Fourth Schedule hereto, shall be fixed and regulated in accordance with the following provisions, that is to say :-

(a) no importer or importer who is also a chemist and druggist (in this paragraph referred to as "the seller") shall sell to any chemist and druggist or to a those set village retailer any such medical supplies at a price which would give such seller a profit in excess of the percentage of profit shown in column (2) of Part II of the Fourth Schedule hereto, such percentage of profit to be the Fourth calculated on the basic value of such medical supplies in relation to an Schedule. importer:

medical supplies other than out in Part II of

(b) no chemist and druggist or village retailer who has purchased from any importer any such medical supplies shall sell any such medical supplies at a price which would give such chemist and druggist or village retailer a profit in excess of the percentage of profit shown in column (3) of Part II of the Fourth Schedule hereto, such percentage of profit to be calculated on the basic value of such medical supplies in relation to a chemist and druggist;

(c) where a chemist and druggist purchases any such medical supplies from another chemist and druggist (in this paragraph referred to as vendor") and resells same, the following provisions shall apply:-

(i) if the vendor has included in the sale price the full percentage of profit permitted to be added under the provisions of paragraph (b) of this sub-clause, the reseller shall not add any other percentage of profit;

(ii) if the vendor has not included in the sale price the full percentage of profit permitted to be added under the provisions of paragraph (b) of this sub-clause the reseller may, when selling such article, add to the sale price thereof such percentage of profit as would bring up the percentage of profit to the full percentage of profit permitted under the provisions of the said paragraph;

(d) no importer who is also a chemist and druggist (in this paragraph referred to as "the vendor") shall sell to the public any such medical supplies at a price which would give the vendor a profit in excess of the one third percentage of profit shown in column (3) of Part II of the Fourth Schedule to this Order, such percentage of profit to be calculated on the maximum price which the vendor would be entitled to receive under this Order had the sale thereof been made by him to a chemist and druggist as in paragraph (a) of this sub-clause provided.

(2) Notwithstanding anything in this clause contained no person shall sell any medical supplies set out in column (1) of Part II of the Fourth Schedule hereto

unless such person --

(a) being an importer or an importer who is also a chemist and druggist, is in possession of the invoice relating to such medical supplies and of such other documents relating thereto as are referred to in sub-paragraphs (ii), (iii) and (iv) of paragraph (a) of the definition of basic value in sub-clause (4) of this clause:

(b) being a chemist and druggist or village retailer, is in possession of a receipt furnished to him by the seller at the time of the sale relating to such medical supplies and of a document relating thereto showing the reasonable expenses incurred by such person for the transport of such medical supplies from the place at which he has taken delivery thereof to the place

Provided that any person desiring to sell any of such medical supplies without where he sells the same: being in possession of the documents hereinbefore mentioned shall, before selling the same, apply to the Controller or the Deputy Controller for the fixing of the maximum price at which such medical supplies shall be sold and thereafter no person shall sell such medical supplies at a price in excess of the maximum price so fixed.

(3) If any difference arises as to the proper description of any medical supplies with reference to Part II of the Fourth Schedule hereto, the same shall be referred to the Controller whose decision thereon shall be final and conclusive.

(4) For the purposes of this clause and of clauses 14 and 15 of this Order—
"Basic value" means—

(a) in relation to an importer:

(i) the price of the medical supplies at the place of shipment as shown in the invoice relating to such medical supplies, when imported into the Colony; and

(ii) the relative expenses, if any, at the place of shipment; and
(iii) the amount of insurance, freight or postage, postal or telegraphic
expenses, bank commission, landing charges, import duties, wharfage dues and any other toll, due or charge, if any, paid by such person in relation to such medical supplies at the time of taking delivery thereof from the custody or control of the customs but shall not include any interest, commission or other remuneration paid to any person in relation to such medical supplies except that, with the approval of the Controller or the Deputy Controller, commission not exceeding 5% paid by any importer to an agent abroad in relation to such medical supplies, may be included; and

(iv) the reasonable expenses incurred by the importer for the transport of such medical supplies from the place in the Colony at which he has taken delivery thereof to the place where he sells such medical supplies;

(b) in relation to a chemist and druggist—

(i) the price at which he has purchased the medical supplies within the Colony as shown in the receipt furnished by the seller at the time of the sale: Provided that such price shall not exceed the maximum price at which such medical supplies ought to have been sold under this or any other Order in force for the time being, and

(ii) the reasonable expenses incurred by the chemist and druggist for the transport of such medical supplies from the place at which he has taken delivery thereof to the place where he sells such medical supplies.

