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Prices Regulation Acts.

PRICES REGULATION ORDER No. 90.

READY-MADE GARMENTS.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Decontrol Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 90.

Application.

2. Nothing in this Order shall apply to—
 - (a) garments made to the special measurements and for the personal use of an individual;
 - (b) knitted garments;
 - (c) men's, youths', or boys' shirts and pyjamas and woven underwear;
 - (d) headwear of all descriptions;
 - (e) footwear of all descriptions;
 - (f) handkerchiefs and neckwear of all descriptions;
 - (g) foundation and surgical garments and brassieres.

Revocation.

3. Prices Regulation Order No. 24, as amended by Prices Regulation Order No. 74, is hereby revoked.

Definitions.

4. In this Order, unless the contrary intention appears—

“Basic landed cost” means the basic landed cost fixed by any Prices Regulation Order in force at the time of the gazettal of this Order or by Notice issued by the Commonwealth Prices Commissioner, by a Deputy Prices Commissioner, or by the Prices Decontrol Commissioner for the State of Victoria.

"Landed cost" means the aggregate of—

- (i) the purchase price paid or payable after deduction of trade discount but before deduction of cash discount;
- (ii) inland carriage charges;
- (iii) outside packing charges;
- (iv) overseas office or forwarding agents' commission actually incurred (but not in excess of 3¼ per centum of the gross invoice price of the goods after deduction of trade discount but before deduction of cash discount);
- (v) bill of lading and shipping charges;
- (vi) insurance and freight paid (but not in excess of current standard sea freight rates);
- (vii) exchange calculated at telegraphic transfer rates at date of import (without addition of bank fees, bank commission, or interest charges);
- (viii) duty and primage paid;
- (ix) wharfage and stacking charges paid;
- (x) harbor dues and Stevedoring Industry Commission levy paid;
- (xi) customs entry and customs agents' charges paid (but not including any charges for costing or any percentage surcharge on cost or any charges for cartage from wharf, bond store, or free store); and
- (xii) sales tax where paid.

"Maker-up" means, in relation to the supply of any service of manufacturing or partially manufacturing any ready-made garment, a person who manufactures or partially manufactures such garment from material furnished to him by some other person for such purpose, whether or not any linings or trimmings for such garment are supplied by the maker-up.

"Manufacturer" means, in relation to the sale of any ready-made garment, a person who manufactures that garment from his own material, linings, and trimmings.

"Material" means, in relation to any ready-made garment, the material or materials used in the manufacture of that garment, other than material or materials used for linings, trimmings, or facings.

"Quantity of linings and trimmings used" means, in relation to any ready-made garment, the number of units or number of pounds weight (according to the customary method of quantity or measurement adopted) of linings and trimmings owned by a manufacturer, semi-manufacturer, or maker-up, as the case may be, and used by that manufacturer, semi-manufacturer, or maker-up in the manufacture or partial manufacture of that garment.

"Quantity of material used" means, in relation to any ready-made garment, the quantity of material used in the manufacture of that garment.

"Ready-made garment" means—

- (a) men's, youths', boys', women's, maids', girls', infants', and babies' outerwear garments of all descriptions;
- (b) women's, maids', girls', infants', and babies' underwear garments and night attire and beachwear of all descriptions.

"Retail trader" or "retailer" means, in relation to any material, linings, and trimmings, a person who purchases that material or those linings and trimmings and sells those goods by retail.

"Semi-manufacturer" means, in relation to the sale of any ready-made garment, a person who owns the material from which that garment is manufactured and who furnishes that material, whether or not with any linings or trimmings, to a maker-up for manufacture or partial manufacture of that garment.

"Supply" means, in relation to any service of manufacturing or partially manufacturing any ready-made garment by a maker-up, the supply of any declared service or services or the sale of any declared goods, or the sale of any declared goods and the supply of any declared service or services, in relation to such garment by that maker-up.

