

F.C. (B) 56.



DEFENCE OF THE REALM.

THE JAM (PRICES) ORDER, 1920.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has issued an Order dated 20th April, 1920 (a copy of which is appended), made under the powers afforded by the Defence of the Realm Regulations, amending the scale of maximum prices at which Manx Manufactured and Imported Jam may be sold by wholesale and retail in the Isle of Man from 26th April, 1920, until further Order.

All contracts subsisting on 26th April, 1920, for the sale of Jam are cancelled so far as the same relate to Jam not delivered before that date.

Under the new Order every retailer of Jam is required to keep exhibited in a prominent position on his premises the maximum prices of Jam fixed by the Order.

Any person acting in contravention of the Order is guilty of a summary offence against the Defence of the Realm Regulations, and is liable to be sentenced to imprisonment, with or without hard labour, for a term not exceeding six months, or to a fine not exceeding £100, or to both such imprisonment and fine.

Copies of the Order, price 4d. each, and a list of Maximum Retail Prices, price 4d., may be obtained on application to Messrs S. K. Broadbent and Co., Ltd., Douglas.

By Order,

B. E. SARGEAUNT,

Government Secretary.

Government Office,

Isle of Man.

20th April, 1920.

C. & F.—500/20/4/20.

[OVER.]

**ISLE OF MAN
TO WIT.**

**BY HIS EXCELLENCY MAJOR-GENERAL WILLIAM FRY, C. B., C. V. O.
LIEUTENANT-GOVERNOR OF THE SAID ISLE, etc., etc.**

In exercise of the powers conferred upon me by the Defence of the Realm Regulations, and of all other powers enabling me in that behalf, I hereby order that except under the authority of the Lieutenant-Governor the following Regulations shall be observed by all persons concerned :—

1. (a) A person shall not sell or offer or expose for sale, buy or offer to buy jam or jelly at prices exceeding the maximum prices for the time being applicable under this Order.

(b) Until further notice the maximum prices for jam of a kind mentioned in the Schedules to this Order shall be as follows :—

(i) On the occasion of a sale by wholesale by a manufacturer or importer to a buyer who declares, in writing, that he is buying the jam for resale by wholesale the prices set out in the First Schedule, less 6¼ per cent.

(ii) On the occasion of any other sale by wholesale, the prices set out in the First Schedule.

(iii) On the occasion of a sale by retail of jam not imported into the Isle of Man, the prices set out in the Second Schedule, or, in the cases to which the Third Schedule applies, the prices set out in such Schedule.

(iv) On the occasion of a sale by retail, of jam imported into the Isle of Man, the prices set out in Fourth Schedule.

Provided that where the maximum price set out in the Schedules to this Order for any two kinds of jam is the same, jam which is a mixture of the fruits used in such kinds may be sold at the price prescribed for such kinds of jam.

(c) Until further notice the maximum prices for jelly of a kind mentioned in the Schedules to this Order shall be the prices for jam of the same kind on the occasion of a like sale, together with the addition of a sum at the rate of ¾d per lb.

(d) The Lieutenant-Governor may from time to time, by notice under this Order, prescribe further or other prices for jam or jelly (hereinafter called jam) whether or not mentioned in the Schedule.

(e) On the occasion of a sale by retail, in estimating the maximum price, a broken halfpenny shall be reckoned as a halfpenny.

2. On the occasion of a sale by wholesale the following provisions shall apply :—

(a) The seller shall, if the buyer so requires, deliver the jam sold to the buyer's premises, or at the option of the buyer where the manufacturer or importer is the seller, to any railway station in the Isle of Man nominated by the buyer, and no additional charge may be made therefor, provided that a buyer shall not be entitled to require delivery otherwise than at his own premises of any parcel of jam less than 72 lbs. in weight.

(b) (i) No charge may be made for containers, or for packing or packages, except as provided in this sub-clause;

(ii) the seller may make an additional charge for the cost of the outside package enclosing the jars or other containers; and

(iii) where jam is sold in a stoneware or glass or other returnable container holding more than 7 lbs., provided by the seller, an additional charge not exceeding the market value of such container may be made by the seller;

(iv) where jam is sold in a stoneware or glass container holding 1 lb., 2 lbs., or 3 lbs., an additional charge may be made not exceeding ½d for a 1 lb. container, 1½d for a 2 lb. container, and 2d for a 3 lb. container;

(v) where jam is sold in a stoneware or glass container holding 7 lbs., the buyer shall be entitled to recover from the seller the sum of 6d for each such container returned by him to the seller in good condition;

(vi) where jam is sold in a container other than a stoneware or glass container holding 7 lbs., the maximum price otherwise applicable shall be decreased by the sum of 3d.;

(vii) in the cases mentioned in sub-clauses (ii) and (iii), the buyer shall be entitled to recover from the seller the amount so charged on returning to the seller's railway station the outside package or container in good condition.