Opticals made up. etc., before sale.

26. Whenever any opticals before they are used or sold are made up, put together, fixed, modified, altered or repaired, in every such case the following provisions shall have effect, that is to say-

(a) the person who sells such opticals shall supply the purchaser with a receipt showing separately the price charged in respect of such opticals apart from any making up, putting together, fixing, modification, alteration or repair:

(b) the price charged in respect of such opticals apart from any making up, putting together, fixing, modification, alteration or repair shall not exceed the maximum price at which such opticals may otherwise be sold or disposed of under the provisions of this Order;

(c) the amount charged in respect of any making up, putting together, fixing, modification, alteration or repair shall not exceed the actual cost incurred in connection therewith including reasonable charges for overhead expenses and for labour.

Amendment of Schedules.

27. The Schedules hereto may be amended by the Controller by notice published in the Gazette and upon such publication such amendment shall form part of this Order for all purposes.

Exemptions.

28. Nothing in this Order contained—

(1) shall apply or shall be construed as applying to-(a) samples of any proprietary medical supplies where such samples are

issued free of charge, or

- (b) the sale of any of the medical supplies specified in Part I of the Fifth Schedule hereto where such medical supplies are to be utilized in any process or manufacture necessary to the carrying on of any trade, craft or business or for any domestic purpose.
- (2) shall affect or shall apply to or shall be construed as applying to or affecting-

(a) any commercial or technical chemicals;

(b) any commercial or technical drugs;

- (c) any aromatic products or essences when such products or essences are to be utilized-
  - (i) in the manufacture of cosmetics;

(ii) as flavouring agents; or

(iii) for other than pharmaceutical purposes;

(d) any natural or synthetic dyes with the exception of microscopic stains;

(e) any foodstuff colours;

- (f) any spices;(g) any insecticides;
- (h) any medicated soaps;

(i) any medical drugs grown locally or any hospital, medical or dental appliances manufactured locally;

any medical supplies which the Controller is satisfied that they have been imported by any person for his personal use or for the use of his family, or for any other purpose approved by the Controller and not

(k) any of the provisions of the Laws, Regulations, Orders, Orders in Council and Notices enumerated in Part II of the Fifth Schedule hereto. 29. Any person who-

(a) acts in contravention of, or fails to comply with, any of the provisions of this Order or of any order made under clause 10 (a) of this Order;

(b) makes under clause 6 of this Order a return which is false in any material particular;

(c) makes or causes to be made in any book kept under the provisions of this

Order any entry which is false in any material particular; (d) makes under any of the provisions of this Order any return or declaration which is false in any material particular;

(e) fails to comply with any term or condition contained in any permit or licence issued under the provisions of this Order;

(f) makes any false statement in any application for a permit or licence under this Order:

(g) knowingly misleads or otherwise interferes with or impedes any person exercising any powers or performing any duties under the provisions of this Order,

is liable to the penalties prescribed in the Defence Regulations, 1940 to (No. 1) 1943.

30. This Order shall come into operation on the 22nd day of November, 1943: Date of Provided that registration under clause 4 (1) of this Order and the issue of commence-licences under clause 5 (1) of this Order may be effected and certificates of ment. registration and licences issued at any time after the publication of this Order in the Guzette subject to the restriction that any certificate of registration issued thereunder shall not have any effect until the 22nd November, 1943.

Penalties.

### FIRST SCHEDULE—(Clause 6). Form of Return.

To the Controller of Medical Supplies, Nicosia.

In compliance with clause 6 of the Defence (Medical Supplies) Order, 1943, I/we... .....(full name) of .....(full address) hereby declare that I/we have taken delivery of the medical supplies specified in column (3) of the following Table and generally that the particulars appearing in the said Table are true.

TABLE.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Date of with- drawal from the Cust- oms.	Country of origin.	Name of medi- cal sup- plies.	Quantity of medical supplies.	Invoice price of medical supplies.	Basic value.	Dues paid on taking delivery, including landing charges, Customs duty, wharfage dues and other charges if any. Enumerate charges together with amounts.	Place where stored (full address).

### SECOND SCHEDULE.

PART I—(Clauses 8 (a) and 9).

