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All Proclamations, Government and General Notices published for the first time, are indicated by a * in the left-hand upper corner.

Alle Proklamasies, Goewerments- en Algemene Kennisgewings, wat vir die eerste maal gepubliseer word, is in die linker-bohoek met 'n * gemerk.

GOVERNMENT NOTICES.

The following Government Notices are published for general information:—

DEPARTMENT OF AGRICULTURE.

* No. 1988.] [31 October 1956.

WINTER CEREAL SCHEME.

WHEAT PRICES.

In terms of sub-section (1) of section twenty-nine of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 26 of that Scheme, and with my approval, imposed the prohibition specified in the Schedule hereto in connection with the sale of wheat.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

PRODUCERS' SELLING PRICES OF WHEAT.

1. No producer of wheat shall sell or dispose of wheat, other than wheat sold for seed purposes under the authority of a permit issued under sub-section (3) of section 25 of the Scheme, or seed wheat produced in terms of an agreement with the Board and delivered to it, at prices other than the following:—

(1) In the case of wheat sold in bags—

	Class A.	Class B.	Class C.	Class D.
	s. d.	s. d.	s. d.	s. d.
Grade 1.....	54 3	53 3	52 9	50 3
Grade 2.....	53 7	52 7	52 1	49 7
Grade 3.....	51 11	50 11	50 5	47 11
Grade 4.....	—	47 10	47 4	44 10
Grade 5.....	—	—	43 10	41 4
Grade 6.....	—	—	39 7	37 1

The foregoing prices are per bag of 200 lb. net weight, and are subject to the conditions—

- (a) that a commission of 1s. 2d. (one shilling and two-pence) per 200 lb. net weight be deducted by the Board or an agent of the Board;
- (b) that a special levy of 1d. (one penny) per 200 lb. net weight be deducted by the Board or an agent of the Board;
- (c) that the wheat be delivered free on rail producer's railway station and that any Road Motor Service charges are to be paid by the producer;

GOEWERMENTSKENNISGEWINGS.

Onderstaande Goewermentskennisgewings word vir algemene inligting gepubliseer:

DEPARTEMENT VAN LANDBOU.

* No. 1988.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

KORINGPRYSE.

Ooreenkomsdig subartikel (1) van artikel nege-en-twintig van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, kragtens artikel 26 van daardie Skema en met my goedkeuring die verbod uiteengesit in die Bylae hiervan in verband met die verkoop van koring opgelê het.

En voorts maak ek hierby bekend dat genoemde verbod op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,

Minister van Landbou.

BYLAE.

VERKOOPPRYSE VAN KORING VIR PRODUSENTE.

1. Geen produsent van koring mag koring, uitgesonderd wat kragtens 'n permit uitgereik ingevolge subartikel (3) van artikel 25 van die Skema vir saaddoeleindes verkoop word, of saatkoring wat ingevolge 'n ooreenkoms met die Raad geproduseer is en aan hom gelewer word, teen ander prys as die volgende verkoop of van die hand sit nie:—

(1) In die geval van koring in sakke verkoop:

	Klas A.	Klas B.	Klas C.	Klas D.
	s. d.	s. d.	s. d.	s. d.
Graad 1.....	54 3	53 3	52 9	50 3
Graad 2.....	53 7	52 7	52 1	49 7
Graad 3.....	51 11	50 11	50 5	47 11
Graad 4.....	—	47 10	47 4	44 10
Graad 5.....	—	—	43 10	41 4
Graad 6.....	—	—	39 7	37 1

Bostaande prys is per sak van 200 lb. netto gewig en is onderworpe aan die voorwaarde—

- (a) dat 'n kommissie van 1s. 2d. (een sjieling en twee pennies) per 200 lb. netto gewig deur die Raad of 'n agent van die Raad afgetrek word;
- (b) dat 'n spesiale heffing van 1d. (een pennie) per 200 lb. netto gewig deur die Raad of 'n agent van die Raad afgetrek word;
- (c) dat die koring vry op spoor by die produsent se spoorwegstasie gelewer en padmotordiensteskoste deur die produsent betaal word;

- (d) that the wheat be delivered in new whole jute grain-bags having a superficial area exceeding 1,100 square inches; and
- (e) that tare for the bags be deducted from the gross weight of the wheat delivered, at the rate of 3 lb. per bag.

(2) In the case of wheat delivered in elevators of the South African Railways and Harbours Administration (per unit of 200 lb. net weight): The same prices as the prices per bag for the respective classes and grades specified in sub-clause (1), less—

- (a) 1s. 3d. (one shilling and threepence) per unit;
- (b) the commission of 1s. 2d. (one shilling and two-pence) per unit referred to in condition (a) of sub-clause (1);
- (c) the special levy of 1d. (one penny) per unit referred to in condition (b) of sub-clause (1); and
- (d) the storage charges in respect of such wheat which may be payable to the South African Railways and Harbours Administration at the date on which the receipt for such wheat is received by the Board or an agent of the Board; provided that for the purpose of determining the amount of any deduction under this paragraph, an additional elevator storage period shall be deemed to have accrued if the elevator receipt for such wheat is received by the Board or such agent after the sixth day reckoned from and including the day on which such wheat was deposited in the elevator.

(3) In the case of wheat delivered in bulk to an agent of the Board or to some other party nominated by the Board or by an agent of the Board (per unit of 200 lb. net weight): The same prices as the prices per bag for the respective classes and grades specified in sub-clause (1), less—

- (a) 1s. 3d. (one shilling and threepence) per unit;
- (b) the commission of 1s. 2d. (one shilling and two-pence) per unit referred to in condition (a) of sub-clause (1);
- (c) the special levy of 1d. (one penny) per unit referred to in condition (b) of sub-clause (1).

The prices in this sub-clause are subject to the condition that if wheat is delivered in bulk—

- (i) by rail to a bulk grain storage depot of an agent of the Board, the wheat shall be delivered free at such depot;
- (ii) by rail to a bulk grain storage depot of a party nominated by the Board or by an agent of the Board, the wheat shall be delivered free on rail the producer's railway station;
- (iii) by road transport to a bulk grain storage depot of an agent of the Board or of some other party nominated by the Board or by an agent of the Board, the wheat shall be delivered free at such depot; and
- (iv) the weight of the wheat for which the producer will be paid and from which the deductions in terms of sub-clauses (3) (a), (b) and (c) will be made, is the weight of the clean wheat delivered less a deduction of one per cent (1%) from that weight.

2. In this Schedule—

- (a) the expression "the Scheme" means the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, and any expression to which in that Scheme a meaning has been assigned bears, when used in this Schedule, the same meaning;
- (b) the expression "railway station" means a railway station of the South African Railways and Harbours Administration;
- (c) the classes and grades of wheat referred to are the classes and grades specified in the regulations published under Government Notice No. 1797 of the 9th September, 1955, as amended;
- (d) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended;

(d) dat die koring gelewer word in nuwe heel jute-graansakke met 'n oppervlakte van meer as 1,100 vierkante duim; en

(e) dat tarra vir sakke van die bruto gewig van gelewerde koring afgetrek word teen 3 lb. per sak.

(2) In die geval van koring wat in graansuiers van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens gelewer word (per eenheid van 200 pond netto gewig): Dieselfde pryse as die pryse per sak vir die onderskeie klasse en grade gespesifieer in subklousule (1), min—

- (a) 1s. 3d. (een sjieling en drie pennies) per eenheid;
- (b) die kommissie van 1s. 2d. (een sjieling en twee pennies) per eenheid genoem in voorwaarde (a) van subklousule (1);
- (c) die spesiale heffing van 1d. (een penny) per eenheid genoem in voorwaarde (b) van subklousule (1); en
- (d) die opbergingskoste ten opsigte van sodanige koring wat aan die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens betaalbaar mag wees op die datum waarop die kwitansie vir sodanige koring ontvang word deur die Raad of 'n agent van die Raad; met dien verstande dat ten einde die bedrag vas te stel van enige aftrekking kragtens hierdie paragraaf, daar geag word dat 'n bykomende graansuieropbergingsydperk opgeloop het indien die graansuierkwitansie vir sodanige koring deur die Raad of sodanige agent ontvang word na die sesde dag gereken met ingang van en insluitende die dag waarop sodanige koring in die graansuier gestort is.

(3) In die geval van koring wat in massa gelewer word aan 'n agent van die Raad of aan 'n ander party deur die Raad of deur 'n agent van die Raad benoem (per eenheid van 200 lb. netto gewig): Dieselfde pryse as die pryse per sak vir die onderskeie klasse en grade gespesifieer in subklousule (1), min—

- (a) 1s. 3d. (een sjieling en drie pennies) per eenheid;
- (b) die kommissie van 1s. 2d. (een sjieling en twee pennies) per eenheid genoem in voorwaarde (a) van subklousule (1); en
- (c) die spesiale heffing van 1d. (een penny) per eenheid genoem in voorwaarde (b) van subklousule (1).

Die pryse in hierdie subklousule is onderworpe aan die voorwaarde dat indien die koring in massa gelewer word—

- (i) per spoor aan 'n massagraanopbergingsdepot van 'n agent van die Raad, die koring vry by sodanige depot gelewer word;
- (ii) per spoor aan 'n massagraanopbergingsdepot van 'n party deur die Raad of deur 'n agent van die Raad benoem, die koring vry op spoor by die produsent se spoorwegstasie gelewer word;
- (iii) per padvervoer aan 'n massagraanopbergingsdepot van 'n agent van die Raad of 'n ander party deur die Raad of deur 'n agent van die Raad benoem, die koring vry by sodanige depot gelewer word; en
- (iv) die gewig van die koring waarvoor die produsent vergoed word en waarop die aftrekking kragtens subklousule (3) (a), (b) en (c) gemaak word, die gewig is van die skoon koring wat gelewer word min 'n aftrekking van een persent (1%) van daardie gewig.

2. In hierdie Bylae—

- (a) beteken die uitdrukking „die Skema”, die Wintergraanskema gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, en het elke uitdrukking waaraan in daardie Skema 'n betekenis geheg word, dieselfde betekenis waar dit in hierdie Bylae geset word;
- (b) beteken die uitdrukking „spoorwegstasie”, 'n spoorwegstasie van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens;
- (c) word onder die klasse en grade van koring hierbo genoem, verstaan die klasse en grade gespesifieer in die regulasies gepubliseer by Goewerments-kennisgiving No. 1797 van 9 September 1955, soos gewysig;
- (d) het „verkoop” die betekenis wat in die Remarkswet, 1937, soos gewysig, daarvan geheg word;

- (e) "Board" means the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended;
- (f) "agent" means an agent of the Board appointed in terms of sub-section (2) of section 25 of the Scheme.

* No. 1989.]

[31 October 1956.

WINTER CEREAL SCHEME.

BREAD PRICES.

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 26 of that Scheme, and with my approval, imposed the prohibition specified in the Schedule hereto in connection with the sale of bread, in substitution for the prohibition in connection with the sale of bread which was made known by Government Notice No. 2178 of 1955.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

SELLING PRICES OF BREAD.

No person shall sell or dispose of wrapped or unwrapped or sliced and wrapped bread at prices other than the prices specified in the Annexure hereto, or, where such prices are described as minimum prices, at prices less than the said minimum prices, or, where such prices are described as maximum prices, at prices above the said maximum prices.

ANNEXURE.

1. (1) Save as provided in sub-clause (1) of clause 2—

(a) the minimum and maximum selling prices of white bread, brown bread, whole-wheat bread, enriched brown bread and enriched whole-wheat bread sold as wrapped or unwrapped or sliced and wrapped bread shall be as follows:

	Minimum Selling Prices. Per 2 lb.	Maximum Selling Prices. Per 2 lb.
White bread.....	8½	11
Brown bread.....	6½	9
Whole-wheat bread.....	6½	9
Enriched brown bread.....	6½	8½
Enriched whole-wheat bread.....	6½	8½

(b) the price of compound bread shall be per 100 pounds: 23s. 7d.

(2) Every seller of bread shall bear the costs of transport, including railage, South African Road Motor Service charges and postage; provided that where bread is transported by rail, road motor service or post to a person outside any centre or in any centre in which there is not a baker registered with the Wheat Control Board for the manufacture of bread, a seller of bread may add to the selling price of such bread the costs actually incurred by him of such railage, road motor service charges or postage calculated to the nearest ¼d.

- (e) beteken „Raad”, die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema wat by Proklamasie No. 184 van 1949, soos gewysig, bekendgemaak is;
- (f) beteken „agent” ’n agent van die Raad aangestel kragtens subartikel (2) van artikel 25 van die Skema.

* No. 1989.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

BROODPRYSE.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema wat by Proklamasie No. 184 van 1949, soos gewysig, gepubliseer is, kragtens artikel 26 van daardie Skema en met my goedkeuring die verbod vervat in die Bylae hiervan opgelê het in verband met die verkoop van brood, ter vervanging van die verbod in verband met die verkoop van brood soos bekendgemaak by Goewermentskennisgewing No. 2178 van 1955.

En voorts maak ek hierby bekend dat genoemde verbod op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou.

BYLAE.

VERKOOPPRYSE VAN BROOD.

Niemand mag toegedraaide of nie-toegedraaide of gesnyde en toegedraaide brood teen ander prys as die prys aangegee in die Aanhangsel hiervan, of waar sodanige prys as minimum prys beskryf word, teen laer prys as die gemelde minimum prys, of, waar sodanige prys as maksimum prys beskryf word, teen hoër as die gemelde maksimum prys verkoop of van die hand sit nie.

AANHANGSEL.

1. (1) Uitgesonderd soos bepaal in subklousule (1) van klousule 2, is—

(a) die minimum en maksimum verkoopprys van witbrood, bruinbrood, volkoringbrood, verrykte bruinbrood en verrykte volkoringbrood wat as toegedraaide of nie-toegedraaide of gesnyde en toegedraaide brood verkoop word, as volg:

	Minimum verkoop- prys, per 2 lb.	Maksimum verkoop- prys, per 2 lb.
Witbrood.....	8½	11
Bruinbrood.....	6½	9
Volkoringbrood.....	6½	9
Verrykte bruinbrood.....	6½	8½
Verrykte volkoringbrood.....	6½	8½

(b) die prys van „compound”-brood per 100 lb.: 23s. 7d.

(2) Elke verkoper van brood dra die koste van vervoer, insluitende spoorvrag, Suid-Afrikaanse Padmotordienskoste en posgeld; met dien verstande dat waar brood per spoor, padmotordiens of pos vervoer word na ’n persoon buite ’n sentrum of in ’n sentrum waarin daar nie ’n bakker is wat by die Koringraad vir die maak van brood geregistreer is nie, ’n verkoper van brood die spoorvrag, padmotordienskoste of posgeld wat werklik deur hom betaal is, bereken tot die naaste ¼d., by die verkoopprys van sodanige brood kan voeg.

2. (1) Notwithstanding anything contained in clause 1—

(a) the maximum prices of the respective grades of bread, sold as wrapped or unwrapped or sliced and wrapped bread for cash at the seller's premises shall be—

Per 2 lb.

d.

White bread.....	9½
Brown bread.....	7½
Whole-wheat bread.....	7½
Enriched brown bread.....	7
Enriched whole-wheat bread.....	7

provided that where bread has been transported by rail, road motor service or post to a person outside any centre or in any centre in which there is not a baker registered with the Wheat Control Board for the manufacture of bread, such person may add to the selling price of such bread the costs actually incurred by him of such railage, road motor service charges or postage, calculated to the nearest ½d.;

(b) the minimum selling prices for the respective grades of bread, other than compound bread, sold as wrapped or unwrapped or sliced and wrapped bread during any one calendar month to persons who, during the course of such calendar month, buy and accept delivery at a particular place of not less than 20,000 pounds but less than 50,000 pounds of bread from any one seller shall be—

Per 2 lb.

d.

White bread.....	8·47
Brown bread.....	6·47
Whole-wheat bread.....	6·47
Enriched brown bread.....	5·97
Enriched whole-wheat bread.....	5·97

provided that the buyer shall pay railage;

(c) the minimum selling prices for the respective grades of bread, other than compound bread, sold as wrapped or unwrapped or sliced and wrapped bread, during any one calendar month to persons who during the course of such calendar month buy and accept delivery at a particular place of not less than 50,000 pounds of bread from any one seller, shall be—

Per 2 lb.

d.

White bread.....	8·20
Brown bread.....	6·20
Whole-wheat bread.....	6·20
Enriched brown bread.....	5·70
Enriched whole-wheat bread.....	5·70

provided that the buyer shall pay railage;

(d) the maximum price for bread of any grade, whether sold as wrapped or unwrapped or sliced and wrapped bread, which has been kept for a period in excess of 48 hours since it was baked, shall be 4d. per 2 pounds.

(2) Where bread is sold in weights other than 2 pounds, the prices shall, subject to the provisions of clause 5 (2), be calculated to the nearest ½d. on the basis of the prices fixed in paragraph (a) or (b) of sub-clause (1) of clause 1, or paragraphs (a), (b), (c) or (d) of sub-clause (1) of this clause, as the case may be.

3. (1) Save as provided in this Annexure, no seller of bread shall, in respect of any sale of bread, give, make available, offer, promise to give, any benefit whatsoever other than the bread sold to the buyer of such bread or to any other person.

(2) Where in connection with the sale of bread, any benefit is given, made available, offered or promised to the buyer or to any other person, such bread shall be deemed to have been sold at a price other than the price fixed by this notice.

2. (1) Ondanks die bepalings van klousule 1 is—

(a) die maksimum prys van die onderskeie grade brood wat as toegedraaide of nie-toegedraaide of gesnyde en toegedraaide brood vir kontant op die verkoper se perseel verkoop word:—

Per 2 lb.

d.