3. On the occasion of a sale by retail the following provisions shall apply:—

- (a) (i) No charge may be made for containers or for packing or packages, except as provided in this sub-clause;
- (ii) where jam is sold in a stoneware or glass container, an additional charge may be made of $\frac{1}{2}$ d per lb. jar, $1\frac{1}{2}$ d for 2 lb. jar, 2d for 3 lb. jar, and the buyer shall be entitled to recover from the seller the additional charge for such jar when returned by him to the seller in good condition;
- (iii) where the jam is sold in a 7 lb. stoneware or glass container, the buyer shall be entitled to recover from the seller the sum of 6d for each such container returned by him to the seller in good condition;
- (iv) where the jam is sold in a 7 lb. container other than a stoneware or glass container, the maximum price shall be decreased by 3d in respect of each such container.
- (b) Where delivery is made at the buyer's request otherwise than at the seller's premises, an additional charge may be made in respect of such delivery at a rate not exceeding $\frac{1}{2}$ d per lb. or any larger sum properly and actually paid by the seller for carriage.

4. A person shall not sell or offer or expose for sale any jam unless the same complies with the following provisions:—

- (a) The water soluble extract of jam shall not be less than 65 per cent. of the total weight of such jam.
- (b) Not more than 10 per cent. of the jam measured by weight shall consist of added fruit juice.
- (c) Where more than one variety or fruit or vegetable is used in the making of a jam (other than in the form of added fruit juice not exceeding the quantity specified in sub-clause (b)) each such variety must be mentioned in the description, but so that where any fruit or fruits contained in such jam is less than 25 per cent. of the total fruit content, the name of such fruit or fruits shall be prefaced in the description by the words "flavoured with" in such forms as to be easily readable by a buyer.
- (d) The provisions of sub-clause (c) shall not apply to jam sold under the title "Mixed Jam."

5. A person shall not sell or offer or expose for sale any jam the description of which contains or which under the provisions of Clause 4 should contain the words "flavoured with" at a price exceeding the price applicable under this Order to "jam of any other description."

6. A person shall not sell or offer or expose for sale any article under the description of marmalade or under any description of which the word "marmalade" forms part, unless only citrous fruits, citrous fruit juices and sugar or other sweetening substances have been used in the making thereof.

7. (a) A person shall not sell or offer or expose for sale or deliver pursuant to any contract of sale, whether by wholesale or by retail, any jam in a container unless such container bears:—

- (i) the name and address of the manufacturer of the jam, including in the case of any jam imported from any of the British Dominions beyond the seas the name of the Dominion; and
- (ii) except where the jam is packed in usual containers with a net content of 1 lb., 2 lbs., 3 lbs., or 7 lbs., the guaranteed net weight of the contents, and the price at which it may be sold by retail.

(b) A person shall not make or knowingly connive at the making of any false statements as to the matters set out in sub-clause (a) or alter or deface any label or other writing regarding such matters.

(c) Notwithstanding the preceding provisions of this Clause, jam imported from any of the British Dominions beyond the seas may be sold in a container which does not bear the guaranteed net weight of the contents or the price at which they may be sold by retail provided that in the case of a wholesale sale the seller shall give to the buyer an accurate statement in writing showing the net weight of the contents of the container and the price at which they may be sold by retail, and that in the case of a retail sale the seller shall keep posted in a conspicuous position, so as to be easily readable by all customers at such time during which the jam is being sold or exposed for sale, a notice showing in plain words or figures the net weight of the contents of the container and the price at which they may be sold by retail in accordance with the statement given to him by the wholesaler.

8. If in any proceedings against a person in respect of a sale or offer or exposure for sale of jam not made by him, it is proved that an offence has been committed, but the person charged with the offence proves:—

- (a) that he sold or offered or exposed for sale the jam in the container in which he received it;
- (b) that he had no reason to believe the jam did not, as respects contents, weight, description and labelling, comply with the provisions of this Order;
- (c) that he had no reason to believe at the time of sale or offer or exposure for sale that the jam was not such as permitted of its being sold at the price charged or proposed; and
- (d) that he has given due notice to the prosecutor that he intended to rely on the provisions of this Clause;

such person shall be entitled to be discharged from the prosecution.