- 1. Acid boric.
- 2. Aspro.
- 3. Bandages.
- 4. Beecham's pills.
- 5. Brooklax.
- 6. Camphor.
- 7. Carter's little liver pills.
- 8. Castor oil.
- 9. Chocolates (laxative).
- 10. Cotton wool.
- 11. Eno's fruit salt.
- 12. Epsom salts.
- 13. Ex-Lax.
- 14. Feen-a-mint.
- 15. Fruit saline.
- 16. Glycerin.

- 17. Kruschen salts.
- 18. Liq. hydrogen peroxide.
- 19. Liq. paraffin.
- 20. Liver saline.
- 21. Maclean's powder.
- 22. Milk of magnesia.
- 23. Milton.
- 24. Mustard paper (Sinapisms)
- 25. Sloan's liniment.
- 26. Sticking plasters.
- 27. Syrup of figs.
  28. Tabs. acetylsalicylic Acid (Aspirin).
- 29. Tabs. saloxin.
- 30. Tamlax.
- 31. Vaselin.
- 32. Vicks.

(a)	X-Ray	films,	X-Ray	accessories	, X–Ray
	applian	ces and	i X-Ray	materials,	
(b)	Dental	instru	ıments,	dental a	ppliances,

dental materials and dental supplies used by dentists,

(c) Opticals,

(a) to medical practitioners who have in their possession an X-Ray apparatus.

(b) to dentists.

(c) to the public.

### PART III—(Clause 10 (b)).

- Ambesid and its preparations.
   ,, soluble and its preparations.
- 3. Ciba 3714 and its preparations.
- 4. Colsulanyde and its preparations.
- Dagenan and its preparations.
   Sodium and its preparations.
- 7. Dermoseptazin ointment.
- 8. Deseptyl and its preparations.
  9. M & B 693 and its preparations.
  10. M & B 693 soluble and its preparations.
- 11. M & B 760 and its preparations.
- 12. M & B 760 soluble and its preparations.
- 13. Neoprontosil and its preparations.
- 14. Prontosil and its preparations.15. , album and its preparations.
- flavum and its preparations. 16.
- 17. rubrum and its preparations. ,, soluble and its preparations.
- 18.
- 19. Rodilone and its preparations.20. Septanilam and its preparations.
- 21. Septazin and its preparations. 22. Soluseptazin and its preparations.

- 23. Strepsan and its preparations.
  24. Streptocide and its preparations.
  25. " album and its preparations.
- 26. rubrum and its preparations.
- 27. Sulphonamide and its preparations.
- 28. Sulphanilamide and its preparations.
- 29. Sulphathiazole and its preparations.
  30. Sulphaguanidine and its preparations.
- 31. Sulphapyridine and its preparations.
- Uliron and its preparations.
- 33. Mepacrine Hydrochloride and Methanesulphonate tablets and ampoules thereof whether described as Atebrin, Quinacrine or by any other trade name mark or designation.

34. Pamaquin tablets and ampoules thereof whether described as Plasmochin, Plasmoquine, Praequine or by any other trade name mark or designation.

Part IV—(Clause 10 (c)).

- 1. Jaconet.
- Surgical gloves.
- 3. Waterproof sheeting.

### THIRD SCHEDULE.

PART I—(Clause 11 (1) (a)).

Form of a page in a "Register Book".

Entries relating to receipt of drugs.				Entries relating to issues of drugs		
Date.	Invoice reference.	From whom received.	Quantity received.	Name of month.	Total quantity issued during month.	
•						

# Part II—(Clause 11 (1) (b)). Form of a page in a "Sales Record Book".

(1)	(2)	(3)	(4)	(5)	1	(6)	1	(7)	(8)
Name of Drug.	Date of sale.	Name of purchaser.	Address of purchaser.	Quanti- ty sold.		Price rate at which sold.	ss £	Total ale price $s. p.$	Consecutive number of receipt.
					1				
			·						

## Part III—(Clause 11 (1) (c)). Form of a page in a "Daily Issues Book".

(1)		(2)		(3)	(4)
Namo	Quantity of drug		(   1   1   ( ( (	Total quantity	Reference to page of
of drug.	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	14 15 16 17 18 19 20 21	22 23 24 25 26 27 28 2	9 30 31 of drug.	Register Book.
•					1

## FOURTH SCHEDULE. PART I—(Clause 24).

Description.	Prices for persons registered only as importers	Prices for other persons.
2. Ampoules Adrenaline Boots' Brand in boxes of 12	6 per kilo 9 per box of 12 amps. 8 per dozen 2 ,, 5 ,, 2 ,, 2 ,, 0 ,, 5 ,,	$p$ .       1 per 10 grammes $11\frac{1}{2}$ each ampoule       6 $m$ .