“Value” means, in relation to any material, linings, or trimmings—

- (a) in respect of material, linings, or trimmings manufactured in the Commonwealth of Australia and purchased by a manufacturer, semi-manufacturer, or maker-up, as the case may be, from the manufacturer of that material or those linings and trimmings—the purchase price paid or payable therefor plus 1½ per centum thereof;
- (b) in respect of material, linings, or trimmings purchased by a manufacturer, semi-manufacturer, or maker-up, as the case may be, from the Division of Import Procurement of the Department of Trade and Customs or from the Commonwealth Disposals Commission—the purchase price paid or payable therefor plus 1½ per centum thereof;
- (c) in respect of material, linings, or trimmings imported from a source outside the Commonwealth of Australia by the manufacturer, semi-manufacturer, or maker-up, as the case may be—
 - (i) in regard to material, linings, or trimmings which are eligible for subsidy and in respect of which a basic landed cost has been or may be determined, the basic landed cost plus 5 per centum thereof or the landed cost plus 5 per centum thereof, whichever is the lesser;
 - (ii) in regard to material, linings, or trimmings not eligible for subsidy, the landed cost thereof plus 2½ per centum;
- (d) in respect of material, linings, or trimmings purchased by a manufacturer, or semi-manufacturer, or maker-up, as the case may be, from a wholesale merchant in the Commonwealth of Australia—the purchase price paid or payable therefor;
- (e) in respect of material, linings, or trimmings purchased by a manufacturer, semi-manufacturer, or maker-up, as the case may be, from a retail trader—
 - (i) where an amount is specified by the Prices Decontrol Commissioner in relation to such material, linings, or trimmings and notified in writing to that manufacturer, semi-manufacturer, or maker-up, then such amount;
 - (ii) in any other case, the purchase price paid or payable therefor, less 25 per centum thereof.

“Wholesale merchant” or “wholesaler” means—

- (a) in respect of the sale of any ready-made garment, a person who purchases that garment from a manufacturer or semi-manufacturer and sells that garment by wholesale; or
- (b) in respect of any material or linings or trimmings, a person who purchases such material, linings, or trimmings and sells such goods by wholesale.

Specified Records to be Kept.

5. (1) Any manufacturer, semi-manufacturer, or maker-up who manufactures or partially manufactures or causes to be manufactured or partially manufactured any ready-made garment, shall keep, in addition to records required to be kept by law or for his own purpose a cost form in relation to that garment in the form specified in the First Schedule to this Order and supporting records in relation thereto as specified in the Second Schedule to this Order.

(2) In respect of the cost form and supporting records kept in pursuance of sub-paragraph (1) of this paragraph—

- (a) one such cost form, together with supporting records, shall be kept for each garment manufactured or partially manufactured. Provided that if two or more garments are manufactured or partially manufactured together and are lined or trimmed in like manner or are otherwise substantially identical and substantially the same amount of work is performed in respect of each garment, then

it shall be sufficient if only one such cost form and supporting records thereof are kept in respect of the total number of the garments so manufactured or partially manufactured;

- (b) the cost forms shall be numbered consecutively from No. 1 onwards.

Maximum Prices—Sales by Manufacturers and Semi-Manufacturers.

6. I fix and declare the maximum price at which a manufacturer or semi-manufacturer may sell any ready-made garment to be—

- (a) in the case of a manufacturer not coming within the provisions of sub-paragraph (b) of this paragraph or in the case of a semi-manufacturer, the sum of—
- (i) the ex-factory cost of that garment as required to be recorded in the cost form in relation to that garment kept by the manufacturer or semi-manufacturer, as the case may be, pursuant to the provisions of paragraph 5 of this Order; and
 - (ii) the percentage of such ex-factory cost as specified in Part 1 of the Third Schedule to this Order; or
- (b) in the case of a manufacturer who buys material from a person, firm or company, manufactures or partly manufactures such material and sells the completed or partly-completed garment or garments manufactured from such material to the person, firm, or company from whom such material was purchased, the sum of—
- (i) the ex-factory cost of that garment as required to be recorded in the cost form in relation to that garment kept by the manufacturer, pursuant to the provisions of paragraph 5 of this Order; and
 - (ii) 7½ per centum of such ex-factory cost.