Witbrood.....	9½
Bruinbrood.....	7½
Volkoringbrood.....	7½
Verrykte bruinbrood.....	7
Verrykte volkoringbrood.....	7

met dien verstande dat waar brood per spoor, padmotordiens of pos vervoer is na 'n persoon buite 'n sentrum of in 'n sentrum waarin daar nie 'n bakker is wat by die Koringraad vir die maak van brood geregistreer is nie, sodanige persoon die spoorvrag, padmotordienskoste of posgeld wat werklik deur hom betaal is, bereken tot die naaste ½d. by die verkoopprys van sodanige brood kan voeg:

(b) die minimum verkoopprys gedurende 'n kalendermaand vir die onderskeie grade brood, uitgesonderd „compound“-brood, wat as toegedraaide of nie-toegedraaide of gesnyde en toegedraaide brood verkoop word aan persone wat in die loop van sodanige kalendermaand minstens 20,000 lb. maar minder as 50,000 lb. brood van enige besondere verkoper koop en op 'n bepaalde plek in ontvang neem:—

Per 2 lb.

d.

Witbrood.....	8·47
Bruinbrood.....	6·47
Volkoringbrood.....	6·47
Verrykte bruinbrood.....	5·97
Verrykte volkoringbrood.....	5·97

met dien verstande dat die koper spoorvrag betaal;

(c) die minimum verkoopprys gedurende 'n kalendermaand vir die onderskeie grade brood, uitgesonderd „compound“-brood, wat as toegedraaide of nie-toegedraaide of gesnyde en toegedraaide brood verkoop word aan persone wat in die loop van sodanige kalendermaand minstens 50,000 lb. brood van enige besondere verkoper koop en op 'n bepaalde plek in ontvang neem:—

Per 2 lb.

d.

Witbrood.....	8·20
Bruinbrood.....	6·20
Volkoringbrood.....	6·20
Verrykte bruinbrood.....	5·70
Verrykte volkoringbrood.....	5·70

met dien verstande dat die koper spoorvrag betaal;

(d) die maksimum prys vir brood van enige graad, afgesien daarvan of dit as toegedraaide brood of nie-toegedraaide of gesnyde en toegedraaide brood verkoop word, wat gehou word vir 'n langer tydperk as 48 uur nadat dit gebak is, 4d. per 2 lb.

(2) Waar brood van ander gewigte as 2 lb. verkoop word, word die prys, behoudens die bepalings van klousule 5 (2), bereken tot die naaste kwartpennie op die basis van die prys in paragraaf (a) of (b) van subklousule (1) van klousule 1 of paragraaf (a), (b), (c) of (d) van subklousule (1) van hierdie klousule, na gelang van die gevall.

3. (1) Uitgesonderd soos in hierdie Aanhangesel bepaal, mag geen verkoper van brood ten opsigte van 'n verkoping van brood enige voordeel hoegenaamd, uitgesonderd die brood wat verkoop word, aan die koper van sodanige brood of aan enige ander persoon gee, beskikbaar stel, aanbied of belowe om te gee nie.

(2) Waar, ten opsigte van 'n verkoping van brood, enige voordeel aan die koper of aan enige persoon gegee, beskikbaar gestel, aangebied of belowe word, word geag dat sodanige brood teen 'n ander prys as die prys vasgestel by hierdie kennisgewing verkoop is.

4. The prohibition made known in the Schedule to Government Notice No. 2178 of 1955 is hereby repealed.

DEFINITIONS.

5. For the purpose of this Annexure—

- (a) "benefit" shall mean any allowance, commission, concession, consideration, discount, extended term of credit, gift, loan, payment, prize, rebate, reward, service or any advantage whatsoever, including any exchange of bread or any acceptance of bread returned by the purchaser;
- (b) "wrapped bread" shall mean bread wrapped and sealed in or on the baker's premises in waxed paper or in transparent cellulose film with heat-seal wax coating;
- (c) "sliced and wrapped bread" shall mean bread sliced, wrapped and sealed in or on the baker's premises in waxed paper or in transparent cellulose film with heat-seal wax coating;
- (d) "unwrapped bread" shall mean all bread other than "wrapped bread" or "sliced and wrapped bread";
- (e) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended;
- (f) "centre" shall mean any area within the jurisdiction of a municipality, village management board, town board, local board, health board or peri-urban areas board;
- (g) "Wheat Control Board" shall mean the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme published by Proclamation No. 184 of 1949, as amended.

(2) For the purpose of the prices fixed in clauses 1 and 2—

- (a) bread sold by or on behalf of a baker—
 - weighing not less than $7\frac{3}{4}$ ounces and not more than $8\frac{1}{2}$ ounces, shall be deemed to weigh 8 ounces;
 - weighing not less than $15\frac{1}{2}$ ounces and not more than 17 ounces, shall be deemed to weigh 16 ounces;
 - weighing not less than 31 ounces and not more than 34 ounces, shall be deemed to weigh 32 ounces;
 - weighing not less than $46\frac{1}{2}$ ounces and not more than 51 ounces, shall be deemed to weigh 48 ounces;
 - weighing not less than 62 ounces and not more than 68 ounces, shall be deemed to weigh 64 ounces;
- (b) bread sold by or on behalf of a person other than a baker—
 - weighing not less than $7\frac{5}{8}$ ounces and not more than $8\frac{1}{2}$ ounces, shall be deemed to weigh 8 ounces;
 - weighing not less than $15\frac{1}{4}$ ounces and not more than 17 ounces, shall be deemed to weigh 16 ounces;
 - weighing not less than $30\frac{1}{2}$ ounces and not more than 34 ounces, shall be deemed to weigh 32 ounces;
 - weighing not less than $45\frac{3}{4}$ ounces and not more than 51 ounces, shall be deemed to weigh 48 ounces;
 - weighing not less than 61 ounces and not more than 68 ounces, shall be deemed to weigh 64 ounces.

(3) The grades of bread referred to in this Schedule are the grades specified in the regulations published under Government Notice No. 2377 of 1953, as amended.

NOTE.—The attention of all persons selling bread is directed to the fact that the provisions of clause 5 (2) do not in any way absolve them from complying with the Weights and Measures Regulations of 1943, as amended.

4. Die verbod bekendgemaak in die Bylae van Goewermentskennisgewing No. 2178 van 1955 word hierby herroep.

WOORDOMSKRYWING.

5. (1) Vir die toepassing van hierdie Aanhangsel—

- (a) beteken „voordeel“ enige toelae, kommissie, konsessie, vergoeding, afslag, verlengde krediettermyn, geskenk, lening, betaling, prys, korting, beloning, diens, of enige voordeel van watter aard ook al, met inbegrip van die ruil van brood of die aanname van brood wat deur die koper teruggegee word;
- (b) beteken „toegedraaide brood“ brood wat in of op die bakker se perseel in waspapier of in deursigtige sellulosefilm met hitteverseëlbare wasbedekking toegedraai en verseël is;
- (c) beteken „gesnyde en toegedraaide brood“ brood wat in of op die bakker se perseel gesny, in waspapier of in deursigtige sellulosefilm met hitteverseëlbare wasbedekking toegedraai en verseël is;
- (d) beteken „nie-toegedraaide brood“ alle brood uitgesonderd „toegedraaide brood“ of „gesnyde en toegedraaide brood“;
- (e) beteken „verkoop“ dieselfde as wat dit in die Bemarkingswet, 1937, soos gewysig, beteken;
- (f) beteken „sentrum“ enige gebied onder die jurisdiksie van 'n munisipaliteit, dorpsbestuur, dorpsraad, plaaslike raad, gesondheidsraad of raad vir buitestedelike gebiede;
- (g) beteken „Koringraad“ die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig.

(2) Vir die doel van die pryse vasgestel in klousules 1 en 2—

- (a) word geag dat brood wat deur of ten behoeve van 'n bakker verkoop word—
 - 8 onse weeg indien dit minstens $7\frac{3}{4}$ onse en hoogstens $8\frac{1}{2}$ onse weeg;
 - 16 onse weeg indien dit minstens $15\frac{1}{2}$ onse en hoogstens 17 onse weeg;
 - 32 onse weeg indien dit minstens 31 onse en hoogstens 34 onse weeg;
 - 48 onse weeg indien dit minstens $46\frac{1}{2}$ onse en hoogstens 51 onse weeg;
 - 64 onse weeg indien dit minstens 62 onse en hoogstens 68 onse weeg;
- (b) word geag dat brood wat deur of ten behoeve van 'n ander persoon as 'n bakker verkoop word—
 - 8 onse weeg indien dit minstens $7\frac{5}{8}$ onse en hoogstens $8\frac{1}{2}$ onse weeg;
 - 16 onse weeg indien dit minstens $15\frac{1}{4}$ onse en hoogstens 17 onse weeg;
 - 32 onse weeg indien dit minstens $30\frac{1}{2}$ onse en hoogstens 34 onse weeg;
 - 48 onse weeg indien dit minstens $45\frac{3}{4}$ onse en hoogstens 51 onse weeg;
 - 64 onse weeg indien dit minstens 61 onse en hoogstens 68 onse weeg.

(3) Die grade brood in hierdie Bylae genoem, is die grade aangegee in die regulasies afgekondig by Goewermentskennisgewing No. 2377 van 1953, soos gewysig.

NOTA.—Die aandag van alle persone wat brood verkoop, word daarop gevëstig dat die bepalings van klousule 5 (2) hulle onder geen omstandighede vrystel van voldoening aan die bepalings van die Regulasies op Mate en Gewigte van 1943, soos gewysig.

* No. 1990.]

[31 October 1956.

WINTER CEREAL SCHEME.

WHEATEN BRAN PRICES.

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has in terms of section 26 of that Scheme, and with my approval, imposed the prohibition specified in the Schedule hereto in connection with the sale of bran, in substitution for the prohibition in connection with the sale of bran which was made known by Government Notice No. 2177 of 1955.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

SELLING PRICES OF WHEATEN BRAN.

No person shall sell or dispose of wheaten bran at prices other than the prices specified in the Annexure thereto; provided that the said prices shall not apply in respect of sales of bran intended for export to any country other than South West Africa, Basutoland, Swaziland and Bechuanaland Protectorate.

ANNEXURE.

1. The selling prices of wheaten bran shall be as follows:—

Wheaten feed bran, per bag of 100 lb. net weight: 14s. 6d.

Digestive wheaten bran, per bag of 100 lb. net weight: 15s. 9d.

Wheaten feed pollard, per bag of 150 lb. net weight: 22s. 9d.

Provided that the said prices may—

(a) in respect of sales to persons who at a particular time buy from any one seller not more than 100 bags but more than 50 bags, be increased to a price not exceeding—

14s. 10d. per bag of 100 lb. net of wheaten feed bran;

16s. 1d. per bag of 100 lb. net of digestive wheaten bran;

23s. 2d. per bag of 150 lb. net of wheaten feed pollard;

(b) in respect of sales to persons who at a particular time buy from any one seller not more than 50 bags but not less than 10 bags, be increased to a price not exceeding—

15s. 4d. per bag of 100 lb. net of wheaten feed bran;

16s. 7d. per bag of 100 lb. net of digestive wheaten bran;

23s. 9d. per bag of 150 lb. net of wheaten feed pollard;

(c) in respect of sales to persons who at a particular time buy from any one seller less than 10 bags but not less than one bag, be increased to a price not exceeding—

16s. 0d. per bag of 100 lb. net of wheaten feed bran;

17s. 3d. per bag of 100 lb. net of digestive wheaten bran;

24s. 7d. per bag of 150 lb. net of wheaten feed pollard; and

(d) in respect of sales to persons who at a particular time buy from any one seller less than one bag, be increased to a price not exceeding 2½d. per pound net of wheaten feed bran, digestive wheaten bran, and wheaten feed pollard.

* No. 1990.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

KORINGSEMELPRYSE.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid, genoem in artikel 2 van die Wintergraanskema wat by Proklamasie No. 184 van 1949, soos gewysig, gepubliseer is, kragtens artikel 26 van daardie Skema en met my goedkeuring die verbod vervat in die Bylae hiervan opgelê het in verband met die verkoop van semels, ter vervanging van die verbod in verband met die verkoop van semels wat by Goewernementskennisgewing No. 2177 van 1955 bekendgemaak is.

En voorts maak ek hierby bekend dat genoemde verbod op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,

Minister van Landbou.

BYLAE.

VERKOOPPRYSE VAN KORINGSEMELS.

Niemand mag koringsemels teen ander prys as die prys in die Aanhengsel hiervan gespesifieer, verkoop of van die hand sit nie; met dien verstande dat genoemde prys nie van toepassing is nie ten opsigte van verkoop van semels wat bedoel is vir uitvoer na ander lande as Suidwes-Afrika, Basoetoland, Swaziland en die Betsjoeanaland-protektoraat.

AANHANGSEL.

1. Die verkoopprysse van koringsemels is as volg:—

Koringvoersemels per sak van 100 lb. netto gewig: 14s. 6d.

Spysverteringskoringsemels per sak van 100 lb. netto gewig: 15s. 9d.

Koringvoerfynsemels per sak van 150 lb. netto gewig: 22s. 9d.

met dien verstande dat gemelde prys—

(a) ten opsigte van verkoop aan persone wat hoogstens 100 sak maar meer as 50 sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens—

14s. 10d. per sak van 100 lb. netto koringvoersemels;

16s. 1d. per sak van 100 lb. netto spysverteringskoringsemels;

23s. 2d. per sak van 150 lb. netto koringvoerfynsemels;

(b) ten opsigte van verkoop aan persone wat hoogstens 50 sak maar minstens 10 sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens—

15s. 4d. per sak van 100 lb. netto koringvoersemels;

16s. 7d. per sak van 100 lb. netto spysverteringskoringsemels;

23s. 9d. per sak van 150 lb. netto koringvoerfynsemels;

(c) ten opsigte van verkoop aan persone wat minder as 10 sak maar minstens een sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens—

16s. 0d. per sak van 100 lb. netto koringvoersemels;

17s. 3d. per sak van 100 lb. netto spysverteringskoringsemels;

24s. 7d. per sak van 150 lb. netto koringvoerfynsemels; en

(d) ten opsigte van verkoop aan persone wat minder as een sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens 2½d. per pond netto koringvoersemels, spysverteringskoringsemels en koringvoerfynsemels.

2. Where wheaten bran is delivered elsewhere than at the railway station or siding nearest to the mill or depot of the mill or place at which such wheaten bran was manufactured or at the mill or depot of the mill or place at which the wheaten bran was manufactured, the railage and other transport costs (in so far as those transport costs do not exceed 6d. per 100 lb.) from the nearest railway station or siding of the mill or depot of the mill or place at which such wheaten bran was manufactured, shall be borne by the purchaser.

3. The prohibition made known in the Schedule to Government Notice No. 2177 of 1955 is hereby repealed.

4. For the purpose of the foregoing prohibition—

(a) the terms "wheaten feed bran", "digestive wheaten bran", and "wheaten feed pollard" shall bear the meanings assigned thereto in the regulations published under Government Notice No. 2377 of 1953, as amended.

(b) only so much of any quantity of wheaten bran purchased from any one seller as is delivered at one and the same time at a particular place, shall be deemed to have been bought at a particular time; and

(c) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended.

* No. 1991.]

[31 October 1956.

WINTER CEREAL SCHEME.

PRICES OF CRUSHED OATS AND GROUND OATS.

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 26 of that scheme, and with my approval, imposed the prohibition specified in the Schedule hereto in connection with the sale of crushed oats and ground oats, in substitution for the prohibition made known by Government Notice No. 2184 of 1955.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

MAXIMUM SELLING PRICES OF CRUSHED OATS AND GROUND OATS.

1. No person shall sell or dispose of crushed oats or ground oats at prices above those specified hereunder:

	s. d.
First-grade crushed oats, per bag of 100 lb. net weight.....	18 3
Second-grade crushed oats, per bag of 100 lb. net weight.....	16 1
First-grade ground oats, per bag of 100 lb. net weight.....	19 3
Second-grade ground oats, per bag of 100 lb. net weight.....	17 1

2. The prices specified in clause 1 are subject to the following conditions:

- (a) The price shall include the cost of the bag in which crushed oats or ground oats are supplied;
- (b) the price shall include the cost of railage to the buyer's nearest railway station or siding, or, where the crushed oats or ground oats are not railed, the cost of transport to the buyer's premises for a distance not exceeding three miles from the seller's premises; where crushed oats or ground oats are transported other than by rail for a distance exceeding three miles from the seller's premises, the price shall be increased by one penny per 100 lb. per mile in respect of the distance in excess of three miles;

2. Waar koringsemels elders gelewer word as by die spoorwegstasie of -halte aan die meul of depot van die meul of plek waar sodanige koringsemels vervaardig is, of by die meul of depot van die meul of plek waar die koringsemels vervaardig is, word die spoorvrag en ander vervoerkoste (vir sover daardie vervoerkoste nie meer as 6d. per 100 lb. is nie), van die spoorwegstasie of -halte naaste aan die meul of depot van die meul of plek waar die koringsemels vervaardig is, deur die koper gedra.

3. Die verbod bekendgemaak in die Bylae van Geewermentskennisgewing No. 2177 van 1955 word hierby herroep.

4. Vir die toepassing van voorgaande verbod—

- (a) het die uitdrukking "koringsemels", "spysverteringskoringsemels" en "koringsvoerfynsemels", die betekenis wat daarvan geheg word in die regulasies aangekondig by Geewermentskennisgewing No. 2377 van 1953, soos gewysig;
- (b) word geag dat slegs soveel van 'n hoeveelheid koringsemels van enige besondere verkoper gekoop as wat tegelyk by 'n bepaalde plek gelewer word, op 'n bepaalde tydstip gekoop is; en
- (c) het "verkoop" die betekenis wat in die Bemarkingswet, 1937, soos gewysig, daarvan geheg word.