9. A person authorised in that behalf by the Lieutenant-Governor or a Local Food Authority to procure for analysis samples of jam shall have all the powers of procuring samples conferred by the Adulteration Acts, and a person selling jam shall, on tender of the price for the quantity which he shall reasonably require for the purpose of analysis, sell the same to him accordingly.

10. In any proceedings in respect of an infringement of this Order the production of the certificate of the analyst appointed under the Adulteration Acts shall be sufficient evidence of the facts therein stated unless the defendant shall require that the person who made the analysis shall be called as a witness. The certificate of the analyst shall, so far as circumstances permit, be in the form required by the Adulteration Acts.

11. Every person selling jam by retail shall, on and after the 26th April, 1920, keep posted on his premises in a conspicuous position, so as to be easily readable by all customers throughout the whole time during which jam is being sold or exposed for sale, a notice stating in plain words and figures the maximum prices applicable under this Order for the jam for the time being on sale, and also the actual price at which such jam is at such time being sold by him.

12. Where any contract subsisting on the 26th April, 1920, for the sale of any jam provides for payment of a price in excess of the permitted maximum price, the contract shall stand so far as concerns jam delivered to the buyer's premises before the 26th April, 1920, but shall, unless the Lieutenant-Governor otherwise directs, be avoided so far as concerns jam agreed to be sold above the permitted maximum price which has not been so delivered.

13. A person shall not, in connection with the sale or disposition or proposed sale or disposition of any jam to which this Order applies, enter or offer to enter into any fictitious or artificial transaction or make or demand any unreasonable charge.

14. A person who has given the declaration mentioned in Clause 1 (b) (i) of this Order shall not, except under a licence of the Lieutenant-Governor, resell any jam obtained under such declaration otherwise than by wholesale.

15. Every person selling jam by wholesale or retail shall produce all books of account, records and invoices to any person authorised by the Lieutenant-Governor to inspect the same, so far as necessary for the purpose of showing whether or not he is complying with the provisions of this Order.

16. The provisions of this Order relating to prices shall not apply to:—

- (a) Jam sold for consumption on the premises of the seller.
- (b) Jam sold without a container, in a quantity of less than four ounces. Provided that at the time of the sale the seller is able and willing, if the customer so requires, to sell the customer $\frac{1}{4}$ lb. of jam of a like description at the price applicable under this Order.

17. For the purpose of this Order:—

The expression "jam" shall include jelly, conserve and marmalade.

The expression "sale by wholesale" shall mean:—

- (a) a sale of any quantity to a person buying for the purpose of resale and
- (b) a sale for other purposes of a quantity of not less than 72 lbs. of jam.

The expression "sale by retail" shall mean any sale other than a sale by wholesale.

18. Infringements of this Order are summary offences against the Defence of the Realm Regulations.

19. The Jam (Prices) No. 2 Order, 1918 with the several amendments pertaining thereto, and the Imported Jam (Retail Prices) Order, 1919, are hereby revoked as on the 26th April, 1920, but without prejudice to any proceedings in respect of any contravention thereof

20. (a) This Order may be cited as the Jam (Prices) Order, 1920.

(b) This Order shall come into force on the 26th April, 1920.

Given under my hand this 20th day of April, One Thousand Nine Hundred and Twenty.

20th April, 1920.

W. FRY, M.G.,
Lieutenant-Governor.

The First Schedule.

SALE BY WHOLESALE.