		(1)	(2)	(3)
:		Description.	Prices for persons registered only as importers.	Prices for other persons.
	•		p.	p.
4. Amp	poules	Caffeine or Caffeine and Sodi-		
		um Benzoate of manufa-		
•		cture other than British or	10 min donon	2 each ampoule
_		Palestinian	12 per dozen	1 0 -
5.	"	Calcium Glycerophosphate	12 "	".
6.	,,	Camphor in Oil 1 cc. Boots'	701 mon how of 19 omns	91,
		Brand in boxes of 12	$79\frac{1}{2}$ per box of 12 amps.	υ <sub>δ</sub> ,,
7.	,,	Camphor in Oil 1 cc. of Bri-	43 per dozen	5
0		tish manufacture	45 per dozen	,,
8.	,,	Camphor in Oil 1 cc. of Palestinian manufacture	461,	51/2 ,,
9.		stinian manufacture Camphor in Oil 1 cc. of Indian	40g ,,	, ,,
σ.	,,	manufacture	36	41 ,
0.		Camphor in Oil 1 cc. of manu-	,,	· · · · · · · · · · · · · · · · · · ·
•	,,	facture other than British		
		or Palestinian or Indian	12 ,,	2 ,,
1.	;,	Camphor in Ether or Camphor	"	
-•	,,	in Oil in Ether I cc	12 ,,	2 ,,
2.	,,	Camphor in Oil of 2 cc. of Bri-		,
	"	tish manufacture	43 ,,	5 ,,
3.	,, .	Camphor in Oil 2 cc. of Pale-	<i>"</i>	· · · · · · · · · · · · · · · · · · ·
	,,	stinian manufacture	58½ ,,	7 ,,
4.	,,	Camphor in Oil 2 cc. of Indian	-	
		manufacture	55 ,,	$6\frac{1}{2}$ ,,
5.	,,	Camphor in Oil 2 cc. of manu-		ĺ
		facture other than British		
		or Palestinian or Indian	18 ,,	3 .,
<b>3.</b>	,,	Camphor in Ether or Camphor		
_		in Oil in Ether 2 cc	18 ,,	3 ,,
7.	,,	Camphor in Oil 5 cc	27 ,,	$\frac{4\frac{1}{2}}{}$ ,,
3.	,,	Cotarnine Hydrochloride	18 ,, ·	3 ,,
9.	,,	Digitalin other than Nati-		
•		velle's brand	12 ,,	2 ,,
0.	,,	Emetine Salts 0.01 and 0.02	0.4	
1.		gramme	24 ,,	, 3
1.	"	Emetine Salts 0.03 & 0.04	42	   E1
2.		Emetine Salts 0.03 gramme	42 ,,	$5\frac{1}{2}$ ,,
۵.	,,	Burroughs Wellcome	62 ,,	7
3.		Emetine Salts 0.03 gramme	,,	, ,
•	,,	Boots' Brand in boxes of 6	$43\frac{1}{2}$ per box of 6 amps.	10 ,,
Į.	,,	Emetine Salts 0.05 & 0.06	402 per box or ounips.	} 10 ,,
	,,	gramme	54 per dozen	7
5:	٠	Ergotin of British manufa-	l or per dozen	,,
	. "	cture 1 cc	674	$7\frac{1}{2}$ ,,
6.	,,	Ergotin I cc. of Palestinian ma-	,,,	'2 "
		nufacture	80	91 - ,,
7.	,,	Ergotin 1 cc. of manufacture	,,	, ,,
	• •	other than British or Pa-	,	
		lestinian	24 ,,	3 ,,
3.	,,	Ergotin 2 ec.	36 ,,	$4\frac{1}{2}$ ,,
9.	,, .	Ether	12 ,,	2 ,,
).	,,	Guaicol Cacodylate	12 ,,	$\frac{1}{2}$ ,,
1.	,, '	Iron Cacodylate	12 ,,	2 ,,
2.	,,	Mercury Salts of British ma-		1
		nufacture	$ 34\frac{1}{2}$ ,,	4 ,,
3.	,,	Mercury Salts of manufa-		1. ".
		cture other than British	16 ,,	$2\frac{1}{2}$ ,,
4.	•,•	Methylene Blue	12 ,,	2 ,,
5.	, ,,	Morphine Salts	42 ,,	7 ,,
6.	,,	Quinine Salts 0.25 gramme	16 ,,	$2\frac{1}{2}$ ,,
7.	,,	,, ,, 0.50 ,,	42 ,,	4 ,,
8.	,	, , , , , , , , , , , , , , , , , , , ,	36 ,,	$  4\frac{1}{2} $ ,,
	,,	,, $0.25$ gramme with	<b>!</b>	1
9.		Urethane	16	$2\frac{1}{2}$ ,,