* No. 1991.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

PRYSE VAN GEBREEKTE HAWER EN GEMAALDE HAWER.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid, genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, kragtens artikel 26 van daardie Skema en met my goedkeuring, die verbod vervat in die Bylae hiervan opgelê het in verband met die verkoop van gebreekte hawer en gemaalde hawer, ter vervanging van die verbod wat by Geewermentskennisgewing No. 2184 van 1955 bekendgemaak is.

En voorts maak ek hierby bekend dat genoemde verbod op 1 November 1956 in werking tree.

S. P. LE ROUX,

Minister van Landbou.

BYLAE.

MAKSIMUM VERKOOPPRYSE VIR GEBREEKTE HAWER EN GEMAALDE HAWER.

1. Niemand mag gebreekte hawer of gemaalde hawer teen hoér prys as dié hieronder genoem, verkoop of van die hand sit nie:—

	s. d.
Gebreekte hawer, eerste graad, per sak van 100 lb. netto gewig.....	18 3
Gebreekte hawer, tweede graad, per sak van 100 lb. netto gewig.....	16 1
Gemaalde hawer, eerste graad, per sak van 100 lb. netto gewig.....	19 3
Gemaalde hawer, tweede graad, per sak van 100 lb. netto gewig.....	17 1

2. Die prys in klosule 1 genoem is onderworpe aan die volgende voorwaardes:—

- (a) Die prys sluit in die koste van die sak waarin die gebreekte hawer of gemaalde hawer verskaf word;
- (b) die prys sluit die spoorvrag na die koper se naaste spoorwegstasie of -halte in, of, waar die gebreekte hawer of gemaalde hawer nie per spoor gestuur word nie, die vervoerkoste na die koper se perseel oor 'n afstand van hoogstens drie myl van die verkoper se perseel af; waar gebreekte hawer of gemaalde hawer anders as per spoor versend word oor 'n langer afstand as drie myl van die verkoper se perseel af, moet die prys verhoog word met een pennie per 100 lb. per myl ten opsigte van die afstand wat langer as drie myl is;

(c) the price shall not include South African Road Motor Service charges, which shall be borne by the buyer.

3. Where crushed oats or ground oats are sold in weights other than 100 lb. net weight, the price shall be calculated to the nearest penny on the basis of the prices fixed in clause 1 and shall be subject to the conditions specified in clause 2.

4. The prohibition made known in the Schedule to Government Notice No. 2184 of 1955 is hereby repealed.

5. For the purpose of this Schedule—

- (a) the term "sell" shall have the meaning assigned thereto in the Marketing Act, 1937, as amended;
- (b) the grades of crushed oats and ground oats are the grades specified in Government Notice No. 2260 of 1949.

* No. 1992.]

[31 October 1956.

WINTER CEREAL SCHEME.

PRICES OF BARLEY, OATS AND RYE.

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 26 of that Scheme, and with my approval, imposed the prohibition specified in the Schedule hereto in connection with the sale of barley, oats and rye.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

PRODUCERS' SELLING PRICES OF BARLEY, OATS AND RYE.

1. No producer of barley, oats or rye shall sell or dispose of barley, oats or rye, other than barley, oats or rye sold for seed purposes under the authority of a permit issued under sub-section (3) of section 25 of the Scheme, or seed barley, oats or rye produced in terms of an agreement with the Board and delivered to it, at prices other than the following:—

(1) In the case of barley, oats or rye sold in bags:—

Rye—

	s. d.			
Grade 1.....	32	2		
Grade 2.....	31	5		
Grade 3.....	29	8		

Barley—

	Class A.	Class B.	Class C.	Class D.
	s. d.	s. d.	s. d.	s. d.
Grade 1.....	27	2	26	2
Grade 2.....	25	8	24	8
Grade 3.....	23	8	22	8
Grade 4.....	20	2	20	2

Oats—

	Class A.	Class B.
	s. d.	s. d.
Grade 1.....	25	8
Grade 2.....	23	11
Grade 3.....	—	16
Grade 4.....	—	14

The foregoing prices are per 200 lb. net weight in bags in the case of rye or barley of Class D, or 150 lb. net weight in bags in the case of barley of Class A, B or C, or oats and are subject to the conditions—

(a) that a commission of 11d. (elevenpence) per bag be deducted by the Board or an agent of the Board appointed in terms of sub-section (2) of section 25 of the Scheme;

(c) die prys sluit nie Suid-Afrikaanse Padmotordiens-koste in nie, en daardie koste word deur die koper gedra.

3. Waar gebreekte hawer of gemaalde hawer in ander gewigte verkoop word as 100 lb. netto gewig, word die prys tot die naaste pennie bereken op die basis van die prys in klousule 1 vasgestel en is daardie prys onderworpe aan die voorwaarde in klousule 2 genoem.

4. Die verbod bekendgemaak in die Bylae van Goewermentskennisgewing No. 2184 van 1955, word hierby herroep.

5. Vir die toepassing van hierdie Bylae—

- (a) het die uitdrukking „verkoop” die betekenis wat in die Bemarkingswet, 1937, soos gewysig, daarvan geheg word;
- (b) is die grade gebreekte hawer en gemaalde hawer die grade genoem in Goewermentskennisgewing No. 2260 van 1949.

* No. 1992.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

PRYSE VAN GARS, HAWER EN ROG.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid, genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, kragtens artikel 26 van daardie Skema en met my goedkeuring, die verbod uiteengesit in die Bylae hiervan in verband met die verkoop van gars, hawer en rog opgelê het.

En voorts maak ek hierby bekend dat genoemde verbod op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou.

BYLAE.

VERKOOPPRYSE VAN GARS, HAWER EN ROG VIR PRODUSENTE.

1. Geen produsent van gars, hawer of rog mag gars, hawer of rog uitgesond— gars, hawer of rog wat kragtens 'n permit uitgereik ingevolge subartikel (3) van artikel 25 van die Skema vir saaddoeleindes verkoop word, of saadgars, -hawer of -rog wat ingevolge 'n ooreenkoms met die Raad geproduseer is en aan hom gelewer word, teen ander pryse as die volgende verkoop of van dié hand sit nie:—

(1) In die geval van gars, hawer of rog in sakke verkoop:—

Rog—

	s. d.			
Graad 1.....	32	2		
Graad 2.....	31	5		
Graad 3.....	29	8		

Gars—

	Klas A.	Klas B.	Klas C.	Klas D.
	s. d.	s. d.	s. d.	s. d.
Graad 1.....	27	2	26	2
Graad 2.....	25	8	24	8
Graad 3.....	23	8	22	8
Graad 4.....	20	2	20	2

Hawer—

	Klas A.	Klas B.
	s. d.	s. d.
Graad 1.....	25	8
Graad 2.....	23	11
Graad 3.....	—	16
Graad 4.....	—	14

Bestaande prys is per 200 lb. netto gewig in sakke in die geval van rog of gars van klas D, of 150 lb. netto gewig in sakke in die geval van gars van klas A, B of C, of hawer, en is onderworpe aan die voorwaarde—

(a) dat 'n kommissie van 11d. (elf pennies) per sak afgetrek word deur die Raad of 'n agent deur die Raad aangestel kragtens subartikel (2) van artikel 25 van die Skema;

- (b) that the barley, oats or rye be delivered free on rail producer's railway station and that any road motor service charges are to be paid by the producer;
- (c) that rye be delivered in new whole jute grain-bags having a superficial area exceeding 1,100 square inches, and that barley and oats be delivered in second-hand jute grain-bags having a superficial area exceeding 1,100 square inches and of a quality not lower than grade 3; and
- (d) that tare for bags be deducted from the gross weight of the barley, oats or rye delivered at the rate of 3 lb. per bag.

(2) In the case of barley, oats or rye delivered in elevators of the South African Railways and Harbours Administration (per unit): The same prices as the prices per bag for the respective classes and grades specified in sub-clause (1), *less*—

- (a) 1s. (one shilling) per unit;
- (b) the commission of 11d. (elevenpence) per unit referred to in condition (a) of sub-clause (1); and
- (c) the storage charges in respect of such barley, oats or rye payable to the South African Railways and Harbours Administration at the date on which the elevator receipt for such barley, oats or rye is received by the Board or an agent of the Board; provided that for the purpose of determining the amount of any deduction under this paragraph, an additional elevator storage period shall be deemed to have accrued if the elevator receipt for such barley, oats or rye is received by the Board or such agent after the sixth day reckoned from and including the day on which such barley, oats or rye was deposited in the elevators.

(3) In the case of barley, oats or rye delivered in bulk to an agent of the Board or some other party nominated by the Board or by an agent of the Board (per unit): The same prices as the prices per bag for the respective classes and grades specified in sub-clause (1), *less*—

- (a) 1s. (one shilling) per unit;
 - (b) the commission of 11d. (elevenpence) per unit referred to in condition (a) of sub-clause (1).
- The prices in this sub-clause are subject to the condition that if the barley, oats or rye is delivered in bulk—
- (i) by rail to a bulk grain storage depot of an agent of the Board, the barley, oats or rye shall be delivered free at such depot;
 - (ii) by rail to a bulk grain storage depot of a party nominated by the Board or by an agent of the Board, the barley, oats or rye shall be delivered free on rail the producer's railway station;
 - (iii) by road transport to a bulk grain storage depot of an agent of the Board or of some other party nominated by the Board or by an agent of the Board, the barley, oats or rye shall be delivered free at such depot; and
 - (iv) the weight of the barley, oats or rye for which the producer will be paid and from which the deductions in terms of sub-clauses (3) (a) and (b) will be made, is the weight of the clean barley, oats or rye delivered less a deduction of one per cent (1%) from that weight.

2. In this Schedule—

- (a) the expression "the Scheme" means the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, and any expression to which in that Scheme a meaning has been assigned, bears, when used in this Schedule, the same meaning;
- (b) the expression "railway station" means a railway station of the South African Railways and Harbours Administration;
- (c) the classes and grades of barley, oats and rye referred to above are the classes and grades specified in Government Notices Nos. 2107, 2108 and 2109 of the 15th October, 1954;

- (b) dat die gars, hawer of rog vry op spoor by die produsent se spoorwegstasie gelewer word en padmotordienskoste deur die produsent betaal word;
- (c) dat rog gelewer word in nuwe heel jutegraansakke met 'n oppervlakte van meer as 1,100 vierkante duim, en dat gars en hawer gelewer word in tweedehandse jutegraansakke met 'n oppervlakte van meer as 1,100 vierkante duim en van 'n gehalte nie laer as graad 3 nie; en
- (d) dat tarra vir sakke van die bruto gewig van die gelewerde gars, hawer of rog afgetrek word teen 3 lb. per sak.

(2) In die geval van gars, hawer of rog wat in graansuiers van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens gelewer word (per eenheid): Dieselfde pryse as die pryse per sak vir die onderskeie klasse en grade gespesifiseer in subklousule (1), *min*—

- (a) 1s. (een sjieling) per eenheid;
- (b) die kommissie van 11d. (elf pennies) per eenheid genoem in voorwaarde (a) van subklousule (1); en
- (c) die opbergingskoste ten opsigte van sodanige gars, hawer of rog wat aan die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens betaalbaar is op die datum waarop die graansuierkwitansie vir sodanige gars, hawer of rog ontvang word deur die Raad of 'n agent van die Raad; met dien verstande dat ten einde die bedrag vas te stel van enige aftrekking kragtens hierdie paragraaf daar geag word dat 'n bykomende graansuieropbergings-tydperk opgeloop het indien die graansuierkwitansie vir sodanige gars, hawer of rog deur die Raad of sodanige agent ontvang word na die sesde dag gereken met ingang van en insluitende die dag waarop sodanige gars, hawer of rog in die graansuiers gestort is.

(3) In die geval van gars, hawer of rog wat in massa gelewer word aan 'n agent van die Raad of aan 'n ander party deur die Raad of deur 'n agent van die Raad benoem (per eenheid): Dieselfde pryse as die pryse per sak vir die onderskeie klasse en grade gespesifiseer in subklousule (1), *min*—

- (a) 1s. (een sjieling) per eenheid;
- (b) die kommissie van 11d. (elf pennies) per eenheid genoem in voorwaarde (a) van subklousule (1).

Die pryse in hierdie subklousule is onderworpe aan die voorwaarde dat indien die gars, hawer of rog in massa gelewer word—

- (i) per spoor aan 'n massagraanopbergingsdepot van 'n agent van die Raad, die gars, hawer of rog vry by sodanige depot gelewer word;
- (ii) per spoor aan 'n massagraanopbergingsdepot van 'n party deur die Raad of deur 'n agent van die Raad benoem, die gars, hawer of rog vry op spoor by die produsent se spoorwegstasie gelewer word;
- (iii) per padvervoer aan 'n massagraanopbergingsdepot van 'n agent van die Raad of 'n ander party deur die Raad of deur 'n agent van die Raad benoem, die gars, hawer of rog vry by sodanige depot gelewer word; en
- (iv) die gewig van die gars, hawer of rog waarvoor die produsent vergoed word en waarop die aftrekking kragtens subklousules (3) (a) en (b) gemaak word, die gewig is van die skoon gars, hawer of rog wat gelewer word *min* 'n aftrekking van een persent (1%) van daardie gewig.

2. In hierdie Bylae—

- (a) beteken die uitdrukking „die Skema”, die Wintergraanskema gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, en het elke uitdrukking waaraan in daardie Skema 'n betekenis geheg word, dieselfde betekenis waar dit in hierdie Bylae gebesig word;
- (b) beteken die uitdrukking „spoorwegstasie”, 'n spoorwegstasie van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens;
- (c) word onder die klasse en grade van gars, hawer en rog hierbo genoem, verstaan die klasse en grade gespesifiseer in Goewermentskennisgewings Nos. 2107, 2108 en 2109 van 15 Oktober 1954;

- (d) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended;
- (e) "grade 3 bags" means bags that are sound, stained, free from holes, but darned and/or patched; the maximum area of any individual patch not exceeding 36 square inches;
- (f) "Board" means the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended;
- (g) "agent" means an agent of the Board appointed in terms of sub-section (2) of section 25 of the Scheme; and
- (h) "unit" means 150 lb. net in the case of barley of classes A, B and C and oats of classes A and B; and 200 lb. net in the case of rye and of barley of class D.

* No. 1993.]

[31 October 1956.

WINTER CEREAL SCHEME.

PRICES OF FLOUR, MEAL, SEMOLINA AND SELF-RAISING FLOUR.

In terms of sub-section (1) of section twenty-nine of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 26 of that Scheme, and with my approval, imposed the prohibition specified in the Schedule hereto in connection with the sale of flour, meal, semolina and self-raising flour, in substitution for the prohibition in connection with the sale of flour, meal, semolina and self-raising flour which was made known by Government Notice No. 2179 of 1955, as amended.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

SELLING PRICES OF FLOUR, MEAL, SEMOLINA AND SELF-RAISING FLOUR.

No person shall sell or dispose of flour, meal, semolina or self-raising flour at prices other than the prices specified in the Annexure hereto, or where such prices are described as minimum prices, at prices less than the said minimum prices, or where such prices are described as maximum prices, at prices above the said maximum prices; provided that the said prices shall not apply in respect of sales of flour, meal, semolina or self-raising flour intended for export, including supply to ocean-going craft or as ships' stores, to any country other than South West Africa, Basutoland, Swaziland and Bechuanaland Protectorate.

ANNEXURE.

1. SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY JOINTLY OR SEPARATELY NOT LESS THAN 7,000 LB. OF FLOUR AND/OR MEAL OR NOT LESS THAN 500 LB. OF SEMOLINA OR SELF-RAISING FLOUR.

(1) Per bag of 200 lb. net:—

	s. d.
Cake flour.....	83 6
Bread flour.....	62 9
Sifted meal.....	43 3
Unsifted meal.....	42 3
Semolina.....	87 6

- (d) het „verkoop” die betekenis wat in die Bemarkingswet, 1937, soos gewysig, daaraan gegee word;
- (e) beteken „sakke van graad 3”, sakke wat sterk, gevlek, sonder gate, gestop en/of gelap is; die maksimum grootte van 'n afsonderlike lappelk mag hoogstens 36 vierkante duim wees;
- (f) beteken „Raad”, die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig;
- (g) beteken „agent”, 'n agent van die Raad aangestel kragtens subartikel (2) van artikel 25 van die Skema; en
- (h) beteken „eenheid”, 150 lb. netto in die geval van gars van klasse A, B en C en hawer van klasse A en B; en 200 lb. netto in die geval van rog en van gars van klas D.

* No. 1993.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

PRYSE VAN MEELBLOM, MEEL, SEMOLINA EN BRUISMEEL.

Ooreenkomsdig subartikel (1) van artikel nege-en-twintig van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, kragtens artikel 26 van daardie Skema en met my goedkeuring die verbod vervat in die Bylae hiervan opgelê het in verband met die verkoop van meelblom, meel, semolina en bruismeel, ter vervanging van die verbod in verband met die verkoop van meelblom, meel, semolina en bruismeel soos bekendgemaak by Goewermentskennisgewing No. 2179 van 1955, soos gewysig.

En voorts maak ek hierby bekend dat genoemde verbod op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou.

BYLAE.

VERKOOPPRYSE VAN MEELBLOM, MEEL, SEMOLINA EN BRUISMEEL.

Niemand mag meelblom, meel, semolina of bruismeel teen ander prys as die prys aangegee in die Aanhangsel hiervan, of, waar sodanige prys as minimum prys beskryf word, teen laer prys as die gemelde minimum prys, of waar sodanige prys as maksimum prys beskryf word, teen hoër prys as die gemelde maksimum prys verkoop of van die hand sit nie; met dien verstande dat genoemde prys nie van toepassing is nie ten opsigte van verkoop van meelblom, meel, semolina of bruismeel wat bestem is vir uitvoer, insluitende verskaffing aan seevaartui of as skeepsvoorraad, na ander lande as Suidwes-Afrika, Basoetoland, Swaziland en die Betsjoeanaland-protektoraat.

