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[1951

Prices Regulation Acts.

PRICES REGULATION ORDER No. 311.

FURNITURE REMOVERS' RATES.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, Michael Maurice Gloster, Acting Prices Decontrol Commissioner, hereby make the following Order:—

Citation and Application.

1. This Order may be cited as Prices Regulation Order No. 311, and shall apply only where the removal is effected in a motor vehicle of a capacity of $1\frac{1}{2}$ tons or more.

Definitions.

2. In this Order unless the contrary intention appears—

“Furniture” includes all household effects and the personal effects of a householder.

“Metropolitan Area” means all that area of Victoria comprised within a radius of 20 miles from the General Post Office, Melbourne.

“Ordinary Time” means:—

(a) in the case of a remover who renders the service in respect of which the question arises without the aid of any employee or employees—

the hours of 7 a.m. to 5.30 p.m. on week days other than Saturdays, and the hours of 7 a.m. to 12.30 p.m. on Saturdays. Provided that where the remover carries on business in a locality where the recognized half-holiday is on a day other than a Saturday, the day so recognized shall be substituted for Saturday for the purposes of this definition;

(b) in the case of a remover who renders the service in respect of which the question arises either wholly or partly with the aid of any employee or employees—

the time during which he is not obliged under the terms of any award or Wages Board Determination to pay such employee or employees at a rate greater than the ordinary rate of wages applicable to him or them under such award or Determination.

“Time and a Half” means—

- (a) in the case of a remover who renders the service in respect of which the question arises without the aid of any employee or employees—

the hours of 12.01 a.m. to 7 a.m. and 5.31 p.m. to 12 midnight on week days other than Saturdays and the hours of 12.01 a.m. to 7 a.m. on Saturdays.

Provided that where the remover carries on business in a locality where the recognized half-holiday is on a day other than a Saturday, the day so recognized shall be substituted for Saturday for the purposes of this definition ;

- (b) in the case of a remover who renders the service in respect of which the question arises either wholly or partly with the aid of any employee or employees—

the time during which he is obliged under the provisions of any award or Wages Board Determination to pay such employee or employees at the rate of time and a half.

“Double Time” means—

- (a) in the case of a remover who renders the service in respect of which the question arises without the aid of any employee or employees—

- (i) the whole of any Sunday and the whole of each of the following days, that is to say :—

New Year's Day, Australia Day, Labour Day, Good Friday, Easter Monday, Anzac Day, King's Birthday, Christmas Day, Boxing Day, the 13th November, 1951, and, where the remover's depot is situated within a radius of 25 miles of the General Post Office, Melbourne, Melbourne Cup Day, and where his depot is situated outside such radius, the day for which a whole or part holiday is gazetted for the district in which the depot is situated, but which day is not a holiday either in whole or in part generally in Victoria ; and

- (ii) the hours on any day (not being a day mentioned in sub-paragraph (i) of this definition) which do not come within the hours set out either in paragraph (a) of the definition of “ordinary time” or in paragraph (a) of the definition of “time and a half” ;

- (b) in the case of a remover who renders the service in respect of which the question arises either wholly or partly with the aid of any employee or employees—

the time during which he is obliged under the provisions of any award or Wages Board Determination to pay such employee or employees at the rate of double time.

Maximum Rates.

3. Subject to the provisions of this Order, I fix and declare the maximum rate at which any service of removing furniture by a motor vehicle of a load capacity of $1\frac{1}{2}$ tons or more may be supplied to be as follows :—

- (1) for removals—

- (a) from any place within the Metropolitan Area to any other place within the Metropolitan Area ; or

- (b) from any place outside the Metropolitan Area to any other place within a distance of 20 miles of the principal post office at the place where the depot of the furniture remover is situated:—
- (i) where the service is rendered wholly during ordinary time or wholly during time and a half or wholly during double time—an amount calculated at the rate per hour specified in Column 2 or Column 3 or Column 4 of the First Schedule to this Order (as the case requires).
 - (ii) where the service is rendered partly during ordinary time and partly during time and a half or double time or partly during time and a half and partly during double time—
 - (a) for that part of the service which is rendered during ordinary time—an amount calculated at the rate per hour specified in Column 2 of the said First Schedule;
 - (b) for that part of the service which is rendered during time and a half—an amount calculated at the rate per hour specified in Column 3 of the said First Schedule;
 - (c) for that part of the service which is rendered during double time—an amount calculated at the rate per hour specified in Column 4 of the said First Schedule.