		Description.	Prices for persons registered only as importers	Prices for other persons.
50	Amnoules	Quinine Salts 0.50 gramme with	p.	p.
51.	Ampoures	Urethane l gramme with	42 per dozen	4 each ampoule
		Urethane	36 ,,	$4\frac{1}{2}$ ,,
52.	,,	Re-Distilled Water 5 cc	12 ,,	2 ,,
53.	**	,, 10 cc	42 ,,	$\frac{5\frac{1}{2}}{5}$ ,,
54.	**	scopolamin Hydrobromide	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
55. 56.	,,	Sodium Cacodylate 0.05 and	12 ,,	<i>2</i> ,,
50.	,,	0.10 gramme of British manufacture	48 ,,	6 ,,
57.		Sodium Cacodylate 0.05 and	46 ,,	,,
·/··	,,	0.10 gramme of manufa-		
		cture other than British	12 "	2 "
58.	,,	Sodium Cacodylate 0.2 & 0.3	10	3
<b>50</b>		gramme	18 "	ə ,,
59.	,,	Sodium Cacodylate 0.4 & 0.5 gramme	18 ,,	3 ,,
60.		Sodium Cacodylate with Sodi-	10 ,,	,,
00.	,,	um Glyserophosphate	12 .,,	2 ,,
61.	,,	Sodium Glycerophosphate	$\{12$ ,,	2 ,,
62,	,,	" Salicylate 1 cc. & 2 cc.	12  ,,	. 2 ,,
63.	,,	" " <u>3</u> cc	18 ,,	$\begin{bmatrix} 3 & ,, \\ 4\frac{1}{2} & ,, \end{bmatrix}$
64.	,,	g l'an Gallandata 10 ag of Pa	30 "	<del>'1</del> 2
65.	,,	Sodium Salicylate 10 cc. of Palestinian manufacture	18 each ampoule	25 ,,
66.		Sodium Salieylate 10 cc. of ma-	10 0001 0111	1
00.	,,	nufacture other than Pale-	1	[]
		stinian	42 per dozen	$\frac{5\frac{1}{2}}{2}$ ,,
67.	,,	Sparteine Salts	12 ,,	2 ,,
68.	,,	Steriled Milk 5 cc	30 ,,	$\frac{4\frac{1}{2}}{2}$ ,,
69.	,,	Strophanthin other than Boe-	12 ,,	2 ,,
50		hringer's Brand Strychnine Salts of British	12 ,,	
70.	,,	manufacture	37½ ,,	$igg  4rac{1}{2}$ ,,
71.	,,	Strychnine Salts of Palestinian	( -	le grande de la companya de la comp
	,,	manufacture	40 ,,	5 ,,
72.	,,	Strychnine Salts of manufa-		
		cture other than British or	12 ,,	2 ,,
		Palestinian Strychnine Salts with Sparte-	12 "	
73.	,,	ine Salts	12 "	] 2 ,,
74.		Strychnophosphars Nos. 1 & 2	12 ,,	2 "
75.	,, ,,	Strychnophosphars No. 3 of	(	4 ,,
• • • •	,,	British manufacture	31 ,,	4 "
76.	, ,,	Strychnophosphars No. 3 of		
		manufacture other than	18 ,,	3 ,,
		British Syncaine Adrenaline 1 cc	12 ,,	[ 2 ,,
77.	,,	2 cc	18 ,,	3 ,,
78. 79	Randages	length 6 yards × 1½ inches		2 each bandage
	-minunges	width · · ·	15 ,,	2 cach bandage
80.	,,	length 6 yards × 2 inches	20 ,,	2½ "
81.	,,	B P C Hospital quality B.D.H.		
	,,	Brand, Maw's Brand, length	9.6	$4\frac{1}{2}$ ,,
		$\kappa_{\rm wards} \times 2$ inches width	36 "	
82.	,,	W.O.W. Boots' Brand length	44 ,,	$5\frac{1}{2}$ ,,
6.2		6 yards × 2 inches width	1 "	
83.	,,	width	30 ,,	4 "
84.		B B C Hospital quality B.D.H.		
ot.	,,	Brand Maw's Brand, length	1.5	$5\frac{1}{2}$ ,,
		6 words \ 3 inches Width	45 ,,	2 "
85.	,,	TIT O III Doote' Brand length		8 ,,
		6 yards × 3 inches width	04 ,,	• •