AANHANGSEL.

1. VERKOOPPRYSE AAN 'N PERSON WAT OP 'N BEPAALDE TYDSTIP GESAMENTLIK OF AFSONDERLIK MINSTENS 7,000 LB. MEELBLOM EN/OF MEEL OF MINSTENS 500 LB. SEMOLINA OF BRUISMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

(1) Per sak van 200 lb. netto:—

	s. d.
Banketmeelblom.....	83 6
Broodmeelblom.....	62 9
Gesifte meel.....	43 3
Ongesifte meel.....	42 3
Semolina.....	87 6

(2) For packings of less than 200 lb. net.—For smaller packings the prices fixed per bag of 200 lb. net in sub-clause (1) of this clause for the respective grades of flour, meal, or semolina shall be increased per 200 lb. net as follows:—

Packing.	Increase in Price, per 200 lb.
	s. d.
100-lb. cotton containers.....	3 8
100-lb. jute containers.....	2 0
50-lb. cotton containers.....	4 7
25-lb. cotton containers.....	6 1
10-lb. cotton containers.....	10 7
5-lb. cotton containers.....	15 11
5-lb. paper containers.....	5 1
1-lb., 2-lb., 3-lb. and 4-lb. cardboard containers of semolina.....	50 10

(3) For flour, meal or semolina sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2).—In the case of flour, meal or semolina sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2), the prices shall be calculated on the basis of the prices fixed in sub-clause (1) per bag of 200 lb. net weight for the particular grade of flour, meal or semolina.

(4) For self-raising flour per 100 lb. net weight (in packings of 1 lb. net weight or 2 lb. net weight or 3 lb. net weight):—

	s. d.
Self-raising flour.....	58 9

(5) The prices specified in sub-clauses (1), (2), (3) and (4) of this clause are subject to the following conditions:—

- (a) Hessian or jute covers may be supplied for packings of 100 lb. or less at an extra charge not exceeding 2s. per cover so provided.
- (b) No extra charge shall be made for any wooden case or other containers provided to hold one-pound or two-pound or three-pound packings of self-raising flour, or one-pound, two-pound, three-pound or four-pound packings of semolina; where no such cases or containers are provided, the prices specified in sub-clause (2) and (4) shall be reduced by 4s. per 100 lb. of self-raising flour or semolina.
- (c) The price shall include the cost of carriage and transport to the buyer's premises only; but in the case of buyers who are situated in areas or places where the South African Railways and Harbours Administration does not perform cartage services, the price shall include railage to the railway station nearest to the buyer's premises; provided that where flour, meal, semolina or self-raising flour is sold to a buyer situated in South West Africa, Basutoland, Swaziland or the Bechuanaland Protectorate, railage shall mean railage, other than road motor service charges, to the border of the Union of South-Africa. In a town or area where a mill registered with the Wheat Control Board to mill wheat commercially is situated and where the South African Railways and Harbours Administration does not perform cartage services, a seller may, however, hire a carrier to effect transport to the buyer's premises. The price shall not include South African Road Motor Service charges. No allowance for railage or cartage shall be made to a buyer.
- (d) The prices specified above shall apply where the products are delivered on or before the fifteenth day of the month and payment in cash is made within 50 days calculated from the sixteenth day of the month, or where the products are delivered on or after the sixteenth day of the month and payment in cash is made within 50 days calculated from the first day of the month following the month during which delivery was given.
- (e) Where payment is made cash with order or within three days after the date of delivery, a discount of 7d. per 200 lb. shall be allowed.

(2) Vir verpakings van minder as 200 lb. netto.—Vir kleiner verpakings word die pryse wat per sak van 200 lb. netto vasgestel is in subklousule (1) van hierdie klousule vir die onderskeie grade mealblom, meal of semolina, as volg per 200 lb. netto vermeerder:—

Verpakking.	Vermeer- dering van prys, per 200 lb.
	s. d.
100-lb.-kartonhouers.....	3 8
100-lb.-jutethouers.....	2 0
50-lb.-katoenhouers.....	4 7
25-lb.-katoenhouers.....	6 1
10-lb.-katoenhouers.....	10 7
5-lb.-katoenhouers.....	15 11
5-lb.-papierhouers.....	5 1
1-lb., 2-lb., 3-lb. en 4-lb.-kartonhouers semolina	50 10

(3) Vir mealblom, meal of semolina wat andersins verkoop word as in die een of ander van die verpaknings genoem in subklousule (1) of (2).—In die geval van mealblom, meal of semolina wat andersins verkoop word as in die een of ander van die verpaknings genoem in subklousule (1) of (2), word die prys bereken op die basis van die prys wat in subklousule (1) per sak van 200 lb. netto gewig vir die besondere graad mealblom, meal of semolina vasgestel word.

(4) Vir bruismeel per 100 lb. netto gewig (in verpakings van 1 lb. netto gewig, van 2 lb. netto gewig of van 3 lb. netto gewig):—

	s. d.
Bruismeel.....	58 9

(5) Die prys gespesifiseer in subklousules (1), (2), (3) en (4) van hierdie klousule is onderworpe aan die volgende voorwaardes:—

- (a) Gouing- of jute-omslae kan vir verpakings van 100 lb. of minder verskaf word teen 'n ekstra koste van hoogstens 2d. per omslag aldus verskaf.
- (b) Geen ekstra koste mag gevra word vir houtkaste of ander houers wat verskaf word om 1 lb.- of 2 lb.- of 3 lb.-verpakings van bruismeel, of 1 lb., 2 lb., 3 lb.- of 4 lb.-verpakings van semolina te bevat nie; waar geen sodanige kaste of houers verskaf word nie, word die prys gespesifiseer in subklousules (2) en (4) verminder met 4s. per 100 lb. bruismeel of semolina.
- (c) Die prys sluit net die vraggeld en vervoerkoste na die koper se perseel in, maar in die geval van kopers in gebiede of plekke waar die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens nie besteldienste lever nie, sluit die prys die spooryrag na die spoorwegstasie naaste aan die koper se perseel in; met dien verstande dat waar mealblom meal, semolina of bruismeel aan 'n koper in Suidwes-Afrika, Basoetoland, Swaziland of die Betsjoeanaland-protektoraat verkoop word, spooryrag beteken spooryrag, behalwe padmotordienskoste, tot by die grens van die Unie van Suid-Afrika. In 'n dorp of gebied waar 'n meul wat by die Koringraad geregistreer is om koring kommersiel te maal, geleë is, en waar die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens nie besteldienste lever nie, kan 'n verkoper egter 'n karweier huur om die produkte na die koper se perseel te vervoer. Die prys sluit nie Suid-Afrikaanse Padmotordienskoste in nie. Geen afslag vir spooryrag of bestelloon mag aan 'n koper toegestaan word nie.
- (d) Die prys hierbo gespesifiseer, is van toepassing waar die produkte gelewer word voor of op die vyftiende dag van die maand en betaling binne 50 dae bereken van die sestiente dag van die maand af in kontant geskied, of waar die produkte op of na die sestiente dag van die maand gelewer word en betaling in kontant binne 50 dae geskied, bereken van die eerste dag van die maand af wat volg op die maand waarin lewering geskied het.
- (e) Waar betaling by wyse van kontant met bestelling of binne drie dae na datum van lewering geskied, word 'n afslag van 7d. per 200 lb. toegelaat.

(f) Where a term of credit in excess of that provided for in paragraph (d) is allowed or where payment is not made within the period provided for in paragraph (d), the price per 200 lb. shall be increased by 7d. in respect of each period of 30 days or portion thereof by which such term of credit or date of payment exceeds that provided for in paragraph (d).

(g) No seller shall supply, give or offer or promise to supply or give any benefit whatsoever other than the wheaten product sold to the buyer or to any other person in respect of the sale of such wheaten product. Where any benefit other than the wheaten product sold is supplied, given, offered or promised to the buyer or to any other person in respect of the sale of such wheaten product as aforesaid, such sale shall be deemed to be at a price other than the price fixed for the said product in this Annexure.

For the purpose of these conditions any additional consideration, prize, reward, gift, service, concession, allowance, loan, payment, commission, rebate, gratuity, extension of credit without the price increase provided for in paragraph (f) or advantage whatsoever, shall be deemed to be a benefit.

2. SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY OF LESS THAN 7,000 LB. BUT JOINTLY OR SEPARATELY NOT LESS THAN 600 LB. OF FLOUR AND/OR MEAL OR LESS THAN 500 LB. BUT NOT LESS THAN 100 LB. OF SEMOLINA OR SELF-RAISING FLOUR.

(1) Per bag of 200 lb. net:—

	s. d.
Cake flour.....	84 6
Bread flour.....	63 9
Sifted meal.....	44 3
Unsifted meal.....	43 3
Semolina.....	89 6

(2) For packings of less than 200 lb. net.—For the packings mentioned in sub-clause (2) of clause 1, the prices fixed per bag of 200 lb. net in sub-clause (1) of this clause for the respective grades of flour, meal and semolina shall *mutatis mutandis* be increased in the manner prescribed by sub-clause (2) of clause 1 of this Annexure.

(3) For flour, meal or semolina sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2).—In the case of flour, meal or semolina sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2) of this clause, the prices shall be calculated on the basis of the prices fixed in sub-clause (1) of this clause per bag of 200 lb. net weight for the particular grade of flour, meal or semolina.

(4) For self-raising flour per 100 lb. net weight (in packings of 1 lb. net weight or 2 lb. net weight or 3 lb. net weight):—

	s. d.
Self-raising flour.....	59 9

(5) The prices specified in sub-clause (1), (2), (3) and (4) of this clause shall *mutatis mutandis* be subject to the conditions prescribed in sub-clause (5) of clause 1 of this Annexure.

3. MINIMUM SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY OF LESS THAN 600 LB. OF FLOUR OR MEAL OR LESS THAN 100 LB. OF SEMOLINA OR SELF-RAISING FLOUR.

The selling prices of the various grades and packings of flour, meal, semolina or self-raising flour to a person who at a particular time buys from any one seller a quantity of less than 600 lb. of flour or meal or less than 100 lb.

(f) Waar 'n langer krediettermyn as die waarvoor in paragraaf (d) voorsiening gemaak word, toegelaat word, of waar betaling nie binne die tydperk waarvoor in paragraaf (d) voorsiening gemaak word, geskied nie, word die prys per 200 lb. verhoog met 7d. ten opsigte van elke tydperk van 30 dae of gedeelte daarvan waarmee sodanige krediettermyn of die datum van betaling die termyn oorskry waarvoor in paragraaf (d) voorsiening gemaak word.

(g) Geen verkoper mag, uitgesonderd die koringproduk wat verkoop is, enige voordeel hoegenaamd ten opsigte van die verkoop van sodanige koringproduk aan die koper of iemand anders verskaf, gee of beloof om te verskaf of te gee nie. Waar enige voordeel, uitgesonderd die koringproduk wat verkoop is, ten opsigte van die verkoop van sodanige koringproduk aan die koper of aan iemand anders verskaf, gegee, aangebied of beloof word, word sodanige verkoping geag teen 'n ander prys te wees as die prys wat vir genoemde produk in hierdie Aanhanglel vasgestel word.

Vir die toepassing van hierdie voorwaardes word enige addisionele vergoeding, prys, beloning, geskenk, diens, konsessie, toelae, lening, betaling, kommissie, korting, gratifikasie, verlenging van krediet sonder die prysverhoging waarvoor in paragraaf (f) voorsiening gemaak word, of voorreg van watter aard ook al, geag 'n voordeel te wees.

2. VERKOOPPRYSE AAN 'N PERSOON WAT OP 'N BEPAALDE TYDSTIP MINDER AS 7,000 LB. MAAR GESAMENTLIK OF AFSONDERLIK MINSTENS 600 LB. MEELBLOM EN/OF MEEL OF MINDER AS 500 LB. MAAR MINSTENS 100 LB. SEMOLINA OF BRUISMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

(1) Per sak van 200 lb. netto:—

	s. d.
Banketmeelblom.....	84 6
Broodmeelblom.....	63 9
Gesifte meel.....	44 3
Ongesifte meel.....	43 3
Semolina.....	89 6

(2) Vir verpakings van minder as 200 lb. netto.—Vir die verpakings genoem in subklousule (2) van klousule 1 word die prys wat in subklousule (1) van hierdie klousule vir die onderskeie grade meelblom, meel en semolina per sak van 200 lb. netto vasgestel word, *mutatis mutandis* vermeerder op die wyse voorgeskryf in subklousule (2) van klousule 1 van hierdie Aanhanglel.

(3) Vir meelblom, meel of semolina wat andersins verkoop word as in die een of ander van die verpakings genoem in subklousule (1) of (2).—In die geval van meelblom, meel of semolina wat andersins verkoop word as in die een of ander van die verpakings genoem in subklousule (1) of (2) van hierdie klousule, word die prys bereken op die basis van die prys wat in subklousule (1) van hierdie klousule per sak van 200 lb. netto gewig vir die besondere graad meelblom, meel of semolina vasgestel word.

(4) Vir bruismeel per 100 lb. netto gewig (in verpakings van 1 lb. netto gewig, van 2 lb. netto gewig of van 3 lb. netto gewig):—

	s. d.
Bruismeel.....	59 9

(5) Die prys gespesifieer in subklousules (1), (2), (3) en (4) van hierdie klousule is *mutatis mutandis* onderworpe aan die voorwaardes voorgeskryf in subklousule (5) van klousule 1 van hierdie Aanhanglel.

3. MINIMUM VERKOOPPRYSE AAN 'N PERSOON WAT OP 'N BEPAALDE TYDSTIP MINDER AS 600 LB. MEELBLOM OF MEEL OF MINDER AS 100 LB. SEMOLINA OF BRUISMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

Die verkoopprys van die verskillende grade en verpakings van meelblom, meel, semolina of bruismeel aan 'n persoon wat op 'n bepaalde tydstip minder as 600 lb. meelblom of meel of minder as 100 lb. semolina of bruismeel van enige besondere verkoper koop, mag nie lager

of semolina or self-raising flour shall not be less than the selling prices specified in clause 2 of this Annexure, and shall *mutatis mutandis* be subject to the conditions prescribed in sub-clause (5) of clause 1 of this Annexure.

4. MAXIMUM SELLING PRICES TO A PERSON WHO BUYS FROM ANY ONE SELLER A QUANTITY OF LESS THAN 600 LB. OF FLOUR OR MEAL OR LESS THAN 100 LB. OF SEMOLINA OR SELF-RAISING FLOUR.

(1) (a) For flour, meal and semolina when sold in packings as specified hereunder:—

	Per Bag of 200 lb. net.	Per Bag of 100 lb. net (Cotton Container).	Per Bag of 100 lb. net (Jute Container).	Per Bag of 50 lb. net (Cotton Container).	Per Bag of 25 lb. net (Cotton Container).	Per Bag of 10 lb. net (Cotton Container).	Per Bag of 5 lb. net (Cotton Container).	Per Bag of 5 lb. (Paper Container).
Cake flour.....	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
89 6	47 1	46 3	24 3	12 5	5 3	2 10	2 6½	2 6½
Bread flour.....	68 9	36 9	35 11	18 11	9 9	4 2	2 3	2 0
Sifted meal.....	48 3	26 6	25 8	13 10	7 2	3 1½	1 9	1 6
Unsifted meal.....	47 3	26 0	25 2	13 7	7 10½	3 1	1 9	1 5½
Semolina.....	94 6	49 7	48 9	25 6	13 1	5 6	2 11	2 8

	Per sak van 200 lb. netto.	Per sak van 100 lb. netto (katoen- houer).	Per sak van 100 lb. netto (jute- houer).	Per sak van 50 lb. netto (katoen- houer).	Per sak van 25 lb. netto (katoen- houer).	Per sak van 10 lb. netto (katoen- houer).	Per sak van 5 lb. netto (katoen- houer).	Per sak van 5 lb. netto (papier- houer).
Banketmeelblom.....	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
89 6	47 1	46 3	24 3	12 5	5 3	2 10	2 6½	2 6½
Broodmeelblom.....	68 9	36 9	35 11	18 11	9 9	4 2	2 3	2 0
Gesifte meal.....	48 3	26 6	25 8	13 10	7 2	3 1½	1 9	1 6
Ongesifte meal.....	47 3	26 0	25 2	13 7	7 0½	3 1	1 9	1 5½
Semolina.....	94 6	49 7	48 9	25 6	13 1	5 6	2 11	2 8

(b) For semolina sold in the following packings:—

	s. d.
1 lb.....	0 9¾
2 lb.....	1 7½
3 lb.....	2 5
4 lb.....	3 3

(c) For flour, meal or semolina sold otherwise than in one or other of the packings referred to in (a) or (b):—

	For 50 lb. or more, per 200 lb.	For 25 lb. or more, but less than 50 lb., per 25 lb.	For 10 lb. or more, but less than 25 lb., per 10 lb.	For 5 lb. or more, but less than 10 lb., per 5 lb.	For less than 5 lb., per 1 lb.
Cake flour...	s. d.	s. d.	s. d.	s. d.	s. d.
89 6	11 11	4 10½	2 6	0 6	
Bread flour...	68 9	9 3	3 9½	1 11½	0 4½
Sifted meal...	48 3	6 8	2 9	1 6	0 3½
Unsifted meal	47 3	6 6½	2 8½	1 5	0 3½
Semolina....	94 6	12 6½	5 1½	2 7½	0 6½

(d) For self-raising flour in the following packings:—

	s. d.
1 lb.....	0 8½
2 lb.....	1 4½
3 lb.....	2 1

(2) The prices specified in sub-clause (1) of this clause are subject to the following conditions:—

- (a) Hessian or jute covers may be supplied for packings of 100 lb. or less at an extra charge not exceeding 2s. per cover so provided.
- (b) No extra charge shall be made for any wooden cases or other containers provided to hold one-pound or two-pound or three-pound packings of self-raising flour, or one-pound, two-pound, three-pound or four-pound packings of semolina; where no such cases or containers are provided, the prices in paragraphs (b) and (d) shall be reduced by 4s. per 100 lb. of semolina or self-raising flour.

wees nie as die verkoopprysse gespesifieer in klosule 2 van hierdie Aanhangsel en is *mutatis mutandis* onderworpe aan die voorwaarde voorgeskryf in subklosule (5) van klosule 1 van hierdie Aanhangsel.