Maximum Rates—Makers-up.

7. I fix and declare the maximum rate at which a maker-up may supply the service of manufacturing or partially manufacturing any ready-made garment to be the sum of—

- (a) the ex-factory cost of that service as required to be recorded in the cost form in relation to that garment kept by the maker-up pursuant to the provisions of paragraph 5 of this Order; and
- (b) 12½ per centum of such ex-factory cost.

Maximum Prices—Sales by Wholesale Merchants.

8. I fix and declare the maximum price at which a wholesale merchant may sell any ready-made garment to be the sum of—

- (a) the purchase price paid or payable, after the deduction of any trade discount but before deduction of any cash discount, for that garment by such person; and
- (b) the percentage of such purchase price as is specified in Part 2 of the Third Schedule to this Order.

Invoice or Docket to be Delivered.

9. Any person who sells any ready-made garment other than by retail shall issue to the purchaser of such garment at the time of sale an invoice or docket indicating whether such person is the manufacturer, semi-manufacturer, or wholesaler of the garment and specifying the following particulars:—

- (i) The seller's name and address;
- (ii) the date on which the sale was made;
- (iii) a description of the garment as to quality, style, and type;
- (iv) the quantity sold and the price charged therefor.

Discounts.

10. (1) Notwithstanding anything contained in this Order, where a manufacturer, or semi-manufacturer, or wholesaler of any ready-made garment has customarily allowed, in relation to sales, any difference in price—

- (a) to any person, or to any person included in any class of persons;

- (b) in respect of sales of certain quantities of ready-made garments; or
- (c) in respect of sales under certain conditions of sale, or upon certain terms of payment,

the maximum prices fixed by or under this Order in respect of that ready-made garment shall, in the case of sales to any such person or persons, or of such quantities, or under such conditions, or upon such terms of payment, be reduced by the allowance of such difference.

(2) In every case, whether any such difference in price has been customarily allowed or not, where payment for any ready-made garment is made within 30 days from the date of delivery, such a reduction shall be made and shall not be less than 2½ per centum of the purchase price.

Application for Maximum Price in Certain Cases.

11. Notwithstanding the foregoing provisions of this Order, a manufacturer or semi-manufacturer shall not sell any ready-made garment which is made from material, linings, or trimmings which have been purchased by him in a mixed parcel or lot, or with other goods, for an undivided price, unless and until that manufacturer or semi-manufacturer has made a written request to the Prices Decontrol Commissioner to fix the maximum price at which that garment may be sold and the Prices Decontrol Commissioner has fixed the maximum price accordingly.

Fixation of Maximum Prices by Notice.

12. (1) Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any ready-made garment may be sold or the maximum rate at which the service of making-up any ready-made garment may be supplied by any person to whom a notice in pursuance of this paragraph is given to be such price or rate as is fixed by the Prices Decontrol Commissioner by notice in writing to that person.

(2) Any notice in writing relating to any ready-made garment or class of ready-made garment which was issued on or subsequent to the sixth day of January, 1949, and which was in force at the date of the coming into operation of this Order shall be deemed to have been given under this Order.

(3) All notices in writing issued prior to the sixth day of January, 1949, in respect of any ready-made garments or class of ready-made garments are hereby revoked.

THE FIRST SCHEDULE.

COST FORMS.

No. 1.—Cost Form for Manufacturer.

Type of garment						No.
Sizes made—						
Size ..						Total.
Quantity ..						

£ s. d.

1. Value of quantity of material used
2. Value of quantity of linings and trimmings used ..
3. Cost of manufacturing
4. Ex-factory cost (total of items 1, 2, and 3) for quantity made
5. Ex-factory cost for each garment, being amount of item 4 divided by total number of garments

Form No. 2.—Cost Form for Semi-manufacturer.

Type of garment						No.
Sizes made—						
Size ..						Total.
Quantity ..						

THE FIRST SCHEDULE—continued.

