February 1, 1943, which limits the amount of total milk solids that may be used in frozen dairy foods to not more than 65 per cent of the milk solids used for such purposes during the previous year, and the probable imposition of further restrictions by the federal government affecting such foods and the dairy industry during the war emergency, have rendered it urgently imperative to modify the minimum milk fat content of ice cream as specified in this subsection, in order to keep available as large a supply of ice cream as possible for the consuming public. Because of this emergency the minimum percentages of milk fat specified in this subsection for the various types of ice cream are modified in the respective paragraphs as follows: in (a) from 13 to 10 per cent; in (b) from 11 to 8 per cent; in (c) from 11 to 8 per cent; in (d) from 11 to 8 per cent; in (e) from 13 to 10 per cent; in (f) from 11 to 8 per cent; in (g) from 13 to 10 per cent; in (h) from 11 to 8 per cent; and in (i) from 13 to 10 per cent and from 11 to 8 per cent respectively, but in no case shall ices and sherbet be mixed with the forms of ice cream above specified so that the milk fat content is less than herein prescribed. The modifications made by this paragraph shall be in effect until the present war is terminated, as proclaimed by the President or the Congress of the United States, and for a period of 6 months thereafter, unless sooner repealed.

Approved February 26, 1943.

No. 201, A.]

[Published February 27, 1943.

CHAPTER 6.

AN ACT to create 63.13 (3) of the statutes, relating to number of councilmen upon abandonment of commission form of city government.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

63.13 (3) of the statutes is created to read:

63.13 (3) The common council of any such city that has abandoned the commission form of government and before effective reorganization under chapter 62, may by an ordinance adopted by a two-thirds vote of all its members, provide that

the membership of the common council to be first elected upon such reorganization shall consist of one alderman from each ward, and may further provide that the alderman of each ward shall be the supervisor therefrom. Thereafter the membership of the council shall not be increased or decreased except as provided in section 62.09 (1) (b).

Approved February 26, 1943.

No. 19, S.]

[Published March 4, 1943.

CHAPTER 7.

AN ACT to create 59.08 (43) and 66.04 (9) of the statutes, relating to appropriation by counties, cities, villages and towns for the aid of county councils of defense.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 59.08 (43) of the statutes is created to read:

59.08 (43) Civilian Defense. To appropriate annually for the benefit of and pay over for the aid of, county councils of defense, authorized by the state council of defense, during the time the United States of America is at war, a sum not to exceed 1/10 of one mill on the dollar on the assessed valuation of the property in said county. Sums so appropriated shall be expended through such agencies as the governing body of the county may designate. The tax levied under this subsection shall not be included in computing the maximum levy provided for in section 70.62 (2).

Section 2. 66.04 (9) of the statutes is created to read:

66.04 (9) Civilian Defense. The governing body of any town, city or village may appropriate annually for the benefit of, and pay over for the aid of, local or county councils of defense, authorized by the state council of defense, during the time when the United States of America is at war, a sum not to exceed 1/10 of one mill on the dollar on the assessed valuation of the property in said town, village or city. Sums so appropriated shall be expended through such agencies as the governing body of such municipality may designate.

Section 3. All appropriations and expenditures heretofore made by the governing bodies of counties, towns, villages or cities for the purposes herein stated are legalized and validated.

Approved March 3, 1943.