**4. MAKSIMUM VERKOOPPRYSE AAN 'N PER-
SOON WAT MINDER AS 600 LB. MEEBLOM
OF MEEL OF MINDER AS 100 LB. SEMOLINA
OF BRUISMEEL VAN ENIGE BESONDRE
VERKOPER KOOP.**

(1) (a) Vir meelblom, meel en semolina wanneer dit in verpakings verkoop word soos hieronder gespesifieer:—

	Per sak van 200 lb. netto.	Per sak van 100 lb. netto (katoen- houer).	Per sak van 100 lb. netto (jute- houer).	Per sak van 50 lb. netto (katoen- houer).	Per sak van 25 lb. netto (katoen- houer).	Per sak van 10 lb. netto (katoen- houer).	Per sak van 5 lb. netto (katoen- houer).	Per sak van 5 lb. netto (papier- houer).
Banketmeelblom.....	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
89 6	47 1	46 3	24 3	12 5	5 3	2 10	2 6½	2 6½
Broodmeelblom.....	68 9	36 9	35 11	18 11	9 9	4 2	2 3	2 0
Gesifte meal.....	48 3	26 6	25 8	13 10	7 2	3 1½	1 9	1 6
Ongesifte meal.....	47 3	26 0	25 2	13 7	7 0½	3 1	1 9	1 5½
Semolina.....	94 6	49 7	48 9	25 6	13 1	5 6	2 11	2 8

(b) Vir semolina wat in die volgende verpakings verkoop word:—

	s. d.
1 lb.....	0 9¾
2 lb.....	1 7½
3 lb.....	2 5
4 lb.....	3 3

(c) Vir meelblom, meel of semolina wat andersins verkoop word as in die een of ander van die verpakings genoem in (a) of (b):—

	Vir 50 lb. of meer, per 200 lb.	Vir 25 lb. of meer, maar minder as 50 lb., per 25 lb.	Vir 10 lb. of meer, maar minder as 25 lb., per 10 lb.	Vir 5 lb. of meer, maar minder as 10 lb., per 5 lb.	Vir minder as 5 lb., per 1 lb.
Banketmeel- blom.....	s. d.	s. d.	s. d.	s. d.	s. d.
89 6	11 11	4 10½	2 6	0 6	
Broodmeel- blom.....	68 9	9 3	3 9½	1 11½	0 4½
Gesifte meal..	48 3	6 8	2 9	1 6	0 3½
Ongesifte meal	47 3	6 6½	2 8½	1 5	0 3½
Semolina....	94 6	12 6½	5 1½	2 7½	0 6½

(d) Vir bruismel in die volgende verpakings:—

	s. d.
1 lb.....	0 8½
2 lb.....	1 4½
3 lb.....	2 1

(2) Die prysse gespesifieer in subklosule (1) van hierdie klosule is onderworpe aan die volgende voorwaarde:—

- (a) Gouing- of juteomslae kan vir verpakings van 100 lb. of minder verskaf word teen 'n ekstra koste van hoogstens 2s. per omslag aldus verskaf.
- (b) Geen ekstra koste mag gevra word vir houtkaste of ander houers wat verskaf word om 1 lb.- of 2 lb.- of 3 lb.- of 4 lb.-verpakings van bruismel of 1 lb.-, 2 lb.-, 3 lb.- of 4 lb.-verpakings van semolina te bevat nie; waar geen sodanige kaste of houers verskaf word nie, word die prysse gespesifieer in paragrawe (b) en (d) verminder met 4s. per 100 lb. bruismel of semolina.

- (c) Where the seller is a mill registered with the Wheat Control Board to mill wheat commercially, the prices shall include—
 (i) railage, but excluding road motor service charges, from the nearest railway station or siding of such mill or its depot situated in the same centre as the aforesaid mill to the buyer's nearest railway station or siding, including cost of carriage and transport from such mill or depot to its nearest railway station or siding and all compulsory cartage charges of the South African Railways and Harbours Administration; provided that where flour, meal, semolina or self-raising flour is sold to a buyer situated in South West Africa, Basutoland, Swaziland or the Bechuanaland Protectorate railage shall mean railage, other than road motor service charges, to the border of the Union of South Africa; or
 (ii) where the flour, meal, semolina or self-raising flour is not railed, the cost of carriage and transport, other than road motor service charges, from such mill or its depot to the buyer's premises.
- (d) Where the seller is not a mill registered with the Wheat Control Board to mill wheat commercially, the prices shall include cost of carriage and transport to the buyer's premises or to the seller's nearest railway station or siding, but shall not include railage and/or compulsory cartage charges of the South African Railways and Harbours Administration; provided that where flour, meal, semolina or self-raising flour has been transported to the seller's premises for a distance in excess of three miles from his nearest railway station or siding, the prices may be increased by the costs, calculated to the nearest quarter of a penny, actually incurred by him in respect of the distance in excess of three miles.
- (e) No seller shall supply, give or offer or promise to supply or give any benefit whatever other than the wheaten product sold to the buyer or to any other person in respect of the sale of such wheaten product. Where any benefit other than the wheaten product sold is supplied, given, offered, or promised to the buyer or to any other person in respect of the sale of such wheaten product as aforesaid, such sale shall be deemed to be at a price other than the price fixed for the said product in this Annexure.

For the purpose of these conditions any additional consideration, prize, reward, gift, service, concession, allowance, loan, payment, commission, rebate, gratuity, extension of credit or advantage whatsoever shall be deemed to be a benefit.

5. THE PROHIBITION MADE KNOWN BY GOVERNMENT NOTICE NO. 2179 OF 1955 IS HEREBY REPEALED.

DEFINITIONS.

6. (1) For the purpose of paragraphs (d) and (e) of sub-clause (5) of clause 1—
 (a) delivery of flour, meal, semolina or self-raising flour shall be deemed to have been effected—
 (i) where the flour, meal, semolina or self-raising flour has not been railed on the date on which these products arrive at the buyer's premises;
 (ii) where the flour, meal, semolina or self-raising flour has been railed up to a distance of 200 miles, on the third day after the date of railing;
 (iii) where the flour, meal, semolina or self-raising flour has been railed more than 200 but not more than 500 miles, on the fifth day after the date of railing;
 (iv) where the flour, meal, semolina or self-raising flour has been railed more than 500 but not more than 700 miles, on the seventh day after the date of railing;

- (c) Waar die verkoper 'n meul is wat by die Koringraad geregistreer is om koring kommersieel te maal, sluit die prys in—
 (i) spoorvrag, maar nie padmotordienskoste nie, van die naaste spoorwegstasie of -halte van sodanige meul of sy depot in dieselfde sentrum as genoemde meul na die koper se naaste spoorwegstasie of -halte met inbegrip van vraggeld en vervoerkoste van sodanige meul of depot af na sy naaste spoorwegstasie of -halte en alle verpligte karweikoste van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens; met dien verstande dat waar meelblom, meal, semolina of bruismel aan 'n koper in Suidwes-Afrika, Basoetoland, Swaziland of die Betsjoeanaland-protektoraat verkoop word, spoorvrag beteken spoorvrag, behalwe padmotordienskoste, tot by die grens van die Unie van Suid-Afrika; of
 (ii) waar die meelblom, meal, semolina of bruismel nie per spoor versend word nie, die vraggeld en vervoerkoste, behalwe padmotordienskoste, van sodanige meul of sy depot af na die koper se perseel.
 (d) Waar die verkoper nie 'n meul is wat by die Koringraad geregistreer is om koring kommersieel te maal nie, sluit die prys die vraggeld en vervoerkoste na die koper se perseel of na die verkoper se naaste spoorwegstasie of -halte in, maar dit sluit nie spoorvrag en/of verpligte karweikoste van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens in nie, met dien verstande dat waar meelblom, meal, semolina of bruismel na die verkoper se perseel vervoer is oor 'n groter afstand as drie myl van sy naaste spoorwegstasie of -halte af, die prys verhoog kan word met die koste wat werklik deur hom ten opsigte van die afstand bo drie myl aangegaan is, bereken tot die naaste kwartpennie.
 (e) Geen verkoper mag, uitgesonderd die koringproduk wat verkoop is, enige voordeel hoegenaamd ten opsigte van die verkoop van sodanige koringproduk aan die koper of iemand anders verskaf, gee of aanbied of beloof om te verskaf of te gee nie. Waar enige voordeel, uitgesonderd die koringproduk wat verkoop is, ten opsigte van die verkoop van sodanige koringproduk aan die koper of aan iemand anders verskaf, gegee, aangebied of beloof word, word sodanige verkoping geag teen 'n ander prys te wees as die prys wat vir genoemde produk in hierdie Aanhangel vasgestel word.
- Vir die toepassing van hierdie voorwaardes word enige addisionele vergoeding, prys, beloning, geskenk, diens, konsessié, toelae, lening, betaling, kommissie, korting, gratifikasie, verlenging van krediet of voorreg van watter aard ook al, geag 'n voordeel te wees.
5. DIE VERBOD BEKENDGEMAAK BY GOEWERMENTSKENNISGEWING NO. 2179 VAN 1955 WORD HIERBY HERROEP.
- WOORDOMSKRYWING.
6. (1) Vir die toepassing van paragraawe (d) en (e) van subklousule (5) van klousule 1—
 (a) word geag dat lewering van meelblom, meal, semolina of bruismel geskied het—
 (i) waar die meelblom, meal, semolina of bruismel nie per spoor gestuur is nie, op die datum waarop hierdie produkte by die koper se perseel aankom;
 (ii) waar die meelblom, meal, semolina of bruismel per spoor gestuur is tot op 'n afstand van 200 myl, op die derde dag na die datum van versending per spoor;
 (iii) waar die meelblom, meal, semolina of bruismel verder as 200 maar nie verder as 500 myl nie per spoor gestuur is, op die vyfde dag na die datum van versending per spoor;
 (iv) waar die meelblom, meal, semolina of bruismel verder as 500 maar nie verder as 700 myl nie per spoor gestuur is, op die sewende dag na die datum van versending per spoor;

- (v) where the flour, meal, semolina or self-raising flour has been railed more than 700 but not more than 900 miles, on the ninth day after the date of railing;
 - (vi) where the flour, meal, semolina or self-raising flour has been railed more than 900, but not more than 1,100 miles, on the twelfth day after the date of railing;
 - (vii) where the flour, meal, semolina or self-raising flour has been railed more than 1,100 miles, on the fifteenth day after the date of railing.
- (2) For the purpose of this Annexure—
- (a) only so much of any quantity of flour, meal, semolina or self-raising flour purchased from any one seller as is delivered at one and the same time at a particular place shall be deemed to have been bought at a particular time;
 - (b) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended;
 - (c) "Wheat Control Board" shall mean the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended;
 - (d) the grades of flour, meal, semolina and self-raising flour referred to in this Annexure are the grades specified in the regulations published under Government Notice No. 2377 of 1953, as amended.

* No. 1994.]

[31 October 1956.

WINTER CEREAL SCHEME.

IMPOSITION OF SPECIAL LEVY ON WHEAT.

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 23 of that Scheme, and with my approval, imposed the special levy specified in the Schedule hereto, in substitution for the special levy imposed by Government Notice No. 2236 of 1954.

And I do hereby further make known that the said special levy shall become operative from the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

1. (a) All persons dealing in the course of trade with wheat who grind, crush, grist or otherwise process wheat shall pay to the Board a special levy of three and a quarter penny per 200 lb. net weight on all wheat purchased by them from the Board for the manufacture of flour, meal or semolina; provided that if such wheat is subsequently used for a different purpose, the Board may, in its discretion, refund such special levy.

(b) The said special levy shall be added to, and be payable at the same time as, the price at which the Board disposes of the wheat to such persons.

2. In this Schedule—

- (a) "Board" means the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended;
- (b) "flour", "meal" and "semolina" mean flour, meal and semolina as defined in the grading regulations for wheaten products contained in Government Notice No. 2377 of 1953, as amended.

- (v) waar die meelblom, meel, semolina of bruismel verder as 700 maar nie verder as 900 myl nie per spoor gestuur is, op die negende dag na die datum van versending per spoor;
- (vi) waar die meelblom, meel, semolina of bruismel verder as 900 maar nie verder as 1,100 myl nie per spoor gestuur is, op die twaalfde dag na die datum van versending per spoor.
- (vii) waar die meelblom, meel, semolina of bruismel verder as 1,100 myl per spoor gestuur is, op die vyftiende dag na die datum van versending per spoor.

(2) Vir die toepassing van hierdie Aanhangel—

- (a) word geag dat net soveel van die hoeveelheid meelblom, meel, semolina of bruismel van enige besondere verkoper gekoop as wat tegelyk by 'n bepaalde plek gelewer word, op 'n bepaalde tydstip gekoop is;
- (b) het „verkoop" die betekenis wat in die Bemarkingswet, 1937, soos gewysig, daarvan geheg word;
- (c) beteken „Koringraad" die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema gepubliseer by Proklamasie No. 184 van 1949, soos gewysig;
- (d) is die grade meelblom, meel, semolina en bruismel in hierdie Aanhangel genoem, die grade aangewees in die regulasies gepubliseer by Goewermentskennisgiving No. 2377 van 1953, soos gewysig.

* No. 1994.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

OPLEGGING VAN SPESIALE HEFFING OP KORING.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema wat by Proklamasie No. 184 van 1949, soos gewysig, gepubliseer is, kragtens artikel 23 van daardie skema en met my goedkeuring die spesiale heffing in die Bylae hiervan gespesifiseer, opgelê het in die plek van die spesiale heffing wat by Goewermentskennisgiving No. 2236 van 1954 opgelê was.

En voorts maak ek hierby bekend dat genoemde spesiale heffing met ingang van 1 November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou,

BYLAE.

1. (a) Alle persone wat as 'n besigheid met koring handel en wat koring maal, breek, tot gruis maak of andersins verwerk, moet 'n spesiale heffing van drie en 'n kwart pennie per 200 lb. netto-gewig aan die Raad betaal op alle koring wat deur hulle van die Raad gekoop word vir die vervaardiging van meelblom, meel of semolina; met dien verstaande dat as sodanige koring later vir 'n ander doel gebruik word, die Raad na goeddunke sodanige spesiale heffing kan terugbetaal.

(b) Genoemde spesiale heffing word bygevoeg by, en is betaalbaar op dieselfde tydstip as, die prys waarteen die Raad die koring aan sodanige persone van die hand sit.

2. In hierdie Bylae beteken—

- (a) „Raad", die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema wat by Proklamasie No. 184 van 1949, soos gewysig, bekendgemaak is;
- (b) „meelblom", „meel" en „semolina", meelblom, meel en semolina soos omskryf in die graderingsregulasies vir koringprodukte vervat in Goewermentskennisgiving No. 2377 van 1953, soos gewysig.

* No. 1995.]

[31 October 1956.

WINTER CEREAL SCHEME.**IMPOSITION OF SPECIAL LEVIES ON BARLEY, OATS AND RYE.**

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board, referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 23 of that Scheme and with my approval, imposed the special levies specified in the Schedule hereto.

And I do hereby further make known that the said special levies shall become operative from the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

1. (a) Every person who buys barley, oats or rye from the Board shall, in respect of barley, oats or rye produced in the Union of South Africa and purchased by the Board during the period 1st November, 1956, up to and including the 31st October, 1957, pay to the Board the following special levies on all such barley, oats or rye purchased by such person from the Board:—

- (i) Barley of grades 1, 2 and 3 of classes A and B, 6s. 7d. per 150 lb. net weight;
- (ii) barley of grade 4 of classes A and B, and grades 1, 2 and 3 of class C, 7d. per 150 lb. net weight;
- (iii) barley of grades 1, 2 and 3 of class D, 7d. per 200 lb. net weight;
- (iv) undergraduate barley, 7d. per 150 lb. net weight;
- (v) oats of class A, 4s. 7d. per 150 lb. net weight;
- (vi) oats of grade 1 of class B, 3s. 4d. per 150 lb. net weight;
- (vii) oats of grades 2, 3 and 4 of class B, 7d. per 150 lb. net weight;
- (viii) undergraduate oats, 7d. per 150 lb. net weight;
- (ix) rye, 1d. per 200 lb. net weight.

(b) The said special levies shall be added to, and be payable at the same time as, the prices at which the Board sells the barley, oats or rye.

2. In this Schedule—

- (a) "Board" means the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended; and
- (b) the classes and grades of barley, oats and rye referred to are the classes and grades specified in the regulations published under Government Notices Nos. 2107, 2108 and 2109 of the 15th October, 1954.

* No. 1996.]

[31 October 1956.

WINTER CEREAL SCHEME.**IMPOSITION OF LEVIES ON BARLEY, OATS AND RYE.**

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 22 of that Scheme, and with my approval, imposed the levies specified in the Schedule hereto.

And I do hereby further make known that the said levies shall become operative from the first day of November, 1956, in substitution for the levies imposed under Government Notice No. 2316 of the 31st October, 1949.

S. P. LE ROUX,
Minister of Agriculture.

* No. 1995.]

[31 Oktober 1956.

WINTERGRAANSKEMA.**OPLEGGING VAN SPESIALE HEFFINGS OP GARS, HAWER EN ROG.**

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, kragtens artikel 23 van daardie Skema en met my goedkeuring die spesiale heffings opgelê het wat in die Bylae hiervan gespesifieer word.