- | | |
|---|---------|
| | £ s. d. |
| 1. Value of quantity of material used | |
| 2. Value of quantity of linings and trimmings used belonging to the semi-manufacturer | |
| 3. Cost of manufacturing any part of the garment manufactured by the semi-manufacturer | |
| 4. Charge made by the maker-up | |
| 5. Ex-factory cost (total of items 1, 2, 3, and 4) for quantity made | |
| 6. Ex-factory cost for each garment, being amount of item 5 divided by the total number of garments | |

Form No. 3.—Cost Form for Maker-up.

Type of garment No.
 Manufactured for
 Extent of manufacturing performed
 Quantity

- | | |
|---|---------|
| | £ s. d. |
| 1. Value of quantity of linings and trimmings used belonging to the maker-up | |
| 2. Cost of manufacturing the whole or such part of the garment as is manufactured by the maker-up | |
| 3. Ex-factory cost (total of items 1 and 2) for quantity made | |
| 4. Ex-factory cost for each garment, being amount of item 3 divided by the total number of garments | |

THE SECOND SCHEDULE.

SUPPORTING RECORDS.

Part 1.—Value of Quantity of Materials Used.

(To be kept by manufacturer and semi-manufacturer.)

- Type of garment
 Size
 Details of material—
- | | |
|--|------------------------------|
| 1. Type of material | Stock record numbers |
| 2. Identity numbers | Width |
| 3. Value per lineal yard | £ s. d. |
| 4. Lineal measure of material used— | yards inches. |
| | £ s. d. |
| 5. Value of quantity of material used in each garment (item 3 multiplied by item 4) | |
| 6. Value of quantity of material used as specified in Cost Form No. 1 or Cost Form No. 2 of the First Schedule, as the case may be | |

Part 2.—Value of Quantity of Linings and Trimmings Used.

(To be kept by manufacturer, semi-manufacturer, and maker-up, where applicable.)

Stock Record Number.	Lineal Measure.		Details of Linings.	Width.	Value per Lineal Yard, Pound, or Unit.	Value of Linings and Trimmings.
	Yards.	Inches.				
			Art Silk			£ s. d.
			Hair Cloth			
			Hairtex			
			Optima			
			Wool Optima			
			Collar Canvas			
			Silesia			
			Dandy Canvas			
			Wadding			
			Pocketing			
			White Calico			
			Dyed Calico			
			Unbleached Calico			
			Sleeve Lining			
			Italian Cloth			
			Other Linings			
			Quantity.	Details of Trimmings.	Unit Value.	
			Buttons			
			Buckles, Pads, &c.			
			Threads and Cottons			

Value of linings and trimmings used as specified in Cost Forms Nos. 1, 2, or 3 of the First Schedule

THE SECOND SCHEDULE—continued.

Part 3.—Cost of Manufacturing.

(To be kept by manufacturer, semi-manufacturer, and maker-up.)

Direct Labour—Time Workers and Proprietor.				£ s. d.
Process.	Time in Minutes.	Rate per Hour at Current Award Rates.	Time Multiplied by Rate.	
			£ s. d.	
Cutting				
Trimming				
Machining				
Table Work				
Steam Pressing				
Hand Pressing				
Cornelli Work				
Finishing				
Examining				

(A) Total direct Labour—Time Workers and Proprietor.

Direct Labour—Piece and Task Workers.			£ s. d.
Process.	Rate.	Labour Cost.	
		£ s. d.	
Cutting			
Trimming			
Machining			
Table Work			
Steam Pressing			
Hand Pressing			
Cornelli Work			
Finishing			
Examining			

(B) Total Direct Labour—Piece and Task Workers		
Total of (A) and (B)		
(C) Allowance for holidays, sick pay, and factory overhead expenses— 22½ per centum of total of (A) and (B)		
Cost of manufacturing, being total of (A), (B), and (C)		

NOTE.—Any time spent by a time worker or proprietor on any process specified above in Item (A) of this Part shall be charged at the rate per hour current under the Federal Clothing Trades Award for such process.