(2)

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Description.	Prices for persons registered only as importers.	Prices for other persons.
1 di Garanta y A inéhas	p.	-   p
86. Bandages length 6 yards × 4 inches width 87 Maw's Brand, length 6 yards	.   45 per dozen	5½ each bandage
87. "Maw's Brand, length 6 yards × 4 inches width  88. "W.O.W. Boots' Brand length	.   72 ,,	9,
6 yards × 4 inches width 89. Bismuth Subgallate		$10\frac{1}{2}$ ,, $1$ per gramme
90. Calcium Gluconate 5 cc. ampoules of Palestinian manufacture		18 each ampoule
91. Calcium Gluconate 5 cc. ampoules of manufacture other than Palestinian	100	4
92. Cardiazol ampoules 93. ,, liquid 10 cc. bottles	1 1 20 100 1	7½ ,, 36 each bottle
94. Castor Oil	18 per kilo	$2\frac{1}{2}$ each 50 grammes $4\frac{1}{2}$ each bottle
96. Cotton Wool in pkts of 25 grammes gross weight of Egyptian manufacture		2 per pkt. of 25 grms.
97. Cotton Wool in pkts. of 25 grammes net weight of Egyptian manufacture		41, ,,
98. Cotton Wool in pkts. of 25 grammes of manufacture other than Egyptian .:	78 ,,	91
99. Cotton Wool B.P.C. in pkts. of 25 grms. 100. Cotton Wool in pkts. of 50 grammes gross	112 ,,	$\begin{pmatrix} 2\bar{z} & "\\ 4 & ", \end{pmatrix}$
weight of Egyptian manufacture 101. Cotton Wool in pkts. of 50 grammes net	60 ,,	4 per pkt. of 50 grms.
weight of Egyptian manufacture 102. Cotton Wool in pkts. of 50 grammes of	135 ,,	9 ,,
manufacture other than Egyptian 103. Cotton Wool B.P.C. in pkts. of 50 grms.	78 ,, 94 ,,	5 ,,
104. Cotton Wool in pkts. of 100 grms. gross weight of Egyptian manufacture	60 ,,	7 per pkt. of 100 grms
105. Cotton Wool in pkts. of 100 grms. net weight of Egyptian manufacture	135 ,,	16 ,,
106. Cotton Wool in pkts. of 100 grammes of manufacture other than Egyptian	78 "	9 "
107. Cotton Wool B.P.C. in pkts. of 100 grammes	83 ,	12 ,,
08. Cotton Wool in pkts. of 250 grms. gross weight of Egyptian manufacture	54 ,,	17 per pkt. of 250 grms.
09. Cotton Wool in pkts. of 250 grammes net weight of Egyptian manufacture	135 ,,	39 ,,
10. Cotton Wool in pkts. of 250 grammes of manufacture other than Egyptian	54 ,,	17 "
11. Cotton Wool B.P.C. in pkts. of 250 grms. 12. Cotton Wool in pkts. of 500 grammes	} 76	27 ,,
gross weight of Egyptian manufacture  13. Cotton Wool in pkts. of 500 grammes net	54 ,,	33 per pkt. of 500 grms.
weight of Egyptian manufacture 14. Cotton Wool in pkts. of 500 grammes of	135 ,,	78 "
manufacture other than Egyptian	54 ,, 78 ,,	33 48 ,,
16. Cotton Wool in pkts. of 1 kilo	54 18 per doz. envelopes	65 per pkt. of 1 kilo. 3 per envelope
18. Gauze Corrosive Sublimate envelopes × ½ metre  19. Gauze Plain envelopes × ½ metre	18 ,,	3 "
20. Gauze Salol envelopes × 1 metre.	18 ",	3 ,,
21. Gauze Boric envelopes × 1 metre 22. Gauze Corrosive Sublimate envelopes × 1 metre	27 ,,	4½ "
23. Gauze Plain envelopes × 1 metre	27 ,,	$\frac{4\frac{1}{2}}{4\frac{1}{2}}$ ,,
24. Gauze Salol envelopes × 1 metre 25. Gauze Iodoform envelopes × ½ metre	27 36 ,,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
26. Gauze Iodoform envelopes × 1 metre 27. Gauze Iodoform B.P.C. pkts. × 1 metre 28. Gauze Absorbent B.P.C.	78 per dozen pkts.	9 ,, 10 per pkt.
28. Gauze Absorbent B.P.C. pkts. $\times \frac{1}{2}$ metre	$25\frac{1}{2}$ ,,	$3\frac{1}{2}$ ,,