En voorts maak ek hierby bekend dat genoemde spesiale heffings op die eerste dag van November 1956, in werking tree.

S. P. LE ROUX,
Minister van Landbou.

BYLAE.

1. (a) Elke persoon wat gars, hawer of rog van die Raad koop, moet ten opsigte van gars, hawer of rog wat in die Unie van Suid-Afrika geproduceer word en gedurende die tydperk 1 November 1956 tot en met 31 Oktober 1957, deur die Raad aangekoop word, die volgende spesiale heffings aan die Raad betaal op al sulke gars, hawer of rog deur sodanige persoon van die Raad gekoop—

- (i) gars van grade 1, 2 en 3 van klasse A en B, 6s. 7d. per 150 lb. netto gewig;
- (ii) gars van graad 4 van klasse A en B, en grade 1, 2 en 3 van klas C, 7d. per 150 lb. netto gewig;
- (iii) gars van grade 1, 2 en 3 van klas D, 7d. per 200 lb. netto gewig;
- (iv) ondergraadgars, 7d. per 150 lb. netto gewig;
- (v) hawer van klas A, 4s. 7d. per 150 lb. netto gewig;
- (vi) hawer van graad 1 van klas B, 3s. 4d. per 150 lb. netto gewig;
- (vii) hawer van grade 2, 3 en 4 van klas B, 7d. per 150 lb. netto gewig;
- (viii) ondergraadhawer, 7d. per 150 lb. netto gewig;
- (ix) rog, 1d. per 200 lb. netto gewig.

(b) Genoemde spesiale heffings word bygevoeg by, en is betaalbaar op dieselfde tydstip as, die pryse waarteen die Raad die gars, hawer of rog verkoop.

2. In hierdie Bylae—

- (a) beteken „Raad“ die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig; en
- (b) is die klasse en grade gars, hawer en rog wat genoem word, die klasse en grade aangedui in die regulasies gepubliseer by Goewermentskennisgewing Nos. 2107, 2108 en 2109 van 15 Oktober 1954.

* No. 1996.]

[31 Oktober 1956.

WINTERGRAANSKEMA.**OPLEGGING VAN HEFFINGS OP GARS, HAWER EN ROG.**

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid, genoem in artikel 2 van die Wintergraanskema wat by Proklamasie No. 184 van 1949, soos gewysig, bekendgemaak is, kragtens artikel 22 van daardie Skema en met my goedkeuring, die heffings wat in die aangehegte Bylae gespesifieer is, opgelê het.

En ek maak hierby verder bekend dat genoemde heffings op die eerste dag van November 1956 in werking tree ter vervanging van die heffings wat by Goewermentskennisgewing No. 2316 van 31 Oktober 1949 opgelê is.

S. P. LE ROUX,
Minister van Landbou.

SCHEDULE.

1. The following levies are hereby imposed on all barley, oats and rye sold by the Board, which levies shall be added to, and be payable at the same time as, the prices at which it disposes of the barley, oats or rye, as the case may be, to any person—

- (a) a levy of nine pence per 150 lb. net weight in the case of barley of Class A, Class B, Class C and undergrade barley and per 200 lb. net weight in the case of barley of class D;
- (b) a levy of nine pence per 150 lb. net weight in the case of oats; and
- (c) a levy of one shilling per 200 lb. net weight in the case of rye.

2. In this Schedule—

- (a) "Board" means the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended; and
- (b) the classes of barley, oats and rye referred to are the classes specified in the regulations published under Government Notices Nos. 2107, 2108 and 2109 of the 15th October, 1954.

* No. 1997.]

[31 October 1956.

**SPECIAL LEVIES ON FACTORY CHEESE,
CREAMERY BUTTER AND CONDENSING MILK.**

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Dairy Industry Control Board, referred to in section 3 of the Dairy Products Marketing Scheme, published by Proclamation No. 183 of 1954, has, in terms of section 24 of that Scheme, and with my approval, imposed the special levies specified in the Schedule hereto, in substitution for the special levies made known by Government Notice No. 986 of the 1st June, 1956.

And I do hereby further make known that the said special levies shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE.

(a) A special levy on factory cheese at the rate of—

- (i) 3·53d. per pound of such cheese of the Gouda type;
- (ii) 3·03d. per pound of such cheese of the Cheddar type;
- (iii) 2·2d. per pound of such cheese other than of the Cheddar or Gouda type.

(b) A special levy on creamery butter at the rate of 0·73d. per pound of such butter.

(c) A special levy on condensing milk at the rate of 6d. per 100 lb. of such milk.

* No. 1998.]

[31 October 1956.

**PRICES OF CERTAIN DAIRY PRODUCTS.—
AMENDMENT.**

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Dairy Industry Control Board referred to in section 3 of the Dairy Products Marketing Scheme, published by Proclamation No. 183 of 1954, has, in terms of section 19 of that Scheme, and with my approval, further amended the prohibitions made known by Government Notice No. 987 of 1956, in the manner indicated in the Schedule hereto.

And I do hereby further make known that the said amendments shall come into operation on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

BYLAE.

1. Die volgende heffings word hierby op alle gars, hawer en rog wat deur die Raad verkoop word, opgelê, watter heffings bygevoeg word by, en betaalbaar is op dieselfde tydstip as die pryse waarteen hy die gars, hawer of rog, na gelang van die geval, aan iemand verkoop—

- (a) 'n heffing van nege pennies per 150 lb. netto gewig in die geval van gars van klas A, klas B, klas C en ondergraadgars en per 200 lb. netto gewig in die geval van gars van klas D;
- (b) 'n heffing van nege pennies per 150 lb. netto gewig in die geval van hawer; en
- (c) 'n heffing van een sjieling per 200 lb. netto gewig in die geval van rog.

2. In hierdie Bylae—

- (a) beteken „Raad”, die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig; en
- (b) is die klasse gars, hawer en rog die klasse aangedui in die regulasies gepubliseer by Goewermentskennisgowing Nos. 2107, 2108 en 2109 van 15 Oktober 1954.

* No. 1997.]

[31 Oktober 1956.

**SPESIALE HEFFINGS OP FABRIEKSKAAS,
FABRIEKSBOTTER EN KONDENSEERMELK.**

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Toesig op die Suiwelnywerheid, genoem in artikel 3 van die Suiwelproduktebemarkingskema, afgekondig by Proklamasie No. 183 van 1954, ingevolge artikel 24 van daardie Skema en met my goedkeuring, die spesiale heffings soos in die Bylae hiervan uiteengesit, opgelê het, ter vervanging van die spesiale heffings bekendgemaak by Goewermentskennisgowing No. 986 van 1 Junie 1956.

En voorts maak ek hierby bekend dat genoemde spesiale heffings op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou.

BYLAE.

(a) 'n Spesiale heffing van—

- (i) 3·53d. per pond op fabriekskaas van die Gouda-tipe;
- (ii) 3·03d. per pond op fabriekskaas van die Cheddar-tipe; en
- (iii) 2·2d. per pond op fabriekskaas van 'n ander tipe as die Cheddar- of Gouda-tipe.

(b) 'n Spesiale heffing van 0·73d. per pond op fabrieksbutter.

(c) 'n Spesiale heffing van 6d. per 100 lb. op kondenseermelk.

* No. 1998.]

[31 Oktober 1956.

**PRYSE VAN SEKERE SUIWELPRODUKTE.—
WYSIGING.**

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Toesig op die Suiwelnywerheid, genoem in artikel 3 van die Suiwelproduktebemarkingskema, afgekondig by Proklamasie No. 183 van 1954, kragtens artikel 19 van daardie Skema en met my goedkeuring, die verbodsbeplittings bekendgemaak by Goewermentskennisgowing No. 987 van 1956 op die wyse in die Bylae hiervan aangedui, verder gewysig het.

En voorts maak ek hierby bekend dat genoemde wysiging op die eerste dag van November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou.

SCHEDULE.

The prohibitions imposed in connection with the sale of certain dairy products, made known in the Schedule to Government Notice No. 987 of 1st June, 1956, as amended, are hereby further amended by the substitution for paragraphs (1), (2), (3) and (4) of clause 1 of the following paragraphs:—

- (1) Factory cream otherwise than on the basis of its butterfat content or at a price other than—
 - (a) 3s. 3d. per lb. first grade butterfat contained therein;
 - (b) 3s. 1d. per lb. second grade butterfat contained therein; or
 - (c) 2s. 11d. per lb. third grade butterfat contained therein.
- (2) Cheesemilk at a price other than—
 - (a) 176d. per 100 lb. of such milk; or
 - (b) 4s. 0½d. per lb. butterfat contained therein if such milk is bought on the basis of its butterfat content.
- (3) Condensing milk for the manufacture of skim-milk powder at a price other than—
 - (a) 176d. per 100 lb. of such milk; or
 - (b) 4s. 0½d. per lb. butterfat contained therein if such milk is bought on the basis of its butterfat content.
- (4) Condensing milk for the manufacture of a product other than skim-milk powder at a price other than—
 - (a) 188d. per 100 lb. of such milk; or
 - (b) 4s. 3½d. per lb. butterfat contained therein if such milk is bought on the basis of its butterfat content."

* No. 1999.]

[31 October 1956.

WINTER CEREAL SCHEME.

SELLING PRICES OF RYE PRODUCTS.

In terms of sub-section (1) of section *twenty-nine* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, STEPHANUS PETRUS LE ROUX, Minister of Agriculture, hereby make known that the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published under Proclamation No. 184 of 1949, as amended, has, in terms of section 26 of that Scheme, and with my approval, imposed the prohibition specified in Schedules A, B and C hereto in connection with the sale of rye flour, rye meal, rye bran, and rye bread, in substitution for the prohibitions made known by Government Notice No. 2185 of 1955, as amended.

And I do hereby further make known that the said prohibition shall become operative on the first day of November, 1956.

S. P. LE ROUX,
Minister of Agriculture.

SCHEDULE A.

SELLING PRICES OF RYE FLOUR AND RYE MEAL.

No person shall sell or dispose of rye flour or rye meal at prices other than the prices specified in the Annexure hereto, or, where such prices are described as minimum prices, at prices less than the said minimum prices, or, where such prices are described as maximum prices, at prices above the said maximum prices; provided that the said prices shall not apply in respect of sales of rye flour or rye meal intended for export, including supply to ocean-going craft or as ships' stores, to any country other than South West Africa, Basutoland, Swaziland and Bechuanaland Protectorate.

BYLAE.

Die verbodsbeplings opgelê in verband met die verkoop van sekere suivelprodukte en afgekondig in die Bylae van Goewermentskennisgewing No. 987 van 1 Junie 1956, soos gewysig, word hierby verder gewysig deur paragrawe (1), (2), (3) en (4) van klousule 1 deur onderstaande paragrawe te vervang:—

- (1) Fabrieksroom anders as op grondslag van die bottervetgehalte daarvan of teen 'n ander prys as—
 - (a) 3s. 3d. per lb. eersteagraadbottervet wat dit bevat;
 - (b) 3s. 1d. per lb. tweedegraadbottervet wat dit bevat;
 - (c) 2s. 11d. per lb. derdegraadbottervet wat dit bevat.
- (2) Kaasmelk teen 'n ander prys as—
 - (a) 176d. per 100 lb. van daardie melk; of
 - (b) 4s. 0½d. per lb. bottervet wat dit bevat, indien daardie melk op grondslag van sy bottervetgehalte gekoop word.
- (3) Kondenseermelk vir die vervaardiging van afgeroomdemelkpoeier teen 'n ander prys as—
 - (a) 176d. per 100 lb. van daardie melk; of
 - (b) 4s. 0½d. per lb. bottervet wat dit bevat, indien daardie melk op grondslag van die bottervetgehalte daarvan gekoop word.
- (4) Kondenseermelk vir die vervaardiging van 'n ander produk as afgeroomde-melkpoeier teen 'n ander prys as—
 - (a) 188d. per 100 lb. van daardie melk; of
 - (b) 4s. 3½d. per lb. bottervet wat dit bevat, indien daardie melk op grondslag van die bottervetgehalte daarvan gekoop word."

* No. 1999.]

[31 Oktober 1956.

WINTERGRAANSKEMA.

VERKOOPPRYSE VAN ROGPRODUKTE.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, STEPHANUS PETRUS LE ROUX, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig, kragtens artikel 26 van daardie Skema en met my goedkeuring die verbodsbeplings uiteengesit in Bylaes A, B en C hiervan in verband met die verkoop van rogmeelblom, rogmeel, rogsemels en rogbrood opgelê het, ter vervanging van die verbodsbeplings wat by Goewermentskennisgewing No. 2185 van 1955 bekendgemaak is, soos gewysig.

En voorts maak ek hierby bekend dat genoemde verbodsbeplings met ingang van 1 November 1956 in werking tree.

S. P. LE ROUX,
Minister van Landbou.

BYLAE A.

VERKOOPPRYSE VAN ROGMEELBLOM EN ROGMEEL.

Niemand mag rogmeelblom of rogmeel teen ander prys as die prys aangegee in die Aanhangsel hiervan, of, waar sodanige prys as minimum prys beskryf word, teen laer prys as gemelde minimum prys, of, waar sodanige prys as maksimum prys beskryf word, teen hoër prys as gemelde maksimum prys, verkoop of van die hand sit nie; met dien verstande dat genoemde prys nie van toepassing is nie ten opsigte van verkoop van rogmeelblom of rogmeel wat bedoel is vir uitvoer, insluitende verskaffing van seevaartui of as skeepsvoorraad, na ander lande as Suidwes-Afrika, Basoetoland, Swaziland en die Betsjoeanaland-protektoraat.

ANNEXURE.

1. SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY JOINTLY OR SEPARATELY NOT LESS THAN 7,000 LB. OF RYE FLOUR AND/OR RYE MEAL.

(1) *Per bag of 200 lb. net.*

	s. d.
Rye flour.....	55 8
Rye meal.....	50 7

(2) *For packing of less than 200 lb. net.*—For smaller packings the prices fixed per bag of 200 lb. net in sub-clause (1) of this clause for rye flour or rye meal shall be increased per 200 lb. net as follows:—

Packing.	Increase in Price per 200 lb.	s. d.
	s. d.	
100-lb. jute containers.....	2 0	
100-lb. cotton containers.....	3 8	
25-lb. cotton containers.....	6 1	

(3) *For rye flour or rye meal sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2).*—In the case of rye flour or rye meal sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2), the prices shall be calculated on the basis of the prices fixed in sub-clause (1) per bag of 200 lb. net weight for rye flour or rye meal.

(4) *The prices specified in sub-clauses (1), (2) and (3) of this clause are subject to the following conditions:*—

- (a) Hessian or jute covers may be supplied for packings of 100 lb. or less at an extra charge not exceeding 2s. per cover so provided.
- (b) The price shall include the cost of carriage and transport to the buyer's premises only; but in the case of buyers who are situated in areas or places where the South African Railways and Harbours Administration does not perform cartage services, the price shall include railage to the railway station nearest to the buyer's premises; provided that where rye flour or rye meal is sold to a buyer situated in South-West Africa, Basutoland, Swaziland or the Bechuanaland Protectorate, railage shall mean railage, other than road motor service charges, to the border of the Union for South Africa. In a town or area where a mill registered with the Wheat Control Board to mill rye commercially is situated and where the South African Railways and Harbours Administration does not perform cartage services, a seller may, however, hire a carrier to effect transport to the buyer's premises. The price shall not include South African Road Motor Service charges. No allowance for railage or cartage shall be made to the buyer.
- (c) The prices specified above shall apply where the products are delivered on or before the fifteenth day of the month and payment in cash is made within 50 days calculated from the sixteenth day of the month, or where the products are delivered on or after the sixteenth day of the month and payment in cash is made within 50 days calculated from the first day of the month following the month during which delivery was given.
- (d) Where payment is made cash with order or in cash within three days after the date of delivery, a discount of 7d. per 200 lb. shall be allowed.
- (e) Where a term of credit in excess of that provided for in paragraph (c) is allowed, or where payment is not made within the period provided for in paragraph (c), the prices per 200 lb. shall be increased by 7d. in respect of each period of 30 days or portion thereof by which such term of credit or date of payment exceeds that provided for in paragraph (c).

AANHANGSEL.

1. VERKOOPPRYSE AAN 'N PERSON WAT OP 'N BEPAALDE TYDSTIP GESAMENTLIK OF AFSONDERLIK MINSTENS 7,000 LB. ROGMEELBLOM EN/OF ROGMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

(1) *Per sak van 200 lb. netto—*

	s. d.
Rogmeelblom.....	55 8
Rogmeel.....	50 7

(2) *Vir verpakings van minder as 200 lb. netto.*—Vir kleiner verpakings word die pryse per sak van 200 lb. netto vasgestel in subklousule (1) van hierdie klousule vir rogmeelblom of rogmeel, as volg per 200 lb. netto vermeerder:—

Verpakking.	Vermeerdering van prys per 200 lb.	s. d.	
		200 lb.	s. d.
100 lb.-jutehouers.....		2 0	
100 lb.-katoenhouers.....		3 8	
25 lb.-katoenhouers.....		6 1	

(3) *Vir rogmeelblom of rogmeel wat op 'n ander wyse verkoop word as in die een of ander van die verpaknings genoem in subklousule (1) of (2).*—In die geval van rogmeelblom of rogmeel wat op 'n ander wyse verkoop word as in die een of ander van die verpaknings genoem in subklousule (1) of (2), word die pryse bereken op die basis van die pryse in subklousule (1) per sak van 200 lb. netto gewig vir rogmeelblom of rogmeel vasgestel.