(2) For removals from any place in Victoria to any other place distant more than 20 miles but not more than 60 miles from the place where the depot of the furniture remover is situated—an amount calculated at the appropriate rate set out in the Second Schedule to this Order—on the mileage actually and necessarily traversed in rendering the service plus an amount for time spent on loading and unloading calculated at the rate set out in that Schedule.

(3) For removals from any place in Victoria to any other place distant more than 60 miles from the place where the depot of the furniture remover is situated—an amount calculated at the appropriate rate set out in the Third Schedule to this Order on the mileage actually and necessarily traversed in rendering the service.

4. For the purposes of this Order, I declare that in calculating the maximum rates fixed under this Order—

- (i) where the time occupied in rendering the service exceeds one hour, and is not an exact number of hours, half hours or quarter hours, such time shall be computed to the next upwards quarter hour;
- (ii) the rates set out in Column 3 or Column 4 of the First Schedule may be charged only upon the express authority of the person for whom the service is rendered;
- (iii) the times occupied shall be computed from the time of departure of the vehicle from the depot of the furniture remover or place where it commenced its journey for the purpose of carrying out the said service whichever time is the later, until its return direct to the depot of the furniture remover, or if such vehicle does not return direct to the depot of the furniture remover, then until such time as the loading of the furniture in respect of another service of removing furniture is commenced, but in such latter case so as not to exceed the time it would ordinarily have taken to return direct to the depot of the furniture remover;
- (iv) where by reason of any mechanical defect, breakdown or accident the time occupied in rendering any service is increased, such increased time shall not be taken into account in the making of the calculation.

5. In cases where a load consists of furniture removed on behalf of more than one customer, the maximum rate for the particular load shall be apportioned amongst the customers concerned in the same ratio as the cubic measurement of each customer's furniture bears to the total cubic measurement of all furniture carried in such particular load.

Records to be Kept of Removals.

6. Every person supplying the service of removing furniture, the maximum rates for which are fixed under this Order, shall maintain a record of each removal showing:—

- (a) Name and address of customer;
- (b) Date of supplying service;
- (c) Times of departure of the vehicle from the depot of the furniture remover or place of commencement and completion of the service;
- (d) Names of the employees (if any) engaged in performing the service.

Fixation of Maximum Rates by Notice.

7. Notwithstanding the foregoing provisions of this Order, I declare the maximum rate at which the service of removing furniture specified in a notice given in pursuance of this clause may be supplied by any person in Victoria to whom such notice is given to be such rate as is fixed by the Commissioner by notice in writing to that person.

FIRST SCHEDULE.

MAXIMUM HOURLY RATES.

- (a) Within the Metropolitan Area;
- (b) From any place in Victoria outside the Metropolitan Area to another place within 20 miles of the principal post office at the place where the depot of the furniture remover is situated.

Column 1.	Column 2.	Column 3.	Column 4.
	Ordinary Time Rate.	Time and a Half Rate.	Double Time Rate.
	per hour.	per hour.	per hour.
	<i>s. d.</i>	<i>s. d.</i>	<i>s. d.</i>
1½-ton Capacity Vehicle and Over—			
Where the services of 1 man are supplied ..	22 6	25 6	28 6
Where the services of 2 men are supplied ..	30 0	35 0	41 6
Where the services of 3 men are supplied ..	37 6	46 0	54 6
For each additional man after the third ..	7 6	10 3	13 0

SECOND SCHEDULE.

MAXIMUM RATES.