1

	(2)	(3)
Description.	Prices for persons registered only as importers.	Prices for other persons.
129. Gauze Absorbent B.P.C. pkts.×1 metre 130. Glycerin	$p$ . $43\frac{1}{2}$ per dozen pkts. $68\frac{1}{2}$ per kilo	$p.$ $5\frac{1}{2}$ per pkt. 1 per 10 grammes
prietary	3 per dozen	$0\frac{1}{2}$ each granule
vol	$\begin{vmatrix} 31\frac{1}{2} & \text{per 6 bottles} \\ 45 & \dots \end{vmatrix}$	7 per bottle
134. Hydrogen Peroxide bottles × 300 grms.		11 ,,
135. Hydrogen Peroxide bottles $\times$ 450 grms.   10 vol	00	$\begin{vmatrix} 13\frac{1}{2} & , \\ 1 & \end{vmatrix}$
36. Hydrogen Peroxide bottles × 600 grms.	30	18 ,,
137. Hydrogen Peroxide bottles×900 grms.	,,	$egin{array}{lll} 18 &  ext{per bottle or } 4p. &  ext{per } 100 &  ext{grammes for } \\ &  ext{quantities less than} \\ &  ext{600 grammes.} \end{array}$
10 vol	120 per 6 bottles	25 per bottle or 4p. per 100 grammes for quantities less than 900 grammes.
138. Hydrogen Peroxide 10 vol	18 per litre   15 per tin	4 per 100 cc.   2 per 2 tablets
140 Liquid paraffin	60 per litre	$8\frac{1}{2} \text{ per } 100 \text{ cc.}$
141. Lysoform bottles $\times$ 100 cc   142. Lysol Bottles $\times$ 4 oz	63 per 6 bottles   87 per dozen	$13\frac{1}{2}$ per bottle   10 per bottle
143. ,,	25 per kilo	6 per 100 grammes
144. Magnesia Sulphas (Epsom Salts) in pkts. of 1 oz	50 per box of 72 pkts.	$2\frac{1}{2}$ per 2 pkts.
, of 4 oz	27 per dozen	$3\frac{1}{2}$ per pkt.
46. Magnesia Sulphas (Epsom Salts)	13½ per kilo 25 per dozen	2 per 40 grammes 3 each dropper
47. Medicine Droppers	36 per 100 pieces	$1\frac{1}{2}$ per 2 pieces
49. ,, Rigolot	81 ,,	$1\frac{1}{2}$ each piece
50. Potassium Permanganate 51. Prontosil Ampoules	69 per kilo 106½ per 5 ampoules	3 per 10 grammes 30 each ampoule
52. ,, Tablets	32 per 20 tablets	$4\frac{1}{2}$ per 2 tablets
53. Quinine Sulphate in bottles of 1/20 oz 54. Serum Gelatinéo 10 cc. other than Merck's	33 per dozen bottles	4 per bottle
Brand	48 "	6 each serum
55. Serum Glucosée 10 cc. other than Merck's   Brand	48 ,,	6 ,,
56. Serum Glucosée 20 cc. other than Merck's	1 70	
Brand	•	
Brand	$egin{array}{ccccc} 72 & ,, & & \\ 48 & ,, & & \end{array}$	9 ,,
58. Serum Physiologique 10 cc	84 per 6 bottles	17½ per bottle
60. Sodium Biborate (Borax)	22 per kilo	1 per 10 grammes
61. Sodium Biborate (Borax) in pkts. of 1 oz.	15 per dozen pkts.   25 per kilo	$\begin{array}{c} 3\frac{1}{2} \text{ per 2 pkts.} \\ 2 \text{ per 30 grammes} \end{array}$
62. Sodium Bicarbonate B.P	21 per dozen pkts.	$2\frac{1}{2}$ each pkt.
64. Sodium Sulphate	30 per kilo	5 per 40 grammes
65. Tablets Acetylsalicylic Acid 0.5 gramme in containers over than 100 tablets of manufacture other than Palestinian	63 per 500 tablets	1 per 2 tablets
66. Tablets Acetylsalicylic Acid 0.50 gramme	297 per 1,000 tablets	2½ per 4 tablets
of Palestinian manufacture 67. Tablets Acetylsalicylic Acid grs. 5 in		
containers over than 100 tablets 68. Tablets Acetylsalicylic Acid grs. 5 in	$31\frac{1}{2}$ per 500 tablets	1 per 4 tablets
bottles of 100 tablets	10 per bottle	1 per 4 tablets
boxes of 1,000 tablets	374 per 1,000 tablets	$1\frac{1}{2}$ per 2 tablets