Description of Jam or Jelly.	MAXIMUM PRICES				
	Where Container Holds:—				
	1-lb.	2-lbs.	3-lbs.	7-lbs.	
Blackcurrant	1 1	2 0 $\frac{3}{4}$	3 0 $\frac{3}{4}$	7 3	0 11
Raspberry	1 0 $\frac{1}{2}$	1 11 $\frac{1}{4}$	2 11	6 11 $\frac{1}{2}$	0 10 $\frac{1}{2}$
Pineapple					
Pineapple and Apricot					
Strawberry	1 0	1 10 $\frac{3}{4}$	2 9 $\frac{1}{2}$	6 8	0 10
Loganberry					
Loganberry and Raspberry					
Cherry	0 11 $\frac{1}{2}$	1 9 $\frac{1}{2}$	2 8	6 4 $\frac{1}{2}$	0 9 $\frac{1}{2}$
Apricot					
Cranberry					
Peach					
Raspberry and Red Currant					
Raspberry and Plum	0 11	1 8 $\frac{3}{4}$	2 6 $\frac{1}{2}$	6 1	0 9
Raspberry and Gooseberry					
Strawberry and Gooseberry					
Red Currant					
Strawberry and Plum	0 10 $\frac{1}{2}$	1 7 $\frac{3}{4}$	2 5	5 9 $\frac{1}{2}$	0 8 $\frac{1}{2}$
Damson					
Gooseberry and Red Currant					
Blackberry					
Greengage					
Blackcurrant and Apple					
Quince	0 10 $\frac{1}{2}$	1 7 $\frac{3}{4}$	2 4	5 7 $\frac{1}{2}$	0 8 $\frac{1}{2}$
Gooseberry	0 10	1 6 $\frac{3}{4}$	2 3 $\frac{1}{2}$	5 6	0 8
Plum					
Cranberry and Apple					
Apricot and Apple					
Raspberry and Apple					
Loganberry and Apple					
Strawberry and Apple					
Rhubarb and Preserved Ginger	0 9 $\frac{1}{2}$	1 5 $\frac{1}{4}$	2 2	5 2 $\frac{1}{2}$	0 7 $\frac{1}{2}$
Orange Marmalade					
Red Currant and Apple					
Blackberry and Apple					
Greengage and Apple					
Damson and Apple					
Gooseberry and Apple					
Plum and Apple	0 9	1 4 $\frac{1}{4}$	2 0 $\frac{1}{2}$	4 11	0 7
Lemon Marmalade					
Cape Gooseberry	0 11	1 8 $\frac{3}{4}$	2 7 $\frac{1}{2}$	6 0	0 9
Melon	0 10 $\frac{1}{2}$	1 7 $\frac{3}{4}$	2 5	5 7 $\frac{1}{2}$	0 8 $\frac{1}{2}$
Melon and Apricot					
Melon and Ginger					
Melon and Lemon					
Melon and Pineapple					
Melon and Fig					
Green Fig					
Typaree (Hill Gooseberry)	0 10 $\frac{1}{2}$	1 7 $\frac{3}{4}$	2 5	5 7 $\frac{1}{2}$	0 8 $\frac{1}{2}$
Nectarine					
Pear and Quince					
Fig	0 9 $\frac{1}{4}$	1 5 $\frac{1}{4}$	2 1 $\frac{1}{4}$	4 11 $\frac{1}{2}$	0 7 $\frac{1}{2}$
Adams Fig					
Guava					
Pear	0 9	1 5	2 1 $\frac{1}{2}$	4 10 $\frac{1}{2}$	0 7 $\frac{1}{4}$
French Pear					
Peach and Apple					
Guava and Apple	0 8	1 2 $\frac{3}{4}$	1 10	4 3 $\frac{1}{2}$	0 6
Jam of any other description	0 8 $\frac{1}{2}$	1 3 $\frac{1}{4}$	1 11	4 7 $\frac{1}{2}$	0 6 $\frac{1}{2}$

NOTE.—(1) If jam or jelly is sold in a quantity of less than 7lbs. in a container holding a quantity not specified above, the maximum price is to be at the rate per lb. applicable to sales in a container holding the next higher quantity specified.

(2) Jam or jelly made from rhubarb and preserved ginger may be described as "Rhubarb and Preserved Ginger" notwithstanding the provisions of Clause 4 (c) of the Order, provided that the quantity of preserved ginger contained in such jam or jelly shall not be less than 20 per cent. of the total fruit content.

The Second Schedule.

SALE BY RETAIL.