(4) *Die pryse gespesifiseer in subklousules (1), (2) en (3) van hierdie klousule is onderworpe aan die volgende voorwaardes:—*

- (a) Goiing- of juteomslae kan vir verpakings van 100 lb. of minder verskaf word teen 'n ekstra koste van hoogstens 2s. per omslag aldus verskaf.
- (b) Die prys sluit slegs die vraggeld en vervoerkoste na die koper se perseel in, maar in die geval van kopers in gebiede of plekke waar die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens nie besteldienste lewer nie, sluit die prys die spoorvrag na die spoorwegstasie naaste aan die koper se perseel in; met dien verstande dat waar rogmeelblom of rogmeel aan 'n koper in Suidwes-Afrika, Basoetoland, Swaziland of die Betsjoeanaland-protektoraat verkoop word, spoorvrag beteken spoorvrag, behalwe padmotordienskoste, tot by die grens van die Unie van Suid-Afrika. In 'n dorp of gebied waar 'n meul wat by die Koringraad geregistreer is om rog kommersiel te maal, geleë is, en waar die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens nie besteldienste lewer nie, kan 'n verkoper egter 'n karweier huur om die produkte na die koper se perseel te vervoer. Die prys sluit nie Suid-Afrikaanse Padmotordienskoste in nie. Geen afslag vir spoorvrag of bestelloon mag aan 'n koper toegestaan word nie.
- (c) Die prys hierbo gespesifiseer, is van toepassing waar die produkte gelewer word voor of op die vyftiende dag van die maand en betaling in kontant geskied binne 50 dae bereken van die sestiente dag van die maand, of waar die produkte op of na die sestiente dag van die maand gelewer word en betaling in kontant geskied binne 50 dae bereken van die eerste dag van die maand wat volg op die maand waarin levering geskied het.
- (d) Waar betaling by wyse van kontant met bestelling of kontant binne drie dae na die datum van levering geskied, word 'n afslag van 7d. per 200 lb. toegelaat.
- (e) Waar 'n langer krediettermyn as dié waarvoor in paragraaf (c) voorsiening gemaak word, toegelaat word, of waar betaling nie binne die tydperk waarvoor in paragraaf (c) voorsiening gemaak word, geskied nie, word die prys per 200 lb. verhoog met 7d. ten opsigte van elke tydperk van 30 dae of gedeelte daarvan waarmee sodanige krediettermyn of die datum van betaling die termyn oorskry waarvoor in paragraaf (c) voorsiening gemaak word.

(f) No seller shall supply, give or offer or promise to supply or give any benefit whatever other than the rye product sold to the buyer or to any other person in respect of the sale of such rye product. Where any benefit other than the rye product sold is supplied, given, offered, or promised to the buyer or to any other person in respect of the sale of such rye product as aforesaid, such sale shall be deemed to be at a price other than the price fixed for the said product in this Annexure.

For the purpose of these conditions any additional consideration, prize, reward, gift, service, concession, allowance, loan, payment, commission, rebate, gratuity, extension of credit without the price increase provided for in paragraph (e) or advantage whatsoever shall be deemed to be a benefit.

2. SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY OF LESS THAN 7,000 LB. BUT JOINTLY OR SEPARATELY NOT LESS THAN 600 LB. OF RYE FLOUR AND/OR RYE MEAL.

(1) Per bag of 200 lb. net.

	s. d.
Rye flour.....	56 8
Rye meal.....	51 7

(2) For packings of less than 200 lb. net.—For the packings mentioned in sub-clause (2) of clause 1 the prices fixed per bag of 200 lb. net in sub-clause (1) of this clause for rye flour and rye meal shall *mutatis mutandis* be increased in the manner prescribed by sub-clause (2) of clause 1 of this Annexure.

(3) For rye flour or rye meal sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2).—In the case of rye flour or meal sold otherwise than in one or other of the packings mentioned in sub-clause (1) or (2) of this clause, the prices shall be calculated on the basis of the prices fixed in sub-clause (1) of this clause per bag of 200 lb. net weight for rye flour or rye meal.

(4) The prices specified in sub-clauses (1), (2) and (3) of this clause shall *mutatis mutandis* be subject to the conditions prescribed in sub-clause (4) of clause 1 of this Annexure.

3. MINIMUM SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY OF LESS THAN 600 LB. OF RYE FLOUR AND/OR RYE MEAL.

The selling prices of the various packings of rye flour and rye meal to a person who at a particular time buys from any one seller a quantity of less than 600 lb. of rye flour or rye meal shall not be less than the selling prices specified in clause 2 of this Annexure, and shall *mutatis mutandis* be subject to the conditions prescribed in sub-clause (4) of clause 1 of this Annexure.

4. MAXIMUM SELLING PRICES TO A PERSON WHO AT A PARTICULAR TIME BUYS FROM ANY ONE SELLER A QUANTITY OF LESS THAN 600 LB. OF RYE FLOUR AND/OR RYE MEAL.

(1) (a) For rye flour or rye meal when sold in packings as specified hereunder:

	Per Bag of 200 lb. net.	Per Bag of 100 lb. net (Cotton Container).	Per Bag of 100 lb. net (Jute Container).	Per Bag of 25 lb. net (Cotton Container).
Rye flour.....	s. d. 61 8	s. d. 33 2	s. d. 32 4	s. d. 8 10
Rye meal.....	s. d. 56 7	s. d. 30 8	s. d. 29 10	s. d. 8 2½

(f) Geen verkoper mag, uitgesonderd die rogproduk wat verkoop is, enige voordeel hoegenaamd ten opsigte van die verkoop van sodanige rogproduk aan die koper of iemand anders verskaf, gee of aanbied of beloof om te verskaf of te gee nie. Waar enige voordeel, uitgesonderd die rogproduk wat verkoop is, ten opsigte van die verkoop van sodanige rogproduk aan die koper of aan iemand anders verskaf, gegee, aangebied of beloof word, word sodanige verkooping geag teen 'n ander prys te wees as die prys wat vir genoemde produk in hierdie Aanhangaal vasgestel word.

Vir die toepassing van hierdie voorwaardes word enige addisionele vergoeding, prys, beloning, geskenk, diens, konsessie, toelae, lening, betaling, kommissie, korting, gratifikasie, verlenging van krediet sonder die prysverhoging waarvoor in paraagraaf (e) voorsiening gemaak word, of voorreg van watter aard ook al, geag 'n voordeel te wees.

2. VERKOOPPRYSE AAN 'N PERSOON WAT OP 'N BEPAALDE TYDSTIP MINDER AS 7,000 LB. MAAR GESAMENTLIK OF AFSONDERLIK MINSTENS 600 LB. ROGMEELBLOM EN/OF ROGMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

(1) Per sak van 200 lb. netto:

	s. d.
Rogmeelblom.....	56 8
Rogmeel.....	51 7

(2) Vir verpakings van minder as 200 lb. netto.—Vir die verpakings genoem in subklousule (2) van klousule 1 word die prys wat in subklousule (1) van hierdie klousule vir rogmeelblom en rogmeel per sak van 200 lb. netto vasgestel word, *mutatis mutandis* verhoog op die manier voorgeskryf in subklousule (2) van klousule 1 van hierdie Aanhangaal.

(3) Vir rogmeelblom of rogmeel wat op 'n ander wyse verkoop word as in een of ander van die verpaktings genoem in subklousule (1) of (2).—In die geval van rogmeelblom of rogmeel wat op 'n ander wyse verkoop word as in die een of ander van die verpaktings genoem in subklousule (1) of (2) van hierdie klousule, word die prys bereken op die basis van die prys in subklousule (1) van hierdie klousule per sak van 200 lb. netto gewig vir rogmeelblom of rogmeel vasgestel.

(4) Die prys gespesifieer in subklousules (1), (2) en (3) van hierdie klousule is *mutatis mutandis* onderworpe aan die voorwaardes voorgeskryf in subklousule (4) van klousule 1 van hierdie Aanhangaal.

3. MINIMUM VERKOOPPRYSE AAN 'N PERSOON WAT OP 'N BEPAALDE TYDSTIP MINDER AS 600 LB. ROGMEELBLOM EN/OF ROGMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

Die verkoopprysse van die verskillende verpaktings rogmeelblom en rogmeel aan 'n persoon wat op 'n bepaalde tydstip minder as 600 lb. rogmeelblom of rogmeel van een verkoper koop, mag nie laer wees nie as die verkoopprysse gespesifieer in klousule 2 van hierdie Aanhangaal en is *mutatis mutandis* onderworpe aan die voorwaardes voorgeskryf in subklousule (4) van klousule 1 van hierdie Aanhangaal.

4. MAKSIMUM VERKOOPPRYSE AAN 'N PERSOON WAT OP 'N BEPAALDE TYDSTIP MINDER AS 600 LB. ROGMEELBLOM EN/OF ROGMEEL VAN ENIGE BESONDERE VERKOPER KOOP.

(1) (a) Vir rogmeelblom of rogmeel wanneer dit in verpaktings verkoop word soos hieronder gespesifieer:

	Per sak van 200 lb. netto	Per sak van 100 lb. netto (katoen- houer)	Per sak van 100 lb. netto (jute- houer)	Per sak van 25 lb. netto (katoen- houer)
Rogmeelblom.....	s. d. 61 8	s. d. 33 2	s. d. 32 4	s. d. 8 10
Rogmeel.....	s. d. 56 7	s. d. 30 8	s. d. 29 10	s. d. 8 2½

(b) For rye flour or rye meal sold otherwise than in one or other of the packings referred to in (a):—

	For 50 lb. or more, per 200 lb.	For 25 lb. or more, but less than 50 lb., per 25 lb.	For 10 lb. or more, but less than 25 lb., per 10 lb.	For 5 lb. or more, but less than 10 lb., per 5 lb.	For less than 5 lb., per 1 lb.
	s. d.	s. d.	s. d.	s. d.	s. d.
Rye flour....	61 8	8 4	3 5	1 9½	0 4½
Rye meal....	56 7	7 8½	3 2	1 8	0 4

(2) The prices specified in sub-clause (1) of this clause are subject to the following conditions:—

(a) Hessian or jute covers may be supplied for packings of 100 lb. or less at an extra charge not exceeding 2s. per cover so provided.

(b) Where the seller is a mill registered with the Wheat Control Board to mill rye commercially, the prices shall include—

- (i) railage, but excluding road motor service charges, from the nearest railway station or siding of such mill or its depot situated in the same centre as the aforesaid mill to the buyer's nearest railway station or siding, including cost of carriage and transport from such mill or depot to its nearest railway station or siding and all compulsory cartage charges of the South African Railways and Harbours Administration; provided that where rye flour or rye meal is sold to a buyer situated in South West Africa, Basutoland, Swaziland or the Bechuanaland Protectorate, railage shall mean railage, other than road motor service charges, to the border of the Union of South Africa; or
- (ii) where the rye flour or rye meal is not railed, the cost of carriage and transport, other than road motor service charges, from such mill or its depot to the buyer's premises.

(c) Where the seller is not a mill registered with the Wheat Control Board to mill rye commercially, the prices shall include cost of carriage and transport to the buyer's premises or to the seller's nearest railway station or siding but shall not include railage and/or compulsory cartage charges of the South African Railways and Harbours Administration; provided that where rye flour or rye meal has been transported to the seller's premises for a distance in excess of three miles from his nearest railway station or siding, the prices may be increased by the costs, calculated to the nearest quarter of a penny, actually incurred by him in respect of the distance in excess of three miles.

(d) No seller shall supply, give or offer or promise to supply or give any benefit whatever other than the rye product sold to the buyer or to any other person in respect of the sale of such rye product. Where any benefit other than the rye product sold is supplied, given, offered or promised to the buyer or to any other person in respect of the sale of such rye product as aforesaid, such sale shall be deemed to be at a price other than the price fixed for the said product in this Annexure.

For the purpose of these conditions any additional consideration, prize, reward, gift, service, concession, allowance, loan, payment, commission, rebate, gratuity, extension of credit or advantage whatsoever shall be deemed to be a benefit.

5. THE PROHIBITION MADE KNOWN IN SCHEDULE A TO GOVERNMENT NOTICE NO. 2185 OF 1955 IS HEREBY REPEALED.

(b) Vir rogmeelblom of rogmeel wat op 'n ander wyse verkoop word as in die een of ander van die verpaknings genoem in (a):—

	Vir 50 lb. of meer, per 200 lb.	Vir 25 lb. of meer, maar minder as 50 lb., per 25 lb.	Vir 10 lb. of meer, maar minder as 25 lb., per 10 lb.	Vir 5 lb. of meer, maar minder as 10 lb., per 5 lb.	Vir minder as 5 lb., per 1 lb.
	s. d.	s. d.	s. d.	s. d.	s. d.
Rogmeelblom	61 8	8 4	3 5	1 9½	0 4½
Rogmeel....	56 7	7 8½	3 2	1 8	0 4

(2) Die prys gespesifiseer in subklousule (1) van hierdie klousule is onderworpe aan die volgende voorwaarde:—

(a) Goeiing- of juteomslae kan vir verpakking van 100 lb. of minder verskaf word teen 'n ekstra koste van hoogstens 2s. per omslag aldus verskaf.

(b) Waar die verkoper 'n meul is wat by die Koringraad geregistreer is om rog kommersieel te maal, sluit die prys in—

(i) spoorvrag, maar nie padmotordienskoste nie, van die naaste spoorwegstasie of -halte van sodanige meul of sy depot in dieselfde sentrum as genoemde meul na die koper se naaste spoorwegstasie of -halte, met inbegrip van vraggeld en vervoerkoste van sodanige meul of depot of na sy naaste spoorwegstasie of -halte en alle verpligte karweikoste van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens; met dien verstande dat waar rogmeelblom of rogmeel aan 'n koper in Suidwes-Afrika, Basoetoland, Swaziland of die Betsjoeanaland-protektoraat verkoop word, spoorvrag beteken spoorvrag, behalwe padmotordienskoste, tot by die grens van die Unie van Suid-Afrika; of

(ii) waar die rogmeelblom of rogmeel nie per spoor versend word nie, die vraggeld en vervoerkoste, behalwe padmotordienskoste, van sodanige meul of sy depot af na die koper se perseel.

(c) Waar die verkoper nie 'n meul is wat by die Koringraad geregistreer is om rog kommersieel te maal nie, sluit die prys die vraggeld en vervoerkoste na die koper se perseel of na die verkoper se naaste spoorwegstasie of -halte in, maar dit sluit nie spoorvrag en/of verpligte karweikoste van die Administrasie van die Suid-Afrikaanse Spoorweë en Hawens in nie; met dien verstande dat waar rogmeelblom of rogmeel na die verkoper se perseel vervoer is oor 'n groter afstand as drie myl van sy naaste spoorwegstasie of -halte af, die prys verhoog kan word met die koste wat werklik deur hom ten opsigte van die afstand bo drie myl aangegaan is, bereken tot die naaste kwartpennie.

(d) Geen verkoper mag uitgesonderd die rogprodukt wat verkoop is, enige voordeel hoegenaamd ten opsigte van die verkoop van sodanige rogprodukt aan die koper of iemand anders verskaf, gee of aanbied of beloof om te verskaf of te gee nie. Waar enige voordeel uitgesonderd die rogprodukt wat verkoop is, ten opsigte van die verkoop van sodanige rogprodukt aan die koper of aan iemand anders verskaf, gegee, aangebied of beloof word, word sodanige verkoping geag teen 'n ander prys te wees as die prys wat vir genoemde produk in hierdie Aanhangsel vasgestel word.

Vir die toepassing van hierdie voorwaarde word enige addisionele vergoeding, prys, beloning, geskenk, diens, konsessie, toelae, lening, betaling, kommissie, korting, gratifikasie, verlenging van krediet of voorreg van watter aard ook al geag 'n voordeel te wees.

5. DIE VERBOD BEKENDGEMAAK IN BYLAE A VAN GOEWERMENTSKENNISGEWING NO. 2185 VAN 1955 WORD HIERBY HERROEP.

DEFINITIONS.

6. (1) For the purpose of paragraphs (c) and (d) of sub-clause (4) of clause 1—
- (a) delivery of rye flour or rye meal shall be deemed to have been effected—
- where the rye flour or rye meal has not been railed, on the date on which these products arrive at the buyer's premises;
 - where the rye flour or rye meal has been railed up to a distance of 200 miles, on the third day after the date of railing;
 - where the rye flour or rye meal has been railed more than 200 but not more than 500 miles, on the fifth day after the date of railing;
 - where the rye flour or rye meal has been railed more than 500 but not more than 700 miles, on the seventh day after the date of railing;
 - where the rye flour or rye meal has been railed more than 700 but not more than 900 miles, on the ninth day after the date of railing;
 - where the rye flour or rye meal has been railed more than 900 but not more than 1,100 miles, on the twelfth day after the date of railing;
 - where the rye flour or rye meal has been railed more than 1,100 miles, on the fifteenth day after the date of railing.
- (2) For the purpose of this Annexure—
- (a) only so much of any quantity of rye flour or rye meal purchased from any one seller as is delivered at one and the same time at a particular place, shall be deemed to have been bought at a particular time;
- (b) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended;
- (c) "Wheat Control Board" shall mean the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme published by Proclamation No. 184 of 1949, as amended; and
- (d) the grades of rye flour and rye meal referred to in this Annexure are the grades specified in Government Notice No. 2258 of 1949.

SCHEDULE B.

SELLING PRICES OF RYE BRAN.

No person shall sell or dispose of rye bran at prices other than the prices specified in the Annexure hereto; provided that the said prices shall not apply in respect of sales of rye bran intended for export to any country other than South West Africa, Basutoland, Swaziland and Bechuanaland Protectorate.

ANNEXURE.