Modification: If any chemist and druggist purchases any quinine of the types mentioned in items 46 to 51, both inclusive, 153 and 176 to 189, both inclusive, in column (1) of this part of this Schedule from any person entitled to sell such quinine at the prices set out in column (3) of this part of this Schedule, such chemist and druggist shall with the permission in writing of the Controller or a Deputy Controller or a Medical Supplies Control Officer, when selling such quinine to the public, be entitled to add to the prices set out in column (3) of this part of this Schedule, by way of profit, a sum not exceeding 15 per centum.

Note.—Nothing in this part of this Schedule contained shall be deemed to authorize any dealing with the Ampoules Morphine salts (item 45) otherwise than in accordance with the provisions of the Dangerous Drugs Regulations, 1926 and 1940, or by any person not authorized under the provisions of such regulations.

ART	II—(Clause	25).
	ART	PART II—(Clause

(1)	(2)	(3)
Description	Percentage	Percentage
1. Drugs and chemicals of pure Druggists' quality for pharma-		
centical purposes, pharmaceutical preparations proprietary	1	
medicines, sera and vaccines	50%	40%
2. Surgical instruments, surgical supplies, hospital appliances, medical appliances and laboratory equipments		1
( Surgical draggings (	65%	35%
4. X-Ray films, X-Ray accessories, X-Ray appliances and	50%	50%
A-Ray materials	50%	40%
5. Dental instruments, dental appliances, dental materials, and		10/0
dental supplies	50%	40%
6. Opticals : (a) Lenses		)
(h) Spectagles	50%	40%
(c) Spectacles frames,	40%	30%
Sungoggles }	30%	· 20%
Sunglasses	00 /0	20 /0
(d) Others	20%	10%
7. Quinine Salts and ampoules thereof and Quinine Tablets of		'
all kinds (other than those specified in Part I of this Schedule)	150/	150/
· · · · · · · · · · · · · · · · · · ·	15%	15%

### FIFTH SCHEDULE.

PART I—(Clause 28 (1) (b)).

- 1. Liq. Ammonia Fortis B.P.
- 2. Sodium Bicarbonate B.P.

#### PART II—(Clause 28 (2) (k)).

1. The Pharmacy Laws, 1900 and 1926.

The Dangerous Drugs Laws, 1925 to 1932.

3. The Phnrmacy Regulations, 1926, and the Notices dated 3rd September, 1926, 21st September, 1931, 16th February, 1934, and 22nd November, 1937, published, respectively, in the Gazettes of the 3rd September, 1926, the 25th September, 1931, the 16th February, 1934, and in Supplement No. 3 to the Gazette of the 26th November, 1937.

4. The Dangerous Drugs Regulations, 1926 and 1940 and the Orders in Council under Nos. 1280, 1411, 1493, 1769 and 1770 published, respectively, in the Gazettes of the 11th January, 1929, the 6th March, 1931, the 9th September, 1932, and in Supplement No. 3 to the Gazette of the 4th February, 1938.

R. L. CHEVERTON,

Controller of Medical Supplies, Competent Authority.

#### THE DEFENCE REGULATIONS, 1940 TO (No. 1) 1943. No. 401.

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 Competent Authority for the purpose of regulation 61 of the Defence Regulations, 1940 to (No. 1) 1943, I hereby order as follows:-

- 1. This Order may be cited as the Defence (Dispensation of Drugs) Order, 1943, and shall come into operation on and from the 22nd November, 1943.
  - 2. In this Order unless the context otherwise requires-

"drugs" means any proprietary medicines, chemical products and any preparations used for pharmaceutical purposes.

"chemist and druggist" means any person registered as such under the provisions of the Pharmacy Laws, 1900 and 1926 and includes any medical practitioner registered as such under the provisions of the Medical Registration Laws, 1936 to 1943 who is practising his profession in any village in which there is no chemist and druggist carrying on business.

"dispensing" means the actual compounding of a prescription by utilizing or applying any of the methods or means mentioned in column (1) of the

Schedule hereto.