Piece and Task Work Rates for the purposes of calculating direct labour costs shall not exceed those determined in accordance with the provisions of the Federal Clothing Trades Award. Where the conditions of that Award have not been complied with in determining such rates, then direct labour costs shall be calculated on the basis of the current award for time workers.

Part 4.—Charge made by Maker-up.

(To be kept by semi-manufacturer in support of Item 4 of Cost Form No. 2 of the First Schedule.)

Name of Maker-up.	Extent of Manufacturing by Maker-up, Including Cornelli Work, Embroidery, &c.	Charge Made by Maker-up.
		£ s. d.
Total Charge made by Maker-up		

THE THIRD SCHEDULE—PART 1.

Description of Goods.	Percentage of Ex-factory Cost.					
	Sales by Manufacturer.			Sales by Semi-Manufacturer.		
	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.
1. Men's, Youths', and Boys' Outerwear Garments of all descriptions ..	10	12½	37½	6½	10	35
2. Women's, Maids', Girls', Infants', and Babies' Outerwear Garments, Underwear Garments, Night Attire and Beachwear of all descriptions ..	11	16½	42½	7½	13½	40

THE THIRD SCHEDULE—PART 2.

Description of Goods.	Percentage of Purchase Price. Sales by Wholesale Merchant to Retailer.
1. Men's, Youths', and Boys' Outerwear Garments of all descriptions ..	7½
2. Women's, Maids', Girls', Infants', and Babies' Outerwear Garments, Underwear Garments, Night Attire, and Beachwear of all descriptions ..	10

Dated this 9th day of August, 1949.

J. F. WALDRON,
Prices Decontrol Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 91.

SHIRTS, FLANNELS, UNDERPANTS, AND PYJAMAS.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Decontrol Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 91.

Revocation.

2. Prices Regulation Order No. 23 is hereby revoked.

Definitions.

3. In this Order, unless the contrary intention appears—
 - “Aids to manufacture” means, in relation to any specified garment, any buttons, sewing cottons, linings, interlinings, tabs, or girdles used in the manufacture of such garment.
 - “Basic landed cost” means the basic landed cost fixed by any Prices Regulation Order in force at the time of the gazettal of this Order, or by Notice issued by the Commonwealth Prices Commissioner, by a Deputy Prices Commissioner, or by the Prices Decontrol Commissioner for the State of Victoria.
 - “Landed cost” means the aggregate of—
 - (i) the purchase price paid or payable after deduction of trade discount but before deduction of cash discount;
 - (ii) inland carriage charges;
 - (iii) outside packing charges;
 - (iv) overseas office or forwarding agents' commission actually incurred (but not in excess of 3½ per centum of the gross invoice price of the goods after deduction of trade discount but before deduction of cash discount);