Description of Jam or Jelly.	MAXIMUM PRICES.			
	Where Container Holds:—			
	1-lb.	2-lbs.	3-lbs.	7-lbs.
Blackcurrant	1 3	2 5	3 6	8 5½
Raspberry	1 2½	2 4	3 4½	8 0½
Pineapple				
Pineapple and Apricot				
Strawberry	1 2	2 2½	3 3	7 8½
Loganberry				
Loganberry and Raspberry				
Cherry	1 1½	2 1½	3 1	7 4½
Apricot				
Cranberry				
Peach				
Raspberry and Red Currant				
Raspberry and Plum	1 1	2 0½	2 11½	7 0½
Raspberry and Gooseberry				
Strawberry and Gooseberry				
Red Currant				
Strawberry and Plum	1 0½	1 11	2 9½	6 8½
Damson				
Gooseberry and Red Currant				
Blackberry				
Greengage				
Blackcurrant and Apple				
Quince	1 0	1 10½	2 8½	6 5½
Gooseberry	0 11½	1 10½	2 8½	6 5½
Plum				
Cranberry and Apple				
Apricot and Apple				
Raspberry and Apple				
Loganberry and Apple				
Strawberry and Apple				
Rhubarb and Preserved Ginger	0 11	1 9½	2 7	6 1½
Orange Marmalade				
Red Currant and Apple				
Blackberry and Apple				
Greengage and Apple				
Damson and Apple				
Gooseberry and Apple				
Plum and Apple	0 10½	1 8	2 5	5 9½
Lemon Marmalade				
Cape Gooseberry	1 0½	2 0	3 0	6 10½
Melon	1 0	1 10½	2 9½	6 5½
Melon and Apricot				
Melon and Ginger				
Melon and Lemon				
Melon and Pineapple				
Melon and Fig				
Green Fig				
Typarce (Hill Gooseberry)				
Nectarine				
Pear and Quince				
Fig	0 11	1 8½	2 5½	5 10½
Adams Fig				
Guava				
Pear	0 10½	1 8	2 6	5 9
French Pear				
Peach and Apple				
Guava and Apple	0 9½	1 6½	2 3	5 2½
Jam of any other description	0 10	1 7	2 3½	5 6½

NOTE. (1) If sold in a container holding a quantity not specified above, the maximum price is to be at the rate per lb. applicable to sales in a container holding the next higher quantity specified, and if the sale is of more than 7lbs., at the rate per lb. applicable in a sale of 7lbs.

(2) Jam or jelly made from rhubarb and preserved ginger, may be described as "Rhubarb and Preserved Ginger" notwithstanding the provisions of Clause 4 (c) of the Order, provided that the quantity of preserved ginger contained in such jam or jelly shall be not less than 20 per cent. of the total fruit content.

The Third Schedule.

SALE BY RETAIL WITHOUT A CONTAINER SUBJECT TO CONDITIONS MENTIONED BELOW.

Description of Jam or Jelly.	MAXIMUM PRICES.						
	1-lb. 1 2	$\frac{3}{4}$ -lb. 0 10 $\frac{1}{2}$	$\frac{1}{2}$ -lb. 0 7	$\frac{1}{4}$ -lb. 0 3 $\frac{1}{2}$
Blackcurrant							
Raspberry	1 1 $\frac{1}{2}$	0 10 $\frac{1}{2}$	0 7	...	0 3 $\frac{1}{2}$
Pineapple							
Pineapple and Apricot							
Strawberry	1 0 $\frac{1}{2}$	0 10	0 7	...	0 3 $\frac{1}{2}$
Loganberry							
Loganberry and Raspberry							
Cherry	1 0	0 10	0 7	...	0 3 $\frac{1}{2}$
Apricot							
Cranberry							
Peach							
Raspberry and Red Currant							
Raspberry and Plum	1 0	0 9	0 6	...	0 3
Raspberry and Gooseberry							
Strawberry and Gooseberry							
Red Currant							
Strawberry and Plum	0 11	0 9	0 6	...	0 3
Damson							
Gooseberry and Red Currant							
Blackberry							
Greengage							
Blackcurrant and Apple							
Quince	0 11	0 9	0 6	...	0 3
Gooseberry	0 11	0 8 $\frac{1}{2}$	0 6	...	0 3
Plum							
Cranberry and Apple							
Apricot and Apple							
Raspberry and Apple							
Loganberry and Apple							
Strawberry and Apple							
Rhubarb and Preserved Ginger	0 10 $\frac{1}{2}$	0 8	0 5 $\frac{1}{2}$...	0 3
Orange Marmalade							
Red Currant and Apple							
Blackberry and Apple							
Greengage and Apple							
Damson and Apple							
Gooseberry and Apple							
Plum and Apple	0 9 $\frac{1}{2}$	0 7 $\frac{1}{2}$	0 5	...	0 2 $\frac{1}{2}$
Lemon Marmalade							
Cape Gooseberry	0 11 $\frac{1}{2}$	0 9	0 6	...	0 3
Melon	0 10 $\frac{1}{2}$	0 8	0 5 $\frac{1}{2}$...	0 3
Melon and Apricot							
Melon and Ginger							
Melon and Lemon							
Melon and Pineapple							
Melon and Fig							
Green Fig							
Typaree (Hill Gooseberry)							
Nectarine							
Pear and Quince							
Fig	0 10 $\frac{1}{2}$	0 7 $\frac{1}{2}$	0 5 $\frac{1}{2}$...	0 3
Adams Fig							
Guava							
Pear	0 3 $\frac{1}{2}$	0 7	0 5	...	0 2 $\frac{1}{2}$
French Pear							
Peach and Apple							
Guava and Apple	0 9	0 6 $\frac{1}{2}$	0 4 $\frac{1}{2}$...	0 2 $\frac{1}{2}$
Jam of any other description	0 9 $\frac{1}{2}$	0 7 $\frac{1}{2}$	0 5	...	0 2 $\frac{1}{2}$

