# LAWS OF THE THIRTY-FOURTH GENERAL ASSEMBLY [CH. 176

## "ICE-CREAM.

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"1. Ice-cream. Ice-cream is the frozen product made from pure wholesome sweet cream, and sugar, with or without flavoring, and if desired, the addition of not to exceed one per cent. (1%) by weight of a harmless thickener, and contains not less than twelve per cent. (12%) by weight of milk fat, and the acidity shall not exceed three-tenths (3-10) of one per cent. (1%).

"2. Fruit ice-cream. Fruit ice-cream is the frozen product made from pure wholesome sweet cream, sugar, and sound, clean, mature fruits, and, if desired, the addition of not to exceed one per cent. (1%) by weight of a harmless thickener, and contains not less than ten per cent. (10%) by weight of milk fat.

"3. Nut ice-cream. Nut ice-cream is the frozen product made from pure wholesome, sweet cream, sugar, and sound, non-rancid, nuts, and, if desired, the addition of not to exceed one per cent. (1%) by weight of harmless thickener, and contains not less than ten per cent. (10%) by weight of milk fat."

Approved March 23, A. D. 1911.

#### CHAPTER 176.

#### PURE DRUGS.

#### S. F. 279.

AN ACT to amend the law as it appears in section four thousand nine hundred ninetynine-a-thirty-five (4999-a35) of chapter ten-B (10-B) of title twenty-four (XXIV) of the supplement to the code, 1907, relating to pure drugs and the misbranding thereof.

### Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Misbranding—exceptions. The law as it appears in section four thousand nine hundred ninety-nine a-thirty-five (4999-a35) of chapter ten-B (10-B) of the supplement to the code, 1907, be, and the same is hereby amended by adding thereto, after the last line in said section the following, to-wit:

"Provided that nothing in this sub-division contained shall be construed to apply to such drugs and preparations as are specified and recognized by the United States pharmacopoeia and national formulary, which are in accordance therewith, and which are sold under the name by which they are so recognized, or the filling of prescriptions furnished by practicing physicians, dentists or veterinarians, the originals of which prescriptions are retained and filed by the pharmacists compounding or filling the same; and provided further, that nothing in this sub-division contained shall be construed to apply to such drugs or medicines as are personally dispensed by legally licensed physicians, dentists or veterinarians."

Approved April 6, A. D. 1911.