- (v) bill of lading and shipping charges;
 - (vi) insurance and freight paid (but not in excess of current standard sea freight rates);
 - (vii) exchange calculated at telegraphic transfer rates at date of import (without addition of bank fees, bank commission, or interest charges);
 - (viii) duty and primage paid;
 - (ix) wharfage and stacking charges paid;
 - (x) harbor dues and Stevedoring Industry Commission levy paid;
 - (xi) customs entry and customs agents' charges paid (but not including any charges for costing or any percentage surcharge on cost or any charges for cartage from wharf, bond store, or free store); and
 - (xii) sales tax where paid.
- "Maker-up" means, in relation to the supply of any service or manufacturing or partially manufacturing any specified garment, a person who manufactures or partially manufactures that garment from material furnished to him by some other person for such purpose, whether or not any aids to manufacture for such garment are supplied by that maker-up.
- "Manufacturer" means, in relation to the sale of any specified garment, a person who manufactures that garment from his own material and aids to manufacture.
- "Material" means, in relation to any specified garment, the material or materials used in the manufacture of that garment other than aids to manufacture.
- "Rate" includes remuneration.
- "Retail trader" or "retailer" means, in relation to any material or aids to manufacture, a person who purchases that material or those aids to manufacture and sells those goods by retail.
- "Semi-manufacturer" means, in relation to the sale of any specified garment, a person who owns the material from which that garment is manufactured and who furnishes that material, whether or not with any aids to manufacture, to a maker-up for manufacture or partial manufacture of that garment.
- "Specified garment" means any men's, youths', or boys' shirts, pyjamas, underpants made from woven material, or flannel undershirts, and includes all aids to manufacture.
- "Supply" means, in relation to any service of manufacturing or partially manufacturing any specified garment by a maker-up, the supply of any declared service or services or the sale of any declared goods and the supply of any declared service or services in relation to such garment by that maker-up.
- "Value" means, in relation to any material or aids to manufacture—
- (a) in respect of material or aids to manufacture manufactured in the Commonwealth of Australia and purchased by a manufacturer, semi-manufacturer, or maker-up, as the case may be, from the manufacturer of that material or those aids to manufacture, the purchase price paid or payable therefor plus 1½ per centum;
 - (b) in respect of material or aids to manufacture purchased by a manufacturer, semi-manufacturer, or maker-up, as the case may be, from the Division of Import Procurement of the Department of Trade and Customs or from the Commonwealth Disposals Commission, the purchase price paid or payable therefor plus 1½ per centum;
 - (c) in respect of material, linings, or trimmings imported from a source outside the Commonwealth of Australia by the manufacturer, semi-manufacturer, or maker-up, as the case may be—
 - (i) in regard to material, linings, or trimmings which are eligible for subsidy and in respect of which a basic landed cost has been or may be determined, the basic landed cost plus 5 per centum thereof or the landed cost plus 5 per centum thereof, whichever is the lesser;

- (ii) in regard to material, linings, or trimmings not eligible for subsidy, the landed cost thereof plus 2½ per centum;
- (d) in respect of material or aids to manufacture purchased by a manufacturer, or semi-manufacturer, or maker-up, as the case may be, from a wholesale merchant in the Commonwealth of Australia, the purchase price paid or payable therefor;
- (e) in respect of material or aids to manufacture purchased by a manufacturer, semi-manufacturer, or maker-up, as the case may be, from a retail trader—
 - (i) where an amount is specified by the Prices Decontrol Commissioner in relation to such material or such aids to manufacture and notified in writing to that manufacturer, semi-manufacturer, or maker-up, then such amount;
 - (ii) in any other case, the purchase price paid or payable therefor less 25 per centum thereof.

“ Wholesale merchant ” or wholesaler ” means—

- (a) in respect of the sale of any specified garment, a person who purchases that garment from a manufacturer or semi-manufacturer and sells that garment by wholesale; or
- (b) in respect of any material or aids to manufacture, a person who purchases such material or such aids to manufacture and sells those goods by wholesale.

Specified Records to be Kept.

4. (1) Any manufacturer, semi-manufacturer, or maker-up, who manufactures or partially manufactures or causes to be manufactured or partially manufactured any specified garment, shall keep, in addition to records required to be kept by law or for his own purpose, a cost form in relation to that garment in the form specified in the First Schedule to this Order.

(2) In respect of the cost form kept in pursuance of sub-paragraph (1) of this paragraph—

- (a) one such cost form shall be kept for each garment manufactured or partially manufactured. Provided that if two or more garments are manufactured or partially manufactured together and are substantially identical and substantially the same amount of work is performed in respect of each garment, then it shall be sufficient if only one such cost form is kept in respect of the total number of garments so manufactured or partially manufactured; and
- (b) the cost forms shall be numbered consecutively from No. 1 onwards.

Maximum Prices—Sales by Manufacturers and Semi-Manufacturers.