From any place in Victoria to another place in Victoria distant more than 20 miles and not more than 60 miles from the place where the depot of the furniture remover is situated.

1½-ton capacity vehicle and over.

Where the services of one man only are supplied—1s. 9d. per mile each way.

Where the services of two men are supplied—2s. per mile each way.

Plus 20s. per hour for loading or unloading calculated to the nearest quarter hour.

THIRD SCHEDULE.

MAXIMUM RATES.

From any place in Victoria to another place in Victoria distant more than 60 miles from the place where the depot of the furniture remover is situated.

1½-ton capacity vehicle and over.

Where the services of one man only are supplied—1s. 9d. per mile each way.

Where the services of two men are supplied—2s. per mile each way.

Dated this 1st day of November, 1951.

M. M. GLOSTER,
Acting Prices Decontrol Commissioner.

Prices Regulation Acts.
PRICES REGULATION ORDER No. 312.

ICE CREAM.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, Michael Maurice Gloster, Acting Prices Decontrol Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 312.

Definitions.

2. "No. 24 Scoop" means any container of a capacity, when filled level with the brim, of not less than $1\frac{3}{4}$ fluid oz.

"No. 40 Scoop" means any container of a capacity, when filled level with the brim of not less than 1 fluid oz., but less than $1\frac{3}{4}$ fluid oz.

"No. 60 Scoop" means any container of a capacity, when filled level with the brim, of not less than two-thirds of 1 fluid oz., but less than 1 fluid oz.

Maximum Prices.

3. I fix and declare the maximum price at which ice cream manufactured by the persons specified in the First column of the Schedule to this Order and described in the Second column thereto, may be sold by retail in Victoria to be the price set out in the Third column of the said Schedule.

4. For the purposes of this Order, where any ice cream is sold in a packet, bag, or other inedible container without label or other indication of the brand or name of manufacturer of that ice cream, the contents shall be deemed not to be any of the brands or the product of any of the manufacturers whose names are set out in the Schedule to this Order.

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which ice cream specified in a notice given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

Exhibition of Price List.

6. Every person who sells or has for sale by retail any goods, the maximum price of which is fixed by or under the provisions of this Order, shall exhibit in a prominent position in his place of business or, if he has more than one place of business in each of his places of business, in the form of a price list and in such a manner as to be easily legible to persons contemplating making any purchase or conducting any business at his place or places of business, particulars of the maximum prices fixed by or under the provisions of this Order for the sale by him of those goods.

THE SCHEDULE.

Column 1. Manufacturer.	Column 2. Description.	Column 3. Maximum Price.
		<i>s. d.</i>
		each.
Swallow and Ariell (Ice Cream) Pty. Ltd., Port Melbourne	Ice Cream Bricks (quart size) ..	3 3
	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Dixies or Buckets (large)	0 7 $\frac{1}{2}$
	Ice Cream Dixies or Buckets (small)	0 4 $\frac{1}{2}$
	Ice Cream Vanilla Slices ..	0 4 $\frac{1}{2}$
	Ice Cream Chocolate Slices ..	0 6 $\frac{1}{2}$
Peters Ice Cream (Vic.) Ltd., Richmond	Ice Cream Bricks (quart size) ..	3 3
	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Buckets ..	0 4 $\frac{1}{2}$
	Ice Cream Kleen Cups ..	0 7 $\frac{1}{2}$
	Ice Cream Kreem-B-Tweens ..	0 4 $\frac{1}{2}$
	Ice Cream Chocolate Bars ..	0 5

THE SCHEDULE—continued.