This Schedule does not apply to:—

- any sale of jam or jelly except jam or jelly sold without a container; or
- any sale of loose jam or jelly unless the seller is able and willing, if so required, to sell 1lb. in a container of the like jam or jelly (as the case may be) to the customer at the price applicable under this Order.

Where the quantity sold is not an even $\frac{1}{4}$ lb., $\frac{1}{2}$ lb., or $\frac{3}{4}$ lb., the price is to be at the rate provided on the sale of $\frac{3}{4}$ lb.

Jam or Jelly made from rhubarb and preserved ginger, may be described as "Rhubarb and Preserved Ginger" notwithstanding the provisions of Clause 4 (c) of the Order, provided that the quantity of preserved Ginger contained in such jam or jelly shall be not less than 20 per cent. of the total fruit content.

The Fourth Schedule.—Imported Jam.

SALE BY RETAIL.

Description of Jam or Jelly.	MAXIMUM PRICES.				
	1-lb.	Where Container Holds:—			7-lbs.
		2-lbs.	3-lbs.		
Blackcurrant	1 3½	2 6	3 7½	...	8 9
Raspberry	1 3	2 5	3 6	...	8 4
Pineapple					
Pineapple and Apricot					
Strawberry	1 2½	2 3½	3 4½	...	8 0
Loganberry					
Loganberry and Raspberry					
Cherry	1 2	2 2½	3 2½	...	7 8
Apricot					
Cranberry					
Peach					
Raspberry and Red Currant					
Raspberry and Plum	1 1½	2 1½	3 1	...	7 4
Raspberry and Gooseberry					
Red Currant					
Strawberry and Gooseberry					
Strawberry and Plum	1 1	2 0	2 11	...	7 0
Damson					
Gooseberry and Red Currant					
Blackberry					
Greengage					
Blackcurrant and Apple					
Quince	1 0½	1 11½	2 10	...	6 9
Gooseberry	1 0	1 11½	2 10	...	6 9
Plum					
Cranberry and Apple					
Apricot and Apple					
Raspberry and Apple					
Loganberry and Apple					
Strawberry and Apple					
Rhubarb and Preserved Ginger	0 11½	1 10½	2 8½	...	6 5
Orange Marmalade					
Red Currant and Apple					
Blackberry and Apple					
Greengage and Apple					
Damson and Apple					
Gooseberry and Apple					
Plum and Apple	0 11	1 9	2 6½	...	6 1
Lemon Marmalade					
Cape Gooseberry	1 1	2 1	3 1½	...	7 2
Melon	1 0½	1 11½	2 11	...	6 9
Melon and Apricot					
Melon and Ginger					
Melon and Lemon					
Melon and Pineapple					
Melon and Fig					
Green Fig					
Typareo (Hill Gooseberry)					
Nectarine					
Pear and Quince					
Fig	0 11½	1 9½	2 7	...	6 2
Adams Fig					
Guava					
Pear	0 11	1 9	2 7½	...	6 0½
French Pear					
Peach and Apple					
Guava and Apple	0 10	1 7½	2 4½	...	5 6
Jam of any other description	0 10½	1 8	2 5	...	5 10

NOTE.—(1) If sold in a container holding a quantity not specified above, the maximum price is to be at the rate per lb. applicable to sales in a container holding the next higher quantity specified, and if the sale is of more than 7lbs., at the rate per lb. applicable in a sale of 7lbs.

(2) Jam or jelly made from rhubarb and preserved ginger, may be described as "Rhubarb and Preserved Ginger" notwithstanding the provisions of Clause 4 (c) of the Order, provided that the quantity of preserved ginger contained in such jam or jelly shall be not less than 20 per cent. of the total fruit content.