5. I fix and declare the maximum price at which a manufacturer or a semi-manufacturer may sell any specified garment to be—

- (a) in the case of a manufacturer not coming within the provisions of sub-paragraph (b) of this paragraph or in the case of a semi-manufacturer, the sum of—
 - (i) the factory cost of that garment as required to be recorded in the cost form in relation to that garment kept by the manufacturer or semi-manufacturer, as the case may be, pursuant to the provisions of paragraph 4 of this Order, and
 - (ii) the percentage of such factory cost as specified in Part 1 of the Second Schedule to this Order; or
- (b) in the case of a manufacturer who buys material from a person, firm, or company, and manufactures or partly manufactures such material, and sells the completed or partly-completed garment or garments, manufactured from such material, to the person, firm, or company from whom such material was purchased—the sum of—
 - (i) the factory cost of that garment as required to be recorded in the cost form in relation to that garment kept by the manufacturer, pursuant to the provisions of paragraph 4 of this Order. and
 - (ii) five per centum of such factory cost.

Maximum Rates—Makers-up.

6. I fix and declare the maximum rate at which a maker-up may supply the service of manufacturing or partially manufacturing any specified garment to be the sum of—

- (a) the factory cost of that garment as required to be recorded in the cost form kept by that maker-up pursuant to the provisions of paragraph 4 of this Order; and
- (b) fifteen per centum of such factory cost.

Maximum Prices—Sales by Wholesale Merchants.

7. I fix and declare the maximum price at which a wholesale merchant may sell any specified garment to be the sum of—

- (a) the purchase price paid or payable, after deduction of any trade discount but before the deduction of any cash discount, for that garment by such person; and
- (b) the percentage of such purchase price as is specified in Part 2 of the Second Schedule to this Order.

Invoice or Docket to be Delivered.

8. Any person who sells any specified garment other than by retail shall issue to the purchaser of such garment at the time of sale an invoice or docket indicating whether such person is the manufacturer, semi-manufacturer, or wholesaler of the garment and specifying the following particulars:—

- (i) The seller's name and address;
- (ii) the date on which the sale was made;
- (iii) a description of the garment as to quality, style, and type;
- (iv) the quantity sold and the price charged therefor.

Discounts.

9. (1) Notwithstanding anything contained in this Order, where a manufacturer, or semi-manufacturer, or wholesaler of any specified garment has customarily allowed, in relation to sales, any difference in price—

- (a) to any person or to any person included in any class of persons;
- (b) in respect of sales of certain quantities of garments; or
- (c) in respect of sales under certain conditions of sale, or upon certain terms of payment—

the maximum prices fixed by or under this Order in respect of that specified garment shall, in the case of sales to any such person or persons, or of such quantities, or under such conditions, or upon such terms of payment, be reduced by the allowance of such difference.

(2) In every case, whether any difference in price has been customarily allowed or not, where payment for any specified garment is made within 30 days from the date of delivery, such a reduction shall be made and shall not be less than 2½ per centum of the purchase price.

Application for Maximum Price in Certain Cases.

10. Notwithstanding the foregoing provisions of this Order, a manufacturer or semi-manufacturer shall not sell any specified garment which is made from material or aids to manufacture which have been purchased by him in a mixed parcel or lot with other goods for an undivided price unless and until that manufacturer or semi-manufacturer has made a written request to the Prices Decontrol Commissioner to fix the maximum price at which that garment may be sold and the Prices Decontrol Commissioner has fixed the maximum price accordingly.

Fixation of Maximum Prices by Notice.

11. (1) Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any specified garment may be sold or the maximum rate at which the service of making-up any specified garment may be supplied by any person to whom a notice in pursuance of this paragraph is given to be such price or rate as is fixed by the Prices Decontrol Commissioner by notice in writing to that person.

(2) Any notice in writing relating to any specified garment which was issued on or subsequent to the sixth day of January, 1949, and which was in force at the date of the coming into operation of this Order shall be deemed to have been given under this Order.

(3) All notices in writing issued prior to the sixth day of January, 1949, in respect of specified garments are hereby revoked.

THE FIRST SCHEDULE.

Form No. 1.—Cost Form for Manufacturer.

Description of garment No.
 Job identity No.
 Date of completion of manufacture
 Quantity and sizes—

Size					Total.
Quantity ..					