Column 1. Manufacturer.	Column 2. Description.	Column 3. Maximum Price.
		s. d.
		each.
J. P. Sennitt and Son Pty. Ltd., South Melbourne	Ice Cream Bricks (quart size) ..	3 3
	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Dixies (large) ..	0 7½
	Ice Cream Dixies (small) ..	0 4½
	Ice Cream Polar Pies ..	0 6½
	Ice Cream Slices ..	0 4½
United Modern Creameries Pty. Ltd., Richmond	Ice Cream Bricks (quart size) ..	3 3
	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Yule Logs ..	2 1
	Ice Cream Kool-A-Bars ..	0 4½
	Ice Cream Slices ..	0 4½
	Ice Cream Silvertops ..	0 4½
	Ice Cream Bumper Bars ..	0 6½
	Ice Cream Scotchies ..	0 6½
	Ice Cream Dixies (large) ..	0 7½
	Ice Cream Dixies (small) ..	0 4½
Favaloro Brothers Pty. Ltd., Bendigo	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Bricks (quart size) ..	3 3
	Ice Cream Dixies ..	0 4½
	Ice Cream Chocolate Coated ..	0 6½
Sims Ice Cream, Swan Hill ..	Ice Cream Bricks (pint size) ..	2 0
	Ice Cream Chocolate Coated ..	0 7½
	Ice Cream Dixies (large) ..	0 7½
	Ice Cream Dixies (small) ..	0 4½
Regal Cream Products, Colac Polar Products, Geelong	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Dixies ..	0 4½
	Ice Cream Slices ..	0 4½
	Ice Cream Chocolate Coated ..	0 6½
Mildura Ice Works, Mildura ..	Ice Cream Dixies ..	0 4½
	Ice Cream Wafers ..	0 4½
	Ice Cream Chocolate Covered ..	0 6½
	Ice Cream Bricks (pint size) ..	1 11
	Ice Cream Bricks (quart size) ..	3 6
All other Manufacturers ..	Ice Cream Bricks (quart size) ..	3 0
	Ice Cream Bricks (pint size) ..	1 9
	Ice Cream Dixies (large) ..	0 7½
	Ice Cream Dixies (small) ..	0 4½
	Ice Cream Wafers or Slices ..	0 4½
	Ice Cream Chocolate Covered ..	0 4½
All Manufacturers ..	Ice Cream served in cones in- cluding one serve of ice cream from scoop size 24 or larger	0 3½
	Ice Cream served in cones "double headers" including two serves of ice cream from scoop size 24 or larger	0 7
	Ice Cream served in cones in- cluding one serve of ice cream from scoop size 40 or smaller	0 1½

Dated this 2nd day of November, 1951.

M. M. GLOSTER,
Acting Prices Decontrol Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 313.

HAND-BAGS, TRAVEL GOODS, AND LEATHER GOODS.—SALES
BY MANUFACTURERS.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, Michael Maurice Gloster, Acting Prices Decontrol Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 313.

Definitions.

2. In this Order, unless the contrary intention appears—
- “Hand-bags, Travel Goods, and Leather Goods” means hand-bags, travel goods, and leather goods of all shapes, sizes and materials and includes—
- Attache Cases
 - Brief Cases
 - Cabin Trunks
 - Document Cases
 - Folios
 - Gladstone Bags
 - Hand-bags
 - Hat Boxes
 - Overnight Bags
 - Portmanteaux
 - Purses
 - Satchels
 - School-bags
 - School Cases
 - Trunks
 - Wallets
 - Zipp Bags.
- “Actual square measurements of patterns” means, in relation to any hand-bags, travel goods, and leather goods, the total of the areas in square feet of all the individual parts included in the set of patterns used in the manufacture of such hand-bags, travel goods and leather goods.
- “Cost” means, in relation to any materials or fittings used in the manufacture of any hand-bags, travel goods and leather-goods, the purchase price paid or payable for such materials or fittings by the manufacturer.
- “Metropolitan Area” means all that area comprised within a radius of 20 miles of the General Post Office at Melbourne.
- “Manufacturer” means, in relation to the sale of any hand-bags, travel goods and leather goods, a person who purchases materials and manufactures those materials into hand-bags, travel goods and leather goods.
- “Retailer” means, in relation to the sale of any hand-bags, travel goods and leather goods by a manufacturer, a person who customarily purchases such goods for resale by retail.
- “Wholesale Merchant” means, in relation to the sale of any hand-bags, travel goods and leather goods by a manufacturer, a person who customarily purchases such goods for resale by wholesale.