1. The selling price of rye bran shall be as follows:

Rye bran per 100 lb. net weight.....	s. d.
	14 6

provided that the said price may—

- in respect of sales to persons who at a particular time buy from any one seller not more than 100 bags but more than 50 bags, be increased to a price not exceeding 14s. 10d. per bag of 100 lb. net weight;
- in respect of sales to persons who at a particular time buy from any one seller not more than 50 bags, but not less than 10 bags, be increased to a price not exceeding 15s. 4d. per bag of 100 lb. net weight;
- in respect of sales to persons who at a particular time buy from any one seller less than 10 bags but not less than one bag, be increased to a price not exceeding 16s. per bag of 100 lb. net weight; and

WOORDOMSKRYWING.

6. (1) Vir die toepassing van paragrawe (c) en (d) van subklousule (4) van klousule 1—
- (a) word geag dat levering van rogmeelblom of rogmeel geskied het—
- waar die rogmeelblom of rogmeel nie per spoor gestuur is nie, op die datum waarop hierdie produkte by die koper se perseel aankom;
 - waar die rogmeelblom of rogmeel per spoor gestuur is tot op 'n afstand van 200 myl, op die derde dag na die datum van versending per spoor;
 - waar die rogmeelblom of rogmeel verder as 200 myl maar nie verder as 500 myl nie per spoor gestuur is, op die vyfde dag na die datum van versending per spoor;
 - waar die rogmeelblom of rogmeel verder as 500 maar nie verder as 700 myl nie per spoor gestuur is, op die sewende dag na die datum van versending per spoor;
 - waar die rogmeelblom of rogmeel verder as 700 maar nie verder as 900 myl nie per spoor gestuur is, op die negende dag na die datum van versending per spoor;
 - waar die rogmeelblom of rogmeel verder as 900 myl maar nie verder as 1,100 myl nie per spoor gestuur is, op die twaalfde dag na die datum van versending per spoor;
 - waar die rogmeelblom of rogmeel verder as 1,100 myl per spoor gestuur is, op die vyftiende dag na die datum van versending per spoor.

(2) Vir die toepassing van hierdie Aanhangesel—

- (a) word geag dat slegs soveel van die hoeveelheid rogmeelblom of rogmeel van enige besondere verkoper gekoop as wat tegelyk by 'n bepaalde plek gelewer word, op 'n bepaalde tydstip gekoop is.
- (b) het „verkoop“ die betekenis wat in die Bemerkingswet, 1937, soos gewysig, daaraan geheg word;
- (c) beteken „Koringraad“, die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema, gepubliseer by Proklamasie No. 184 van 1949, soos gewysig; en
- (d) is die grade rogmeelblom en rogmeel in hierdie Aanhangesel genoem, die grade aangegee in Goewermentskennisgewing No. 2258 van 1949.

BYLAE B.

VERKOOPPRYSE VAN ROGSEMELS.

Niemand mag rogsemels teen ander prys as die prys aangegee in die Aanhangesel hiervan verkoop of van die hand sit nie; met dien verstande dat genoemde prys nie van toepassing is nie ten opsigte van verkoop van rogsemels wat bestem is vir uitvoer na ander lande as Suidwes-Afrika, Basoetoland, Swaziland en die Betsjoeana-land-protektoraat.

AANHANGSEL.

1. Die verkoopprys van rogsemels is as volg:

Rogsemels, per 100 lb. netto gewig.....	s. d.
	14 6

met dien verstande dat gemelde prys—

- ten opsigte van verkoop aan persone wat hoogstens 100 sak maar meer as 50 sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens 14s. 10d. per sak van 100 lb. netto gewig;
- ten opsigte van verkoop aan persone wat hoogstens 50 sak maar minstens 10 sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens 15s. 4d. per sak van 100 lb. netto gewig;
- ten opsigte van verkoop aan persone wat minder as 10 sak maar minstens een sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens 16s. per sak van 100 lb. netto gewig; en

(d) in respect of sales to persons who at a particular time buy from any one seller less than one bag, be increased to a price not exceeding 2½d. per lb. net weight.

2. Where rye bran is delivered elsewhere than at the railway station or siding nearest to the mill or depot of the mill or place at which such rye bran was manufactured or at the mill or depot of the mill or place at which the rye bran was manufactured, the railage and other transport costs (in so far as those transport costs do not exceed 6d. per 100 lb.) from the nearest railway station or siding of the mill or depot of the mill or place at which such rye bran was manufactured, shall be borne by the purchaser.

3. The prohibition made known in Schedule B to Government Notice No. 2185 of 1955 is hereby repealed.

4. For the purpose of the foregoing prohibition—

- (a) the term "rye bran" shall bear the meaning assigned thereto in the regulations published under Government Notice No. 2258 of 1949;
- (b) only so much of any quantity of rye bran purchased from any one seller as is delivered at one and the same time at a particular place shall be deemed to have been bought at a particular time;
- (c) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended.

SCHEDULE C.

SELLING PRICES OF RYE BREAD.

No person shall sell or dispose of wrapped or unwrapped rye bread at prices other than the prices specified in the Annexure hereto, or, where such prices are described as minimum prices, at prices less than the said minimum prices; or, where such prices are described as maximum prices, at prices above the said maximum prices.

ANNEXURE.

1. (1) Save as provided in sub-clause (1) of clause 2, the minimum and maximum selling prices of first-grade and second-grade rye bread shall be as follows:—

	Minimum Selling Prices, per 2 lb.	Maximum Selling Prices, per 2 lb.
First-grade rye bread.....	8	10
Second-grade rye bread.....	7½	9½

(2) Every seller of rye bread shall bear the costs of transport, including railage, South African Road Motor Service charges and postage; provided that where rye bread is transported by rail, South African Road Motor Service or post to a person outside any centre or in any centre in which there is not a baker registered with the Wheat Control Board for the manufacture of bread, a seller of rye bread may add to the selling price of such rye bread the costs actually incurred by him of such railage, road motor service charges or postage, calculated to the nearest ½d.

2. (1) Notwithstanding anything contained in clause 1—

- (a) the maximum price of first-grade and second-grade rye bread, sold as wrapped or unwrapped rye bread for cash at the seller's premises, shall be 8½d. and 8d. per 2 pounds respectively; provided that where rye bread has been transported by rail, road motor service or post to a person outside any centre or in any centre in which there is not a baker registered with the Wheat Control Board for the manufacture of bread, such person may add to the selling price of such rye bread the costs actually incurred by him of such railage, road motor service charges or postage calculated to the nearest ½d.;
- (b) the maximum price of rye bread of any grade, whether sold as wrapped or unwrapped, which has been kept for a period in excess of 48 hours since it was baked shall be 4d. per 2 pounds.

(2) Where rye bread is sold in weights other than two pounds the prices shall, subject to the provisions of clause 5 (2), be calculated to the nearest ½d. on the basis of the

(d) ten opsigte van verkoop aan persone wat minder as een sak op 'n bepaalde tydstip van enige besondere verkoper koop, vermeerder kan word tot 'n prys van hoogstens 2½d. per pond netto gewig.

2. Waar rogsemels elders gelewer word as by die spoorwegstasie of -halte naaste aan die meul of depot van die meul of plek waar sodanige rogsemels vervaardig is, of by die meul of depot van die meul of plek waar die rogsemels vervaardig is, word die spoorvrag en ander vervoerkoste (vir sover daardie vervoerkoste nie meer as 6d. per 100 lb. is nie), van die spoorwegstasie of -halte naaste aan die meul of depot van die meul of plek waar die rogsemels vervaardig is, deur die koper gedra.

3. Die verbod bekendgemaak in Bylae B van Goewermentskennisgewing No. 2185 van 1955 word hierby herroep.

4. Vir die toepassing van voorgaande verbod—

- (a) het die uitdrukking „rogsemels” die betekenis daarvan geheg in die regulasies gepubliseer by Goewermentskennisgewing No. 2258 van 1949;
- (b) word geag dat slegs soveel van 'n hoeveelheid rogsemels, van enige besondere verkoper gekoop, as wat tegelyk by 'n bepaalde plek gelewer word, op 'n bepaalde tydstip gekoop is;
- (c) het „verkoop” die betekenis wat in die Bemerkingswet, 1937, soos gewysig, daarvan geheg word.

BYLAE C.

VERKOOPPRYSE VAN ROGBROOD.

Niemand mag toegedraaide of nie-toegedraaide rogbrood teen ander prysse as die prysse aangegee in die Aanhangsel hiervan, of, waar sodanige prysse as minimum prys beskryf word, teen laer prysse as gemelde minimum prys, of, waar sodanige prysse as maksimum prys beskryf word, teen hoër prysse as gemelde maksimum prys, verkoop of van die hand sit nie.

AANHANGSEL.

1. (1) Uitgesonderd soos bepaal in subklousule (1) van klousule 2, is die minimum en maksimum verkoopprysse van eersteagraad- en tweedegraad-rogbrood as volg:—

	Minimum verkoopprysse per 2 lb.	Maksimum verkoopprysse per 2 lb.
Eersteagraad-rogbrood.....	8	10
Tweedegraad-rogbrood.....	7½	9½

(2) Elke verkoper van rogbrood dra die koste van vervoer, insluitende spoorvrag, Suid-Afrikaanse Padmotordienskoste en posgeld; met dien verstande dat waar rogbrood per spoor, Suid-Afrikaanse Padmotordiens of posvervoer word na 'n persoon buite 'n sentrum of in 'n sentrum waarin daar nie 'n bakker is wat by die Koringraad vir die maak van brood geregistreer is nie, 'n verkoper van rogbrood die spoorvrag, padmotordienskoste of posgeld wat werklik deur hom betaal is, bereken tot die naaste ½d. by die verkoopprys van sodanige rogbrood kan voeg.

2. (1) Ondanks die bepalings van klousule 1 is—

- (a) die maksimum prys van eersteagraad- en tweedegraad-rogbrood wat as toegedraaide of nie-toegedraaide brood vir kontant op die verkoper se perséel verkoop word, onderskeidelik 8½d. en 8d. per twee pond; met dien verstande dat waar rogbrood per spoor, padmotordiens of posvervoer is na 'n persoon buite 'n sentrum of in 'n sentrum waarin daar nie 'n bakker is wat by die Koringraad vir die maak van brood geregistreer is nie, sodanige persoon die spoorvrag, padmotordienskoste of posgeld wat werklik deur hom betaal is, bereken tot die naaste ½d.; by die verkoopprys van sodanige rogbrood kan voeg;
- (b) die maksimum prys vir rogbrood van enige graad, ongeag of dit as toegedraaide rogbrood of nie-toegedraaide rogbrood verkoop word, wat vir 'n langer tydperk as 48 uur nadat dit gebak is, gehou word, 4d. per twee pond.

(2) Waar rogbrood van ander gewigte as twee pond verkoop word, word die prysse, behoudens die bepalings van klousule 5 (2) bereken tot die naaste ½d. op die basis

prices fixed in sub-clause (1) of clause 1 or paragraph (a) or (b) of sub-clause (1) of this clause, as the case may be.

3. (1) Save as provided in this Annexure, no seller of rye bread shall in respect of any sale of rye bread, give, make available, offer or promise to give any benefit whatsoever other than the rye bread sold to the buyer of such rye bread or to any other person.

(2) Where, in connection with the sale of rye bread any benefit is given, made available, offered or promised to the buyer or to any other person, such rye bread shall be deemed to have been sold at a price other than the price fixed by this notice.

4. The prohibition made known in Schedule C to Government Notice No. 2185 of 1955 is hereby repealed.

DEFINITIONS.

5. (1) For the purpose of this Annexure—

- (a) "benefit" shall mean any allowances, commission, concession, consideration, discount, extended term of credit, gift, loan, payment, price, rebate, reward, service or any advantage whatsoever, including any exchange of bread or any acceptance of bread returned by the purchaser;
- (b) "centre" shall mean any area within the jurisdiction of a municipality, village management board, town board, local board, health board or peri-urban areas board;
- (c) "Wheat Control Board" shall mean the Wheat Industry Control Board referred to in section 2 of the Winter Cereal Scheme, published by Proclamation No. 184 of 1949, as amended;
- (d) "wrapped bread" shall mean rye bread wrapped and sealed in or on the baker's premises in waxed paper;
- (e) "unwrapped bread" shall mean all rye bread other than "wrapped bread";
- (f) "sell" shall have the meaning assigned to that term in the Marketing Act, 1937, as amended.

(2) For the purpose of the prices fixed in clauses 1 and 2—

- (a) bread sold by or on behalf of a baker—
 - weighing not less than $7\frac{3}{4}$ ozs. and not more than $8\frac{1}{2}$ ozs., shall be deemed to weigh 8 ozs.;
 - weighing not less than $15\frac{1}{2}$ ozs. and not more than 17 ozs., shall be deemed to weigh 16 ozs.;
 - weighing not less than 31 ozs. and not more than 34 ozs., shall be deemed to weigh 32 ozs.;
 - weighing not less than $46\frac{1}{2}$ ozs. and not more than 51 ozs., shall be deemed to weigh 48 ozs.;
 - weighing not less than 62 ozs. and not more than 68 ozs., shall be deemed to weigh 64 ozs.;
- (b) bread sold by or on behalf of a person other than a baker—
 - weighing not less than $7\frac{5}{8}$ ozs. and not more than $8\frac{1}{2}$ ozs., shall be deemed to weigh 8 ozs.;
 - weighing not less than $15\frac{1}{4}$ ozs. and not more than 17 ozs., shall be deemed to weigh 16 ozs.;
 - weighing not less than $30\frac{1}{2}$ ozs. and not more than 34 ozs., shall be deemed to weigh 32 ozs.;
 - weighing not less than $45\frac{3}{4}$ ozs. and not more than 51 ozs., shall be deemed to weigh 48 ozs.;
 - weighing not less than 61 ozs. and not more than 68 ozs., shall be deemed to weigh 64 ozs.;

(3) The grades of rye bread referred to in this Schedule are the grades specified in Government Notice No. 2258 of 1949.

NOTE.—The attention of all persons selling bread is directed to the fact that the provisions of clause 6 do not in any way absolve them from complying with the Weights and Measures Regulations of 1943, as amended.

van die prys vasgestel by subklousule (1) van klousule 1 of paragraaf (a) of (b) van subklousule (1) van hierdie klousule, na gelang van die geval.

3. (1) Uitgesonderd soos in hierdie Aanhangesel bepaal, mag geen verkoper van rogbrood ten opsigte van 'n verkop van rogbrood enige voordeel hoegenaamd, uitgesonderd die rogbrood wat verkoop word, aan die koper van sodanige rogbrood of enige ander persoon gee, beskikbaar stel, aanbied of belowe om te gee nie.

(2) Waar ten opsigte van 'n verkop van rogbrood enige voordeel van watter aard ook al aan die koper of aan enige ander persoon gegee, beskikbaar gestel, aangebied of belowe word, word geag dat sodanige rogbrood teen 'n ander prys as die prys vasgestel by hierdie kennisgewing verkoop is.

4. Die verbod bekendgemaak in Bylae C van Goewermentskennisgewing No. 2185 van 1955 word hierby herroep.

WOORDOMSKRYWING.

5. (1) Vir die toepassing van hierdie Aanhangesel—

- (a) beteken „voordeel“ enige toelae, kommissie, konsessie, vergoeding, afslag, verlengde krediettermyn, geskenk, lening, betaling, prys, korting, beloning, diens of enige voordeel van watter aard ook al, met inbegrip van die ruil van brood of die aanneming van brood wat deur die koper teruggegee word;
- (b) beteken „sentrum“ 'n gebied binne die jurisdiksies van 'n munisipaliteit, dorpsbestuur, dorpsraad, plaaslike raad, gesondheidsraad of raad vir buitestedelike gebiede;
- (c) beteken „Koringraad“ die Raad van Beheer oor die Koringnywerheid genoem in artikel 2 van die Wintergraanskema gepubliseer by Proklamasie No. 184 van 1949, soos gewysig;
- (d) beteken „toegedraaide brood“ rogbrood wat in of op die bakker se perseel in waspapier toegedraai en versêl is;
- (e) beteken „nie-toegedraaide brood“ alle rogbrood uitgesonderd „toegedraaide brood“;
- (f) beteken „verkoop“ dieselfde as wat dit in die Bemarkingswet, 1937, soos gewysig, beteken.

(2) Vir die doel van die prys vasgestel in klousules 1 en 2—

(a) word geag dat brood wat deur of ten behoeve van 'n bakker verkoop word—

- 8 onse weeg indien dit minstens $7\frac{3}{4}$ onse en hoogstens $8\frac{1}{2}$ onse weeg;
- 16 onse weeg indien dit minstens $15\frac{1}{2}$ onse en hoogstens $17\frac{1}{2}$ onse weeg;
- 32 onse weeg indien dit minstens 31 onse en hoogstens 34 onse weeg;
- 48 onse weeg indien dit minstens $46\frac{1}{2}$ onse en hoogstens 51 onse weeg;
- 64 onse weeg indien dit minstens 62 onse en hoogstens 68 onse weeg;

(b) word geag dat brood wat deur of ten behoeve van 'n ander persoon as 'n bakker verkoop word—

- 8 onse weeg indien dit minstens $7\frac{5}{8}$ onse en hoogstens $8\frac{1}{2}$ onse weeg;
- 16 onse weeg indien dit minstens $15\frac{1}{4}$ onse en hoogstens $17\frac{1}{4}$ onse weeg;
- 32 onse weeg indien dit minstens $30\frac{1}{2}$ onse en hoogstens 34 onse weeg;
- 48 onse weeg indien dit minstens $45\frac{3}{4}$ onse en hoogstens 51 onse weeg;
- 64 onse weeg indien dit minstens 61 onse en hoogstens 68 onse weeg.

(3) Die grade rogbrood in hierdie Bylae genoem, is die grade aangegee in Goewermentskennisgewing No. 2258 van 1949.

NOTA.—Die aandag van alle persone wat brood verkoop word daarop gevvestig dat die bepalings van klousule 6 hulle onder geen omstandighede vrystel van voldoening aan die bepalings van die Regulasies op Mate en Gewigte van 1943, soos gewysig.