Details of material used—

1. Type of material
2. From whom purchased
3. Date purchased
4. Lineal measure of material used— yards inches.
5. Value per lineal yard

£ s. d.

(A) Value of material used

Details of aids to manufacture—

	Quantity.	Unit Value.
Buttons		
Cottons		
Tabs		
Girdles		
Linings		
Interlinings		

£ s. d.

(B) Value of aids to manufacture

Direct labour—

	Time in Minutes.	Rate per Hour at Current Award Rates Time Workers.	Rate—Piece or Task Workers.	Total Labour Cost.
Laying				
Cutting				
Machining				
Finishing				
Pressing				
.....				
.....				

£ s. d.

(C) Total cost of direct labour

(D) Allowance for sick and holiday pay and factory overhead expense—27½ per centum of item (C)

(E) Factory cost for quantity manufactured—Total of items (A), (B), (C), and (D)

Factory cost for each garment, being amount of item (E) divided by total number of garments

NOTE.—Piece and Task Work Rates for the purposes of calculating direct labour costs shall not exceed those determined in accordance with the provisions of the Federal Clothing Trades Award. Where the conditions of that award have not been complied with in determining such rates then direct labour cost shall be calculated on the basis of the current award for time workers.

Form No. 2.—Cost Form for Semi-manufacturer.

Description of garment No.
 Job identity No.
 Quantity and sizes—

Size					Total.
Quantity ..					

Details of material used—

1. Type of material
2. From whom purchased
3. Date purchased
4. Lineal measure of material used— yards inches.
5. Value per lineal yard

£ s. d.

(A) Value of material used

THE FIRST SCHEDULE—continued.

Details of aids to manufacture (belonging to semi-manufacturer)—

—	Quantity.	Unit Value.
Buttons		
Cottons		
Tabs		
Girdles		
Linings		
Interlinings		

£ s. d.

- (B) Value of aids to manufacture
 - (C) Charge made by maker-up
 - (D) Factory cost for quantity manufactured—Total of items (A), (B), and (C)
- Factory cost for each garment, being amount of item (D) divided by total number of garments

Form No. 3.—Cost Form for Maker-up.

Description of garment

Job identity No.

Date of completion of manufacture / /

Quantity and sizes—

Size					Total.
Quantity					

For whom manufactured

Details of aids to manufacture (belonging to maker-up)—

—	Quantity.	Unit Value.
Buttons		
Cottons		
Tabs		
Girdles		
Linings		
Interlinings		

£ s. d.

- (A) Value of aids to manufacture

Direct labour—

—	Time In Minutes.	Rate per Hour at Current Award Rates Time Workers.	Rate—Piece or Task Workers.	Total Labour Cost.
Laying				
Cutting				
Machining				
Finishing				
Pressing				
..... .. .				
..... .. .				

£ s. d.

- (B) Total cost of direct labour
 - (C) Allowance for sick and holiday pay, and factory overhead expense—27½ per centum of item (B)
 - (D) Factory cost for quantity manufactured—Total of items (A), (B), and (C)
- Factory cost for each garment, being amount of item (D) divided by total number of garments

NOTE.—Piece and Task Work Rates for the purposes of calculating direct labour costs shall not exceed those determined in accordance with the provisions of the Federal Clothing Trades Award.

Where the conditions of that Award have not been complied with in determining such rates then direct labour cost shall be calculated on the basis of the current award for time workers.

THE SECOND SCHEDULE—PART 1.

Description.	Percentage of Factory Cost.					
	Sales by Manufacturer.			Sales by Semi-Manufacturer.		
	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.	Sales to Wholesale Merchant.	Sales to Retailer.	Sales by Retail.
Specified Garments ..	11½	15	35	7½	12½	32½

THE SECOND SCHEDULE—PART 2.

Description.	Percentage of Purchase Price. Sales by Wholesale Merchant to Retailer.
Specified Garments	7½

Dated this 9th day of August, 1949.

J. F. WALDRON,
Prices Decontrol Commissioner.