Prescribed Records.

3. (1) Any person who manufactures hand-bags, travel goods and leather goods shall keep, in addition to records required to be kept by law or for his own purposes, job cards in relation to such hand-bags, travel goods and leather goods in the form specified in the Schedule to this Order.

(2) In respect of the job cards required to be kept in pursuance of paragraph (1) of this clause—

- (a) One such job card shall be kept for each article of the goods so manufactured: Provided that if two or more articles are manufactured from the same set of patterns and materials and are lined and fitted in like manner or are otherwise substantially identical and the same amount of work is performed in respect of each article, then it shall be sufficient if only one job card is kept in respect of the total number of the articles so manufactured; and
- (b) the job cards shall be numbered consecutively from No. 1 upwards.

Sales by Manufacturers.—Maximum Prices.

4. (1) I fix and declare the maximum price at which a manufacturer may sell any hand-bags, travel goods and leather goods to be the sum of—

- (a) The factory cost of those goods as recorded in the job card kept by the manufacturer in relation to those goods pursuant to the provisions of clause 3 of this Order; and
- (b) (i) for sales to wholesale merchants—15 per cent of such cost; or
- (ii) for sales to retailers—27½ per cent, of such cost.

(2) The maximum prices fixed by the provisions of paragraph (1) of this clause are for delivery free to the purchaser in the Metropolitan Area or where the purchaser's store is outside the Metropolitan Area for delivery free on rail.

Discounts.

5. Notwithstanding anything contained in this Order, where a manufacturer of hand-bags, travel goods and leather goods has customarily allowed, in relation to sales by wholesale, 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 those goods; or
 - (c) in respect of sales under certain conditions of sale,
- the maximum prices fixed by or under this Order in respect of those goods shall, in the case of sales by wholesale to any such person or persons, or of such quantities, or under such conditions, be reduced by the allowance of that difference.

Fixation of Maximum Prices by Notice.

6. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which hand-bags, travel goods and leather goods specified in a notice in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

THE SCHEDULE.

JOB CARD.

Article No.
 Number manufactured
 Style No.
 Actual square measurement of patterns—Outside
 Linings

Cost of Materials Used.

Area in Square Feet.	Description of Materials.	Cost per Square Foot.	
		s. d.	£ s. d.
Outside			
Outside			
Linings			
Linings			

- (a) Cost of materials used
 Cost of fittings, &c.—
 Frames;
 Fasteners, clips;
 Mirrors;
 Sundries, wadding, cardboard, thread, glue, dyes;
 Packing material;
 Other items (to be specified).

(b) Cost of fittings, &c.—
Cost of Direct Labour.

Process.	Time in Minutes.	Rates per Hour at Current Award Rates.		Cost.
		Males.	Females.	
		s. d.	s. d.	s. d.
Cutting or clicking ..				
Skiving				
Preparing or benchwork ..				
Maching				
Framing				
Finishing and cleaning ..				
Other items of direct labour (to, be specified)				

- (c) Cost of direct labour;
 (d) Allowance for sick and holiday pay and factory overhead—35 per cent. of item (c);
 (e) Factory cost for total of articles manufactured, being total of (a), (b), (c) and (d);
 (f) Factory cost of each article, being item (e) divided by number of articles manufactured.

Dated this 2nd day of November, 1951.

M. M. GLOSTER,
 Acting Prices Decontrol Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 314.

HAND-BAGS, TRAVEL GOODS AND LEATHER GOODS.—SALES
OTHER THAN BY MANUFACTURERS.

I N pursuance of the powers conferred upon me by the Prices Regulation Acts, 1, Michael Maurice Gloster, Acting Prices Decontrol Commissioner, hereby make the following Order :—

Citation.

1. This Order may be cited as Prices Regulation Order No. 314.

Definitions.

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

“ Hand-bags, Travel Goods and Leather Goods ” means hand-bags, travel goods and leather goods of all shapes, sizes and materials and includes—

Attache Cases
Brief Cases
Cabin Trunks
Document Cases
Folios
Gladstone Bags
Hand-bags
Hat Boxes
Overnight Bags
Portmanteaux
Purses
Satchels
School-bags
School Cases
Shoppers
Suitcases
Travel bags
Trunks
Wallets
Zipp Bags

“ Manufacturer ” means, a person who purchases materials and manufactures those materials into hand-bags, travel goods and leather goods ;

“ Retail Trader ” means, a person who purchases hand-bags, travel goods and leather goods, and customarily resells or offers for sale such hand-bags, travel goods and leather goods by retail ;

“ Wholesale Merchant ” means, a person who purchases or imports any hand-bags, travel goods and leather goods and customarily resells such hand-bags, travel goods and leather goods by wholesale ;

“ G.P.O. ” means, General Post Office ;

“ P.O. ” means, Post Office ;

“ Point of Delivery ” means, in relation to the sale of any hand-bags, travel goods and leather goods by a retail trader, the place at which liability for the payment of transport charges in conveying the hand-bags, travel goods and leather goods to his store, passed to that retail trader from the person from whom the retail trader purchased such goods ;

“ Cost of Transport ” means, in relation to the sale of hand-bags, travel goods and leather goods the actual cost incurred by the retail trader and properly attributed to the conveying of the goods from the point of delivery to his place of business and which is properly recorded in his books of account or records ; but does not include any cost of transport which has been taken into account in the landed cost of such goods. Provided that such cost of transport shall not be in excess of the appropriate percentage of the cost of those goods as is specified in the Second Schedule to this Order according to the relation between the point of delivery to the retail trader of those goods and the situation of the retailer's place of business ;

“Cost” means, in relation to the sale of any hand-bags, travel goods and leather goods—

- (a) in respect of hand-bags, travel goods and leather goods purchased by the retail trader from the manufacturer or from a wholesaler in the Commonwealth of Australia, the sum of—
- (i) the purchase price paid or payable by the retail trader for those goods after the deduction of any trade discount, but before deduction of any cash discount;
 - (ii) sales tax, where payable, at a rate not in excess of $8\frac{1}{2}$ per centum of the taxable value of such goods.
- (b) in respect of hand-bags, travel goods and leather goods purchased from a source outside the Commonwealth of Australia and purchased from other than a retail trader in the country of export; the aggregate of—
- (i) the purchase price paid or payable after deduction of trade discount but before deduction of any cash discount;
 - (ii) inland carriage charges;
 - (iii) outside packing charges;
 - (iv) overseas office or forwarding agent's commission actually incurred (but not in excess of $3\frac{3}{4}$ 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 and bank fees actually incurred (but not in excess of mail steamer sight draft rates, and in the case of bank fees three-eighths of 1 per cent.);
 - (viii) duty and primage paid;
 - (ix) wharfage and stacking charges paid;
 - (x) harbor dues and stevedoring commission levy paid;
 - (xi) customs entry and customs agent's charges paid (but not including any charges for costing or any percentage surcharge thereon);
 - (xii) cartage actually incurred in transporting goods from wharf to store or from wharf to bond only (but not in excess of current standard Master Carriers' Rates);
 - (xiii) sales tax, where payable, not in excess of $8\frac{1}{2}$ per centum of the taxable value of such goods.

Maximum Prices—Sales by Wholesale.

3. I fix and declare the maximum price at which hand-bags, travel goods and leather goods may be sold by a wholesale merchant to be the sum of

- (i) the cost thereof; and
- (ii) 15 per centum of such cost.

Maximum Prices—Sales by Retail.

4. (1) I fix and declare the maximum price at which hand-bags, travel goods and leather goods may be sold by a retail trader to be the sum of—

- (a) the cost thereof;
- (b) the appropriate percentage margin of such cost as is specified in the First Schedule to this Order;
- (c) Sales Tax paid or payable in excess of $8\frac{1}{2}$ per centum of the taxable value of such goods; and
- (d) cost of transport (if any).

(2) Where any maximum price calculated in accordance with the foregoing provisions of this Order—

- (a) does not exceed 10s. and is not an exact number of pence—such price shall be computed to the nearest upward penny;
- (b) exceeds 10s. and does not exceed £1, and is not an exact multiple of 3d.—such price shall be computed to the nearest upward 3d.;
- (c) exceeds £1 and is not an even multiple of 6d.—such price shall be computed to the nearest upward 6d.

Fixation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which hand-bags, travel goods and leather goods specified in a notice given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by Notice in Writing to that person.

THE FIRST SCHEDULE.

SALES BY RETAIL TRADERS.

Description of Goods.	Percentage on Cost.	
	Where Purchased from a Wholesale Merchant.	Where Purchased from a Manufacturer or from a Source outside the Commonwealth of Australia.
All White Handbags	45	50
Hand-bags—Other than all white hand-bags	40	45
Attache Cases	32½	37½
Brief Cases		
Cabin Cases		
Document Cases		
Folios		
Gladstone Bags		
Hat Boxes		
Overnight Bags		
Portmanteaux		
Satchels		
Suit Cases	40	45
Travel Bags		
Trunks		
Zipp Bags	40	45
Other hand-bags, travel goods and leather goods not elsewhere specified		

THE SECOND SCHEDULE.

PERCENTAGE OF COST OF GOODS ALLOWED FOR COST OF TRANSPORT.

Situation of Retail Trader's Place of Business.	Where the Nearest Post Office to the Point of Delivery is—						
	G.P.O., Melbourne.	G.P.O., Sydney.	G.P.O., Adelaide.	G.P.O., Brisbane.	G.P.O., Perth.	P.O., Launceston.	P.O., Townsville.
Where the retail trader's place of business is situated—	%	%	%	%	%	%	%
(a) within a radius of 20 miles from G.P.O., Melbourne	Nil	2	2	2½	3	2½	3½
(b) beyond a radius of 20 miles and within a radius of 175 miles from the G.P.O., Melbourne	1½	2½	2½	3	3½	3	4
(c) beyond a radius of 175 miles from G.P.O., Melbourne	2	3	3	3½	4	3½	4½

Dated this 1st day of November, 1951.

M. M. GLOSTER,
Acting Prices Decontrol Commissioner.
Prices Control Branch, Melbourne.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 315.

FOOTWEAR.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, Michael Maurice Gloster, Acting Prices Decontrol Commissioner, hereby make the following Order :—

Citation.

1. This Order may be cited as Prices Regulation Order No. 315.

Definitions.

2. In this Order, unless the contrary intention appears—
“prevailing price” means in relation to any sales of footwear by a manufacturer the maximum price at which under the provisions of any Prices Regulation Order or notice in writing thereunder that footwear could have been sold on the 1st November, 1951.

Maximum Prices.

3. I fix and declare the maximum price at which any footwear may be sold by a manufacturer to be the prevailing price.

Registration of Prices.

4. Every manufacturer of footwear shall register with the Prices Decontrol Commissioner, within a period of 28 days from the gazettal of this Order, a full description of all footwear manufactured by him and the prevailing price applicable thereto.

Delivery of Invoices.

5. Every manufacturer of footwear who sells that footwear shall deliver with that footwear an invoice or docket specifying the following particulars :—

- (a) His name and place of business;
- (b) The name of the purchaser of that footwear;
- (c) The date of sale of that footwear;
- (d) The quantity of that footwear;
- (e) A full description of that footwear;
- (f) The price at which that footwear is sold showing separately his prevailing price for that footwear and the rate and amount of any surcharge added thereto.

Fixation of Maximum Prices by Notice.

6. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which footwear specified in a notice in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

Dated this 1st day of November, 1951.

M. M. GLOSTER,
Acting Prices Decontrol Commissioner.